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process shall require that:

AN ACT relating to materials, programs, or events alleged to be harmful to minors. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: → Section 1. KRS 158.192 is amended to read as follows: 3 4 As used in this section, "harmful to minors" means materials, programs, or events (1) 5 that: 6 (a) Contain the exposure, in an obscene manner, of the unclothed or apparently 7 unclothed human male or female genitals, pubic area, or buttocks or the 8 female breast, or visual depictions of sexual acts or simulations of sexual acts, 9 or explicit written descriptions of sexual acts; 10 (b) Taken as a whole, appeal to the prurient interest in sex; or 11 (c) Are patently offensive to prevailing standards regarding what is suitable for 12 minors. 13 (2) No later than July 1, 2023, Each local board of education shall adopt a complaint 14 resolution policy for its local schools to be used to address complaints submitted by 15 parents or guardians alleging that material, a program, or an event that is harmful to

> Complaints be submitted in writing to the principal of the school where the (a) student is enrolled;

> minors has been provided or is currently available to a student enrolled in the local

school district who is the child of the parent or guardian. The complaint resolution

- (b) Complaints provide the name of the complainant, a reasonably detailed description of the material, program, or event that is alleged to be harmful to minors, and how the material, program, or event is believed to be harmful to minors;
- (c) Within seven (7) business days of receiving a written complaint, the school principal shall review the complaint and take reasonable steps to investigate the allegations in the complaint, including but not limited to reviewing the

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1		material, program, or event that is alleged to be harmful to minors;
2	(d)	The school principal shall determine whether the material, program, or event
3		that is the subject of the complaint is harmful to minors;
4	(e)	The school principal shall determine whether student access to material that is
5		the subject of the complaint shall remain, be restricted, or be removed;
6	(f)	The school principal shall determine whether a program or event that is the
7		subject of the complaint shall be eligible for future participation by students in
8		the school;
9	(g)	Within ten (10) business days of receiving the complaint, unless another
10		schedule is mutually agreed to by the parent or guardian and the school
11		principal, the school principal shall confer with the parent or guardian and
12		inform him or her whether the material, program, or event that is the subject
13		of the complaint was determined to be harmful to minors and what the
14		resolution will be in accordance with paragraphs (e) and (f) of this subsection;
15	(h)	Appeals of the school principal's determination provided for in paragraphs (d),
16		(e), and (f) of this subsection shall:
17		1. Be subject to full administrative and substantive review by the local
18		board of education and shall not be delegated;
19		2. Include an opportunity for the parent or guardian to provide input during
20		public comment at a local board of education meeting, including an
21		opportunity for a parent or guardian to orally recite passages from
22		material, a program, or an event that is the subject of the appeal;
23		3. Be completed within thirty (30) calendar days of receiving the written
24		appeal unless another time frame is mutually agreed upon by the parent
25		or guardian and the local board of education; and
26		4. Be discussed and voted on during a meeting of the local board of

education subject to the open records and open meeting requirements

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1			under KRS Chapter 61;
2		(i)	The board shall immediately determine the material, program, or event to be
3			harmful to minors and require its removal if the board denies a parent or
4			guardian the opportunity to orally recite passages from material, a program,
5			or an event as required by paragraph (h)2. of this subsection;
6		<u>(j)</u>	The board's final disposition of the appeal shall be made in writing and shall
7			state whether the material, program, or event was determined to be harmful to
8			minors and whether student access to the material will remain, be restricted,
9			or be removed and whether the program or event shall be eligible for future
10			participation by students in the school; and
11		<u>(k)</u> [(j)] Within fifteen (15) business days from the date of a final disposition, the
12			title of the material or a description of the program or event submitted for
13			appeal pursuant to paragraph (h) of this subsection, whether the material,
14			program, or event was determined to be harmful to minors, whether student
15			access to the material will remain, be restricted, or be removed or whether the
16			program or event shall be eligible for future participation by students in the
17			school, and the vote cast by each individual board member shall:
18			1. Be published on the website of the local board of education where it
19			shall remain available for review; and
20			2. Be published in the newspaper with the largest circulation in the county.
21	(3)	(a)	A parent or guardian may request in writing to the school, after final
22			disposition is determined by the board as provided for in subsection
23			(2)(j)[(2)(i)] of this section, that the school ensure his or her student does not
24			have access to the material, program, or event that the parent or guardian
25			believes to be harmful to minors but was allowed to remain or be eligible for
26			future participation.

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(b) The school shall ensure that the student whose parent or guardian has made a

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1		request as provided for in paragraph (a) of this subsection does not have
2		access to the material or is not allowed to participate in the program or event
3		that the parent or guardian believes to be harmful to minors.
4	(4)	A parent or guardian not having filed the appeal may request in writing access to
5		the appealed materials, programs, or events for review and shall abide by the
6		school's and district's policies and procedures when requesting and reviewing such
7		information.
8	(5)	[No later than May 1, 2023,]The Department of Education shall promulgate a
9		model policy for a complaint resolution process that meets the requirements of
10		subsections (2), (3), and (4) of this section.