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AN ACT relating to the local provision of wastewater services.

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

→ Section 1. KRS 65.240 is amended to read as follows:

4 (1) Any power or powers, privileges or authority exercised or capable of exercise by a
public agency of this state may be exercised and enjoyed jointly with any other
public agency of this state, and jointly with any public agency of any other state or
of the United States to the extent that the laws of the United States permit such joint
exercise or enjoyment. Any agency of the state government when acting jointly with
any public agency may exercise and enjoy all of the powers, privileges and authority
conferred by KRS 65.210 to 65.300 upon a public agency.

(2) Any two (2) or more public agencies may enter into agreements with one another
for joint or cooperative action pursuant to the provisions of KRS 65.210 to 65.300.
Appropriate action by ordinance, resolution or otherwise pursuant to law, of the
governing bodies of the participating public agencies shall be necessary before any
such agreement may enter into force.

- 16 (3) <u>Any public agency may enter into agreements with another public agency or</u>
 17 agencies pursuant to KRS 65.210 to 65.300 to acquire by purchase or lease, any
- 18 real or personal property, or any interest, right, easement, or privilege therein,
- 19outside of its municipal or jurisdictional boundaries, in connection with the20acquisition, construction, operation, repair, or maintenance of any sewage,
- 21 wastewater, or storm water facilities, notwithstanding any other provision of the
- 22 <u>Kentucky Revised Statutes restricting, qualifying, or limiting their authority to do</u>
- 23

<u>so.</u>

A state-supported institution of higher education and one (1) or more county or
 independent public school districts may enter into agreements under KRS 65.210 to
 65.300 for the purposes specified in KRS 65.230, notwithstanding any other
 provision of the statutes restricting, qualifying or limiting their authority to do so.

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Section 2. KRS 74.407 is amended to read as follows:

- 2 (1)(a)In addition to the other authority which water districts presently have under 3 this chapter, water districts are hereby authorized to acquire, develop, 4 maintain, and operate sewage disposal systems within the confines of their 5 respective districts or as authorized in paragraph (b) of this subsection, 6 except that such sewer systems shall not include territory within the 7 boundaries of existing municipal corporations having the authority to provide 8 such sewer services without the consent of such municipal corporations.
- 9 (b) Water districts may enter into agreements with another entity or entities to
 10 acquire by purchase or lease, any real or personal property, or any interest,
 11 right, easement, or privilege therein, outside of the district's jurisdictional
- 12boundaries, in connection with the acquisition, construction, operation,13repair, or maintenance of any sewage, wastewater, or storm water facilities,14notwithstanding any other provision of the Kentucky Revised Statutes

restricting, qualifying, or limiting their authority to do so.

(2)16 In the event of annexation of territory within a water district by another municipal 17 corporation authorized to provide sewer systems and services, the water district may 18 continue to provide and charge for sewer services within such newly annexed areas 19 until such annexing municipal corporation makes adequate payment, by negotiation 20 or condemnation, for such sewage disposal facilities owned and operated by the 21 water district. The water district commissioners shall have all of the powers and 22 authority, as regards sewer systems, that are conferred upon them for the purpose of 23 furnishing a water supply under KRS 74.010 to 74.415.

If a water district that provides sewer services is also the water supplier, the water
 district may provide that rates for water service and sewer service be billed
 simultaneously and may enforce collection of lawful rates and charges for sewer
 services by discontinuing water service until payment of the delinquent charges,

1 including penalties, interest, and reasonable fees for disconnection and 2 reconnection, is made or some payment arrangement satisfactory to the water 3 district is reached. 4 (4)If a water district that provides sewer services is not the water supplier, the water 5 district may enforce collection of delinquent sewer service charges in the manner 6 provided in KRS 96.930 to 96.943. 7 → Section 3. KRS 76.080 is amended to read as follows: 8 The district created under the provisions of KRS 76.010 to 76.210 is empowered: 9 (1)To have jurisdiction, control, possession, and supervision of the existing sewer and 10 drainage system of the city forming a district pursuant to KRS 76.010; to maintain, 11 operate, reconstruct, and improve the same as a comprehensive sewer and drainage 12 system; to make additions, betterments, and extensions thereto within the district 13 area; and to have all the rights, privileges, and jurisdiction necessary or proper for 14 carrying such powers into execution. No enumeration of powers in KRS 76.010 to 15 76.210 shall operate to restrict the meaning of this general grant of power or to 16 exclude other powers comprehended within this general grant. 17 To prepare or cause to be prepared and to be thereafter revised and adopted, plans, (2)

18 designs, and estimates of costs, of a system of trunk, intercepting, connecting, 19 lateral, and outlet sewers, storm water drains, pumping and ventilating stations, 20 disposal and treatment plants and works, and all other appliances and structures 21 which in the judgment of the board will provide an effective and advantageous 22 means for relieving the district area from inadequate sanitary and storm water 23 drainage and from inadequate sanitary disposal and treatment of the sewage thereof, 24 or such sections or parts of such system of the district area as the board may from 25 time to time deem proper or convenient to construct, consistent with the plans and 26 purposes of KRS 76.010 to 76.210, and may take all steps the board deems proper 27 and necessary to effect the purposes of KRS 76.010 to 76.210.

