25 RS BR 957

1 AN ACT relating to bus safety. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 → Section 1. KRS 156.153 is amended to read as follows: 4 As used in this section: (1)"Danger zone" means the area within ten (10) feet of a school bus in any 5 (a) direction; and All school buses for which bids are made or bid contracts 6 awarded shall meet the standards and specifications of the Kentucky 7 8 Department of Education. The term ] "School bus" means[," as used in this section, shall mean] any motor vehicle 9 **(b)** 10 which meets the standards and specifications for school buses as provided by 11 law or by the standards or specifications of the Kentucky Department of 12 Education authorized by law and used solely in transporting school children 13 and school employees to and from school under the supervision and control 14 and at the direction of school authorities, and shall further include school bus 15 accessory equipment and supplies and replacement equipment considered to 16 be reasonably adaptable for purchase from price contract agreements. 17 All school buses for which bids are made or a bid contract is awarded shall meet (2)18 the standards and specifications of the Kentucky Department of Education. 19 (3)[(b)]The standards and specifications for accessory equipment and supplies and 20 replacement equipment under subsection (2) of this section [paragraph (a) of this 21 subsection] shall be based on federal safety standards and shall not discriminate 22 among manufacturers unless the Kentucky Department of Education finds evidence 23 that a specific manufacturer's product is defective or dangerous to use. 24 The Kentucky Department of Education shall provide the list of standards and <u>(4)[(c)]</u> 25 specifications for accessory equipment and supplies and replacement equipment to 26 the Finance and Administration Cabinet for the purposes of maintaining the price 27 contract list required under KRS 45A.489.

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1 2 (5)[(2)] School buses shall be clearly marked as transporting students and shall undergo a safety inspection no less than once every thirty (30) days.

3 (6)[(3)]
(a) Districts may also use vehicles owned, leased, or contracted by the district that were designed and built by the manufacturer for passenger transportation of nine (9) or fewer passengers, including the driver, for transporting students to and from school and approved school activities under an alternative transportation plan approved by the Kentucky Department of Education.

9 (b) Non-school bus passenger vehicles used under this subsection shall be clearly
10 marked as transporting students and undergo a safety inspection no less than
11 once every thirty (30) days.

(c) Non-school bus passenger vehicles used under this subsection shall be
 operated by an employee or contractor of a local school district that has a
 valid Class D operator's license. An individual that operates a non-school bus
 passenger vehicle to transport a student or students without a current valid
 license required by this paragraph shall be subject to the penalties set forth in
 KRS 156.990(4).

18 (d) The Kentucky Board of Education shall promulgate administrative regulations
19 in accordance with KRS Chapter 13A to establish:

Minimum standards and specifications for non-school bus passenger
 vehicles used under this subsection, including a standard for minimum
 insurance coverage;

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2. Minimum route safety standards and pick-up and drop-off protocols for
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1	3. Minimum qualifications, training, and drug testing requirements for an
2	individual to be authorized to transport any student to and from school
3	using a non-school bus passenger vehicle. The drug testing requirements
4	shall require an individual to submit to drug testing consistent with the
5	requirements of 49 C.F.R. pt. 40 to be authorized to transport students to
6	and from school using a non-school bus passenger vehicle.
7	(7)[(4)] As part of its regular procedure for establishing and updating standards and
8	specifications for school buses and non-school bus passenger vehicles, the
9	Kentucky Department of Education shall consider allowing school buses to operate
10	using clean transportation fuels, as defined in KRS 186.750. If the department
11	determines that school buses or non-school bus passenger vehicles may operate
12	using clean transportation fuels while maintaining the same or a higher degree of
13	safety as fuels currently allowed, it shall update its standards and specifications to
14	allow for such use.
15	(9) The Ventuely Department of Education shall
	(8) The Kentucky Department of Education shall:
16	(a) Consider requiring that any new school bus purchased on or after July 1,
16 17	
	(a) Consider requiring that any new school bus purchased on or after July 1,
17	(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with:
17 18	(a) Consider requiring that any new school bus purchased on or after July 1, <u>2026, be equipped with:</u> <u>1. Sensors to determine the presence of objects in the danger zone</u>
17 18 19	(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with: 1. Sensors to determine the presence of objects in the danger zone around the bus;
17 18 19 20	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with:         <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> </ol> </li> </ul>
17 18 19 20 21	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with:         <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> <li>Interior cameras; and</li> </ol> </li> </ul>
17 18 19 20 21 22	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with:         <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> <li>Interior cameras; and</li> <li>Promulgate administrative regulations in accordance with KRS Chapter</li> </ol> </li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with:         <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> <li>Interior cameras; and</li> <li>Promulgate administrative regulations in accordance with KRS Chapter 13A to establish:</li> </ol> </li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with: <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> <li>Interior cameras; and</li> </ol> </li> <li>(b) Promulgate administrative regulations in accordance with KRS Chapter 13A to establish: <ol> <li>The design and installation standards for the sensors; and</li> </ol> </li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>(a) Consider requiring that any new school bus purchased on or after July 1, 2026, be equipped with: <ol> <li>Sensors to determine the presence of objects in the danger zone around the bus;</li> <li>Sensors warning the driver that the door is not completely closed; and</li> <li>Interior cameras; and</li> </ol> </li> <li>(b) Promulgate administrative regulations in accordance with KRS Chapter 13A to establish: <ol> <li>The design and installation standards for the sensors; and</li> <li>Retention periods for interior camera recordings;</li> </ol> </li> </ul>

