1		AN ACT relating to conservation district audits.					
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:						
3		→ Section 1. KRS 65A.010 is amended to read as follows:					
4	As u	ised in this chapter:					
5	(1)	"County" means any county, consolidated local government, urban-county					
6		government, unified local government, or charter county;					
7	(2)	"DLG" means the Department for Local Government established by KRS					
8		147A.002;					
9	(3)	"Establishing entity" means the city or county, or any combination of cities and					
10		counties, that established a special purpose governmental entity and that has not					
11		subsequently withdrawn its affiliation with the special purpose governmental entity					
12		by ordinance or other official action;					
13	(4)	"Federally regulated municipal utility" means a municipal utility governed by the					
14		provisions of KRS 96.550 to 96.901, that maintains a wholesale power contract					
15		with a federal agency that also serves as its regulatory authority;					
16	(5)	(a) "Fee" means any user charge, levy, assessment, fee, schedule of rates, or tax,					
17		other than an ad valorem tax, imposed by a special purpose governmental					
18		entity.					
19		(b) "Fee" shall not include the following charges imposed by special purpose					
20		governmental entities that provide utility services:					
21		1. Any fuel cost adjustment that is:					
22		a. Made pursuant to an agreement with a power supplier;					
23		b. Amended by the power supplier based on the variable cost of fuel;					
24		and					
25		c. Passed through to the consumer by the utility pursuant to the					

2. Any power or energy cost adjustment implemented pursuant to a duly

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agreement between the utility and the power supplier;

1		adopted base rate that provides for the periodic adjustment of a
2		component of the rate, including any fuel costs or transmission costs, in
3		accordance with the formula or conditions set forth in the base rate; or
4		3. Any environmental control cost adjustments or surcharges implemented
5		pursuant to a duly adopted base rate that provides for the periodic
6		adjustment of a component of the rate in accordance with a formula or
7		conditions set forth in the base rate;
8	(6)	(a) "Private entity" means any entity whose sole source of public funds is from
9		payments pursuant to a contract with a city, county, or special purpose
10		governmental entity, including funds received as a grant or as a result of a
11		competitively bid procurement process.
12		(b) "Private entity" does not include any entity:
13		1. Created, wholly or in part, by a city, county, or combination of cities
14		and counties to perform one (1) or more of the types of public services
15		listed in subsection (9)(c) of this section; or
16		2. Governed by a board, council, commission, committee, authority, or
17		corporation with any member or members who are appointed by the
18		chief executive or governing body of a city, county, or combination of
19		cities and counties, or whose voting membership includes governmental
20		officials who serve in an ex officio capacity;
21	(7)	"Public funds" means any funds derived from the levy of a tax, fee, assessment, or
22		charge, or the issuance of bonds by the state or a city, county, or special purpose
23		governmental entity;
24	(8)	"Registry" means the online central registry and reporting portal established
25		pursuant to KRS 65A.020; and
26	(9)	(a) "Special purpose governmental entity" or "entity" means any agency,
27		authority, or entity created or authorized by statute which:

1		1. Exercises less than statewide jurisdiction;
2		2. Exists for the purpose of providing one (1) or a limited number of
3		services or functions;
4		3. Is governed by a board, council, commission, committee, authority, or
5		corporation with policy-making authority that is separate from the state
6		and the governing body of the city, county, or cities and counties in
7		which it operates; and
8		4. a. Has the independent authority to generate public funds; or
9		b. May receive and expend public funds, grants, awards, or
10		appropriations from the state, from any agency, or authority of the
11		state, from a city or county, or from any other special purpose
12		governmental entity.
13	(b)	"Special purpose governmental entity" shall include entities meeting the
14		requirements established by paragraph (a) of this subsection, whether the
15		entity is formed as a nonprofit corporation under KRS Chapter 273, pursuant
16		to an interlocal cooperation agreement under KRS 65.210 to 65.300, or
17		pursuant to any other provision of the Kentucky Revised Statutes.
18	(c)	Examples of the types of public services that may be provided by special
19		purpose governmental entities include but are not limited to the following:
20		1. Ambulance, emergency, and fire protection services;
21		2. Flood control, drainage, levee, water, <u>and</u> water conservation <u>services</u> ,
22		and services provided by watershed conservancy districts[,] and soil
23		and water conservation districts [services];
24		3. Area planning, management, community improvement, and community
25		development services;
26		4. Library services;
27		5. Public health, public mental health, and public hospital services;

