1		AN ACT relating to local taxation.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 67.083 is amended to read as follows:
4	(1)	It is the purpose of this section to provide counties as units of general purpose local
5		government with the necessary latitude and flexibility to provide and finance
6		various governmental services within those functional areas specified in subsection
7		(3) of this section, while the General Assembly retains full authority to prescribe
8		and limit by statute local governmental activities when it deems such action
9		necessary.
0	(2)	(a) Except as provided in paragraph (b) of this subsection, the fiscal court of
1		any county is hereby authorized to levy all taxes, license fees, and franchise
2		<u>fees</u> not in conflict with the Constitution of Kentucky, provided that the fee or
3		tax is authorized by the [and] statutes of this state [now or hereafter enacted].
4		(b) The fiscal court of any county shall not levy a sales or use tax on:
5		1. Retail sales of tangible personal property or digital property; or
6		2. The furnishing of any service.
17	(3)	The fiscal court shall have the power to carry out governmental functions necessary
8		for the operation of the county. Except as otherwise provided by statute or the
9		Kentucky Constitution, the fiscal court of any county may enact ordinances, issue
20		regulations, levy taxes, issue bonds, appropriate funds, and employ personnel in
21		performance of the following public functions:
22		(a) Control of animals, and abatement of public nuisances;
23		(b) Regulation of public gatherings;
24		(c) Public sanitation and vector control;
25		(d) Provision of hospitals, ambulance service, programs for the health and welfare
26		of the aging and juveniles, and other public health facilities and services;

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(e) Provision of corrections facilities and services, and programs for the

1		confinement, care, and rehabilitation of juvenile law offenders;
2	(f)	Provision of parks, nature preserves, swimming pools, recreation areas,
3		libraries, museums, and other recreational and cultural facilities and
4		programs;
5	(g)	Provision of cemeteries and memorials;
6	(h)	Conservation, preservation and enhancement of natural resources including
7		soils, water, air, vegetation, and wildlife;
8	(i)	Control of floods;
9	(j)	Facilitating the construction and purchase of new and existing housing;
10		causing the repair or demolition of structures which present a hazard to public
11		health, safety, or morals or are otherwise inimical to the welfare of residents
12		of the county; causing the redevelopment of housing and related commercial,
13		industrial, and service facilities in urban or rural areas; providing education
14		and counseling services and technical assistance to present and future
15		residents of publicly assisted housing;
16	(k)	Planning, zoning, and subdivision control according to the provisions of KRS
17		Chapter 100;
18	(l)	Adoption, by reference or in full, of technical codes governing new
19		construction, renovation, or maintenance of structures intended for human
20		occupancy;
21	(m)	Regulation of commerce for the protection and convenience of the public;
22	(n)	Regulation of the sale of alcoholic beverages according to the provisions of
23		KRS Chapters 241 to 244;
24	(o)	Exclusive management of solid wastes by ordinance or contract or by both
25		and disposition of abandoned vehicles;

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delivery of public services;

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Provision of public buildings, including armories, necessary for the effective

1		(q)	Cooperation with other units of government and private agencies for the
2			provision of public services, including, but not limited to, training,
3			educational services, and cooperative extension service programs;
4		(r)	Provision of water and sewage and garbage disposal service but not gas or
5			electricity; including management of onsite sewage disposal systems;
6		(s)	Licensing or franchising of cable television;
7		(t)	Provision of streets and roads, bridges, tunnels and related facilities,
8			elimination of grade crossings, provision of parking facilities, and
9			enforcement of traffic and parking regulations;
10		(u)	Provision of police and fire protection;
11		(v)	Regulation of taxis, buses, and other passenger vehicles for hire;
12		(w)	Provision and operation of air, rail and bus terminals, port facilities, and
13			public transportation systems;
14		(x)	Promotion of economic development of the county, directly or in cooperation
15			with public or private agencies, including the provision of access roads, land
16			and buildings, and promotion of tourism and conventions;
17		(y)	Preservation of historic structures; and
18		(z)	Regulation of establishments or commercial enterprises offering adult
19			entertainment and adult entertainment activities.
20	(4)	The	county judge/executive is hereby authorized and empowered to exercise all of
21		the e	executive powers pursuant to this section.
22	(5)	A co	ounty acting under authority of this section may assume, own, possess and
23		cont	rol assets, rights, and liabilities related to the functions and services of the
24		coun	ity.