1		the Legislative Research Commission for referral to the Interim Joint Committee						
2		on Education regarding the availability and effectiveness of sensor technology.						
3		→ Section 2. KRS 156.990 is amended to read as follows:						
4	(1)	Any witness who fails, without legal excuse, to attend or to testify, when required						
5		by the chief state school officer under these provisions, shall be fined not more than						
6		twenty-five dollars (\$25) for each offense.						
7	(2)	Any person who violates any of the provisions of KRS 156.400 to 156.470 shall be						
8		fined not more than five hundred dollars (\$500) or imprisoned not more than three						
9		(3) months, or both.						
10	(3)	A violation of subsection (1) of KRS 156.483 shall cause the Department of						
11		Education to be fined not less than five hundred dollars (\$500) or more than one						
12		thousand dollars (\$1,000).						
13	(4)	Any person who operates a non-school bus passenger vehicle to transport a student						
14		or students within the Commonwealth without holding a current valid license as						
15		required pursuant to KRS 156.153(6)[(3)](c) shall be guilty of a Class D felony.						
16		→ Section 3. KRS 160.380 is amended to read as follows:						
17	(1)	As used in this section:						
18		(a) "Administrative finding of child abuse or neglect" means a substantiated						
19		finding of child abuse or neglect issued by the Cabinet for Health and Family						
20		Services that is:						
21		1. Not appealed through an administrative hearing conducted in						
22		accordance with KRS Chapter 13B;						
23		2. Upheld at an administrative hearing conducted in accordance with KRS						
24		Chapter 13B and not appealed to a Circuit Court; or						
25		3. Upheld by a Circuit Court in an appeal of the results of an						
26		administrative hearing conducted in accordance with KRS Chapter 13B;						
27		(b) "Alternative education program" means a program that exists to meet the						

needs of students that cannot be addressed in a traditional classroom setting
 but through the assignment of students to alternative classrooms, centers, or
 campuses that are designed to remediate academic performance, improve
 behavior, or provide an enhanced learning experience. Alternative education
 programs do not include career or technical centers or departments;

- 6 (c) "Clear CA/N check" means a letter from the Cabinet for Health and Family
  7 Services indicating that there are no administrative findings of child abuse or
  8 neglect relating to a specific individual;
- 9 (d) "Relative" means father, mother, brother, sister, husband, wife, son and 10 daughter; and
- 11 "Vacancy" means any certified position opening created by the resignation, (e) 12 dismissal, nonrenewal of contract, transfer, or death of a certified staff member of a local school district, or a new position created in a local school 13 14 district for which certification is required. However, if an employer-employee 15 bargained contract contains procedures for filling certified position openings 16 created by the resignation, dismissal, nonrenewal of contract, transfer, or death of a certified staff member, or creation of a new position for which 17 18 certification is required, a vacancy shall not exist, unless certified positions 19 remain open after compliance with those procedures.
- 20 (2) Except as provided in KRS 160.346, the school district personnel actions identified
  21 in this section shall be carried out as follows:
- (a) All appointments, promotions, and transfers of principals, supervisors,
  teachers, and other public school employees shall be made only by the
  superintendent of schools, who shall notify the board of the action taken. All
  employees of the local district shall have the qualifications prescribed by law
  and by the administrative regulations of the Kentucky Board of Education and
  of the employing board. Supervisors, principals, teachers, and other

employees may be appointed by the superintendent for any school year at any
 time after February 1 preceding the beginning of the school year. No
 superintendent of schools shall appoint or transfer himself or herself to
 another position within the school district;