1		6.	Riverport and airport services;
2		7.	Sanitation, sewer, waste management, and solid waste services;
3		8.	Industrial and economic development;
4		9.	Parks and recreation services;
5		10.	Construction, maintenance, or operation of roads and bridges;
6		11.	Mass transit services;
7		12.	Pollution control;
8		13.	Construction or provision of public housing, except as set out in
9			paragraph (d)8. of this subsection;
10		14.	Tourism and convention services; and
11		15.	Agricultural extension services.
12	(d)	"Spe	ecial purpose governmental entity" shall not include:
13		1.	Cities;
14		2.	Counties;
15		3.	School districts;
16		4.	Private entities;
17		5.	Chambers of commerce;
18		6.	Any incorporated entity that:
19			a. Provides utility services;
20			b. Is member-owned; and
21			c. Has a governing body whose voting members are all elected by the
22			membership of the entity;
23		7.	Any entity whose budget, finances, and financial information are fully
24			integrated with and included as a part of the budget, finances, and
25			financial reporting of the city, county, or cities and counties in which it
26			operates;
27		8.	Federally regulated public housing authorities established pursuant to

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1		KRS Chapter 80 that receive no more than twenty percent (20%) of their
2		total funding for any fiscal year from nonfederal fees, not including
3		rental income; or
4		9. a. Any fire protection district or volunteer fire department district
5		operating under KRS Chapter 75 with the higher of annual receipts
6		from all sources or annual expenditures of less than one hundred
7		thousand dollars (\$100,000); or
8		b. Any fire department incorporated under KRS Chapter 273.
9		→ Section 2. KRS 262.097 is amended to read as follows:
10	(1)	The supervisors of the respective soil <u>and water</u> conservation districts shall submit
11		to the commission such statements, estimates, budgets, and other information at
12		such time and in such manner as the commission requires.
13	(2)	The supervisors of the soil <u>and water</u> conservation districts shall comply with the
14		provisions of KRS 65A.010, 65A.020, 65A.040, 65A.050, 65A.060, 65A.070,
15		<u>65A.080, and</u> [to] 65A.090.
16		→ Section 3. KRS 262.280 is amended to read as follows:
17	(1)	The board shall provide for the keeping of a full and accurate record of all its
18		proceedings and of all resolutions, regulations, and orders issued or adopted by it.
19	(2)	Notwithstanding KRS 65A.030[For fiscal periods ending prior to July 1, 2014], an
20		audit of the accounts of each soil and water conservation district shall take place
21		once every four (4) years unless the soil and water conservation district receives or
22		expends seven hundred fifty thousand dollars (\$750,000) or more in any year, in
23		which case the soil and water conservation district shall provide for the
24		performance of an annual audit. The audit shall be conducted in accordance with
25		audit standards and requirements stipulated in KRS 65.065(5). [For fiscal periods
26		beginning on and after July 1, 2014, the provisions of KRS 65A.030 shall apply to
27		audits of the accounts of each district.]

Upon request of the commission, the board shall furnish the commission with copies of ordinances, regulations, orders, contracts, forms, and other documents adopted or employed by the board and any other information requested by the commission concerning the board's activities.

- Section 4. KRS 262.763 is amended to read as follows:
- [(a) Notwithstanding KRS 65A.030[For fiscal periods ending prior to July 1, 6 (1) 7 2014], an audit of the accounts of each watershed conservancy district shall take 8 place once every four (4) years unless the watershed conservancy district receives 9 or expends seven hundred fifty thousand dollars (\$750,000) or more in any year, in 10 which case the watershed conservancy district shall provide for the performance of 11 an annual audit. The audit shall be conducted in accordance with audit standards 12 and requirements stipulated in KRS 65.065(5). The board of directors of each 13 watershed conservancy district shall select to make the audit certified public 14 accountants who have no personal interest in the financial affairs of the board of 15 directors or in any of its officers or employees.
- [(b) For fiscal periods beginning on and after July 1, 2015, the provisions of KRS 65A.030 shall apply to the audit of accounts of each watershed conservancy district.]
- 19 (2) Immediately upon completion of each audit, the accountant shall prepare a report of
  20 his <u>or her</u> findings and recommendations. This report shall be to the board of
  21 directors and in such number of copies as specified by the board of directors. The
  22 actual expense of any audit authorized under this section shall be borne by the
  23 watershed conservancy district.
- 24 (3) The board of directors shall comply with the provisions of KRS 65A.010, 65A.020,
   25 65A.040, 65A.050, 65A.060, 65A.070, 65A.080, and to 65A.090.

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