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1 To construct any additions, betterments and extensions to the facilities of the (3) 2 district, within or without the district area, and to construct any construction 3 subdistrict facilities or additions, betterments and extensions thereto, within or 4 without the district area, by contract or under, through, or by means of its own 5 officers, agents and employees. No construction or extensions shall be started 6 within the city forming a district pursuant to KRS 76.010 until, firstly, the city's 7 director of works, and secondly, its board of aldermen have approved the plans. No 8 construction or extensions shall be started in any city with a population greater than 9 three thousand (3,000) but less than one hundred thousand (100,000) based upon 10 the most recent federal decennial census until the governing authorities of such city 11 or cities have approved the plans. No construction or extensions shall be started in 12 any other part of the county until the plans have been approved, firstly, by the 13 county engineer and, secondly, by the fiscal court.

(4) To establish, construct, operate, and maintain, as a part of the sewer and drainage
system of the district, sewage treatment and disposal plants and systems and all the
appurtenances and appliances thereunto belonging. The sewage treatment and
disposal plants may be located in the city, or beyond the limits of the city in the
county in which the city is located, as the board deems expedient.

19 (5) To acquire and hold the personal property the board deems necessary and proper for
20 carrying out the corporate purposes of the district and to dispose of personal
21 property when the district has no further need therefor.

(6) To acquire by purchase, gift, lease, or by condemnation, real property or any
interest, right, easement, or privilege therein, as the board determines necessary,
proper and convenient for the corporate purposes of the district, and to use the same
so long as its corporate existence continues, and same is necessary or useful for the
corporate purposes of the district. Condemnation proceedings may be instituted in
the name of the district pursuant to a resolution of the board declaring the necessity

for the taking, and the method of condemnation shall be the same as provided in the
 Eminent Domain Act of Kentucky. When the board by resolution declares that any
 real property which it has acquired, or any interest therein, is no longer necessary or
 useful for the corporate purposes of the district, the real property and interest therein
 may be disposed of.

- 6 (7) To make bylaws and agreements for the management and regulation of its affairs 7 and for the regulation of the use of property under its control and for the 8 establishment and collection of sewer rates, rentals and charges, which sewer rates, 9 rentals and charges, applicable within the limits of a city forming a district pursuant 10 to KRS 76.010, shall be subject to the approval, supervision and control of the 11 legislative body of the city as hereinafter provided.
- 12 (8) To make contracts and execute all instruments necessary or convenient in thepremises.
- 14 (9) To borrow money and to issue negotiable bonds and to provide for the rights of theholders thereof.
- (10) To fix and collect sewer rates, rentals, and other charges, for services rendered by
 the facilities of the district, which sewer rates, rentals, and other charges, applicable
 within the limits of a city forming a district pursuant to KRS 76.010, shall be
 subject to the approval, supervision and control of the legislative body of such city
 as hereinafter provided.
- (11) To enter on any lands, waters and premises for the purpose of making surveys, and
 soundings and examinations.
- (12) To approve or revise the plans and designs of all trunk, intercepting, connecting,
 lateral and outlet sewers, storm water drains, pumping and ventilating stations,
 disposal and treatment plants and works proposed to be constructed, altered or
 reconstructed by any other person or corporation, private or public, in the whole
 county, in order to insure that such proposed construction, alteration or

reconstruction shall conform to and be a part of a comprehensive sewer and
drainage system for the said county. No sewers, drains, pumping and ventilating
stations, or disposal and treatment plants or works shall be constructed, altered or
reconstructed without approval by the board of the district. Any such work shall be
subject to inspection and supervision of the district.

- 6 (13) To enter into agreements with another entity or entities to acquire by purchase or
- *lease, any real or personal property, or any interest, right, easement, or privilege therein, outside of the district's jurisdictional boundaries, in connection with the*
- 9 acquisition, construction, operation, repair, or maintenance of any sewage,
- 10 wastewater, or storm water facilities, notwithstanding any other provision of the
- 11 Kentucky Revised Statutes restricting, qualifying, or limiting their authority to do
- 12 <u>so.</u>

13 → Section 4. KRS 76.231 is amended to read as follows:

- 14 (1) As an alternative to establishing a metropolitan sewer district pursuant to KRS
 15 76.010, any city with a population equal to or greater than twenty thousand (20,000)
 16 but less than one hundred thousand (100,000) based upon the most recent federal
 17 decennial census, together with the county in which it is located, may jointly
 18 establish a sewer agency for the purpose of providing sewer and drainage facilities
 19 within the city and the county.
- 20 (2) A joint sewer agency shall be established upon the enactment of identical
 21 ordinances establishing and setting out the powers of the agency by both the
 22 legislative body of the city and the fiscal court of the county.
- (3) All the powers granted a metropolitan sewer district in cities of the first class by
 KRS 76.010 to 76.279 may be granted by ordinance to the sewer agency except that
 these powers may be restricted or qualified in order to conform to the local needs of
 the county and the city.
- 27 (4) The legislative body of the city and the fiscal court of the county shall establish a

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1 schedule of rates, rentals and charges to be collected from all real property served 2 by the facilities of the sewer agency in the manner provided by KRS 76.090. If the 3 city, county, and sewer agency find that local needs warrant, uniformity of rates for 4 all residential property shall not be required for a period of no more than ten (10) 5 years from the date the sewer agency is established under subsection (2) of this 6 section. If for whatever reason the city and county cannot agree to amendments to a 7 rate schedule, the current schedule shall remain in effect until such time as an 8 agreement can be reached.