5 (b) When a vacancy occurs in a local school district, the superintendent shall 6 submit the job posting to the statewide job posting system described in KRS 7 160.152 fifteen (15) days before the position shall be filled. The local school 8 district shall post position openings in the local board office for public 9 viewing;

10 (c) When a vacancy needs to be filled in less than fifteen (15) days' time to 11 prevent disruption of necessary instructional or support services of the school 12 district, the superintendent may seek a waiver from the chief state school 13 officer. If the waiver is approved, the appointment shall not be made until the 14 person recommended for the position has been approved by the chief state 15 school officer. The chief state school officer shall respond to a district's 16 request for waiver or for approval of an appointment within two (2) working days; and 17

(d) When a vacancy occurs in a local district, the superintendent shall conduct a
search to locate minority teachers to be considered for the position. The
superintendent shall, pursuant to administrative regulations of the Kentucky
Board of Education, report annually the district's recruitment process and the
activities used to increase the percentage of minority teachers in the district.

23 (3) Restrictions on employment of relatives shall be as follows:

(a) No relative of a superintendent of schools shall be an employee of the school
district. However, this shall not apply to a relative who is a classified or
certified employee of the school district for at least thirty-six (36) months
prior to the superintendent assuming office and who is qualified for the

1			position the employee holds. A superintendent's spouse who has previously
2			been employed in a school system may be an employee of the school district.
3			A superintendent's spouse who is employed under this provision shall not hold
4			a position in which the spouse supervises certified or classified employees. A
5			superintendent's spouse may supervise teacher aides and student teachers.
6			However, the superintendent shall not promote a relative who continues
7			employment under an exception of this subsection;
8		(b)	No superintendent shall employ a relative of a school board member of the
9			district;
10		(c)	No principal's relative shall be employed in the principal's school; and
11		(d)	A relative that is ineligible for employment under paragraph (a), (b), or (c) of
12			this subsection may be employed as a substitute for a certified or classified
13			employee if the relative is not:
14			1. A regular full-time or part-time employee of the district;
15			2. Accruing continuing contract status or any other right to continuous
16			employment;
17			3. Receiving fringe benefits other than those provided other substitutes; or
18			4. Receiving preference in employment or assignment over other
19			substitutes.
20	(4)	No s	uperintendent shall assign a certified or classified staff person to an alternative
21		educ	ation program as part of any disciplinary action taken pursuant to KRS 161.011
22		or 1	61.790 as part of a corrective action plan established pursuant to the local
23		distri	ict evaluation plan.
24	(5)	No s	uperintendent shall employ in any position in the district any person who:
25		(a)	Has been convicted of an offense that would classify a person as a violent
26			offender under KRS 439.3401;
27		(b)	Has been convicted of a sex crime as defined by KRS 17.500 or a

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1			misc	lemea	nor offense under KRS Chapter 510;	
2		(c)	Is re	quirec	to register as a sex offender under KRS 17.500 to 17.580; or	
3		(d)	Has	Has an administrative finding of child abuse or neglect in records maintained		
4			by tl	ne Cal	binet for Health and Family Services.	
5	(6)	Requ	uirem	ents fo	or background checks shall be as follows:	
6		(a)	A s	uperir	tendent shall require the following individuals to submit to a	
7			natio	onal a	nd state criminal background check by the Department of Kentucky	
8			State	e Poli	ce and the Federal Bureau of Investigation and have a clear CA/N	
9			chec	k, pro	vided by the individual:	
10			1.	Each	new certified or classified hire;	
11			2.	A n	onfaculty coach or nonfaculty assistant as defined under KRS	
12				161.	185;	
13			3.	A st	udent teacher;	
14			4.	A sc	hool-based decision making council parent member; and	
15			5.	Any	adult who is permitted access to school grounds on a regularly	
16				sche	duled and continuing basis pursuant to a written agreement for the	
17				purp	ose of providing services directly to a student or students as part of	
18				a scł	nool-sponsored program or activity;	
19		(b)	1.	The	requirements of paragraph (a) of this subsection shall not apply to:	
20				a.	Classified and certified individuals employed by the school district	
21					prior to June 27, 2019;	
22				b.	Certified individuals who were employed in another certified	
23					position in a Kentucky school district within six (6) months of the	
24					date of hire and who had previously submitted to a national and	
25					state criminal background check and who have a clear CA/N check	
26					for the previous employment; or	
27				c.	Student teachers who have submitted to and provide a copy of a	

