UNOFFICIAL COPY

1		AN .	ACT relating to local government.
2	Be it	t enac	ted by the General Assembly of the Commonwealth of Kentucky:
3		⇒Se	ection 1. KRS 65.7047 is amended to read as follows:
4	(1)	Any	city or county may establish a local development area pursuant to this section,
5		subje	ect to the following conditions:
6		(a)	A local development area shall be on previously undeveloped land;
7		(b)	No more than one thousand (1,000) acres shall be approved for a local
8			development area in any twelve (12) month period in any county;
9		(c)	The establishment or expansion of the local development area shall not cause
10			the assessed value of taxable real property within all local development areas
11			and development areas of the city or county establishing the local
12			development area to exceed twenty percent (20%) of the assessed value of all
13			taxable real property within its jurisdiction. For the purpose of determining
14			whether the twenty percent (20%) threshold has been met, the assessed value
15			of taxable real property within all of the local development areas and
16			development areas shall be valued as of the establishment date; and
17		(d)	Unless the ordinance establishing a local development area requires an earlier
18			termination date, a local development area shall cease to exist on the
19			termination date.
20	(2)	A ci	ity or county shall take the following steps to establish or modify a local
21		deve	lopment area:
22		(a)	If the city or county pledges occupational license taxes or the occupational
23			license fee authorized by KRS 65.7056 as a part of the local tax revenues to
24			support the local development area, the city or county may[shall] engage the
25			services of a qualified independent outside consultant or financial adviser to
26			analyze the data related to the project and the development area and prepare a
27			report. If the city or county elects to have the report prepared pursuant to

1	<u>this</u>	this paragraph the report may[shall] include the following:			
2	1.	The estimated approved public infrastructure costs for the project[and,			
3		if relevant, project costs, financing costs, and costs associated with land			
4		preparation, demolition, and clearance];			
5	2.	The feasibility of the project, taking into account the scope and location			
6		of the project;			
7	3.	The estimated amount of local tax revenues, as applicable, that would be			
8		generated by the project over the period, which may be up to forty (40)			
9		years, as applicable, from the development area's established date;			
10	4.	The estimated amount of local tax revenues, as applicable, that would be			
11		displaced within the city or county, for the purpose of quantifying			
12		economic activity which is being shifted over the same period as that set			
13		forth in subparagraph 3. of this paragraph. The projections for displaced			
14		activity shall include economic activity that is lost to the local			
15		jurisdiction as a result of the project, as well as economic activity that is			
16		diverted to the project that formerly took place at existing establishments			
17		within the local jurisdiction prior to the commencement date of the			
18		project;			
19	5.	The estimated amount of old revenues that would have been generated			
20		in the development area of the project in the absence of the project,			
21		computed over the same time period as set forth in subparagraph 3. of			
22		this paragraph;			
23	6.	In the process of estimating the revenues and impacts prescribed in			
24		subparagraphs 3. and 4. of this paragraph, the independent outside			
25		consultant shall not consider any of the following:			
26		a. <u>Local tax</u> revenues or economic impacts associated with any			
27		projects within the development area where the new project will be			

Page 2 of 11

1		located; or				
2		b. <u>Local tax</u> revenues or economic impacts associated with economic				
3		development projects and approved Kentucky Tourism				
4		Development Act projects under KRS Chapter 148;				
5		7. The relationship of the estimated incremental revenues to the financing				
6		needs, including any increment bonds, of the project;				
7		8. When estimating the fiscal impact of the project, the consultant shall				
8		evaluate the amount of revenue estimated in subparagraph 3. of this				
9		paragraph and shall deduct the amounts estimated in subparagraphs 4.				
10		and 5. of this paragraph. The resulting difference shall be compared to				
11		the estimated incremental revenues to determine the presence or absence				
12		of a positive fiscal impact; and				
13		9. A determination that the project will not occur if not for the designation				
14		of the development area, the granting of incremental revenues by the				
15		taxing district or districts, and the granting of the local tax incremental				
16		revenues <u>;[.]</u>				
17	(b)	The city or county shall hold a public hearing to solicit input from the public				
18		regarding the local development area. The city or county shall advertise the				
19		hearing by causing to be published, in accordance with KRS 424.130, notice				
20		of the time, place, and purpose of the hearing and a general description of the				
21		boundaries of the proposed local development area. The notice shall include a				
22		summary of the projects proposed for the local development area;				
23	(c)	After the public hearing, the city or county shall adopt an ordinance which				
24		shall include the following provisions:				
25		1. A description of the boundaries of the local development area;				
26		2. The establishment date and the termination date;				
27		3. A name for the local development area for identification purposes;				

