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AN ACT relating to elections.

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

→ Section 1. KRS 117.045 is amended to read as follows:

- 4 (1)The county board of elections shall in the manner prescribed by this section, (a) not later than March 20 each year, except in a year in which no primary and 5 regular elections are scheduled, appoint for each precinct in the county two 6 7 (2) judges, one (1) clerk and one (1) sheriff of election. They shall serve in all 8 elections held in the county during the year, except for minors seventeen (17) 9 years of age who will become eighteen (18) years of age on or before the day 10 of the regular election who may only serve as election officers for the primary 11 and regular elections as provided in subsection (9) of this section.
- 12 If a special election is ordered to be held in a year in which no elections are (b) scheduled, the county executive committee of each political party in each 13 14 county in the territory affected by the special election shall, not later than 15 twenty-eight (28) days preceding the date of the special election, submit a 16 written list of nominees for precinct election officers to serve in the special 17 election in a manner consistent with the provisions of subsection (2) of this 18 section. The county board of elections in each county in the territory affected 19 by the special election shall, not later than twenty-one (21) days preceding the 20 date of the special election, appoint precinct election officers to serve in the 21 special election in a manner consistent with the provisions of subsections (4), 22 (5), and (6) of this section.
- (c) The State Board of Elections shall promulgate an administrative regulation
 under KRS Chapter 13A establishing evaluation procedures which county
 boards of elections may use to qualify persons nominated to serve as precinct
 election officers.
- 27 (2) The county executive committees of the two (2) political parties having

1 representation on the State Board of Elections may, on or before March 15 each 2 year, designate in writing to the county board of elections a list of not less than four 3 (4) names for each precinct; except that, in any precinct where there are not as many as four (4) persons possessing the qualifications of an election officer 4 belonging to the political party filing the list, or when the State Board of Elections 5 has approved a county board of elections' precinct consolidation plan requesting 6 7 a lesser number of precinct officers, a lesser number may be designated. If there 8 are two (2) or more contending executive committees of the same party in any 9 county, the one recognized by the written certificate of the chair of the state central 10 committee of the party shall be the one authorized to submit the lists. The lists shall 11 contain the full name, address, phone number, and Social Security number, if 12 available, of each person listed. The lists shall be accompanied by a signed 13 statement from each person stating that he or she is willing to serve, has not failed 14 to serve without excuse in the past, and has not been convicted of an election law 15 offense or any felony, unless the person's civil rights have been restored by the 16 Governor. The State Board of Elections shall prescribe the form of the list by administrative regulation promulgated under KRS Chapter 13A. 17 18 The Attorney General shall notify each party state central committee of the duties (3)19 of the party.

(4) (a) If lists are submitted by the county executive committees under subsection (2)
of this section, the county board of elections shall select one (1) judge at each
voting place from each political party's list, and the county board shall select
the sheriff from one (1) political party's list and the clerk from the other.

(b) If no lists are submitted by the county executive committees under subsection
(2) of this section, the two (2) members of the county board of elections who
are appointed by the State Board of Elections may submit lists; and the county
board of elections shall select the sheriff and one (1) judge from one (1) list

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and the clerk and the other judge from the remaining list.

2 If no lists are submitted by the county executive committees under subsection (c) 3 (2) of this section, or by the county board of elections under paragraph (b) of this subsection, the county clerk shall select the sheriff and one (1) judge from 4 the membership of one (1) party and the clerk and the other judge from the 5 6 membership of the remaining party. If no members of one (1) of the two (2) 7 political parties are available or willing to serve as a judge, the county clerk 8 shall select any qualified and registered voter within the county to serve as a 9 judge at a voting place.

10 (d) The county board of elections shall, when possible, also appoint an adequate 11 number of alternate precinct election officers from names on the lists which 12 were submitted but which were not selected by the county board as precinct 13 election officers. If alternate precinct election officers are not appointed from 14 the lists of nominees who were not selected as precinct election officers, the 15 county board of elections shall submit its method of selecting alternate 16 precinct election officers to the State Board of Elections for its approval. If no lists are submitted to the county board of elections as provided in this 17 18 subsection, the county clerk shall select an adequate number of alternate 19 precinct election officers.

(e) The names of all precinct election officers and alternate precinct election
officers selected by the county clerk shall be submitted to the county board of
elections for its approval.

- (f) Nothing in this subsection shall prevent the selection of any registered and
 qualified voter who is not registered with either of the two (2) political parties
 to serve as a precinct election officer in a precinct in which the officer resides
 or as otherwise provided in this subsection.
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(5)

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If, after all reasonable efforts have been made, neither the county board of elections

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1 nor the county clerk are able to find two (2) qualified officers for each precinct who 2 are affiliated with the two (2) political parties having representation on the State Board of Elections or any other qualified and registered voter within the county, the 3 county board of elections shall submit a list of emergency election officer 4 appointments to the State Board of Elections. The county board of elections shall 5 also present, in writing, its efforts to recruit and appoint election officers as 6 7 prescribed in subsection (4) of this section. The State Board of Elections, after its 8 review, may approve any or all of the emergency appointments submitted by the 9 county board of elections or may direct the county board to take other action. Any 10 emergency appointment shall be made for the next ensuing election only.

11 (6) In addition to precinct election officers appointed under subsection (1) of this
12 section, a county board of elections or the county clerk may appoint up to two (2)
13 additional precinct election officers per precinct with the approval of the State
14 Board of Elections. The State Board of Elections shall promulgate an administrative
15 regulation under KRS Chapter 13A establishing conditions under which additional
16 precinct officers may be approved.

17 (7) The county board of elections shall, not less than ten (10) days before the next
18 ensuing election, send to each election officer written notice of his or her
19 appointment. The county board of elections may direct the sheriff of the county to
20 serve the notice of appointment, if it deems the action is necessary.

(8) The State Board of Elections may require the county board of elections to submit its list of precinct officers for review. The State Board of Elections may, after a hearing, direct the removal of any election officer who the board finds would not fairly administer the state election laws. The State Board of Elections shall provide for the method and manner of the hearing by administrative regulation promulgated under KRS Chapter 13A, and shall replace any officer so removed.

27 (9) (a) An election officer shall be a qualified voter of the precinct; except that,

1		where no qualified voter of the required political party is available within the
2		precinct, the election officer shall be a qualified voter of the county.
3	(b)	A minor seventeen (17) years of age who will become eighteen (18) years of
4		age on or before the day of the regular election may serve as an election
5		officer for the primary and regular elections in which he or she is qualified to
6		vote; however, no precinct shall have more than one (1) person serving as an
7		election officer who is a minor seventeen (17) years of age.
8	(c)	An election officer shall not be a candidate for office during the election year.
9	(d)	An election officer shall not be the spouse, parent, brother, sister, or child of a
10		candidate who is to be voted for at the election in the precinct in which the
11		election officer will serve on election day.
12	(e)	An election officer shall not have changed his or her voter registration party
13		affiliation after December 31 immediately preceding his or her appointment to
14		serve for the primary, or after the second Tuesday in August to serve for the
15		regular election.
16	(f)	An election officer may be removed, for cause, at any time up to five (5) days
17		before an election. Vacancies shall be filled by the county board of elections
18		or the county clerk with alternate precinct election officers and if the vacancy
19		occurs in the appointment of a judge, the person appointed to fill the vacancy
20		shall be of the same political affiliation as the vacating officer, except for
21		emergency appointments made as provided in subsection (5) of this section.
22	(10) If th	e county board of elections or the county clerk fails to appoint election officers,
23	or i	f any officer is not present at the precinct at the time for commencing the
24	elec	tion, or refuses to act, and if no alternate is available, the officer in attendance
25	repr	esenting the political party of the absentee shall appoint a suitable person to act
26	in h	is or her place for that election. If both representatives of the same political
27	part	y are absent, qualified voters present affiliating with that party shall elect, viva
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voce, suitable persons to act in their places.

2 (11) Each election officer shall be paid a minimum of sixty dollars (\$60) per election 3 day served, and such an additional amount as compensation as may be determined by the county board of elections, with the approval of the governing body which 4 would be responsible for funding the election officers' pay, for each election in 5 which the election officer serves, to be paid by the county. For delivering the 6 7 election packets to the polls, the precinct election officers shall additionally receive 8 the mileage reimbursement provided for state employees, for each mile necessarily 9 traveled in the delivery of the packets to the polls, or a flat fee if the fee equals or 10 exceeds that amount. For delivering election returns, the precinct election judges 11 shall additionally receive the mileage reimbursement provided for state employees 12 for each mile necessarily traveled in the delivery of election returns, or a flat fee if 13 the fee equals or exceeds that amount. The fee paid to the precinct election judges 14 for delivering election returns shall be paid by the county.

15 → Section 2. KRS 117.065 is amended to read as follows:

16 (1) The county board of elections shall, not later than January 15 of each year, establish
the voting place for each precinct. If a change becomes necessary after that date,
notice of change shall be published pursuant to KRS Chapter 424. If a change
becomes necessary on election day, notice shall be posted at the former voting
place. The expense of renting voting places, for which rent of not less than twenty
dollars (\$20) shall be paid, shall be paid in the same manner as other election
expenses.

- (2) The county board of elections shall have the authority to designate as voting places,
 on election day and all days of excused and no-excuse in-person absentee voting,
 without cost to the board, buildings constructed in whole or in part with tax
 revenues.
- 27 (3) <u>The county board of elections shall notify a local board of education that it</u>

1		intends to designate one (1) or more school buildings as voting places no later
2		than December 1 prior to the election. The county board of elections shall specify
3		which school buildings will be used and the expected dates and times of use.
4	<u>(4)</u>	The county board of elections shall designate as voting places only those places
5		which are accessible to all eligible voters, including those with physical limitations
6		and the elderly.
7	<u>(5)</u> {((4)] The county board of elections shall ensure that each precinct polling place in
8		the county has immediate access to a telephone within the polling place on the day
9		of any election.
10		→Section 3. KRS 117.066 is amended to read as follows:
11	(1)	The county board of elections may, pursuant to KRS 117.055 and subsection (3) of
12		this section, designate a single voting location for more than one (1) precinct if the
13		voting location is equipped with voting equipment capable of providing or
14		accepting separate ballots without endangering the integrity of the ballots or
15		without violating any other election law.
16	(2)	If a single voting location for more than one (1) precinct is approved under
17		subsection (3) of this section, the primary or election shall be conducted as follows:
18		(a) One (1) voting equipment may be used for more than one (1) precinct if
19		ballots are tabulated for each separate precinct, and if separate ballots may be
20		placed upon any voting equipment to be used without endangering the
21		integrity of the ballots or without violating any other election law. Otherwise,
22		separate voting equipment shall be used for each precinct. In the instance of a
23		precinct which has a small number of voters such that the use of separate
24		voting equipment would be cost-prohibitive, the county clerk may make
25		application to the State Board of Elections to use supplemental paper ballots
26		under KRS 118.215 to conduct the voting for the small precinct on any
27		primary or election day. If the use of supplemental paper ballots is approved

1			by the State Board of Elections, at the close of voting on any primary or	
2			election day, the locked supplemental paper ballot box shall be transported to	
3			the county board of elections along with the federal provisional ballot	
4			receptacle, and ballots shall be counted by the county board of elections as	
5			provided by KRS 117.275(9) to (15) [(10) to (16)];	
6		(b)	Separate precinct voter rosters shall be maintained for each precinct, and steps	
7			shall be taken to ensure that voters cast their ballot in their duly authorized	
8			precinct; and	
9		(c)	A separate set of election forms and reports required by this chapter and the	
10			State Board of Elections shall be maintained for each precinct.	
11	(3)	The	county board of elections may petition the State Board of Elections to allow the	
12		cons	solidation of precincts and the consolidation of precinct election officers at any	
13		voti	ng location where voters of more than one (1) precinct vote. The petition shall	
14		be submitted at least one hundred twenty (120) days before a primary election on a		
15		forn	n prescribed by the State Board of Elections in administrative regulations	
16		pror	nulgated under KRS Chapter 13A and shall include:	
17		(a)	A list of all precincts designated to vote at the voting location;	
18		(b)	The address and type of facility of the voting location;	
19		(c)	The number and type of voting systems or voting equipment to be used at the	
20			voting location;	
21		(d)	The number of registered voters in each precinct designated to vote at the	
22			voting location;	
23		(e)	An explanation of the reasons why the consolidation is desirable;	
24		(f)	The plan for additional precinct officers at the voting location, the manner in	
25			which they will be assigned, and whether the voting location will be fully	
26			staffed with election officials;	
27		(g)	The plan for how the county clerk will publicize the location for where the	

