## UNOFFICIAL COPY AS OF 01/04/17

1		AN ACT relating to area development districts.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→Section 1. KRS 147A.070 is amended to read as follows:
4	(1)	The board of directors in each district may appoint an executive director and fix his
5		or her salary subject to the requirements of subsection (3) of this section. The
6		executive director shall perform, in the name of the board, such functions and duties
7		and may exercise such authority of the board as the board may delegate to $\underline{the}$
8		<u>executive director[him]</u> .
9	(2)	The board of directors in each district may elect from its membership an executive
10		committee and delegate to the committee any of the following duties:
11		(a) To employ such staff members as may be required for the operations of the
12		district;
13		(b) To manage the financial assets and obligations of the district;
14		(c) To guide the activities of the district between meetings of the board; and
15		(d) To perform such other duties as the board might delegate to it.
16	<u>(3)</u>	Beginning on the effective date of this Act, an open position for the executive
17		director with an area development district shall be advertised by the board of
18		directors in a manner designed to provide adequate notice of the opening and
19		sufficient time for interested applicants to apply. Advertisement of the opening
20		shall, at a minimum, be provided on the Web site of the district and published in
21		accordance with KRS Chapter 424.
22	<u>(4)</u>	Bonuses, awards, one (1) time salary adjustments, or special salary
23		enhancements for any employees that do not constitute a permanent change in
24		the employee's compensation shall not be made or awarded to any employee of a
25		<u>district.</u>
26	<u>(5)</u>	The board, any committee created or attached to the board, and staff employed by
27		the board shall comply with:

1	(a) Federal or state procurement statutes and regulations, as applicable;
2	(b) Conflict of interest laws in KRS 11A.040 and 45A.340; and
3	(c) Protections afforded in KRS 61.102.
4	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 147A IS CREATED TO
5	READ AS FOLLOWS:
6	(1) By August 1, 2017, and by June 1 of each succeeding year thereafter, the Cabinet
7	for Health and Family Services and the Education and Workforce Development
8	Cabinet shall, following any year in which the cabinet is awarded federal or state
9	funds to an area development district, prepare and submit a detailed report to the
10	Legislative Research Commission and area development district board members.
11	The report shall include the following financial information, separately for each
12	area development district and in total, from the preceding fiscal year:
13	(a) The total amount of state and federal funds distributed to each area
14	development district, broken down by funding source and program;
15	(b) For each allocation, distribution, award, or grant of state or federal funds,
16	the total amount, the percentage of the total amount, and a description of
17	the specific types of expenditures made for or allocated to:
18	1. Administrative costs;
19	2. Direct expenditures; and
20	3. Indirect expenditures;
21	(c) Allocations, distributions, awards, or grants not expended, and an
22	explanation of why the funds were not expended;
23	(d) The total amount of reserves carried forward by the area development
24	district, identification of the source of those funds, and an explanation of
25	why funds are being carried forward; and
26	(e) For each program:
27	<b>1.</b> A list of direct services provided by the district;

1	2. A list of service providers contracted by the district and the services
2	provided by those providers;
3	3. The number of eligible persons for the program, number of persons
4	served by the program, number of persons not served by the program,
5	and, if applicable, number of people on waiting lists for the program;
6	and
7	4. The performance measures required by the contract used to evaluate
8	the area development district's actions.
9	(2) The Legislative Research Commission shall distribute the report to the Interim
10	Joint Committees on Labor and Industry, State Government, Local Government,
11	Economic Development and Tourism, Education, Health and Welfare, and
12	Appropriations and Revenue; and each budget review subcommittee that has
13	jurisdiction over the Cabinet for Health and Family Services or the Education
14	and Workforce Development Cabinet.
15	(3) The cabinets shall present the information to each area development district's
16	board of directors.
17	→SECTION 3. A NEW SECTION OF KRS CHAPTER 147A IS CREATED TO
18	READ AS FOLLOWS:
19	(1) (a) Beginning no later than July 1, 2018, the Auditor of Public Accounts shall
20	perform a preliminary study of the fifteen (15) area development districts
21	that includes but is not limited to an evaluation of policies, procedures, and
22	internal controls; an analysis of financial activities; the administration of
23	questionnaires to or the conducting of interviews with the board of
24	directors, executive director, and other select employees; and other pertinent
25	evaluation procedures as determined by the Auditor.
26	(b) If issues or concerns are identified by the Auditor of Public Accounts in the
27	preliminary study, then an examination, if warranted, of those issues and