Page 3 of 11

1		4. Approval of any agreements relating to the local development area;
2		5. A provision establishing a special fund for the local development area or
3		any project within the local development area;
4		6. A requirement that any entity other than the governing body that
5		receives financial assistance under the local development area ordinance,
6		whether in the form of a grant, loan, or loan guarantee, shall make
7		periodic accounting to the governing body;
8		7. A provision for periodic analysis and review by the governing body of
9		the development activity in the local development area;
10		8. Designation of the agency or agencies responsible for oversight,
11		administration, and implementation of the local development ordinance;
12		9. The estimated net positive fiscal impact as calculated in paragraph (a)8.
13		of this subsection if the city or county elects to have an[in the required]
14		independent consultant report <i>prepared</i> ; and
15		10. Any other provisions, findings, limitations, rules, or procedures
16		regarding the proposed local development area or a project within the
17		local development area and its establishment or maintenance deemed
18		necessary by the city or county; [and]
19	(d)	If incremental revenues or other resources are to be pledged from taxing
20		districts other than the city or county establishing the local development area,
21		a local development area agreement shall be executed in accordance with the
22		provisions of subsection (4) of this section: and
23	<u>(e)</u>	If the city or county elects to use an independent consultant or financial
24		adviser as provided in paragraph (a) of this subsection, the independent
25		consultant or financial adviser shall:
26		1. Consult with the city's or county's budget office in the development of

the report; and

1			2. With the approval of the city's or county's budget office, create a			
2			methodology to be used and assumptions to be made by the			
3			independent consultant or financial adviser in preparing the report.			
4			The developer requesting the city or county to establish the local			
5			development area shall pay all costs associated with the independent			
6			consultant or financial adviser preparation of the independent consultant or			
7			financial adviser report, unless the city or county agrees to pay the costs of			
8			preparation.			
9	(3)	Fun	ding for projects in a local development area shall be provided in accordance			
10		with	KRS 65.7057.			
11	(4)	A lo	ocal development area agreement shall be executed among the agencies and			
12		taxii	ng districts involved in administering, providing financing, or pledging			
13		incremental revenues within the local development area. The local development				
14		area agreement shall be adopted by a city or county by ordinance and by any other				
15		taxing district or agency by resolution, and shall include but not be limited to the				
16		following provisions:				
17		(a)	Identification of the parties to the local development area agreement and the			
18			duties and responsibilities of each entity under the agreement;			
19		(b)	Specific identification of the tax increments released or pledged by type of tax			
20			by each taxing district;			
21		(c)	The anticipated benefit to be received by each taxing district for the release or			
22			pledge, including:			
23			1. A detailed summary of old revenues collected and projected new			
24			revenues for each taxing district on an annual basis for the term of the			
25			local development area agreement; and			
26			2. The maximum amount of incremental revenue to be paid by each taxing			
27			district and the maximum number of years the payment will be effective;			

Page 5 of 11

1 A detailed description of the local development area; (d) 2 A description of each proposed project, including an estimate of the costs of (e) 3 construction, acquisition, and development; 4 (f) A requirement that pledged incremental revenues will be deposited in a special fund pursuant to KRS 65.7061, including the timing and procedure for 5 6 depositing incremental revenues and other pledged amounts into the special 7 fund; 8 Terms of default and remedies, provided that no remedy shall permit the (g) 9 withholding by any party to the local development area agreement of any 10 incremental revenues pledged to the special fund if increment bonds are 11 outstanding that are secured by a pledge of those incremental revenues; 12 The commencement date, activation date, and termination date; and (h) 13 Any other provisions not inconsistent with KRS 65.7041 to 65.7083 deemed (i) 14 necessary or appropriate by the parties to the agreement. 15 Any pledge of incremental revenues in a local development area agreement shall be (5)16 superior to any other pledge of revenues for any other purpose and shall, from the 17 activation date to the termination date set forth in the local area development agreement, supersede any statute, ordinance, or resolution regarding the application 18 19 or use of incremental revenues. No ordinance in conflict with a local development 20 area agreement shall be adopted while any increment bonds secured by that pledge 21 remain outstanding. Ordinances or resolutions pledging incremental revenues on a 22 subordinate basis to any existing pledges may be adopted. 23 A city or county government acting pursuant to this section on or after the **(6)** 24 effective date of this Act shall file information regarding its local development 25 area agreement with the Cabinet for Economic Development on a form prescribed by the cabinet. The Cabinet for Economic Development is authorized 26 to promulgate administrative regulations pursuant to KRS Chapter 13A to create 27