1		voting shall occur, in addition to how each location shall be noted
2		conspicuously to residents of the county as a "Vote Center";
3		(h) The plan for how the voting location will serve as a focal point to meet the
4		needs of a diverse community; and
5		(i) The number of parking spaces available at the location and a determination as
6		to whether the location has sufficient parking spaces.
7	(4)	Beginning on January 1, 2025, if the petition submitted under subsection (3) of this
8		section is approved by the State Board of Elections, it shall apply for the entire year
9		and the precinct election officers designated to serve as election officers for more
10		than one (1) precinct shall meet the eligibility requirements of KRS 117.045.
11	(5)	At least one hundred twenty (120) days before <u>a primary or regular[an]</u> election,
12		or fifty-six (56) days before a special election, a county board of elections may
13		petition the State Board of Elections to allow an amendment the county board
14		deems necessary to the petition previously submitted and approved under
15		subsection (3) of this section.
16	(6)	The Secretary of State shall retain veto authority over any petition that is approved
17		by the State Board of Elections. The State Board of Elections, upon reconsideration
18		of the petition, shall have the power to override a veto of the Secretary of State by a
19		three-fourths (3/4) affirmative vote of the membership of the board.
20		Section 4. KRS 117.076 is amended to read as follows:
21	(1)	Any voter who is qualified to vote on election day in the county of his or her
22		residence may choose to cast a no-excuse in-person absentee ballot on the
23		Thursday, Friday, or Saturday immediately preceding the day of an election. The
24		available hours from which a voter may cast his or her vote during these three (3)
25		days shall be no less than eight (8) hours between 6 a.m. and 8 p.m. prevailing time,
26		as determined by the county board of elections of each county.
27	(2)	Any voter who is qualified to vote on election day in the county of his or her

27 (2) Any voter who is qualified to vote on election day in the county of his or her

1	resid	ence may make application to cast an excused in-person absentee ballot during	
2	norm	normal business hours during the six (6) business days immediately preceding the	
3	Thur	Thursday of no-excuse in-person absentee voting under subsection (1) of this	
4	secti	on. The voter who makes application under this subsection shall meet one (1)	
5	of th	e following requirements in order to cast his or her excused in-person absentee	
6	ballo	ıt:	
7	(a)	Is a resident of Kentucky who is a covered voter as defined in KRS 117A.010,	
8		who will be absent from the county of his or her residence on the day of an	
9		election and during the days of no-excuse in-person absentee voting;	
10	(b)	Has surgery, or whose spouse has surgery, scheduled that will require	
11		hospitalization on the day of an election and during the days of no-excuse in-	
12		person absentee voting;	
13	(c)	Temporarily resides outside the state, but is still eligible to vote in this state	
14		and will be absent from the county of his or her residence on the day of an	
15		election and during the days of no-excuse in-person absentee voting;	
16	(d)	Is a resident of Kentucky who is a uniformed-service voter as defined in KRS	
17		117A.010 confined to a military base on election day and during the days of	
18		no-excuse in-person absentee voting;	
19	(e)	Is in her last trimester of pregnancy;	
20	(f)	Has not been declared mentally disabled by a court of competent jurisdiction	
21		and, due to age, disability, or illness, is not able to appear at the polls on	
22		election day and during the days of no-excuse in-person absentee voting;	
23	(g)	Is a caregiver who is providing medical or healthcare assistance to a voter	
24		who is qualified to cast a ballot under paragraph (f) of this subsection;	
25	<u>(h)</u>	Is a student who temporarily resides outside the county of his or her residence	
26		and will be absent from the county of his or her residence on the day of an	
27		election and during the days of no-excuse in-person absentee voting;	

1		(i) (h) Any nonzer employed in an economic that is scheduled to work during
1		(i) [(h)] Any person employed in an occupation that is scheduled to work during
2		all days and all hours, which shall include commute time, the polls are open
3		on election day and during the days of no-excuse in-person absentee voting;
4		(\underline{i}) [(i)] Any election officer tasked with election administration for the current
5		election cycle; or
6		(\underline{k}) [(j)] Any person prevented from voting in person at the polls on election day
7		and from casting a no-excuse in-person absentee ballot on all days no-excuse
8		in-person absentee voting is conducted because he or she will be absent from
9		the county of his or her residence during all days and all hours no-excuse in-
10		person absentee voting is conducted.
11	(3)	Any voter who votes an in-person absentee or federal provisional in-person
12		absentee ballot shall provide proof of identification as defined in KRS 117.001 or
13		meet the requirements of KRS 117.228 or 117.229.
14	(4)	In-person absentee voting shall be conducted in a location within the county clerk's
15		office where ballots shall be cast secretly. In-person absentee voting may occur in
16		another location within the county if the location is designated by the county board
17		of elections and approved by the State Board of Elections. The county clerk may
18		provide for voting by the voting equipment in general use in the county or any other
19		voting equipment approved by the State Board of Elections for use in Kentucky.
20		Public notice of the locations shall be given pursuant to KRS Chapter 424, and
21		similar notice by mail shall be given to the county chairs of the two (2) political
22		parties whose candidates polled the largest number of votes in the county at the last
23		regular election.
24	(5)	Any voter qualifying to vote who receives assistance to vote in-person absentee
25		shall complete the voter assistance form required by KRS 117.255.
26	(6)	Any voter qualifying to vote whose qualifications are challenged on grounds other
27		than inability to provide proof of identification by any clerk or deputy shall

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complete an oath of voter affidavit.

2 (7) Each voter casting his or her vote in-person absentee shall sign an in-person
3 absentee ballot signature roster.

4 (8)The members of the county board of elections, or their designees who provide equal representation of both political parties, may serve as precinct election officers, 5 6 without compensation, for all in-person absentee voting conducted. If the members 7 of the county board of elections or their designees serve as precinct election officers 8 for in-person absentee voting, they shall perform the same duties and exercise the 9 same authority as precinct election officers who serve on the day of an election. If 10 the members of the county board of elections or their designees do not serve as 11 precinct election officers for in-person absentee voting, the county clerk or deputy 12 county clerks shall supervise the in-person absentee voting.

- (9) Any individual qualified to appoint challengers for the day of an election may also
 appoint challengers to observe all in-person absentee voting, and those challengers
 may exercise the same privileges as challengers appointed for observing voting on
 the day of an election at a regular polling place.
- (10) During the days of in-person absentee voting, all voting equipment on which inperson absentee ballots are cast shall remain locked and the keys shall be retained
 by at least two (2) members of the central ballot counting board who are not of the
 same political affiliation or by two (2) members of the county board of elections
 who are not of the same political affiliation, and the voting equipment shall remain
 locked with a tamper-resistant seal until the ballots are counted.
- (11) No person shall transmit or publicize any tallies or counts of in-person absentee
 ballots, or any partial results, to any person except when provided to the county
 board of elections under KRS 117.087, until 6 p.m. prevailing time on the day of a
 primary or an election.
- 27 (12) (a) Before and after each day of in-person absentee voting, on all voting

1 equipment to be used, the tamper-resistant seal shall be checked to ensure it is 2 unaltered and the number on the public counter shall be read and recorded. 3 The status of the tamper-resistant seal shall be indicated and the number on the public counter of each voting equipment shall be recorded by the county 4 clerk or his or her designated election official, member of the county board of 5 6 elections, or member of the central ballot counting board. The status of the 7 tamper-resistant seal and the number recorded from the public counter shall 8 be witnessed by an election official who is of a different political affiliation 9 than the person recording.

10 (b) The status of the tamper-resistant seal and the number on the public counter
11 shall be recorded on a form prescribed and furnished by the State Board of
12 Elections pursuant to administrative regulations promulgated under KRS
13 Chapter 13A.

- 14 (c) The witness who is present shall verify, through validity of his or her 15 signature on the form provided, the accuracy of the number recorded from the 16 public counter, the number recorded on the prescribed form, and the status of 17 the tamper-resistant seal.
- (d) Any irregularities observed by the election official who is recording and the
 election official who is a witness shall be immediately reported to the county
 attorney or the Office of Attorney General.
- (13) The State Board of Elections shall promulgate administrative regulations under
 KRS Chapter 13A to provide for the casting of ballots in accordance with this
 section.
- → Section 5. KRS 117.085 is amended to read as follows:
- (1) (a) All requests for a mail-in absentee ballot shall be requested through a secure
 online portal established by the State Board of Elections, except for:
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- 1. Voters identified in KRS 117.077;

1		2. Disabled voters; and
2		3. Covered voters in paragraph (i) of this subsection;
3		who have the additional option of requesting a mail-in absentee ballot
4		application through the county clerk.
5	(b)	Acquiring a mail-in absentee ballot by means of the online portal shall require
6		the voter to input personally identifiable information for verification.
7	(c)	1. For those voters who do not have the means of accessing the online
8		portal, the county clerk shall fulfill a request for a mail-in absentee
9		ballot by taking the voter's information over the telephone or in person
10		and directly inputting that information into the secure online portal.
11		2. If a voter under paragraph (h)3. of this subsection expresses the desire to
12		request a mail-in absentee ballot, the jail staff shall ensure that the voter
13		is allowed, during normal business hours, to use a telephone to receive
14		assistance by the county clerk, as described in subparagraph 1. of this
15		paragraph.
16	(d)	The online portal shall have the capacity to ensure the identity of the voter
17		through proof of identification as required under KRS 117.227 or by means of
18		KRS 117.228.
19	(e)	If a voter qualifies to receive a mail-in absentee ballot, the online portal shall
20		transmit the mail-in absentee ballot request to the county clerk of the county
21		in which the voter is registered to vote.
22	(f)	The online portal shall not be open or permit any mail-in ballot requests to
23		occur more than forty-five (45) days immediately preceding the day of a
24		primary or an election. The online portal shall close at 11:59 p.m. local time,
25		fourteen (14) days immediately preceding the day of a primary or an election.
26	(g)	Except as otherwise provided in KRS 117.077, the mail-in absentee ballot
27		may be requested by the voter or the spouse, parents, or children of the voter,

1		but shall be restricted to the use of the voter.
2	(h)	Except as otherwise provided in KRS 117.077 and covered voters in
3		paragraph (i) of this subsection, a qualified voter may apply to cast his or her
4		vote by mail-in absentee ballot if the completed application is received
5		fourteen (14) days before the election, and if the voter is:
6		1. A resident of Kentucky who is a covered voter as defined in KRS
7		117A.010;
8		2. A student who temporarily resides outside the county of his or her
9		residence;
10		3. Incarcerated in jail and charged with a crime, but has not been convicted
11		of the crime;
12		4. Changing or has changed his or her place of residence to a different state
13		while the registration books are closed in the new state of residence
14		before an election of electors for President and Vice President of the
15		United States, in which case the voter shall be permitted to cast a mail-in
16		absentee ballot for electors for President and Vice President of the
17		United States only;
18		5. Temporarily residing outside the state but still eligible to vote in this
19		state;
20		6. Prevented from voting in person at the polls on election day and from
21		casting an excused or no-excuse in-person absentee ballot on all days in-
22		person absentee voting is conducted because he or she will be absent
23		from the county of his or her residence all hours and all days excused or
24		no-excuse in-person absentee voting is conducted;
25		7. A participant in the Secretary of State's crime victim address
26		confidentiality protection program as authorized by KRS 14.312; or
27		8. Not able to appear at the polls on election day or the days excused or no-

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- excuse in-person absentee voting is conducted on the account of age, disability, or illness, and who has not been declared mentally disabled by a court of competent jurisdiction.
- (i) Residents of Kentucky who are covered voters as defined in KRS 117A.010 4 may apply for a mail-in absentee ballot by means of the federal post-card 5 6 application, which may be transmitted to the county clerk's office by mail, by 7 facsimile machine, or by means of the electronic transmission system 8 established under KRS 117A.030(4). The federal post-card application may 9 be used to register, reregister, and to apply for a mail-in absentee ballot. If the 10 federal post-card application is received at any time not less than seven (7) 11 days before the election, the county clerk shall affix his or her seal to the 12 application form upon receipt.
- (j) Any qualified voter who is disabled may use an accessible mail-in absentee
 ballot portal to request and receive a mail-in absentee ballot by means of an
 electronic transmission system as established under KRS 117A.030(4). The
 standards necessary to implement this paragraph shall be set by the State
 Board of Elections pursuant to administrative regulations promulgated under
 KRS Chapter 13A.
- 19 (2)For those voters who are eligible to receive a mail-in absentee ballot by means other 20 than the secure online portal pursuant to subsection (1) of this section, the county 21 clerk shall type the name of the voter permitted to vote by mail-in absentee ballot 22 on the mail-in absentee ballot application for that person's use and no other. The 23 mail-in absentee ballot application shall be in the form prescribed by the State 24 Board of Elections, which shall include the voter affirmation form as prescribed in 25 KRS 117.228(1)(c) and shall contain the following information: name, residential 26 address, precinct, party affiliation, statement of the reason the person cannot vote in 27 person on the day of an election or during the dates and time no-excuse in-person

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1 absentee voting is being conducted, statement of where the voter shall be on election day or during the dates and times no-excuse in-person absentee voting is 2 being conducted, statement of compliance with residency requirements for voting in 3 the precinct, an instructional statement prescribing the requirements for providing a 4 copy of the voter's proof of identification or voter affirmation when applicable, and 5 the voter's mailing address for a mail-in absentee ballot. The mail-in absentee ballot 6 7 application form shall be verified and signed by the voter, and the voter shall 8 provide a copy of his or her proof of identification, as defined in KRS 117.001, or 9 the executed voter affirmation as described in KRS 117.228(1)(c). A notice of the actual penalty provisions in KRS 117.995(2) and (5) shall be printed on the mail-in 10 11 absentee ballot application form.