1		national and state criminal background check by the Department
2		of Kentucky State Police and the Federal Bureau of Investigation
3		through an accredited teacher education institution in which the
4		student teacher is enrolled and who have a clear CA/N check.
5		2. The Education Professional Standards Board may promulgate
6		administrative regulations to impose additional qualifications to meet
7		the requirements of Pub. L. No. 92-544;
8	(c)	A parent member may serve prior to the receipt of the criminal history
9		background check and CA/N letter required by paragraph (a) of this
10		subsection but shall be removed from the council on receipt by the school
11		district of a report documenting a record of abuse or neglect, or a sex crime or
12		criminal offense against a victim who is a minor as defined in KRS 17.500, or
13		as a violent offender as defined in KRS 17.165, and no further procedures
14		shall be required;
15	(d)	A superintendent may require a volunteer or a visitor to submit to a national
16		and state criminal history background check by the Department of Kentucky
17		State Police and the Federal Bureau of Investigation and have a clear CA/N
18		check, provided by the individual; and
19	(e)	The superintendent of a school district operating under an alternative
20		transportation plan approved by the Kentucky Department of Education in
21		accordance with KRS 156.153 $(6)$ (3) shall require the driver of any non-
22		school bus passenger vehicle authorized to transport students to and from
23		school pursuant to the alternative transportation plan who does not have a
24		valid commercial driver's license issued in accordance with KRS Chapter
25		281A with an "S" endorsement to:
26		1. Submit to a national and state criminal background check by the
27		Department of Kentucky State Police and the Federal Bureau of

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1			Investigation at least once every three (3) years and a criminal records
2			check conducted in accordance with KRS 27A.090 in all other years;
3			2. Submit to drug testing consistent with the requirements of 49 C.F.R. pt.
4			40;
5			3. Provide a biannual driving history record check performed by the
6			Transportation Cabinet;
7			4. Provide an annual clear CA/N check;
8			5. Immediately notify the superintendent of any conviction for a violation
9			under KRS Chapter 189 for which penalty points are assessed; and
10			6. Immediately notify the superintendent of any citation or arrest for a
11			violation of any provision of KRS Chapter 189A. The superintendent
12			shall inform the Kentucky Department of Education of the notification.
13	(7)	(a)	If a certified or classified position remains unfilled after July 31 or if a
14			vacancy occurs during a school term, a superintendent may employ an
15			individual, who will have supervisory or disciplinary authority over minors,
16			on probationary status pending receipt of the criminal history background
17			check and a clear CA/N check, provided by the individual. Application for the
18			criminal record and a request for a clear CA/N check of a probationary
19			employee shall be made no later than the date probationary employment
20			begins.
21		(b)	Employment shall be contingent on the receipt of the criminal history
22			background check documenting that the probationary employee has no record
23			of a sex crime nor as a violent offender as defined in KRS 17.165 and receipt
24			of a letter, provided by the individual, from the Cabinet for Health and Family
25			Services stating the employee is clear to hire based on no administrative
26			findings of child abuse or neglect found through a background check of child
27			abuse and neglect records maintained by the Cabinet for Health and Family