1		<u>any</u>	necessary forms to meet the requirements of this subsection.
2		⇒s	ection 2. KRS 49.020 is amended to read as follows:
3	(1)	(a)	As used in this section and KRS 49.220, "revenue and taxation agency" means
4			and includes any agency of state[,] or county[, and local] government[,
5			including special taxing districts,] that issues final rulings, orders, or
6			determinations affecting revenue and taxation.
7		(b)	The Board of Tax Appeals created by KRS 49.010 shall have the power and
8			authority to hear and determine appeals from final rulings, orders, and
9			determinations of any revenue and taxation agency.
10	(2)	(a)	The Board of Tax Appeals shall consist of three (3) members appointed by the
11			Governor, subject to Senate confirmation in accordance with KRS 11.160 for
12			each appointment or reappointment. One (1) member shall be appointed
13			initially for a two (2) year term. One (1) member shall be appointed initially
14			for a three (3) year term. One (1) member shall be appointed initially for a
15			four (4) year term. Thereafter, all appointments to the board shall be for a four
16			(4) year term. There shall be no limit to the amount of reappointments a
17			member shall receive.
18		(b)	Vacancies for unexpired terms shall be filled in the same manner as regular
19			appointments, but the appointees shall hold office only to the end of the
20			unexpired term of the member replaced.
21		(c)	The Governor shall appoint a chairperson for the board, subject to Senate
22			confirmation in accordance with KRS 11.160 for each appointment or
23			reappointment. The chairperson shall be appointed for a four (4) year term and
24			shall be an attorney with the qualifications required of candidates for Circuit
25			Judge. The chairperson shall be the presiding officer over appeals heard by the
26			board.
27		(d)	The Governor shall establish the compensation not to include benefits of the

27

(d) The Governor shall establish the compensation, not to include benefits, of the

members of the board pursuant to KRS 64.640.

2 (e) Two (2) of the members shall be attorneys with the qualifications required of
3 candidates for Circuit Judge. One (1) of the members shall have a background
4 in taxation. No member shall engage in any occupation or business
5 inconsistent with his or her duties as such a member.

6 (3) The Crime Victims Compensation Board created by KRS 49.010 shall have the
7 power and authority to hear and determine all matters relating to a claim by a crime
8 victim or a person authorized by law to act on behalf of a crime victim for
9 compensation.

10 (4) The Crime Victims Compensation Board shall consist of three (3) members (a) 11 appointed by the Governor, not all of whom shall be engaged in the same 12 occupation or profession. Appointed board members shall be subject to Senate 13 confirmation in accordance with KRS 11.160 for each appointment or 14 reappointment. Members shall be appointed for a four (4) year term. There 15 shall be no limit to the amount of reappointments a member may receive. One 16 (1) member shall be appointed initially for a two (2) year term. One (1) 17 member shall be appointed initially for a three (3) year term. One (1) member shall be appointed initially for a four (4) year term. Thereafter, all 18 19 appointments to the board shall be for a four (4) year term. Two (2) of the 20 appointees shall be a victim as defined in KRS 421.500(1), the parent, spouse, 21 sibling, or child of a victim as defined in KRS 421.500(1), whether or not the 22 victim is deceased, or a victim advocate as defined in KRS 421.570(1); and 23 the other appointee shall be an attorney licensed to practice law in this state 24 with two (2) years of experience.

(b) Vacancies for unexpired terms shall be filled in the same manner as regular
appointments, but the appointees shall hold office only to the end of the
unexpired term of the member replaced.

Page 8 of 11

UNOFFICIAL COPY

- 1 2
- (c) The Governor shall appoint a chairperson for the board, subject to Senate confirmation in accordance with KRS 11.160 for each appointment or reappointment. The chairperson shall be appointed for a four (4) year term.
- 4

5

3

(d) The Governor shall establish the compensation, not to include benefits, of the members of the board pursuant to the provisions of KRS 64.640.