12 (3) For those voters eligible to receive a mail-in absentee ballot, if the county clerk
13 finds that the voter has completed and submitted an application for a mail-in
14 absentee ballot as provided in this section, is properly registered as stated in his or
15 her mail-in absentee ballot application, and qualifies to receive a mail-in absentee
16 ballot by mail, the county clerk shall *issue only*[mail] to the voter a mail-in
17 absentee ballot, two (2) official envelopes for returning the mail-in absentee ballot,
18 and instructions for voting.

- 19 (4) Mail-in absentee ballots shall be mailed to a voter's residential address located in
 20 the county in which the voter is registered, except for:
- 21 (a) A qualified voter who applies pursuant to the requirements of subsection
 22 (1)(h)1., 4., and 5. of this section;
- 23 (b) A qualified voter covered under KRS 117.077;

(c) A qualified voter who applies pursuant to the requirements of subsection
(1)(h)2. of this section, whose mail-in absentee ballot shall be mailed to the
voter's residential address located in the county in which the voter is
registered, or the voter's current residential address at the time the application

1			for the absentee ballot is submitted, if different, due to the voter's attendance	
2			at an educational institution;	
3		(d)	A qualified voter who applies pursuant to the requirements of subsection	
4			(1)(h)3. of this section, whose mail-in absentee ballot shall be mailed to the	
5			jail where he or she is in custody at the time the application for the absentee	
6			ballot is submitted; [or]	
7		(e)	A qualified voter who applies pursuant to the requirements of subsection	
8			(1)(h)8. of this section, whose mail-in absentee ballot may be mailed to the	
9			address of a facility where he or she is receiving inpatient or residential	
10			medical treatment <u>; or</u>	
11		<u>(f)</u>	A qualified voter who has been issued a mail-in absentee ballot in person by	
12			the county clerk.	
13		If a	qualified voter who applies pursuant to paragraph (c), (d), or (e) of this	
14		subsection leaves the address where he or she requested an absentee ballot be		
15		mailed, the voter may contact the county clerk who shall issue a second ballot		
16		purs	uant to subsection (9) of this section after canceling the first absentee ballot	
17		mail	led to the voter.	
18	(5)	The county clerk shall:		
19		(a)	Transmit a mail-in absentee ballot to the voter who is eligible to receive a	
20			mail-in absentee ballot within four (4) days of receipt or within four (4) days	
21			of the ballots being available;	
22		(b)	Cause mail-in absentee ballots to be printed fifty (50) days prior to each	
23			primary or regular election, and forty-five (45) days prior to a special election;	
24			and	
25		(c)	Complete a postal form for a certificate of mailing for mail-in absentee ballots	
26			mailed within the fifty (50) states, and it shall be stamped by the postal	
27			service when the mail-in absentee ballots are mailed. Unless a postal form for	

a certificate of mailing is required, the county clerk may use methods of
 tracking the mail-in absentee ballots by means of a printed barcode or other
 label that is unique to the individual voter issued by the State Board of
 Elections pursuant to administrative regulations promulgated under KRS
 Chapter 13A.

6 (6) A mail-in absentee ballot may be transmitted by facsimile machine or by the
7 electronic transmission system established under KRS 117A.030(4) to a covered
8 voter as defined in KRS 117A.010. The covered voter shall be notified of the
9 options for transmittal of the mail-in absentee ballot, and the mail-in absentee ballot
10 shall be transmitted by the method chosen for receipt by the resident of Kentucky
11 who is a covered voter.

12 The outer envelope of the mail-in absentee ballot shall bear the words "Absentee (7)13 Ballot", the address and official title of the county clerk, a printed barcode or other 14 label that is unique to the individual voter issued by the State Board of Elections, 15 and adequate space for the voter's signature, voting address, precinct number, and 16 signatures of two (2) witnesses if the voter signs the form with the use of a mark 17 instead of the voter's signature. A detachable flap on the secrecy envelope shall 18 provide space for the voter's signature, voting address, precinct number, signatures 19 of two (2) witnesses if the voter signs the form with the use of a mark instead of the 20 voter's signature and notice of penalty provided in KRS 117.995(5). The county 21 clerk shall type the voter's address and precinct number in the upper left hand 22 corner of the outer envelope and of the detachable flap on the secrecy envelope 23 immediately below the blank space for the voter's signature. The secrecy envelope 24 shall be blank. If applicable, the county clerk shall retain the voter's mail-in ballot 25 application, which shall include the photographed copy of the voter's proof of 26 identification or the voter affirmation as prescribed by KRS 117.228(1)(c), and the 27 postal form required by subsection (5) of this section for twenty-two (22) months

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after the primary or election.

2 Except as otherwise provided in subsection (10) of this section, any person who has (8)3 received a mail-in absentee ballot but who knows at least seven (7) days before the date of the election that he or she will be in his or her county of residence on 4 election day or during the days of no-excuse in-person absentee voting and who has 5 6 not voted by means of his or her mail-in absentee ballot shall cancel his or her mail-7 in absentee ballot and vote in person. The voter shall return the mail-in absentee 8 ballot to the county clerk's office by mail or hand delivery no later than seven (7) 9 days prior to the date of the election. Upon the return of the mail-in absentee ballot, 10 the county clerk shall mark on the outer envelope of the sealed ballot or the 11 unmarked ballot the words "Canceled because voter appeared to vote in person." 12 Sealed envelopes so marked shall not be opened. The county clerk shall remove the 13 voter's name from the list of persons who were sent mail-in absentee ballots, and 14 the voter may vote in the precinct in which he or she is properly registered.

15 (9)Any voter qualified for a mail-in absentee ballot who does not receive a requested 16 mail-in absentee ballot within a reasonable amount of time shall contact the county 17 clerk, who shall *issue another*[reissue a second] mail-in absentee ballot. The county 18 clerk shall keep a record of the mail-in absentee ballots issued and returned by mail, 19 hand-delivered, or placed in a secure drop-box or receptacle, and the in-person 20 absentee voting and federal in-person provisional absentee voting that is conducted, 21 to verify that only the first voted ballot is counted. Upon the return of any mail-in 22 absentee ballot after the first mail-in absentee ballot is returned, the county clerk 23 shall mark on the outer envelope of the sealed ballot the words "Canceled because 24 ballot reissued."

(10) Any covered voter as defined in KRS 117A.010 who has received a mail-in
 absentee ballot but who knows that he or she will be in the county on election day
 or during the days of no-excuse in-person absentee voting shall cancel his or her

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1 mail-in absentee ballot and vote in person during the days of no-excuse in-person 2 absentee voting or on the day of the election. The voter shall return the mail-in 3 absentee ballot to the county clerk's office on or before election day. Upon the return of the mail-in absentee ballot, the county clerk shall mark on the outer 4 envelope of the sealed mail-in absentee ballot or the unmarked mail-in absentee 5 ballot the words "Canceled because voter appeared to vote in person." Sealed 6 7 envelopes so marked shall not be opened. The county clerk shall remove the voter's 8 name from the list of persons who were sent mail-in absentee ballots, allow the 9 voter to vote by means of no-excuse in-person absentee ballot, or provide the voter 10 with written authorization to vote at the precinct on election day. If the voter is 11 unable to return the mail-in absentee ballot to the county clerk's office on or before 12 election day, at the time he or she votes in person, he or she shall sign a written oath 13 as to his or her qualifications on a form prescribed by the State Board of Elections 14 pursuant to KRS 117.245. 15 (11) The State Board of Elections shall promulgate administrative regulations to: 16 (a) Ensure election officials have real-time knowledge of which voters have

requested mail-in absentee ballots; and

18 (b) Provide procedures to be followed if a voter attempts to vote more than once
19 at a primary or an election.

20 → Section 6. KRS 117.086 is amended to read as follows:

- (1) (a) The voter returning his or her absentee ballot to the county clerk by mail,
 hand delivery, or to a secure drop-box or receptacle, shall mark his or her
 ballot, seal it in the secrecy envelope, and then seal the outer envelope.
- (b) The voter shall sign the detachable flap and the outer envelope in order to
 validate the ballot. A person having power of attorney for the voter and who
 signs the detachable flap and outer envelope for the voter shall complete the
 voter assistance form as required by KRS 117.255. The signatures of two (2)

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1 witnesses are required if the voter signs the form with the use of a mark 2 instead of the voter's signature. A resident of Kentucky who is a covered voter as defined in KRS 117A.010 who has received an absentee ballot transmitted 3 by facsimile machine or by means of the electronic transmission system 4 established under KRS 117A.030(4) shall transmit the voted ballot to the 5 county clerk by mail only, conforming with ballot security requirements that 6 7 may be promulgated by the State Board of Elections by administrative 8 regulation under KRS Chapter 13A. In order to be counted, all mail-in 9 absentee ballots shall be received by the county clerk no later than the time 10 established by the election laws generally for the closing of the polls, which 11 time shall not include the extra hour during which those voters may vote who 12 were waiting in line to vote at the scheduled poll closing time.

(2) (a) The county clerk shall provide a minimum of one (1) secure ballot drop-box
to receive voted mail-in absentee ballots for each primary, regular election, or
special election. Public notice of all secure ballot drop-box locations shall be
given in the same manner as provided under KRS 117.076(4), and posted to
the website of the county clerk.

(b) The county board of elections may seek the State Board of Elections' approval
of a ballot receptacle to receive voted mail-in absentee ballots for each
primary, regular election, or special election. Public notice of all secure ballot
receptacle locations shall be given in the same manner as provided under KRS
117.076(4), and posted to the website of the county clerk. Before any mail-in
absentee ballot shall be allowed to be deposited inside a receptacle, the county
board of elections shall inform the State Board of Elections of:

- 1. The number of receptacles to be used;
- 26 2. The type of each receptacle to be used; and
- 27

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3. The receptacle location.

- 1 (c) Any drop-box or receptacle located outside of the county clerk's office shall 2 be: 3 1. Placed in a well-lit and easily accessible location; 4 2. Secured to ensure immobility while in use; 3. Under video surveillance at all times; 5 4. 6 Tamper-resistant; and 7 5. Conspicuously noted as a mail-in absentee ballot drop-off location. (d) 8 The system used to conduct the video surveillance required under 9 paragraph (c) of this subsection shall have enough storage capacity to retain sixty (60) consecutive days of continuous recording data. A request 10 11 under the Kentucky Open Records Act, KRS 61.870 to 61.884, for this video 12 after an election shall be made during the sixty (60) consecutive days 13 following the election, and the video may be disposed of after those sixty 14 (60) days, or upon compliance with the Kentucky Open Records Act or the 15 closure of an investigation or any litigation, including appeals, in a District, 16 Circuit, or federal court, whichever is later. 17 A drop-box or receptacle located inside the county clerk's office shall be *(e)* under direct supervision of the staff of the county clerk at all times and be 18 19 accessible to the public. 20 $(f)^{[(e)]}$ Each receptacle or drop-box shall be emptied by the county clerk and at 21 least one (1) member of the county board of elections or one (1) member of
- the central ballot counting board if one is appointed, who is not of the same political affiliation as the county clerk at least once each business day or more frequently, as needed, to reasonably secure and accommodate the volume of the voter-delivered mail-in absentee ballots. The ballots deposited in the dropbox or receptacle shall be removed with a record of the date and time ballots were removed, and the names of the persons removing them. If the drop-box
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1 or receptacle is located outside the county clerk's office, the ballots shall be 2 returned to the county clerk in locked transport containers, and the county 3 clerk shall transfer the ballots upon receipt in accordance with subsection (3) 4 of this section.

5 (g)[(f)] Except for those times ballots are being removed and transported from a 6 secure ballot drop box to the county clerk as provided in this subsection, the 7 county clerk and at least one (1) member of the county board of elections who 8 is not of the same political affiliation or one (1) member of the central ballot 9 counting board who is not of the same political affiliation as the county clerk, 10 shall retain the keys to all secure ballot drop-boxes, receptacles, and transport 11 containers in use in the county.

12 (h)[(g)] The State Board of Elections may establish additional security measures
 13 and procedures for the use of the ballot drop-box or receptacle through
 14 administrative regulations promulgated under KRS Chapter 13A.

15 Upon receipt of a mail-in absentee ballot, the county clerk shall scan the barcode or (3)16 label that is unique to the individual voter to note the receipt of the mail-in absentee 17 ballot, and deposit all of the mail-in absentee ballots in a locked ballot box 18 immediately upon receipt without opening the outer envelope. The ballot box shall 19 be locked with two (2) locks. The keys to the ballot box shall be retained by at least 20 two (2) members of the county board of elections who are not of the same political 21 affiliation or two (2) members of the central ballot counting board if one (1) is 22 appointed, who are not of the same political affiliation, and the box shall remain 23 locked until the ballots are processed, reviewed, or counted under KRS 117.087.

24 (4) The county clerk shall keep separate lists for each election of all persons who:

25 (a) Return a mail-in absentee ballot accepted under KRS 117.087;

26 (b) Vote by means of an excused or no-excuse in-person absentee ballot; and

27 (c) Cast a federal provisional absentee ballot counted under 31 KAR 6:020.