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- 1 Services.
- (c) Notwithstanding KRS 161.720 to 161.800 or any other statute to the contrary,
  probationary employment under this section shall terminate on receipt by the
  school district of a criminal history background check documenting a record
  of a sex crime or as a violent offender as defined in KRS 17.165 and no
  further procedures shall be required.
- 7 (8) The provisions of KRS 161.790 shall apply to terminate employment of a certified
  8 employee on the basis of a criminal record other than a record of a sex crime or as a
  9 violent offender as defined in KRS 17.165, or on the basis of a CA/N check
  10 showing an administrative finding of child abuse or neglect.
- 11 (9) (a) All fingerprints requested under this section shall be on an applicant 12 fingerprint card provided by the Department of Kentucky State Police. The 13 fingerprint cards shall be forwarded to the Federal Bureau of Investigation 14 from the Department of Kentucky State Police after a state criminal 15 background check is conducted. The results of the state and federal criminal 16 background check shall be sent to the hiring superintendent. Any fee charged 17 by the Department of Kentucky State Police, the Federal Bureau of 18 Investigation, and the Cabinet for Health and Family Services shall be an 19 amount no greater than the actual cost of processing the request and 20 conducting the search.
- (b) Each application form, provided by the employer to an applicant for a
  certified or classified position, shall conspicuously state the following: "FOR
  THIS TYPE OF EMPLOYMENT, STATE LAW REQUIRES A NATIONAL
  AND STATE CRIMINAL HISTORY BACKGROUND CHECK AND A
  LETTER, PROVIDED BY THE INDIVIDUAL, FROM THE CABINET
  FOR HEALTH AND FAMILY SERVICES STATING THE APPLICANT
  HAS NO ADMINISTRATIVE FINDINGS OF CHILD ABUSE OR

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1	NEGLECT FOUND THROUGH A BACKGROUND CHECK OF CHILD
2	ABUSE AND NEGLECT RECORDS MAINTAINED BY THE CABINET
3	FOR HEALTH AND FAMILY SERVICES."

- 4 (c) Each application form for a district position shall require the applicant to:
- 5 6

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- 1. Identify the states in which he or she has maintained residency, including the dates of residency; and
- 2. Provide picture identification.

8 (10) Notwithstanding any provision of the Kentucky Revised Statutes to the contrary, 9 when an employee of the school district is charged with any offense which is classified as a felony, the superintendent may transfer the employee to a second 10 11 position until such time as the employee is found not guilty, the charges are 12 dismissed, the employee is terminated, or the superintendent determines that further personnel action is not required. The employee shall continue to be paid at the same 13 14 rate of pay he or she received prior to the transfer. If an employee is charged with 15 an offense outside of the Commonwealth, this provision may also be applied if the 16 charge would have been treated as a felony if committed within the 17 Commonwealth. Transfers shall be made to prevent disruption of the educational 18 process and district operations and in the interest of students and staff and shall not be construed as evidence of misconduct. 19

(11) Notwithstanding any law to the contrary, each certified and classified employee of
the school district shall notify the superintendent if he or she has been found by the
Cabinet for Health and Family Services to have abused or neglected a child, and if
he or she has waived the right to appeal a substantiated finding of child abuse or
neglect or if the substantiated incident was upheld upon appeal. Any failure to
report this finding shall result in the certified or classified employee being subject
to dismissal or termination.

27 (12) The form for requesting a CA/N check shall be made available on the Cabinet for

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Health and Family Services website.

 $\rightarrow$  Section 4. KRS 189.540 is amended to read as follows:

3 The Kentucky Board of Education shall promulgate administrative regulations to (1)4 govern the design and operation of all Kentucky school buses and to govern the operation of district-owned passenger vehicles transporting students under KRS 5 6 156.153(6) [(2)]. The board shall, with the advice and aid of the Department of 7 Kentucky State Police and the Transportation Cabinet, enforce the administrative 8 regulations governing the operation of all school buses whether owned by a school 9 district or privately contracted and all district-owned passenger vehicles transporting students under KRS 156.153(6)[(2)]. The regulations covering the 10 11 operation shall by reference be made a part of any contract with a school district. 12 Every school district and private contractor referred to under this subsection shall 13 be subject to those regulations.

14 (2) Any employee of any school district who violates any of the administrative
regulations in any contract executed on behalf of a school district shall be subject to
removal from office. Any person operating a school bus under contract with a
school district who fails to comply with any of the administrative regulations shall
be guilty of breach of contract and the contract shall be canceled after proper notice
and a hearing by the responsible officers of such school district.

(3) Any person who operates a school bus shall be required to possess a commercial
 driver's license issued pursuant to KRS 281A.170 with a school bus endorsement as
 described in KRS 281A.175.