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consistent with state law or administrative regulation:

If a county is authorized to regulate an area which the state also regulates, the

county government may regulate the area only by enacting ordinances which are

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(a)	If the state statute or administrative regulation prescribes a single standard of
	conduct, a county ordinance is consistent if it is identical to the state statute or
	administrative regulation;

- (b) If the state statute or administrative regulation prescribes a minimal standard of conduct, a county ordinance is consistent if it establishes a standard which is the same as or more stringent than the state standard;
- (c) A county government may adopt ordinances which incorporate by reference state statutes and administrative regulations in areas in which a county government is authorized to act.
- (7) County ordinances which prescribe penalties for their violation shall be enforced throughout the entire area of the county unless:
- (a) Otherwise provided by statute; or

- (b) The legislative body of any city within the county has adopted an ordinance pertaining to the same subject matter which is the same as or more stringent than the standards that are set forth in the county ordinance. The fiscal court shall forward a copy of each ordinance which is to be enforced throughout the entire area of the county to the mayor of each city in the county.
- (8) (a) The powers granted to counties by this section shall be in addition to all other powers granted to counties by other provisions of law. These powers, other than the power to tax, may be exercised cooperatively by two (2) or more counties, or by a county and a city, or by a county and a special district, or by a county and the state through, but not limited to, joint contracts, joint ownership of property, or the exchange of services, including personnel and equipment. When counties cooperate in the provision of public services, contracts shall be drawn to document the benefits and relative cost for each of the participating governments. One (1) government may pay one hundred percent (100%), or a lesser percentage, of all or any part of the cost of the

1			joint undertaking, based upon the written contract required by this subsection.
2		(b)	A permissive procedure authorized by this section shall not be deemed to be
3			exclusive or to prohibit the exercise of other existing laws and laws which
4			may hereafter be enacted but shall be an alternative or supplement thereto.
5	(9)	Any	agency of county government exercising authority pursuant to subsection
6		(3)( <u>y</u>	y) of this section shall, prior to exercising such authority, obtain the voluntary
7		writ	ten consent of the owner of the structure. Consent may be obtained only after
8		advi	sing the owner in writing of any advantages and disadvantages to the owner
9		whic	ch are likely to result from the exercise of such authority.
10		<b>→</b> S	ection 2. KRS 67A.070 is amended to read as follows:
11	(1)	<u>(a)</u>	Except as provided in paragraph (b) of this subsection, Urban-county
12			governments may enact and enforce within their territorial limits such tax,
13			license fees, franchise fees [licensing], and police, sanitary, and other
14			ordinances not in conflict with the Constitution of Kentucky and general
15			statutes of this state, provided that the tax or fee is authorized by the statutes
16			of this state, [now or hereafter enacted,] as they shall deem requisite for the
17			health, education, safety, welfare and convenience of the inhabitants of the
18			county and for the effective administration of the urban-county government:
19			<u>and</u>
20		<u>(b)</u>	An urban-county government shall not levy a sales or use tax on:
21			1. Retail sales of tangible personal property or digital property; or
22			2. The furnishing of any service.
23	(2)	Urba	an-county government ordinances shall be deemed to conflict with general
24		statu	ates of this state only:
25		(a)	When the ordinance authorizes that which is expressly prohibited by a general
26			statute; or

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(b) When there is a comprehensive scheme of legislation on the same subject

1 embodied in a general statute.

(4)

No ordinance or resolution shall be considered by the urban-county government legislative body until it has been read at two (2) separate meetings; provided, however, that the requirement for a second reading may be suspended by a two-thirds (2/3) vote of the membership of the legislative body. Requirements for reading ordinances or resolutions may be satisfied by public reading of the title and of a certified synopsis of the contents prepared by an attorney licensed to practice law in the Commonwealth of Kentucky.

- All ordinances and resolutions shall be effective upon passage, unless timely vetoed by the chief executive officer of the urban-county government pursuant to the provisions of the comprehensive plan of the urban-county government. All ordinances of the urban-county government shall be published in full or by publication of the title and a certified synopsis prepared by an attorney licensed to practice law in the Commonwealth of Kentucky. A certified synopsis shall include a brief narrative setting out the main points of the ordinance in a way reasonably calculated to inform the public in a clear and understandable manner of the meaning of the ordinance and shall contain the full text of any section that imposes taxes or fees. The publication shall occur in the daily newspaper which has the largest bona fide circulation in the county and is published in the publication area.
- (5) The provisions of any local, statewide or nationally recognized standard code and codifications of entire bodies of local legislation may be adopted by ordinance which identifies the subject matter by title, source and date and incorporates the adopted provisions by reference without setting them out in full, provided a copy accompanies the adopting ordinance and is made a part of the permanent records of the urban-county government.
- Section 3. KRS 67C.101 is amended to read as follows:
- 27 (1) The governmental and corporate functions vested in any city of the first class shall,

upon approval by the voters of the county at a regular or special election, be
consolidated with the governmental and corporate functions of the county
containing the city. This single government replaces and supersedes the
governments of the pre-existing city of the first class and its county.