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1 The county clerk shall send a copy of each list to the State Board of Elections after 2 any primary or election day. Notwithstanding the provisions of the Kentucky Open Records Act, KRS 61.870 to 61.884, each list of all persons who return their mail-in 3 absentee ballots or who cast their ballots by means of an excused in-person 4 absentee or no-excuse in-person absentee shall not be made public until after the 5 6 close of business hours on the primary or election day for which the list applies, 7 except when provided to the county board of elections under KRS 117.087. The 8 county clerk and the Secretary of State shall keep a record of the number of votes 9 cast by each method listed in paragraphs (a) to (c) of this subsection, which are cast 10 in any primary or election as a part of the official certification of the primary or 11 election.

12 (5) The county board of elections shall report to the State Board of Elections within ten
(10) days after any primary or regular election as to the number of rejected absentee
ballots, including rejected mail-in absentee ballots and ballots cast under subsection
(3) of this section, and the reasons for rejecting the ballots on a form prescribed and
furnished by the State Board of Elections in administrative regulations promulgated
under KRS Chapter 13A.

18 → Section 7. KRS 117.228 is amended to read as follows:

19 (1) Except as provided in subsection (4) of this section, on the day of a primary, an
20 election, or during in-person absentee voting, if a voter is unable to provide proof of
21 identification as required under KRS 117.225, and as defined under KRS 117.001, a
22 voter may cast a ballot if the individual:

- 23 (a) Is eligible to vote under KRS 116.025;
- 24 (b) Is entitled to vote in that precinct; and

(c) In the presence of the election officer, executes a voter's affirmation, on a
 form prescribed and furnished by the State Board of Elections pursuant to
 administrative regulations promulgated under KRS Chapter 13A, affirming:

1		1.	The voter is a citizen of the United States;
2		2.	The voter's date of birth to the best of the voter's knowledge and belief;
3		3.	The voter is qualified to vote in this precinct under KRS 116.025;
4		4.	The voter's name, and that the voter is generally known by that name, or
5			the name is as stated on his or her voter registration card;
6		5.	The voter has not voted and will not vote in any other precinct;
7		6.	The voter's current residential address, including the street address
8			number and, if different from the voter's current address, the voter's
9			residential address prior to the close of the registration books under KRS
10			116.045, and the date the voter moved;
11		7.	The voter understands that making a false statement on the affirmation
12			is punishable under penalties of perjury; and
13		8.	The voter has one (1) of the following impediments to procure proof of
14			identification as defined in KRS 117.001:
15			a. Lack of transportation;
16			b. Inability to obtain his or her birth certificate or other documents
17			needed to show proof of identification;
18			c. Work schedule;
19			d. Lost or stolen identification;
20			e. Disability or illness;
21			f. Family responsibilities;
22			g. The proof of identification has been applied for, but not yet
23			received; or
24			h. The voter has a religious objection to being photographed.
25	(2)	In addition	n to the requirements of subsection (1) of this section, to cast a ballot, the
26		voter who	is unable to provide proof of identification shall provide to an election
27		officer:	

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- (a) The voter's Social Security card;
- (b) Any identification card issued by a county in this state which has the name of
 the voter stated and has been approved in writing by the State Board of
 Elections pursuant to administrative regulations promulgated under KRS
 Chapter 13A;
- 6 (c)
- Any identification card with the voter's photograph and the name of the voter stated; <u>or</u>
- 8 (d) Any food stamp identification card, electronic benefit transfer card, or 9 supplemental nutrition assistance card, that is issued by this state and has the 10 name of the voter stated [; or

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(e) A credit or debit card with the name of the voter stated].

- 12 (3) After the election officer obtains the affirmation from the voter required by
 13 subsection (1) of this section, and after the voter provides the documents under
 14 subsection (2) of this section, the voter shall sign the precinct signature roster and
 15 shall proceed to cast his or her vote in a ballot completion area.
- 16 (4)If the voter is personally known to the election officer, the election officer may 17 execute an election officer affirmation, on a form prescribed and furnished by the 18 State Board of Elections pursuant to administrative regulations promulgated under 19 KRS Chapter 13A, affirming the voter's identification as being personally known to 20 him or her. Once the affirmation is executed by the election officer, the voter shall 21 sign the precinct signature roster and shall proceed to cast his or her vote in a ballot 22 completion area. For purposes of this subsection, "personally known" means that 23 the election officer knows the voter's name and that the voter is a resident of the 24 community.
- (5) The voter affirmation and the election officer affirmations executed under this
 section shall be processed in the same manner as an oath of voter affidavit as
 prescribed by KRS 117.245(3) and (4).

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→ Section 8. KRS 117.255 is amended to read as follows:

2 (1) The voter shall be instructed by the officers of election, with the aid of the
3 instruction cards and any model if applicable, in the use of the voting equipment, if
4 the voter so requests.

Except for those voters who have been certified as requiring assistance on a 5 (2)6 permanent basis under this section, no voter shall be permitted to receive any 7 assistance in voting at the polls unless the voter makes and signs an oath that, 8 because of blindness, other physical disability, or an inability to read English, the 9 voter is unable to vote without assistance. The voter shall indicate in the oath the 10 specific reason that requires the voter to receive assistance. The oath shall be upon a 11 voter assistance form prescribed and furnished by the State Board of Elections 12 pursuant to administrative regulations promulgated under KRS Chapter 13A. Any 13 person assisting a voter shall complete the voter assistance form.

(3) Upon making and filing the oath with the precinct clerk, the voter requiring
assistance shall retire to the voting booth or ballot completion area with the precinct
judges, and one (1) of the judges shall, in the presence of the other judge and the
voter, complete the ballot as the voter directs. A voter requiring assistance in voting
may, if the voter prefers, be assisted by a person of the voter's own choice who is
not an election officer, except that the voter's employer, an agent of the voter's
employer, or an officer or agent of the voter's union shall not assist a voter.

(4) The precinct election clerk shall swear a person assisting a voter in voting to
complete the ballot in accordance with the directions of the voter, and the person
sworn shall enter the voting booth or ballot completion area and complete the ballot
for the voter as the voter directs.

(5) A voter who requires voting assistance on a permanent basis because of blindness
 or other physical disability may apply to the county board of elections for
 certification. Application may be made when registering to vote or completing the

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1 voter assistance form by indicating that the reason for obtaining assistance is 2 permanent. [The county board of elections shall determine whether the applicant requires assistance on a permanent basis.] The voter shall swear or affirm, under 3 penalty of perjury, that he or she requires voting assistance on a permanent basis 4 because of a permanent physical disability. The county board of elections shall 5 notify the county clerk of persons certified as requiring permanent voting assistance 6 7 and the county clerk shall enter the certification on the voter's registration record. 8 The State Board of Elections shall indicate on the precinct roster of voters those 9 voters who are certified to receive assistance permanently without signing the voter 10 assistance form at the precinct. 11 (6)No voter shall be permitted to occupy the voting booth or ballot completion area 12 more than four (4) minutes if other voters are waiting to use it, except that those 13 voters who because of a disability need extra time to cast a ballot shall be given a 14 reasonable amount of time to vote. 15 In primaries, before a voter is permitted to use the voting equipment, a judge of the (7)16 election shall adjust the voting equipment so that the voter will only be able to vote 17 for the persons for whom the voter is qualified to vote. 18 If the voting equipment is so constructed as to require adjustment after one (1) (8)19 person has voted before another person may vote, the judges of election shall adjust 20 it after each person has voted. 21 (9) The election officers shall constantly maintain a watch in order to prevent any 22 person from voting more than once. 23 (10) For voters voting as federal provisional voters, or if supplemental paper ballots 24 have been approved as provided in KRS 118.215, the voter shall vote his or her 25 federal provisional or supplemental ballot in privacy in a voting booth provided for 26 that purpose by the county clerk. If the voter spoils his or her federal provisional or 27 supplemental ballot, the voter shall return the spoiled federal provisional or 1 supplemental paper ballot to an election officer who shall stamp the ballot 2 "Spoiled," initial, and place the spoiled federal provisional or supplemental ballot in 3 an envelope provided for that purpose. The voter shall be issued a second federal provisional or supplemental paper ballot. Upon completion of voting, the voter shall 4 remove the numbered stub from the federal provisional or supplemental ballot, hand 5 6 the stub to an election officer and deposit the voted federal provisional or 7 supplemental ballot in the appropriate locked ballot box or locked receptacle in the 8 presence of an election officer.

9 (11) The election sheriff shall be responsible for reporting violations of this section.

10 \rightarrow Section 9. KRS 117.265 is amended to read as follows:

11 (1)A voter may, at any regular or special election, cast a write-in vote for any person 12 qualified as provided in subsection (2) or (3) of this section, whose name does not 13 appear upon the ballot for any office, by writing the name of his or her choice upon 14 the appropriate ballot for the office being voted on as required by KRS 117.125. 15 Any candidate who is defeated or disqualified in a partisan or nonpartisan primary 16 shall be ineligible as a candidate for the same office in the regular election, unless 17 there is a vacancy pursuant to KRS 118.105(3). Any voter utilizing a federal 18 provisional ballot, a federal provisional in-person absentee ballot, or a mail-in 19 absentee ballot for a regular or special election may write in a vote for any eligible 20 person whose name does not appear upon the ballot, by writing the name of his or 21 her choice under the office.

Write-in votes shall be counted only for candidates for election to office who have
 filed a declaration of intent to be a write-in candidate with the Secretary of State or
 county clerk, depending on the office being sought, on or before the <u>certification</u>
 <u>deadlines established in subsection (1)(a) to (c) of Section 18 of this Act and KRS</u>
 <u>118A.090(2)[fourth Friday in October preceding the date of the regular election]</u>

and not later than the second Friday before the date of a special election. In the case

2	a write-in candidate shall be filed at least twenty-eight (28) days before the day of
3	the election. The declaration of intent shall be filed no earlier than the first
4	Wednesday after the first Monday in November of the year preceding the year the
5	office will appear on the ballot, and no later than 4 p.m. local time at the place of
6	filing when filed on the last date on which papers may be filed. The declaration of
7	intent shall be on a form prescribed and furnished by the Secretary of State.
8 (3)	A person shall not be eligible as a write-in candidate:
9	(a) For more than one (1) office in a regular or special election; or
10	(b) If his or her name appears upon the ballot for any office, except that the
11	candidate may file a notice of withdrawal prior to filing an intent to be a
12	write-in candidate for office when a vacancy in a different office occurs
13	because of:
14	1. Death;
15	2. Disqualification to hold the office sought;
16	3. Severe disabling condition which arose after the nomination; or
17	4. The nomination of an unopposed candidate.
18 (4)	Persons who wish to run for President and Vice-President shall file a declaration of
19	intent to be a write-in candidate, along with a list of presidential electors pledged to
20	those candidates, with the Secretary of State on or before the fourth Friday in
21	October preceding the date of the regular election for those offices. The declaration
22	of intent shall be filed no earlier than the first Wednesday after the first Monday in
23	November of the year preceding the year the office will appear on the ballot, and no
24	later than 4 p.m. local time at the place of filing when filed on the last date on
25	which papers may be filed. Write-in votes cast for the candidates whose names
26	appear on the ballot shall apply to the slate of pledged presidential electors, whose
27	names shall not appear on the ballot.

- (5) The county clerk shall provide to the precinct election officers certified lists of
 those persons who have filed declarations of intent as provided in subsections (2)
 and (3) of this section. <u>These lists shall not be posted anywhere but a voter may</u> *request to see a copy of the list. Once the voter has reviewed the copy, it shall*<u>immediately be returned to the precinct election officer.</u> Only write-in votes cast
 for qualified candidates shall be counted.
- 7 (6) Two (2) election officers of opposing parties shall upon the request of any voter
 8 instruct the voter on how to cast a write-in vote.
- 9 → Section 10. KRS 117.275 is amended to read as follows:
- 10 (1) At the count of the votes in any precinct, any candidate or slate of candidates and
 any representatives to witness and check the count of the votes therein, who are
 authorized to be appointed as is provided in subsection (8)[(9)] of this section, shall
 be admitted and permitted to be present and witness the count.
- 14 (2) As soon as the polls are closed, and the last voter has voted, the judges at that time
 15 shall immediately lock and seal the voting equipment so that the voting and
 16 counting mechanisms will be prevented from operating, and they shall sign a
 17 certificate stating:
- 18 (a) That the voting equipment has been locked against voting and sealed;
- 19 (b) The number of voters, as shown on the public counters;
- 20 (c) The number registered on the protective or cumulative counter or device; and
- 21 (d) The number or other designation of the voting equipment.
- The certificate, with any additional certificate previously prepared under KRS 117.035, shall be returned by the judges of election to the officials authorized by law to receive it. The judges shall compare the number of voters, as shown by the counter of the voting equipment, with the number of those who have voted as shown by the protective or cumulative counter or device.
- 27 (3) [Where voting equipment is used which does not print the candidates' names along

1	with the total votes received on a general return sheet or record for that equipment,
2	the procedure to be followed shall be as follows:
3	(a) The judges, in the presence of the representatives mentioned in subsection (1)
4	of this section, if any, and of all other persons who may be lawfully within the
5	polling place, shall give full view of all the counter numbers;
6	(b) The judges shall enter, in ink, the total votes cast for each candidate, and slate
7	of candidates, and for and against each question on the return sheets; and
8	(c) Each precinct election officer shall sign the return sheets, and a copy of the
9	return sheets shall be posted on the precinct door.
10	(4)]Where voting equipment is used that prints the candidates' names along with the
11	total votes received on a return sheet or record for that equipment, the precinct
12	election officers shall sign the return sheets or record for the voting equipment,
13	which shall be posted on the door of the precinct.
14	(4)[(5)] If any officer shall decline to sign the return sheets, he or she shall state the
15	reason in writing, and a copy thereof, signed by the officer, shall be enclosed with
16	the return sheets.
17	(5) [(6)] Each of the return sheets, if applicable, and the record of the voting equipment
18	shall be enclosed in an envelope. One (1) copy of the return sheets, if applicable,
19	one (1) copy of the record of the voting equipment, and the write-in roll, if any
20	write-in votes were cast in the precinct, shall be directed to the county board of
21	elections of the county in which the election is being held. One (1) copy of the
22	return sheets or record of the voting equipment shall be given to the county clerk of
23	the county in which the election is being held and to each of the local governing
24	bodies of the two (2) dominant political parties, but a local governing body of a
25	dominant political party may decline a copy of the precinct election return by filing
26	a written declination with the county board of elections prior to the election, and
27	upon this declination, a printed copy shall not be issued to the political party so

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declining. The declination on file shall be effective for that election and any subsequent elections until revoked by the local governing body of a dominant political party by filing a written revocation with the county board of elections. The envelope shall have endorsed thereon a certificate of the election officers, stating the number or unique designation of the voting equipment, the precinct where it has been used, the number on the seal, and the number on the protective or cumulative counter or device at the close of the polls.

