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25 RS BR 1267

1	A JOINT RESOLUTION directing the Energy and Environment Cabinet to adopt
2	revisions to the state air quality implementation plan to remove the reformulated gas
3	requirement for Jefferson County and applicable parts of Oldham and Bullitt Counties.
4	WHEREAS, pursuant to the federal Clean Air Act as amended, 42 U.S.C. sec. 7401
5	et seq., the Commonwealth of Kentucky is required to prepare and submit to the United
6	States Environmental Protection Agency (EPA) a state implementation plan and revisions
7	to such plan as appropriate to attain and maintain the National Ambient Air Quality
8	Standards (NAAQS) and protect human health; and
9	WHEREAS, pursuant to KRS Chapter 224, the Energy and Environment Cabinet
10	(cabinet) is designated as the air pollution control agency of this Commonwealth for all
11	purposes of the Clean Air Act; and
12	WHEREAS, pursuant to KRS Chapter 77, the Louisville Metro Air Pollution
13	Control District (district) is authorized to control air pollution in Jefferson County; and
14	WHEREAS, the Kentucky Air Pollution Control Commission granted concurrent
15	jurisdiction to the district on January 26, 1971; and
16	WHEREAS, the intent of the cabinet and the district is to operate an effective air
17	pollution control program in Jefferson County as authorized under KRS Chapters 77 and
18	224 through joint implementation of necessary control strategies; and
19	WHEREAS, Governor Brereton Jones, through a letter dated September 29, 1993,
20	opted into the federal reformulated gasoline requirements effective January 1, 1995; and
21	WHEREAS, the EPA mandated improved quality in conventional gasoline
22	beginning in 2011; and
23	WHEREAS, consequently, the environmental benefits of reformulated gasoline
24	compared to conventional gasoline no longer provide as significant of an environmental
25	benefit as in the past; and
26	WHEREAS, House Joint Resolution 8 adopted during the 2020 Regular Session
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directed the cabinet and the district to determine the environmental benefits, related costs,

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1 2 and potential alternatives to the federal reformulated gasoline requirements currently imposed in Jefferson County and parts of Oldham and Bullitt Counties; and

3 WHEREAS, the cabinet and the district have undertaken that analysis and are 4 engaged in the development of revisions required by House Joint Resolution 8 to 5 eliminate reliance on reformulated gasoline as a control measure for the state implementation plan for Jefferson County and partial areas of Bullitt and Oldham 6 7 Counties, and to adopt the air pollution control strategies in the state implementation plan revision that are necessary to satisfy any applicable requirement concerning attainment of 8 9 NAAQS and reasonable further progress, and any other applicable requirement of Section 10 110 of the Clean Air Act; and

WHEREAS, Governor Beshear petitioned the EPA for a temporary waiver to allow
a pause on the reformulated gas requirement, and in June 2022 the EPA denied that
request; and

WHEREAS, House Joint Resolution 37 adopted during the 2023 Regular Session called on the EPA to expeditiously review and approve the pending requests from the Cabinet and the district to redesignated Jefferson County and parts of Oldham and Bullitt Counties as being in attainment for ozone; and

WHEREAS, the EPA withdrew its proposed April 18, 2023, approval of the request to redesignate Jefferson County and parts of Oldham and Bullitt Counties as being in attainment for ozone, and the federal reformulated gasoline requirements remain in full effect to this day;

22 NOW, THEREFORE,

23 Be it resolved by the General Assembly of the Commonwealth of Kentucky:

Section 1. The General Assembly requests the Governor petition the federal
EPA to opt-out of the federal reformulated gasoline requirements in Jefferson County and
partial areas of Bullitt and Oldham Counties, in accordance with 40 C.F.R. 80.72,
provided alternative air pollution control strategies, identified in the revision of the

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applicable Kentucky state implementation plan, can achieve equivalent, or greater,
 emission reductions that are most cost-effective than the existing reformulated gasoline
 requirement and that the chosen strategies are able to attain and maintain the NAAQS and
 protect human health.

Section 2. No later than 60 days after Jefferson County and partial areas of
Bullitt and Oldham Counties are redesignated as being in attainment for ozone, the
cabinet and the district shall propose a revision of the applicable Kentucky state
implementation plan to:

9 (1) Remove the reformulated gas requirement for Jefferson County and the parts
10 of Oldham and Bullitt Counties to which the reformulated gas requirement applies;

11 (2) If necessary, implement air pollution control strategies other than mobile 12 source gas formulations or additives to achieve equivalent, or greater, emission 13 reductions than those achieved by reformulated gasoline requirements in those areas to 14 which the reformulated gas requirements applied; and

(3) Make any other changes necessary to satisfy any applicable requirement
 concerning attainment of NAAQS and reasonable further progress, and any other
 applicable requirement of Section 110 of the Clean Air Act.

Section 3. No later than October 31, 2025, the cabinet and the district shall
report to the Interim Joint Committee on Natural Resources and Energy on the status of
revisions to the state implementation plan identified under Section 2 of this Resolution.

21 → Section 4. The Clerk of the Senate is directed to transmit a copy of this
22 Resolution to the Governor, 700 Capitol Avenue, Suite 100, Frankfort, Kentucky 40601,
23 and to Secretary Rebecca Goodman, Energy and Environment Cabinet, 300 Sower
24 Boulevard, Frankfort, Kentucky 40601.

XXXX 2/4/2025 9:20 AM

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