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- 5 (2) (a) A consolidated local government shall have all powers and privileges that
  6 cities of the first class and their counties are, or may hereafter be, authorized
  7 to exercise under the Constitution and the general laws of the Commonwealth
  8 of Kentucky, including but not limited to those powers granted to cities of the
  9 first class and their counties under their respective home rule powers.
  - (b) A consolidated local government shall continue to exercise these powers and privileges notwithstanding repeal or amendment of any of the laws upon which the powers and privileges are based unless expressly repealed or amended for consolidated local governments.
  - (c) In addition, a consolidated local government shall have other powers and privileges as the government may be authorized to exercise under the Constitution and general laws of the Commonwealth of Kentucky.
  - (d) A consolidated local government is neither a city government nor a county government as those forms of government exist on July 15, 2002, but it is a separate classification of government which possess the greater powers conferred upon, and is subject to the lesser restrictions applicable to, county government and cities of the first class under the Constitution and general laws of the Commonwealth of Kentucky.
  - (e) A consolidated local government shall be accorded the same sovereign immunity granted counties, their agencies, officers, and employees.
- 25 (3) A consolidated local government shall have power and authority to:
- 26 (a) Levy and collect taxes upon all property taxable for state purposes within the 27 territorial limits of the consolidated local government not exempt by law from

1		taxation;
2	(b)	License, tax, and regulate privileges, occupations, trades, and professions
3		authorized by law, to be uniform throughout the jurisdiction;
4	(c)	Make appropriations for the support of the consolidated local government and
5		provide for the payment of all debts and expenses of the consolidated local
6		government and the debts and expenses of the county and city of which it is
7		the successor;
8	(d)	Issue or cause to be issued bonds and other debt instruments that counties
9		containing a city of the first class are authorized to issue or enter into all other
10		financial transactions as may be permitted by law;
11	(e)	Purchase, lease, construct, maintain, or otherwise acquire, hold, use, and
12		operate any property, real or personal, for any public purpose, and sell, lease,
13		or otherwise dispose of any property, real or personal, belonging to a
14		consolidated local government;
15	(f)	Exercise the power of eminent domain for any public purpose subject to the
16		limitations and exceptions prescribed by the Constitution and the general laws
17		of the Commonwealth of Kentucky;
18	(g)	Accept federal or state funds and other sources of revenue that are applicable
19		to counties and cities of the first class;
20	(h)	Establish, erect, maintain, and operate facilities for the confinement,
21		detention, and rehabilitation of persons convicted of the violation of the
22		ordinances and laws of a consolidated local government or the
23		Commonwealth of Kentucky;
24	(i)	Pass and enforce by fines and penalties, if necessary, all ordinances, not
25		inconsistent with law, as are expedient in maintaining the peace, good
26		government, health, and welfare of the inhabitants of the county and prevent,

abate, and remove nuisances;

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(j) Collect and dispose of garbage, junk, and other refuse, and regulate the

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2		collection and disposal of garbage, junk, and other refuse by others;	
3		k) Provide for the redevelopment, renewal, or rehabilitation of	blighted,
4		deteriorated, or dilapidated areas;	
5		Enforce zoning regulations;	
6		m) Enter into contracts and agreements with other governmental entities	and with
7		private persons, firms, and corporations;	
8		n) Adopt procedures for collective bargaining with its employees and	d for the
9		certification of exclusive bargaining agents for groups of emplo	oyees in
10		accordance with the Constitution and general laws of the Commonv	vealth of
11		Kentucky and its ordinances; and	
12		o) Exercise all other powers and authorities granted to counties and citi	es of the
13		first class by the general laws of the Commonwealth of Kentucky.	
14	(4)	The powers of the consolidated local government shall be construed br	oadly in
15		avor of the consolidated local government. The specific mention, or f	ailure to
16		nention, of particular powers in this section shall not be construed as lir	niting in
17		ny way the general or specific powers of a consolidated local government.	
18	(5)	a consolidated local government shall have power and jurisdiction through	shout the
19		otal area embraced by the official jurisdictional boundaries of the county.	
20	(6)	a consolidated local government shall be known as/	County
21		Metro Government, which shall be the combination of the names of the lar	gest city
22		n existence on the date of the adoption of the consolidated local government	nent and
23		ne county.	
24	<u>(7)</u>	consolidated local government that is authorized to levy and collect	ct taxes,
25		cense fees, or franchise fees shall not levy the tax or fee unless the tax	; license
26		ee, or franchise fee is authorized by the statutes of this state.	
27	<u>(8)</u>	consolidated local government shall not levy a sales or use tax on:	