8 <u>(6)</u>[(7)] During the period established by KRS 117.355(3), and following the 9 tabulation of all votes cast in the election, including absentee votes and write-in 10 votes:

(a) The county board of elections shall mail, transmit via facsimile machine,
hand-deliver, or submit by electronic means a copy of the precinct-by-precinct
summary of the tabulation sheets showing the results from each precinct to the
State Board of Elections. The copy of the precinct-by-precinct summary of the
tabulation sheets showing the results from each precinct shall include the
votes cast on the day of an election and during absentee voting; and

17 (b) The county clerk shall mail or deliver the precinct signature rosters from each
18 precinct and the in-person absentee ballot signature roster to the State Board
19 of Elections.

20 (7)[(8)] For each voting location, as soon as possible after the completion of the count,
 21 the two (2) election officers who are not of the same political affiliation shall return
 22 to the county board of elections the keys to the voting equipment received and
 23 receipted for by them, and the county clerk, in each voting location, shall have the
 24 voting equipment properly boxed or securely covered and removed to a proper and
 25 secure place of storage.

<u>(8)</u>[(9)] In primaries, each candidate or group of candidates may designate to the
 county board of elections a representative to witness and check the vote count. In

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regular elections, the governing authority of each political party, each candidate for member of board of education, nonpartisan candidate, political group candidate, political organization candidate, independent candidate, or independent ticket may designate a representative to the county board of elections to witness and check the vote count. The county board of elections shall authorize representatives of the news media to witness the vote count.

7 For all federal provisional ballots, if applicable, and supplemental paper **(9)**[(10)] 8 ballots if approved as provided in KRS 118.215, after the polls are closed, the two 9 (2) judges shall return to the county clerk's office the locked federal provisional 10 ballot receptacle and the supplemental paper ballot box, all ballot stubs, spoiled 11 ballots, and unvoted ballots at the same time as the tabulation of votes from the 12 voting equipment is delivered. The county clerk shall issue a receipt for the number 13 of ballot stubs, unvoted ballots, spoiled ballots, and the ballot boxes or ballot 14 receptacle.

15 (10)[(11)] The county board of elections, or its designee, shall count and tally the 16 supplemental paper ballots that have not been tabulated by automatic tabulating 17 equipment at the precinct, either manually or with the use of tabulating equipment 18 that has been certified by the State Board of Elections for use for that purpose in the 19 county clerk's office. The results of the vote tally shall be certified by the county 20 board of elections to the county clerk and to the Secretary of State.

(11)[(12)] The county board of elections shall tabulate the valid federal provisional
 ballots. The results of the vote tally shall be certified by the county board of
 elections to the county clerk and to the Secretary of State. The county board of
 elections shall mail a copy of the precinct-by-precinct summary of the valid federal
 provisional ballot tabulation sheets showing the results from each precinct to the
 State Board of Elections.

27 (12)[(13)] The county board of elections shall authorize the candidates, slates of

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candidates, or their representatives, and representatives of the news media to be present during the counting of the supplemental and federal provisional paper ballots.

- 4 (13)[(14)] No person shall transmit or publicize any tallies or counts of ballots, or any
 5 partial results, to any person except those persons, election officials, or entities
 6 authorized by law to receive it, until 6 p.m. prevailing time on the day of a primary
 7 or an election.
- 8 (14)[(15)] (a) Unofficial election results transmitted online to the county board of 9 elections or the State Board of Elections shall occur by means of a secure 10 online connection after results are tallied on the tally computer that has been 11 certified in accordance with KRS 117.379 as part of a voting system as 12 defined in KRS 117.001.
- (b) If an external device is used to upload election results for the subsequent
 transmission, the device shall be used for that primary or election only and be
 of a type approved by the State Board of Elections as part of a voting system
 under KRS 117.379. The upload of the election results shall occur in the
 presence of two (2) members of the county board of elections who are of a
 different political affiliation.
- 19 (15) [(16)] Except as otherwise required in this chapter, all records and papers relating to 20 specified elections shall be retained for twenty-two (22) months, and the county 21 clerk shall retain the voted federal provisional ballots, voter affirmations, election 22 official affirmations, and the supplemental paper ballots for twenty-two (22) 23 months and the unvoted federal provisional ballots, the voter affirmations, election 24 official affirmations, and the supplemental paper ballots for sixty (60) days after 25 each election day, after which time they shall be destroyed in a manner to render 26 them unreadable by the county board of elections if no contest or recount action has 27 been filed.

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- 1 → Section 11. KRS 117.295 is amended to read as follows: 2 For a period of thirty (30) days following any election, the voting equipment shall (1)3 remain locked against voting, the ballot boxes containing all paper ballots shall remain locked, and the voting equipment and ballot boxes shall be under video 4 surveillance. The system used to conduct the video surveillance shall have enough 5 storage capacity to retain sixty (60) consecutive days of continuous recording data. 6 7 A request under the Kentucky Open Records Act, KRS 61.870 to 61.884, for this 8 video after an election shall be made during the sixty (60) consecutive days 9 following the election, and the video may be disposed of after those sixty (60) days, 10 upon compliance with the Kentucky Open Records Act or the or 11 *closure*[completion] of an investigation or any litigation, including 12 *appeals*[pending litigation] in a District, Circuit, or federal court, whichever is later. 13 The voting equipment and the ballot boxes may be opened and all the data and (2)14 figures therein examined: 15 Upon the order of any court of competent jurisdiction, or judge thereof; (a) 16 (b) By direction of any legislative committee or board authorized and empowered 17 to investigate and report upon contested elections; 18 By a county board of elections or its designee under the direction of the (c)
- 19 Dy a county board of elections of its designee under the direction of the
 19 Secretary of State pursuant to a hand-to-eye recount as described in KRS
 20 117.383; or
- 21 (d) As required to conduct a recount under KRS 120.157.

All the data and figures shall be examined by the court, judge, county board of elections, State Board of Elections, or committee in the presence of the officer having the custody of the voting equipment, ballots, and ballot boxes. In the event of a contest of election, the court in which the contest is pending or the committee before which the contest is being heard may, upon motion of any party to the contest, issue an order requiring that the voting equipment, ballots, and ballot boxes

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shall remain continuously locked for further time as may be reasonable or
necessary, with due regard for the preparation of the voting equipment for a
succeeding primary, regular election, or special election, but in no event shall the
order compel that the voting equipment remain locked to a time within thirty (30)
days next preceding any approaching primary, regular election, or special election.

6 (3) During the period when the voting equipment and the ballot boxes are required to
7 be kept locked, the keys thereto shall remain in the possession of the county board
8 of elections. After that period, it shall be the duty of the county board of elections to
9 return the keys to the custody of the county clerk.

10 → Section 12. KRS 117.355 is amended to read as follows:

(1) Within three (3) days after any primary or general election, the precinct election
sheriff shall file a report with the chair of the county board of elections and with the
local grand jury. The report shall include any irregularities observed and any
recommendations for improving the election process.

(2) Within ten (10) days after any primary or general election, the county board of
elections shall file a report with the State Board of Elections and the local grand
jury. The report shall include any irregularities of which the county board has
knowledge and any recommendations for improving the election process. The
report shall also include a breakdown by precinct of the number of voters requiring
assistance to vote and the reasons therefor; the number of special ballots cast by
category; and any other information required by the state board.

- 22 (3) Within thirty (30) days after any primary or general election, the county board of
 23 elections shall transmit the information required by KRS 117.275(3) to (6)[(4) to
 24 (7)].
- (4) The State Board of Elections shall issue administrative regulations under KRS
 Chapter 13A to prescribe the forms required by this section.
- →Section 13. KRS 117.383 is amended to read as follows:

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1	The State Board of Elections shall promulgate administrative regulations under KRS		
2	Chapter 13A which shall maintain the maximum degree of correctness, impartiality, and		
3	effic	iency	of the procedures of voting and shall provide methods to:
4	(1)	Cou	nt, tabulate, and record votes;
5	(2)	Plac	e items on any ballot which shall, as closely as possible, follow the
6		requ	irements pertaining to ballots;
7	(3)	Desi	ign the ballots to include a system to ensure an accurate record of all voting
8		activ	vities;
9	(4)	Inst	ruct voters in the use of the voting system, including any ballot marking device;
10	(5)	Prov	vide for checking the accuracy of the voting system;
11	(6)	Prov	vide necessary supplies, including those necessary for a write-in vote, to ensure
12		vote	r privacy;
13	(7)	Prov	vide for the conducting and review of an audit of any component of a voting
14		syste	em or any voting equipment, and a review of any audit log;
15	(8)	Prov	vide for the conducting and review of an election audit which shall establish the
16		prot	ocol by which ballots are checked, compared, and verified with the results
17		proc	luced by vote tallying equipment to ensure accuracy through a hand-to-eye
18		audi	<i>it</i> [recount] defined and conducted as follows:
19		(a)	To validate the accuracy and fidelity of the vote tabulation, the Secretary of
20			State or his or her designee shall randomly select, in all counties of the
21			Commonwealth, one (1) ballot scanner and one (1) race tabulated on that
22			scanner for a hand-to-eye <u>audit</u> [recount] to be performed by each county
23			board of elections or its designee;
24		(b)	The sealed ballot boxes and signed tabulator tally tape or record from election
25			day, as established in KRS 117.275, shall be provided by the county board of
26			elections at an agreed upon location, and shall be accessible for public
27			viewing. The sealed ballots are only to be unsealed in the presence of the

1		county board of elections or its designee and public witnesses;
2	(c)	A minimum of two (2) qualified poll workers, not of the same political party,
3		shall be selected from lists of available volunteers, sworn in by the county
4		board of elections or its designee to do the hand-to-eye <i>audit</i> [recount], and
5		compensated at the local poll worker rate. A video recording device shall be
6		used for recording the event and it may be streamed for public internet
7		viewing. A request under the Kentucky Open Records Act, KRS 61.870 to
8		61.884, for this video after an election shall be made during the sixty (60)
9		consecutive days following the election, and the video may be disposed of
10		after those sixty (60) days, or upon compliance with the Kentucky Open
11		Records Act or the closure of an investigation or any litigation, including
12		appeals, in a District, Circuit, or federal court, whichever is later;
13	(d)	Ballots are to be aligned for stacking as needed, then viewed one (1) at a time,
14		with each volunteer making a tally mark on a tally sheet for each vote cast for
15		each candidate. Any ballots that are disputed or unclearly marked shall be set
16		aside and the county board of elections or its designee shall determine voter
17		intent;
18	(e)	Once the hand-to-eye <u>audit</u> [recount] is completed, each volunteer shall add up
19		the tally marks for each candidate, write down a total number of votes for
20		each candidate, and sign the tally sheet. The county board of elections or its
21		designee shall verify if the two (2) separate hand-to-eye tallies match. If the
22		two (2) hand-to-eye tallies do not match each other, the process must be
23		repeated until the totals are matching. Once this occurs, the county board of

presence of the county board of elections or its designee and public witnesses;

elections or its designee shall also verify the tallies by signing each tally sheet.