- → Section 5. KRS 281.635 is amended to read as follows:

24 Notwithstanding anything contained in this chapter:

(1) All cities of the Commonwealth are vested with the power to grant authorization for
 the operation of buses over their streets and highways. Upon acquiring
 authorization, the holder of the authorization shall apply to the Department of

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Vehicle Regulation for a bus certificate: [.]

2 The governing body of any city in the Commonwealth in which city buses operate (2)3 shall have supervisory and regulatory power over such buses, while operating in the city, and shall have authority to enforce all ordinances or regulations pertaining to 4 routes, services, time schedules, and operation of the buses and the drivers thereof, 5 6 but any interested party may appeal to the department from any action, finding, or 7 order of any city within thirty (30) days after the entry of the action, finding, or 8 order, and a hearing shall be held in accordance with KRS 281.640; however, any 9 action, finding, or order of any city shall be sustained if there is substantial evidence 10 or reason to support it; otherwise the department shall make the orders as it deems 11 necessary and proper. However, where a carrier's entire operation is confined to 12 intracity transportation within the corporate limits of a single city, there shall be no appeal to the department from the actions, findings, or orders of the city. Provided 13 14 further, that where any city bus is subject to the regulatory powers of more than one 15 (1) city and the regulations are in conflict or such as to impede the transportation 16 facilities serving the cities, or the carrier is failing to furnish safe, adequate and 17 convenient service to the public, the department may, upon complaint or on its own 18 initiative, call a hearing and enter orders as are necessary and proper;[.]

19 (3)The governing body of any city of the first class, a city with a population equal to or 20 greater than twenty thousand (20,000) based upon the most recent federal decennial 21 census, and the city's suburban area, or the corporate limits of any city and its 22 suburban area located in a county which contains a city of the first class, a city with 23 a population equal to or greater than twenty thousand (20,000) based upon the most 24 recent federal decennial census, or an urban-county government, in the 25 Commonwealth in which taxicabs, limousines, or disabled persons vehicles operate 26 shall have concurrent supervisory and regulatory power over those certified carriers 27 operating from the city, and shall have authority to enforce all ordinances or

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1 regulations pertaining to their operation, but any interested party may appeal to the 2 department from any action, finding, or order of any city within thirty (30) days 3 after the entry of the action, finding, or order, and a hearing shall be held in accordance with KRS 281.640; however, any action, finding, or order of any city 4 shall be sustained if there is substantial evidence or reason to support it; otherwise, 5 6 the department shall make any orders that it deems necessary and proper. Where 7 any taxicab, limousine, or disabled persons vehicle carrier is subject to the 8 regulatory powers of more than one (1) city and the regulations of those cities are in 9 conflict or impede serving the transportation needs of the Commonwealth, the 10 department may, upon complaint or on its own initiative, call a hearing and enter 11 orders as are necessary and proper, including establishing or requiring the 12 establishment of uniform regulations; [.]

13 The governing body of any city of the first class, a city with a population equal to or (4)14 greater than twenty thousand (20,000) based upon the most recent federal decennial 15 census, and the city's suburban area, or the corporate limits of any city and its 16 suburban area located in a county which contains a city of the first class, a city with 17 a population equal to or greater than twenty thousand (20,000) based upon the most 18 recent federal decennial census, or an urban-county government, in the 19 Commonwealth is hereby vested with the concurrent power to prescribe the 20 qualifications with respect to the health, vision, sobriety, intelligence, ability, moral 21 character, and experience of the drivers of taxicabs, limousines, or disabled persons 22 vehicles operating from the city, and while operating in the city, and may issue 23 permits for qualified drivers. However, any taxicab, limousine, disabled persons 24 vehicle, or TNC vehicle driver must also possess a valid operator's license from 25 Kentucky or another jurisdiction;[.]

# 26 (5) <u>The governing body of any city in the Commonwealth in which city buses operate</u>

27 is encouraged to consider requiring any new bus purchased on or after July 1,

1		2026, be equipped with sensor technology as set forth in subsection (8) of Section
2		<u>1 of this Act; and</u>
3	<u>(6)</u>	The governing body of a city shall not have authority over a motor vehicle that is
4		being operated as a human service transportation delivery vehicle under a contract
5		with the Transportation Cabinet in accordance with KRS 96A.095(4).
6		$\Rightarrow$ Section 6. Subsection (8) of Section 1 of this Act may be cited as Ally's Law.