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1		(a) Retail sales of tangible personal property or digital property; or
2		(b) The furnishing of any service.
3		→ Section 4. KRS 92.281 is amended to read as follows:
4	(1)	(a) Except as provided in paragraph (b) of this subsection, cities of all classes
5		are authorized to levy and collect any and all taxes, license fees, and
6		franchise fees not in conflict with [ provided for in Section 181 of] the
7		Constitution of the Commonwealth of Kentucky, provided that the fee on
8		tax is authorized by the statutes of this state, and to use the revenue
9		therefrom for <u>the</u> [ such] purposes [as may be ]provided by the legislative
10		body of the city.
11		(b) A city of any class shall not levy a sales and use tax on:
12		1. Retail sales of tangible personal property or digital property; or
13		2. The furnishing of any service.
14	(2)	Nothing in this section shall be construed to repeal, amend, or affect in any way the
15		provisions of KRS 243.070.
16	(3)	This section shall not in any wise repeal, amend, affect, or apply to any existing
17		statute exempting property from local taxation or fixing a special rate on proper
18		classification or imposing a state tax which is declared to be in lieu of all local
19		taxation, nor shall it be construed to authorize a city to require any company that
20		pays both an ad valorem tax and a franchise tax to pay a license tax.
21	(4)	This section shall also be subject to the provisions of KRS 91.200 in cities of the
22		first class having a sinking fund and commissioners of a sinking fund.
23	(5)	License fees or occupational taxes may not be imposed against or collected or
24		income received by precinct workers for election training or work at election booths
25		in state, county, and local primary, regular, or special elections.
26	(6)	License fees or occupational taxes may not be imposed against or collected on any

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profits, earnings, or distributions of an investment fund which would qualify under

1 KRS 154.20-250 to 154.20-284 to the extent any profits, earnings, or distributions 2 would not be taxable to an individual investor.

(1)

- (7) (a) It is the intent of the General Assembly to continue the exemption from local license fees and occupational taxes that existed on January 1, 2006, for providers of multichannel video programming services or communications services as defined in KRS 136.602 that were taxed under KRS 136.120 prior to January 1, 2006.
  - (b) To further this intent, license fees or occupational taxes may not be imposed against any company providing multichannel video programming services or communications services as defined in KRS 136.602. If only a portion of an entity's business is providing multichannel video programming services or communications services including products or services that are related to and provided in support of the multichannel video programming services or communications services, this exclusion applies only to that portion of the business that provides multichannel video programming services or communications services including products or services that are related to and provided in support of the multichannel video programming services or communications services.

## → Section 5. KRS 610.350 is amended to read as follows:

In proceedings in the juvenile session of the District Court, no court fees shall be charged against, and no witness fees shall be allowed to, any party to a petition. No public officer shall be entitled to receive any fee from the service of process or for attendance in court in any such proceedings. All other persons acting under orders of the court may be paid for service of process and attendance as witnesses. The payments for fees provided by law for like services in civil cases in the Circuit Court are to be made out of the county treasury. The county or state may compensate any officer or person in the amount prescribed by law for the

1		transportation of a child to a place where he will be detained or placed or the return
2		of any child to the jurisdiction of the court, and funds for this purpose may be
3		appropriated and paid by the fiscal court.
4	(2)	(a) Except as provided in paragraph (b) of this subsection, for the purpose of
5		paying salaries and expenses necessary to carry out the purposes of KRS
6		Chapters 600 to 645, the fiscal court of any county, or urban-county council
7		of an urban-county government, may levy taxes, license fees, and franchise
8		<u>fees</u> and make appropriations within constitutional limitations, <u>provided that</u>
9		the fee or tax is authorized by the statutes of this state.
10		(b) The fiscal court of any county, or urban-county council of any urban-
11		county government, shall not levy a sales or use tax on:
12		1. Retail sales of tangible personal property or digital property; or
13		2. The furnishing of any service.
14		(c) The legislative body of any city also is authorized to appropriate funds to
15		assist the county in carrying out the purposes of KRS Chapters 600 to 645,
16		including providing facilities for custody and care of children coming within
17		the purview of KRS Chapters 600 to 645.
18		→ Section 6. KRS 83.520 is amended to read as follows:
19	<u>(1)</u>	Except as provided in subsection (2) of this section, the legislative body of a city
20		of the first class shall have the power to exercise all of the rights, privileges,
21		powers, <u>and</u> franchises, including the power to levy all taxes, <u>license fees</u> , <u>and</u>
22		<u>franchise fees</u> , not in conflict with the Constitution <u>of Kentucky</u> , <u>provided that the</u>
23		fees or taxes are authorized by the statutes of this state.
24	<u>(2)</u>	The legislative body of a city of the first class shall not levy a sales or use tax on:
25		(a) Retail sales of tangible personal property or digital property; or
26		(b) The furnishing of any service. [ and so as ]
27	<u>(3)</u>	The powers granted under subsection (1) of this section are to provide for the