Then, the ballots must be returned to the ballot box and resealed in the

The county board of elections or its designee shall compare the signed register

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(f)

1 tape total from the vote tabulation machine on election day to the hand-to-eye tallies. If there is a discrepancy between the machine count and the hand-to-2 3 eye *audit*[recount], other than instances of voter intent markings outside the designated marking area on the paper ballot that were unreadable by the 4 scanner, or unscanned overvotes resulting from two (2) or more voter intent 5 6 marks on the same race, the county board of elections or its designee shall 7 open an election investigation including a review of election day irregularity 8 reports. If more discrepancies are found, the county board of elections or its 9 designee shall broaden the investigation until the reason for the discrepancy is 10 discovered and subsequently resolved. A determination as to whether the 11 outcome of the race could have been impacted by the discrepancies shall be 12 made and any findings shall be reported to the Attorney General and Secretary 13 of State; and

14 (g) The county board of elections or its designee shall examine the electronic or 15 paper sign-in records from the precinct or vote center and validate that the 16 ballots cast and recounted were less than or equal to the sign-in records for 17 that precinct or vote center. If the cast ballots for the precinct or vote center 18 exceed the number of voters on the sign-in records for the precinct or vote 19 center, the county board of elections shall open an election investigation and 20 report the findings to the Attorney General and Secretary of State;

21 (9) Provide a method for maintaining sufficient documents, including ballots and
22 records, so that votes can be recounted;

(10) Ensure the county board of elections produces accurate precinct-by-precinct
 summaries of tabulation sheets showing the results of each precinct during in person absentee voting, election day voting, and when a county is approved to use a
 vote center;

27 (11) Except as otherwise required in this chapter, all records and papers relating to

specified elections be retained for twenty-two (22) months, such documents and
 records shall be maintained for thirty (30) days following an election; and

3 (12) Unless contrary to the Help America Vote Act of 2002, ensure that all federal
4 provisional voting shall be conducted in a manner as prescribed by KRS Chapters
5 116 to 120.

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Section 14. KRS 118.125 is amended to read as follows:

(1) Except as provided in KRS 118.155, any person who is qualified under the
provisions of KRS 116.055 to vote in any primary for the candidates for nomination
by the party at whose hands he or she seeks the nomination, shall have his or her
name printed on the official ballot of his or her party for an office to which he or
she is eligible in that primary, upon filing, with the Secretary of State or county
clerk, as appropriate, at the proper time, a notification and declaration.

13 The notification and declaration shall be in the form prescribed by the State Board (2)of Elections. It shall be signed by the candidate and by not less than two (2) 14 15 registered voters, who at the time of signing are of the same party as the candidate 16 and from the district or jurisdiction from which the candidate seeks nomination. Signatures for nomination papers shall not be affixed on the document to be filed 17 18 prior to the first Wednesday after the first Monday in November of the year 19 preceding the year in which the office will appear on the ballot. The notification 20 and declaration for a candidate shall include the following oath:

21 "For the purpose of having my name placed on the official primary election
22 ballot as a candidate for nomination by the ----- Party, I, ----- (name in full as
23 desired on the ballot as provided in KRS 118.129), do solemnly swear that my <u>date</u>
24 <u>of birth is ----- (month/day/year), that my</u> residence address is ----- (street, route,
25 highway, city if applicable, county, state, and zip code), that my mailing address, if
26 different, is ----- (post office address), and that I am a registered ------ (party) voter;
27 that I believe in the principles of the ----- Party, and intend to support its principles

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and policies; that I meet all the statutory and constitutional qualifications for the
office which I am seeking; that if nominated as a candidate of such party at the
ensuing election I will accept the nomination and not withdraw for reasons other
than those stated in KRS 118.105(3); that I will not knowingly violate any election
law or any law relating to corrupt and fraudulent practice in campaigns or elections
in this state, and if finally elected I will qualify for the office."

The declaration shall be subscribed and sworn to before an officer authorized to
administer an oath by the candidate and by the two (2) voters making the
declaration and signing the candidate's petition for office.

When the notice and declaration has been filed with the Secretary of State or county
clerk, as appropriate, and certified according to KRS 118.165, the Secretary of State
or county clerk, as appropriate, shall have the candidate's name printed on the ballot
according to the provisions of this chapter, except as provided in KRS 118.185.

14 (4) Titles, ranks, or spurious phrases shall not be accepted on the filing papers and shall
15 not be printed on the ballots as part of the candidate's name; however, nicknames,
16 initials, and contractions of given names may be acceptable as the candidate's name.
17 → Section 15. KRS 118.165 is amended to read as follows:

18 Except as provided in KRS Chapters 116 to 121, candidates for offices to be voted (1)19 for by the electors of one (1) county or of a district less than one (1) county, except 20 members of Congress and members of the General Assembly, shall file their 21 nomination papers with the county clerk of the county not earlier than the first 22 Wednesday after the first Monday in November of the year preceding the year the 23 office will appear on the ballot and not later than the first Friday following the first 24 Monday in January preceding the day fixed by law for holding the primary. <u>All</u> 25 nomination papers shall be filed no later than 4 p.m. local time at the place of 26 filing when filed on the last date on which the papers may be filed.

27 (2) Candidates for offices to be voted for by the electors of more than one (1) county,

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1 and for members of Congress and members of the General Assembly, shall file their 2 nomination papers with the Secretary of State not earlier than the first Wednesday after the first Monday in November of the year preceding the year the office will 3 appear on the ballot and not later than the first Friday following the first Monday in 4 January preceding the day fixed by law for holding the primary. Signatures for 5 nomination papers shall not be affixed on the document to be filed prior to the first 6 7 Wednesday after the first Monday in November of the year preceding the year in 8 which the office will appear on the ballot. All nomination papers shall be filed no 9 later than 4 p.m. local time at the place of filing when filed on the last date on 10 which the papers may be filed.

11 (3) The Secretary of State or the county clerk shall examine the notification and
12 declaration form of each candidate to determine whether it is regular on its face. If
13 there is an error, the proper officer shall notify the candidate by certified mail
14 within twenty-four (24) hours of filing.

(4) A judge who elected to retire as a Senior Status Special Judge in accordance with
KRS 21.580 shall not become a candidate or a nominee for any elected office
during the five (5) year term prescribed in KRS 21.580(1)(a)1., regardless of the
number of days served by the judge acting as a Senior Status Special Judge.

19 → Section 16. KRS 118.205 is amended to read as follows:

20 The Secretary of State and the county clerk of each county within this state shall (1)21 each keep a book titled "Register of Candidates for Nomination in the Primary." 22 The Secretary of State and each county clerk shall enter on different pages of the 23 book for the different political parties, the title of office sought, *the district number* 24 of the office sought, if applicable, the name[and residence] of each candidate for 25 nomination in the primary, the name of his or her political party, and the date of 26 receiving his or her nomination papers. The book shall be so kept that the names of 27 all candidates of the same political party shall be on the same or successive pages

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1		and the names of candidates of no two (2) political parties shall appear on the same
2		page. The books shall be public records.
3	(2)	The county clerk of each county, within five (5) business days following the date of
4		receiving a candidate's nomination papers, shall:
5		(a) Transmit a candidate's information derived from subsection (1) of this section
6		to the Secretary of State; and
7		(b) Prominently display a candidate's information derived from subsection (1) of
8		this section on the clerk's official <u>website</u> [Web site].
9	(3)	The Secretary of State shall prominently display a candidate's information, derived
10		from subsection (1) of this section, on the Secretary of State's official <u>website</u> [Web
11		site] within five (5) business days following the date of receiving a candidate's
12		nomination papers or within five (5) days following the receipt of a candidate's
13		information supplied by the county clerk, whichever is applicable. The information
14		displayed shall be derived from the Secretary's book and from each book held by
15		the county clerk of each county within this state.
16		Section 17. KRS 118.212 is amended to read as follows:
17	(1)	If, before the time of certification of candidates who will appear on the ballot
18		provided in KRS 118.215, any candidate whose notification and declaration or
19		certificate or petition of nomination has been filed in the office of the Secretary of
20		State dies or notifies the Secretary of State in writing, signed and properly notarized
21		that he will not accept the nomination or election, the Secretary of State shall not
22		certify his name.
23	(2)	If, after the certification of candidates who will appear on the ballot <u>as provided in</u>
24		Section 18 of this Act, any candidate whose notification and declaration or
25		certificate or petition of nomination has been filed in the office of the county clerk
26		dies or notifies the clerk, in the manner described in subsection (1) of this section,
27		that he will not accept the nomination or election, the clerk shall ensure that notice

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1 is provided to the appropriate precincts as provided in subsection (5) of this section. 2 If, after the certification of candidates who will appear on the ballot *as provided in* (3)3 Section 18 of this Act, any candidate whose notification and declaration or certificate or petition of nomination has been filed in the office of the Secretary of 4 State dies or notifies the Secretary of State in the manner described in subsection 5 (1) of this section, that he will not accept the nomination or election, the Secretary 6 7 of State shall immediately notify the appropriate county clerk, and the clerk shall 8 ensure that notice is provided to the appropriate precincts as provided in subsection 9 (5) of this section.

10 If, after the certification of candidates who will appear on the ballot *as provided in* (4)11 Section 18 of this Act, any candidate whose name appears on the ballot shall 12 officially withdraw or die, neither the precinct election officers nor the county 13 board of elections shall tabulate or record the votes cast for the candidate; and, if 14 there is only one (1) remaining candidate on the ballot for that office in a primary 15 election, following the withdrawal or death of the other candidate or candidates, 16 neither the precinct election officers nor the county board of elections shall tabulate or record the votes for the remaining candidate, and the officer with whom the 17 18 remaining candidate has filed his or her nomination papers shall immediately issue 19 and file in his or her office a certificate of nomination for that remaining candidate 20 and send a copy to the remaining candidate.

(5) If, after the certification of candidates who will appear on the ballot <u>as provided in</u> <u>Section 18 of this Act</u>, any candidate whose name appears on the ballot shall officially withdraw or die, the county clerk shall provide a notice to the precinct election officers who shall see that the notice is conspicuously displayed at the polling place advising voters of the change, and that votes for the candidate shall not be tabulated or recorded. If the county clerk learns of the death or withdrawal at least five (5) days prior to the election and provides the notice required by this

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subsection and the precinct officers fail to post the notice at the polling place, the precinct officers shall be guilty of a violation subject to a fine of not less than ten dollars (\$10) nor more than two hundred fifty dollars (\$250).

Section 18. KRS 118.215 is amended to read as follows: \blacksquare

After the order of the names has been determined as provided in KRS 118.225, the 5 (1)Secretary of State shall certify, to the county clerks of the respective counties 6 7 entitled to participate in the nomination or election of the respective candidates, the 8 name, the office sought, the district number of the office sought, if applicable 9 [place of residence], and party of each candidate or slate of candidates for each 10 office, as specified in the nomination papers or certificates and petitions of 11 nomination filed with him or her, and shall designate the device with which the 12 candidate groups, slates of candidates, or lists of candidates of each party shall be 13 printed, in the order in which they are to appear on the ballot, with precedence to be 14 given to the party that polled the highest number of votes at the preceding election 15 for presidential electors, followed by the political party which received the second 16 highest number of votes, with the order of any other political parties and independents to be determined by lot. Candidates for county offices and local state 17 18 offices shall be listed in the following order: Commonwealth's attorney, circuit 19 clerk, property valuation administrator, county judge/executive, county attorney, 20 county clerk, sheriff, jailer, county commissioner, coroner, justice of the peace, and 21 constable. The names of candidates for President and Vice President shall be 22 certified in lieu of certifying the names of the candidates for presidential electors. 23 The names shall be certified as follows:

- (a) Not later than the third Monday after the filing deadline for the primary as
 established in KRS 83A.045, 118.165, and 118A.060;
- (b) Not later than the fourth Monday in August, except as provided in paragraph
 (c) of this subsection; and

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(c) Not later than the Monday after the Friday following the first Tuesday in September preceding a regular election, for those years in which there is an election for President and Vice President of the United States.

4 Except as otherwise provided in subsection (3) of this section, all independent (2)candidates or slates of candidates whose nominating petitions are filed with the 5 county clerk or the Secretary of State shall be listed under the title and device 6 7 designated by them as provided in KRS 118.315, or if none is designated, under the word "independent," and shall be placed on the ballot in a separate column or 8 9 columns or in a separate line or lines according to the office which they seek. The 10 order in which independent candidates or slates of candidates shall appear on the 11 ballot shall be determined by lot by the county clerk. If the same device is selected 12 by two (2) groups of petitioners, it shall be given to the first selecting it and the 13 county clerk shall permit the other group to select a suitable device. This section 14 shall not apply to candidates for municipal offices which come under subsection (3) 15 of this section.

16 (3)The ballots used at any election in which city officers are to be elected as provided 17 in subsection (2) of this section shall contain the names of candidates for the city 18 offices grouped according to the offices they seek, and the candidates shall be 19 immediately arranged with and designated by the title of office they seek. The order 20 in which the names of the candidates for each office are to be printed on the ballot 21 shall be determined by lot. Each group of candidates for each separate office for 22 which the candidates are to be elected shall be clearly separated from other groups 23 on the ballot and spaced to avoid confusion on the part of the voter.

(4) The Secretary of State shall not knowingly certify to the county clerk of any county
the name of any candidate or slate of candidates who has not filed the required
nomination papers, nor knowingly fail to certify the name of any candidate or slate
of candidates who has filed the required nomination papers.