6 (5) The Board of Claims created by KRS 49.010 shall have the following powers and 7 authority to investigate, hear proof, and compensate persons for damages sustained 8 to either person or property as a proximate result of negligence on the part of the 9 Commonwealth, any of its cabinets, departments, bureaus, or agencies, or any of its 10 officers, agents, or employees while acting within the scope of their employment by 11 the Commonwealth or any of its cabinets, departments, bureaus, or agencies; 12 except, however, regardless of any provision of law to the contrary, the 13 Commonwealth, its cabinets, departments, bureaus, and agencies, and its officers, 14 agents, and employees, while acting within the scope of their employment by the 15 Commonwealth or any of its cabinets, departments, bureaus, or agencies, shall not 16 be liable for collateral or dependent claims which are dependent on loss to another 17 and not the claimant or damages for mental distress or pain or suffering, and 18 compensation shall not be allowed, awarded, or paid for such claims for damages.

19 (6)(a) The Board of Claims shall consist of three (3) members appointed by the 20 Governor, subject to Senate confirmation in accordance with KRS 11.160 for 21 each appointment or reappointment. One (1) member shall be appointed 22 initially for a two (2) year term. One (1) member shall be appointed initially 23 for a three (3) year term. One (1) member shall be appointed initially for a 24 four (4) year term. Thereafter, all appointments to the board shall be for a four 25 (4) year term. There shall be no limit to the amount of reappointments a 26 member shall receive.

27

(b) Vacancies for unexpired terms shall be filled in the same manner as regular

1
2

appointments, but the appointees shall hold office only to the end of the unexpired term of the member replaced.

- 3 (c) The Governor shall appoint a chairperson for the board, subject to Senate
 4 confirmation in accordance with KRS 11.160 for each appointment or
 5 reappointment. The chairperson shall be appointed for a four (4) year term,
 6 and shall be an attorney with the qualifications required of a candidate for
 7 Circuit Judge. The chairperson shall be the presiding officer over appeals
 8 heard by the board.
- 9 (d) The Governor shall establish the compensation, not to include benefits, of the
 10 members of the board pursuant to the provision of KRS 64.640.
- (e) Two (2) of the members shall be attorneys with the qualifications required of
 candidates for Circuit Judge and have a background and working knowledge
 in Kentucky tort law. One (1) member shall have a background in business.
 No member shall engage in any occupation or business inconsistent with his
 or her duties as such a member.
- 16 (7) The Board of Tax Appeals, the Board of Claims, and the Crime Victims17 Compensation Board shall each be separately authorized to:
- 18 (a) Promulgate, amend, and repeal suitable administrative regulations to carry out
 19 the provisions and purposes of the board's statutory authority;
- (b) Issue subpoenas and discovery orders, and to petition a court of competent
 jurisdiction for any order necessary to carry out the board's powers and duties;
- 22 (c) Take or cause to be taken affidavits or depositions within or without the state;
- 23 (d) Administer or cause to be administered oaths;
- (e) Except for the power to issue final decisions on the merits of a claim or
 appeal, to delegate any of its power or authority to the Office of Claims and
 Appeals; and
- 27 (f) Publicize widely the functions and purposes of the board.

UNOFFICIAL COPY

22 RS SB 111/EN

(8) If any appointed board member has a conflict of interest, as contemplated by KRS
 11A.030, involving any matter pending before the board, the secretary of the cabinet
 shall appoint a member of one (1) of the other boards administered by the Office of
 Claims and Appeals as a substitute member. Following appointment, the substitute
 board member shall serve in place of the member who has a conflict for all actions
 and votes relevant to that matter.

7 (9) Members of the Board of Tax Appeals, Board of Claims, and Crime Victims
8 Compensation Board shall receive new member orientation and annual training to
9 discuss new legislation, pertinent court decisions, and board policies and
10 procedures.

(10) The boards shall meet as often as necessary to perform their statutory
 responsibilities as outlined in this chapter. A majority of the members of the
 commission shall constitute a quorum for the transaction of business.

14 (11) Immediately following June 29, 2021, the Governor shall review the current board,
15 determine any members that are no longer qualified, and appoint new members to
16 the board if necessary.

Section 3. Whereas it is of the utmost importance for local governments to have
the ability to establish or modify local development areas using the provisions of this Act
at the earliest timeframe possible, an emergency is declared to exist and this Act takes
effect upon its passage and approval by the Governor or upon its otherwise becoming a
law.