9 (5) For purposes of establishing a schedule of rates, rentals, and charges to be collected, 10 the legislative body of the city and the fiscal court of the county may prescribe by 11 joint ordinance for the creation of a rate adjustment board that shall be comprised of 12 the members of both legislative bodies, sitting as a single body. Upon the creation 13 of a rate adjustment board, a simple majority of the combined membership of the 14 rate adjustment board shall be required to establish rates, rentals, and charges to be 15 collected.

16 (6) The joint sewer agency shall be administered as a separate legal entity or by a
17 jointly appointed administrator or joint board as set out in the establishing
18 ordinances.

19 (7) The joint sewer agency may be dissolved only by a joint action of the legislative
20 body of the city and the fiscal court of the county. The establishing ordinance may
21 be amended in the same manner as originally enacted.

(8) The legislative body of any city with a population of less than twenty thousand
(20,000) based upon the most recent federal decennial census may by ordinance
elect to be within the jurisdiction of a joint sewer agency established pursuant to
this section.

26 (9) The joint sewer agency may enter into agreements with another entity or entities 27 to acquire by purchase or lease, any real or personal property, or any interest,

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1		right, easement, or privilege therein, outside of the agency's jurisdictional		
2		boundaries, in connection with the acquisition, construction, operation, repair, or		
3		maintenance of any sewage, wastewater, or storm water facilities,		
4 <i>notwithstanding any other provision of the Kentucky Revised Statutes restricting</i> ,				
5 <i>qualifying, or limiting their authority to do so.</i>				
6		→Section 5. KRS 76.325 is amended to read as follows:		
7 The powers of the commission shall be:				
8	(1)	To construct, operate and maintain a sewerage and/or drainage system and sewers		
9		and drains within the boundaries of the sewer construction district, or to contract		
10		with a metropolitan sewer district for such construction, operation and/or		
11		maintenance;		
12	(2)	To provide for disposition of the sewage and/or drainage, and for treatment of		
13		sewage, either through its own facilities or by contract with the metropolitan sewer		
14		district;		
15	(3)	To clean out, straighten, alter, deepen, fill up or otherwise improve any stream,		
16		watercourse receiving sewage, liquid wastes or drainage, located in or out of the		
17		district;		
18	(4)	To construct, operate and maintain trunk sewers, intercepting sewers, laterals,		
19		siphons, pumping stations, sewage treatment and disposal works necessary for the		
20		purposes of the district, through its own facilities or by contract with the		
21		metropolitan sewer district;		
22	(5)	To hold, control, acquire by purchase, donation or condemnation any real or		
23		personal property necessary for location, construction, operation or maintenance of		
24		its works and improvements and easements for rights of way;		
25	(6)	Upon completion of construction of any integral part of the sewer or drainage		
26		system, to contract for the operation and maintenance of its works and		
27		improvements or easements for rights of way;		

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1 (7) Upon completion of construction of any integral part of the sewer or drainage 2 system, to contract for the operation and maintenance of, and extensions to, such 3 part of the system, with the metropolitan sewer district on a service basis for the 4 users, or, with the approval of the court, to have the territory in such part of the 5 sewer construction district incorporated into the metropolitan sewer district for 6 service as provided to other property within said metropolitan sewer district; *and*

- 7 (8) To enter into agreements with another entity or entities to acquire by purchase or
 8 lease, any real or personal property, or any interest, right, easement, or privilege
- 9 <u>therein, outside of the district's jurisdictional boundaries, in connection with the</u>
- 10 <u>acquisition, construction, operation, repair, or maintenance of any sewage,</u>
- 11 <u>wastewater, or storm water facilities, notwithstanding any other provision of the</u>
 12 Kentucky Revised Statutes restricting, qualifying, or limiting their authority to do
- 12 <u>Kenucky Kevisea Statutes Festificting, qualifying, or timuing their authority to do</u>
 13 <u>so</u>.
- 14 → SECTION 6. A NEW SECTION OF KRS 220.010 TO 220.540 IS CREATED
 15 TO READ AS FOLLOWS:
- 16 <u>A sanitation district may enter into agreements with another entity or entities to</u>

17 acquire by purchase or lease, any real or personal property, or any interest, right,

- 18 easement, or privilege therein, outside of the district's jurisdictional boundaries, in
- 19 connection with the acquisition, construction, operation, repair, or maintenance of any
- 20 sewage, wastewater, or storm water facilities, notwithstanding any other provision of
- 21 the Kentucky Revised Statutes restricting, qualifying, or limiting their authority to do
- 22 <u>so.</u>