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1 (5)If the county clerk determines that the number of certified candidates or slates of 2 candidates cannot be placed on a ballot which can be accommodated by the voting 3 equipment currently in use by the county, he or she shall so notify the State Board of Elections not later than the last Tuesday in February preceding the primary or the 4 last Tuesday in August preceding the regular election. The State Board of Elections 5 6 shall meet within five (5) days of the notice, review the ballot conditions, and 7 determine whether supplemental paper ballots are necessary for the election. Upon 8 approval of the State Board of Elections, supplemental paper ballots may be used 9 for nonpartisan candidates or slates of candidates for an office or offices and public 10 questions submitted for a yes or no vote. All candidates or slates of candidates for 11 any particular office shall be placed either on the ballot or on the supplemental 12 paper ballot. Supplemental paper ballots may also be used to conduct the voting, in 13 the instance of a small precinct as provided in KRS 117.066.

14 (6) The ballot position of a candidate or slate of candidates shall not be changed after15 the ballot position has been designated by the county clerk.

16 → Section 19. KRS 118.315 is amended to read as follows:

17 A candidate for any office to be voted for at any regular election may be nominated (1)18 by a petition of electors qualified to vote for him or her, complying with the 19 provisions of subsection (2) of this section. No person whose registration status is 20 as a registered member of a political party shall be eligible to election as an 21 independent, or political organization, or political group candidate, nor shall any 22 person be eligible to election as an independent, or political organization, or 23 political group candidate whose registration status was as a registered member of a 24 political party on January 1 immediately preceding the regular election for which 25 the person seeks to be a candidate. This restriction shall not apply to candidates to 26 those offices specified in KRS 118.105(6), for supervisor of a soil and water 27 conservation district, for candidates for mayor or legislative body in cities of the

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home rule class, or to candidates participating in nonpartisan elections.

2 (2)The form of the petition shall be prescribed by the State Board of Elections. It shall 3 be signed by the candidate and by registered voters from the district or jurisdiction from which the candidate seeks nomination. The petition shall include a 4 declaration, sworn to by the candidate, that he or she possesses all the constitutional 5 and statutory requirements of the office for which the candidate has filed. 6 7 Signatures for a petition of nomination for a candidate seeking any office, 8 excluding President of the United States in accordance with KRS 118.591(1), shall 9 not be affixed on the document to be filed prior to the first Wednesday after the first 10 Monday in November of the year preceding the year in which the office will appear 11 on the ballot. Signatures for nomination papers shall not be affixed on the document 12 to be filed prior to the first Wednesday after the first Monday in November of the 13 year preceding the year in which the office will appear on the ballot. A petition of 14 nomination for a state officer, or any officer for whom all the electors of the state 15 are entitled to vote, shall contain five thousand (5,000) petitioners; for a 16 representative in Congress from any congressional district, or for any officer from any other district except as herein provided, four hundred (400) petitioners; for a 17 18 county officer, member of the General Assembly, or Commonwealth's attorney, one 19 hundred (100) petitioners; for a soil and water conservation district supervisor, 20 twenty-five (25) petitioners; for a city officer or board of education member, two 21 (2) petitioners; and for an officer of a division less than a county, except as herein 22 provided, twenty (20) petitioners. It shall not be necessary that the signatures of the 23 petition be appended to one (1) paper. Each petitioner shall include the date he or 24 she affixes the signature, address of residence, and date of birth. Failure of a voter 25 to include the signature affixation date, date of birth, and address of residence shall 26 result in the signature not being counted. A petitioner for the nomination of a 27 candidate [If any person joins in nominating, by petition, more than one (1)

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1		nominee for any office to be filled, he or she shall be counted as a petitioner for the
2		candidate whose petition is filed first, except a petitioner for the nomination of
3		candidates for soil and water conservation district supervisors] may be counted for
4		every petition to which his or her signature is affixed.
5	(3)	Titles, ranks, or spurious phrases shall not be accepted on the filing papers and shall
6		not be printed on the ballots as part of the candidate's name; however, nicknames,
7		initials, and contractions of given names may be accepted as the candidate's name.
8	(4)	The Secretary of State and county clerks shall examine the petitions of all
9		candidates who file with them to determine whether each petition is regular on its
10		face. If there is an error, the Secretary of State or the county clerk shall notify the
11		candidate by certified mail within twenty-four (24) hours of filing.
12	(5)	A judge who elected to retire as a Senior Status Special Judge in accordance with
13		KRS 21.580 shall not become a candidate or a nominee for any elected office
14		during the five (5) year term prescribed in KRS 21.580(1)(a)1., regardless of the
15		number of days served by the judge acting as a Senior Status Special Judge.
16		Section 20. KRS 118.387 is amended to read as follows:
17	The	county clerk of each county and the Secretary of State shall prominently display on
18	his	or her official <u>website</u> [Web_site], the candidates, <u>the office sought, the district</u>
19	<u>num</u>	ber of the office sought, if applicable [place of residence of each candidate], and the
20	polit	cical affiliation of each <i>partisan</i> candidate, who is on the ballot for any regular
21	elect	tion. The posting required by this section shall occur at least fifty (50) days before a
22	regu	larly scheduled election and forty-five (45) days before a special election.
23		Section 21. KRS 118.425 is amended to read as follows:
24	(1)	The State Board of Elections shall issue certificates of election where the successful
25		candidate was voted for by the state at large, was voted for by a district greater than
26		one (1) county, or was a candidate for member of Congress or the General
27		Assembly.

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1 (2)Except as provided in subsection (3) of this section, not later than the second 2 Monday after the election, the county board of elections shall issue certificates of election where the successful candidate was voted for by the electors of one (1) 3 county, or of a district less than one (1) county, except members of Congress, 4 members of the General Assembly, and designated officers filing with the Secretary 5 6 of State. The right to contest or recount an election in accordance with KRS 7 Chapter 120 shall not be impaired. The county board of elections of the candidate's 8 residence shall issue certificates of election where the successful candidate was 9 voted for by the electors of a city or school district whose boundaries extend 10 beyond those of a single county. The board shall forward the certificate to the 11 elected candidate. If the board finds that two (2) or more candidates have received 12 the highest and equal number of votes for the same office, the board shall determine by lot which of the candidates is elected. 13

14 In counties containing cities of the first class, not later than the thirtieth day of (3)15 December after the election, the county board of elections shall issue certificates of 16 election where the successful candidate was voted for by the electors of the county, except members of Congress, members of the General Assembly, and designated 17 18 officers filing with the Secretary of State. The right to contest or recount an election 19 in accordance with KRS Chapter 120 shall not be impaired. The county board of 20 elections of the candidate's residence shall issue certificates of election where the 21 successful candidate was voted for by the electors of a city whose boundaries 22 extend beyond those of a single county. The board shall forward the certificate to 23 the elected candidate. If the board finds that two (2) or more candidates have 24 received the highest and equal number of votes for the same office, the board shall determine by lot which of the candidates is elected. 25

26 (4) In the case of all offices voted for, and in the case of public questions submitted to
27 the vote of the people of the state at large or of a district greater than one (1)

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1 county, the county board of elections shall make out duplicate certificates of the 2 total number of votes received by each of the candidates for the office and the total number of votes for and against each of the questions on a form prescribed by the 3 State Board of Elections through the promulgation of administrative regulations in 4 accordance with KRS Chapter 13A. The certificate of the total number of votes 5 shall be certified to the Secretary of State's Office following the conclusion of the 6 hand-to-eye audit established in Section 13 of this Act and not later than 12 p.m., 7 8 prevailing time, on the *Tuesday*[Friday] following *all elections*[the election. For 9 special elections the certificate of the total number of votes shall be certified to the 10 Secretary of State's Office not later than 12 p.m., prevailing time, on the day 11 following the election]. The clerk shall keep one (1) of the certificates in his or her 12 office. He or she shall not later than three (3) days after receiving the certificate 13 from the board, forward the other certificate by mail to the Secretary of State who 14 shall deliver it to the State Board of Elections.

15 The State Board of Elections shall meet, to count and tabulate the votes received by (5)16 the different candidates as certified to the Secretary of State no later than the third 17 Monday after the election. The right to contest or recount an election in accordance 18 with KRS Chapter 120 shall not be impaired. A majority of the members of the 19 board shall constitute a quorum and may act. The board shall make out the 20 certificates of election in the office of the board from the returns made. The board 21 shall make out duplicate certificates of election, in writing, over the signatures of its 22 members. The board shall forward the original certificate, by mail, to the elected 23 candidate. The duplicate shall be retained in the office of the board. In the case of 24 the election of a representative in Congress, an additional certificate shall be made 25 and sent, by mail, to the clerk of the House of Representatives.

26 (6) The certificate of election shall be issued to the candidate receiving the highest
27 number of votes in the territory from which the election is to be made. If two (2) or

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1 more persons are found to have received the highest and an equal number of votes 2 for the same office, the election shall be determined by lot in the manner the board 3 directs, in the presence of not less than three (3) other persons. In the case of elections for electors of President and Vice President of the United States, the board 4 shall issue a certificate of election to each elector of the political party or 5 organization whose candidates for President and Vice President received the highest 6 7 number of votes and the determination by the board that the candidates of any 8 political party or organization for President and Vice President have received the 9 highest number of votes shall constitute a determination that the electors nominated 10 by that party have been elected.

11 → Section 22. KRS 118A.140 is amended to read as follows:

12 (1) The Secretary of State shall keep a book entitled "Register of Candidates for
13 Nomination to Offices of the Court of Justice." The Secretary of State shall enter in
14 that book the name, *the office sought, and the district number of the office sought,*15 *if applicable*,[and place of residence] of each candidate for nomination to the office
16 of justice or judge in the primary, the date of receipt of his or her nomination
17 papers, and petitions for candidacy filed pursuant to KRS 118A.100. The book shall
18 be a public record.

- 19 (2) The Secretary of State shall prominently display a candidate's information derived
 20 from subsection (1) of this section on the Secretary of State's official <u>website</u>[Web
 21 site] within five (5) business days following the date of receiving a candidate's
 22 nomination papers and petitions for candidacy of each candidate.
- → Section 23. KRS 119.165 is amended to read as follows:
- 24 (1) Any person who falsely personates a registered voter, and receives and casts a
 25 ballot by means of such personation, shall be guilty of a Class D felony. An attempt
 26 at such personation shall constitute a Class A misdemeanor.
- 27 (2) Any person who, by means other than falsely personating a registered voter, votes

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1 at an election in this state when he is a resident of another state or country, or votes 2 more than once at an election, or votes by use of the naturalization papers of 3 another person, shall be guilty of a Class D felony. Any person who knowingly votes or attempts to vote in a precinct other than the one in which he resides shall 4 be guilty of a Class A misdemeanor, unless by voting in a precinct in which he does 5 not live he is enabled to vote in a race or on a matter in which he could not vote in 6 7 his proper precinct in which case he shall be guilty of a Class D felony. Any person 8 who lends or hires his or another's naturalization papers to be used for the purpose 9 of voting shall be subject to the same penalty.

10 (3) Any person[<u>lawfully registered to vote</u>] who <u>has been</u>[is then] convicted of a
felony offense and has not previously been restored to their voting rights who then
knowingly votes or attempts to vote shall be guilty of a Class D felony.

(4) Any resident of this state who, by means other than falsely personating a registered
voter, votes at a regular or special election before he has resided in this state thirty
(30) days, or in the county and precinct where the election is held the time required
by law, or before he has attained full age, or before he has become a citizen, shall
be guilty of a Class B misdemeanor.

18 (5) Any person who, by means other than falsely personating a registered voter, votes
in a primary election knowing that he is not qualified as provided in KRS 116.055,
shall be guilty of a violation.

(6) Any person who applies for or receives a ballot at any voting place other than the
one at which he is entitled to vote, under circumstances not constituting a violation
of any of the provisions of subsections (1) to (3) of this section, shall be guilty of a
Class A misdemeanor.