1		concerns shall be performed on the identified area development district.
2	<u>(2)</u>	The Auditor of Public Accounts or the Auditor's authorized agent shall have
3		access to examine all books, accounts, reports, vouchers, correspondence, files,
4		records, money, and property of each area development district. The board of
5		directors for each area development district shall permit access to and
6		examination of all of the above upon request of the Auditor or any authorized
7		agent of the Auditor.
8	<u>(3)</u>	Upon completion of any examination pursuant to this section, the Auditor of
9		Public Accounts shall submit recommendations to the board of directors to
10		remedy any issues and concerns of the examination.
11	<u>(4)</u>	The board of directors shall have forty-five (45) days to submit a corrective action
12		plan to the Auditor of Public Accounts and initiate corrective action based on the
13		recommendations submitted under subsection (3) of this section.
14	<u>(5)</u>	The Auditor of Public Accounts or the Auditor's authorized agent shall have all
15		powers and authority set forth in KRS Chapter 43 in performing the preliminary
16		study and any examinations under this section.
17	<u>(6)</u>	(a) The cost for the preliminary study shall be borne by the area development
18		districts; however, the expense may be paid from resources received by the
19		area development districts from the Commonwealth or the federal
20		government to the extent permitted by applicable state and federal laws and
21		regulations. The expense for the preliminary study shall be allocated among
22		the area development districts based on total resources; and
23		(b) Any examination expenses shall be billed by the Auditor of Public Accounts
24		to the examined area development district which shall be responsible to pay
25		the Auditor the actual expenses of the examination.
26	<u>(7)</u>	The preliminary study shall be completed by June 30, 2019, and any
27		examinations pursuant to this section shall be initiated by June 30, 2022.

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1	<u>(8)</u>	The Auditor of Public Accounts shall send copies of the preliminary study, and
2		any examinations, which shall include the Auditor's recommendations and the
3		area development districts' response to recommendations, to:
4		(a) The Legislative Research Commission, which shall disburse the materials to
5		the chairs of the Interim Joint Committees on Appropriations and Revenue,
6		<u>Health and Welfare, Labor and Industry, State Government, Local</u>
7		Government, Economic Development and Tourism, and Education;
8		(b) The Attorney General; and
9		(c) The appropriate cabinet and executive agency.
10		→ SECTION 4. A NEW SECTION OF KRS CHAPTER 147A IS CREATED TO
11	REA	AD AS FOLLOWS:
12	<u>(1)</u>	No area development district shall enter into any contract with a certified public
13		accountant or firm to perform an audit unless the Auditor of Public Accounts has
14		declined in writing to perform the audit or has failed to respond within thirty (30)
15		days of receipt of a written request. The area development district shall furnish
16		the Auditor of Public Accounts with a comprehensive statement of the scope and
17		nature of the proposed audit. The actual expense of an audit performed by the
18		Auditor of Public Accounts shall be billed to the audited area development
19		<u>district.</u>
20	<u>(2)</u>	When an audit of an area development district is performed by a certified public
21		accountant or firm, the Auditor of Public Accounts shall have the right to review
22		the certified public accountant's or firm's work papers before and after the
23		release of the audit.
24	<u>(3)</u>	After preliminary review of the work papers, should discrepancies be found, the
25		Auditor of Public Accounts shall notify the audited entity of the discrepancies. If
26		the certified public accountant or firm does not correct those discrepancies prior
27		to the release of the audit, the Auditor of Public Accounts may conduct its own

- 1 *audit to verify the findings of the certified public accountant's or firm's report. If*
- 2 an audit verifying the findings of the certified public accountant's report is
- 3 <u>conducted by the Auditor of Public Accounts, the actual expense of the audit</u>
- 4 <u>shall be billed to the area development district.</u>
- 5  $\rightarrow$  Section 5. Section 4 of this Act takes effect July 1, 2018.