→Section 24. KRS 158.070 is amended to read as follows:

- 26 (1) As used in this section:
- 27 (a) "Election" has the same meaning as in KRS 121.015;

1	(b)	"Minimum school term" or "school term" means not less than one hundred
2		eighty-five (185) days composed of the student attendance days, teacher
3		professional days, and holidays;
4	(c)	"School calendar" means the document adopted by a local board of education
5		that establishes the minimum school term, student instructional year or
6		variable student instructional year, and days that school will not be in session;
7	(d)	"School district calendar committee" means a committee that includes at least
8		the following:
9		1. One (1) school district principal;
10		2. One (1) school district office administrator other than the
11		superintendent;
12		3. One (1) member of the local board of education;
13		4. Two (2) parents of students attending a school in the district;
14		5. One (1) school district elementary school teacher;
15		6. One (1) school district middle or high school teacher;
16		7. Two (2) school district classified employees; and
17		8. Two (2) community members from the local chamber of commerce,
18		business community, or tourism commission;
19	(e)	"Student attendance day" means any day that students are scheduled to be at
20		school to receive instruction, and encompasses the designated start and
21		dismissal time;
22	(f)	"Student instructional year" means at least one thousand sixty-two (1,062)
23		hours of instructional time for students delivered on not less than one hundred
24		seventy (170) student attendance days;
25	(g)	"Teacher professional day" means any day teachers are required to report to
26		work as determined by a local board of education, with or without the
27		presence of students; and

- (h) "Variable student instructional year" means at least one thousand sixty-two
 (1,062) hours of instructional time delivered on the number of student
 attendance days adopted by a local board of education which shall be
 considered proportionally equivalent to one hundred seventy (170) student
 attendance days and calendar days for the purposes of a student instructional
 year, employment contracts that are based on the school term, service credit
 under KRS 161.500, and funding under KRS 157.350.
- 8 (2) (a) The local board of education, upon recommendation of the local school
 9 district superintendent, shall annually appoint a school district calendar
 10 committee to review, develop, and recommend school calendar options.
- 11 (b) The school district calendar committee, after seeking feedback from school 12 district employees, parents, and community members, shall recommend school calendar options to the local school district superintendent for 13 14 presentation to the local board of education. The committee's 15 recommendations shall comply with state laws and regulations and consider 16 the economic impact of the school calendar on the community and the state.
- 17 (c) Prior to adopting a school calendar, the local board of education shall hear for
 18 discussion the school district calendar committee's recommendations and the
 19 recommendation of the superintendent at a meeting of the local board of
 20 education.
- (d) During a subsequent meeting of the local board of education, the local board
 shall adopt a school calendar for the upcoming school year that establishes the
 opening and closing dates of the school term, beginning and ending dates of
 each school month, student attendance days, and days on which schools shall
 be dismissed. The local board may schedule days for breaks in the school
 calendar that shall not be counted as a part of the minimum school term.
- 27

(e) For local board of education meetings described in paragraphs (c) and (d) of

this subsection, if the meeting is a regular meeting, notice shall be given to media outlets that have requests on file to be notified of special meetings stating the date of the regular meeting and that one (1) of the items to be considered in the regular meeting will be the school calendar. The notice shall be sent at least twenty-four (24) hours before the regular meeting. This requirement shall not be deemed to make any requirements or limitations relating to special meetings applicable to the regular meeting.

8 (f) A local school board of education that adopts a school calendar with the first 9 student attendance day in the school term starting no earlier than the Monday 10 closest to August 26 may use a variable student instructional year. Districts 11 may set the length of individual student attendance days in a variable student 12 instructional schedule, but no student attendance day shall contain more than 13 seven (7) hours of instructional time unless the district submitted and received 14 approval from the commissioner of education for an innovative alternative 15 calendar.

Each local board of education shall use four (4) days of the minimum school 16 (3)(a) 17 term for professional development and collegial planning activities for the 18 professional staff without the presence of students pursuant to the 19 requirements of KRS 156.095. At the discretion of the superintendent, one (1) 20 day of professional development may be used for district-wide activities and 21 for training that is mandated by federal or state law. The use of three (3) days 22 shall be planned by each school council, except that the district is encouraged 23 to provide technical assistance and leadership to school councils to maximize 24 existing resources and to encourage shared planning.

(b) At least one (1) hour of self-study review of seizure disorder materials shall
be required for all principals, guidance counselors, and teachers hired after
July 1, 2019.

- 1 (c) 1. A local board may approve a school's flexible professional development 2 plan that permits teachers or other certified personnel within a school to participate in professional development activities outside the days 3 scheduled in the school calendar or the regularly scheduled hours in the 4 school work day and receive credit towards the four (4) day professional 5 development requirement within the minimum one hundred eighty-five 6 7 (185) days that a teacher shall be employed.
- 8 2. A flexible schedule option shall be reflected in the school's professional 9 development component within the school improvement plan and 10 approved by the local board. Credit for approved professional 11 development activities may be accumulated in periods of time other than 12 full day segments.
- No teacher or administrator shall be permitted to count participation in a 13 3. 14 professional development activity under the flexible schedule option 15 unless the activity is related to the teacher's classroom assignment and 16 content area, or the administrator's job requirements, or is required by the school improvement plan, or is tied to the teacher's or the 17 18 administrator's individual growth plan. The supervisor shall give prior 19 approval and shall monitor compliance with the requirements of this paragraph. In the case of teachers, a professional development 20 21 committee or the school council by council policy may be responsible 22 for reviewing requests for approval.
- (d) The local board of each school district may use up to a maximum of four (4)
 days of the minimum school term for holidays; provided, however, any
 holiday which occurs on Saturday may be observed on the preceding Friday.
- 26 (e) Each local board may use two (2) days for planning activities without the
 27 presence of students.

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- 1 (f) Each local board may close schools for the number of days deemed necessary 2 for:
 - National or state emergency or mourning when proclaimed by the President of the United States or the Governor of the Commonwealth of Kentucky;
- 6 2. Local emergency which would endanger the health or safety of children;
 7 and
- 8 3. Mourning when so designated by the local board of education and 9 approved by the Kentucky Board of Education upon recommendation of 10 the commissioner of education.
- 11 (4) (a) The Kentucky Board of Education, upon recommendation of the 12 commissioner of education, shall adopt administrative regulations governing the use of student attendance days as a result of a local emergency, as 13 14 described in subsection (3)(f)2. of this section, and regulations setting forth 15 the guidelines and procedures to be observed for the approval of waivers from 16 the requirements of a student instructional year in subsection (1)(f) of this 17 section for districts that wish to adopt innovative instructional calendars, or 18 for circumstances that would create extreme hardship.
- 19 (b) If a local board of education amends its school calendar after its adoption due 20 to an emergency, it may lengthen or shorten any remaining student attendance 21 days by thirty (30) minutes or more, as it deems necessary, provided the 22 amended calendar complies with the requirements of a student instructional 23 year in subsection (1)(f) of this section or a variable student instructional year 24 in subsection (1)(h) of this section. No student attendance day shall contain 25 more than seven (7) hours of instructional time unless the district submitted 26 and received approval from the commissioner of education for an innovative 27 alternative calendar.

- (5) (a) 1. In setting the school calendar, school may be closed for two (2)
 consecutive days for the purpose of permitting professional school
 employees to attend statewide professional meetings.
- These two (2) days for statewide professional meetings may be
 scheduled to begin with the first Thursday after Easter, or upon request
 of the statewide professional education association having the largest
 paid membership, the commissioner of education may designate
 alternate dates.
- 9 3. If schools are scheduled to operate during days designated for the 10 statewide professional meeting, the school district shall permit 11 employees who are delegates to attend as compensated professional 12 leave time and shall employ substitute teachers in their absence.
- 4. The commissioner of education shall designate one (1) additional day
 during the school year when schools may be closed to permit
 professional school employees to participate in regional or district
 professional meetings.
- 175. These three (3) days so designated for attendance at professional18meetings may be counted as a part of the minimum school term.
- (b)[-1.] If any school in a district is used as a <u>voting</u>[polling] place *pursuant to Section 2 of this Act*, the school district <u>may[shall]</u> be
 closed on the <u>days[day]</u> of the election, and those days may be used for
 professional development activities, professional meetings, or parentteacher conferences.[
- 24 2. A district may be open on the day of an election if no school in the
 25 district is used as a polling place.]
- 26 (c) All schools shall be closed on the third Monday of January in observance of
 27 the birthday of Martin Luther King, Jr. Districts may:

- 11.Designate the day as one (1) of the four (4) holidays permitted under2subsection (3)(d) of this section; or

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Not include the day in the minimum school term specified in subsection
 (1) of this section.

5 (6) (a) The Kentucky Board of Education, or the organization or agency designated
6 by the board to manage interscholastic athletics, shall be encouraged to
7 schedule athletic competitions outside the regularly scheduled student
8 attendance day.

- 9 Any member of a school-sponsored interscholastic athletic team who (b) 10 competes in a regional tournament or state tournament sanctioned by the 11 Kentucky Board of Education, or the organization or agency designated by the 12 board to manage interscholastic athletics, and occurring on a regularly scheduled student attendance day may be counted present at school on the 13 14 date or dates of the competition, as determined by local board policy, for a 15 maximum of two (2) days per student per year. The student shall be expected 16 to complete any assignments missed on the date or dates of the competition.
- 17 (c) The school attendance record of any student for whom paragraph (b) of this
 18 subsection applies shall indicate that the student was in attendance on the date
 19 or dates of competition.
- 20 Schools shall provide continuing education for those students who are determined (7)21 to need additional time to achieve the outcomes defined in KRS 158.6451, and 22 schools shall not be limited to the minimum school term in providing this 23 education. Continuing education time may include extended days, extended weeks, 24 or extended years. A local board of education may adopt a policy requiring its 25 students to participate in continuing education. The local policy shall set out the 26 conditions under which attendance will be required and any exceptions which are 27 provided. The Kentucky Board of Education shall promulgate administrative

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1 regulations establishing criteria for the allotment of grants to local school districts 2 and shall include criteria by which the commissioner of education may approve a 3 district's request for a waiver to use an alternative service delivery option, including providing services during the student attendance day on a limited basis. These 4 grants shall be allotted to school districts to provide instructional programs for 5 6 pupils who are identified as needing additional time to achieve the outcomes 7 defined in KRS 158.6451. A school district that has a school operating a model 8 early reading program under KRS 158.792 may use a portion of its grant money as 9 part of the matching funds to provide individualized or small group reading 10 instruction to qualified students outside of the regular classroom during the student 11 attendance day.

12 Notwithstanding any other statute, each school term shall include no less than the (8)13 equivalent of the student instructional year in subsection (1)(f) of this section, or a 14 variable student instructional year in subsection (1)(h) of this section, except that 15 the commissioner of education may grant up to the equivalent of ten (10) student 16 attendance days for school districts that have a nontraditional instruction plan 17 approved by the commissioner of education on days when the school district is 18 closed for health or safety reasons. The district's plan shall indicate how the 19 nontraditional instruction process shall be a continuation of learning that is 20 occurring on regular student attendance days. Instructional delivery methods, 21 including the use of technology, shall be clearly delineated in the plan. Average 22 daily attendance for purposes of Support Education Excellence in Kentucky 23 program funding during the student attendance days granted shall be calculated in 24 compliance with administrative regulations promulgated by the Kentucky Board of Education. 25

26 (9) The Kentucky Board of Education shall promulgate administrative regulations to
 27 prescribe the conditions and procedures for districts to be approved for the

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- nontraditional instruction program. Administrative regulations promulgated by the board under this section shall specify:
- (a) The application, plan review, approval, and amendment process;
- 4 (b) Reporting requirements for districts approved for the program, which may
 5 include but are not limited to examples of student work, lesson plans, teacher
 6 work logs, and student and teacher participation on nontraditional instruction
 7 days. Documentation to support the use of nontraditional instruction days
 8 shall include clear evidence of learning continuation;
- 9 (c) Timelines for initial approval as a nontraditional instruction district, length of 10 approval, the renewal process, and ongoing evaluative procedures required of 11 the district;
- (d) Reporting and oversight responsibilities of the district and the Kentucky
 Department of Education, including the documentation required to show clear
 evidence of learning continuation during nontraditional instruction days; and

15 (e) Other components deemed necessary to implement this section.

(10) Notwithstanding the provisions of KRS 158.060(3) and the provisions of subsection
(2) of this section, a school district shall arrange bus schedules so that all buses
arrive in sufficient time to provide breakfast prior to the beginning of the student
attendance day. The superintendent of a school district that participates in the
Federal School Breakfast Program may also authorize up to fifteen (15) minutes of
the student attendance day to provide the opportunity for children to eat breakfast
during instructional time.

- (11) Notwithstanding any other statute to the contrary, the following provisions shall
 apply to a school district that misses student attendance days due to emergencies,
 including weather-related emergencies:
- 26 (a) A certified school employee shall be considered to have fulfilled the
 27 minimum one hundred eighty-five (185) day contract with a school district

1		under KRS 157.350 and shall be given credit for the purpose of calculating
2		service credit for retirement under KRS 161.500 for certified school personnel
3		if:
4		1. State and local requirements under this section are met regarding the
5		equivalent of the number and length of student attendance days, teacher
6		professional days, professional development days, holidays, and days
7		for planning activities without the presence of students; and
8		2. The provisions of the district's school calendar to make up student
9		attendance days missed due to any emergency, as approved by the
10		Kentucky Department of Education when required, including but not
11		limited to a provision for additional instructional time per day, are met.
12	(b)	Additional time worked by a classified school employee shall be considered
13		as equivalent time to be applied toward the employee's contract and
14		calculation of service credit for classified employees under KRS 78.615 if:
15		1. The employee works for a school district with a school calendar
16		approved by the Kentucky Department of Education that contains a
17		provision that additional instructional time per day shall be used to make
18		up full days missed due to an emergency;
19		2. The employee's contract requires a minimum six (6) hour work day; and
20		3. The employee's job responsibilities and work day are extended when the
21		instructional time is extended for the purposes of making up time.
22	(c)	Classified employees who are regularly scheduled to work less than six (6)
23		hours per day and who do not have additional work responsibilities as a result
24		of lengthened student attendance days shall be excluded from the provisions
25		of this subsection. These employees may be assigned additional work
26		responsibilities to make up service credit under KRS 78.615 that would be
27		lost due to lengthened student attendance days.