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health, education, safety and welfare of the inhabitants of the city, to the same
extent and with the same force and effect as if the General Assembly had granted
and delegated to the legislative body of the city all of the authority and powers that
are within its powers to grant to a municipal corporation as if expressly enumerated
herein.

- (4) Nothing therein contained to the contrary, the provisions of KRS Chapters 65, 66, 76, 77, 79, 80, 91, 95, 96, 97, 98, 99, 103, 104, 106, 107, 108 and 109 shall be considered permissive rather than mandatory and the powers, rights and duties therein delineated may be modified or delegated by the legislative body to different departments and agencies of city government and any restrictions therein set forth shall not be considered abridging in any manner the complete grant of home rule set forth in this grant of power except no right heretofore vested by operation of statute shall in any way be affected.
- → Section 7. KRS 65.760 is amended to read as follows:

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- 15 (1) Any local government may establish 911 emergency service upon approval of the governing body of the city, county, or urban-county government and may adopt regulations concerning the provision of this service by ordinance.
- 18 (2) Any local government, or any combination thereof, may with the approval of their 19 governing bodies enter into an interlocal cooperation agreement creating a joint 911 20 emergency service.
- 21 (3) (a) The funds required by a local government to establish and operate 911
  22 emergency service, or to participate in joint service with other local
  23 governments, may be obtained through the levy of any special tax, license, or
  24 fee not in conflict with the Constitution and statutes of this state, provided
  25 that the special tax, license, or fee is authorized by the statutes of this state.
  - (b) A local government, or any combination thereof, shall not levy a sales or use tax on:

1. Retail sales of tangible personal property or digital property; or

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2		2. The furnishing of any service.
3		(c) The special tax, license, or fee may include a subscriber charge for 911
4		emergency service that shall be levied on an individual exchange-line basis
5		limited to a maximum of twenty-five (25) exchange lines per account per
6		government entity.
7		(d)[(b)] Any private commercial telephone service or owner of a dispersed
8		private telephone system (DPTS) that provides local and 911 emergency
9		service to subscribers for compensation shall collect and remit the subscriber
10		charge to the local government on the same basis as the primary local
11		exchange carrier, except that this requirement shall not apply to a state agency
12		that currently maintains an independent 911 system with its own public safety
13		answering point.
14		(e)[(c)] Any provider of interconnected VoIP local and 911 emergency services
15		to subscribers for compensation shall collect and remit any special tax
16		license, or fee levied under paragraph (a) of this subsection to the local
17		government, except that the special tax, license, or fee levied under paragraph
18		(a) of this subsection shall not apply to a commercial mobile radio service
19		subject to a fee imposed under KRS 65.7629 or 65.7634.
20	(4)	All revenues raised from any special tax, license, or fee levied under subsection (3)
21		of this section shall be expended only as provided in this subsection and only to the
22		extent that the expenditure is directly attributable to the establishment, operation, or
23		maintenance of a PSAP, the delivery of 911 emergency services, or the provision of
24		wireless enhanced 911 services, as follows:
25		(a) The hiring of personnel;
26		(b) The following costs for employees:
27		1. Salaries;

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1		2. Fringe benefits;
2		3. MSAG coordination;
3		4. Uniforms; and
4		5. Addressing and database development and management;
5	(c)	Facility costs for the following expenses:
6		1. Capital improvements for construction, remodeling, or expansion;
7		2. Lease or rental payments;
8		3. Utilities;
9		4. Heating and air conditioning;
10		5. Fire suppression systems;
11		6. Security systems;
12		7. Cleaning and maintenance;
13		8. Emergency power and uninterruptable power equipment;
14		9. Insurance;
15		10. Office supplies;
16		11. Printing and copying services; and
17		12. Furniture;
18	(d)	Training and memberships in professional associations, including:
19		1. Vendor-provided training;
20		2. Conferences;
21		3. Necessary travel and lodging;
22		4. On-the-job training; and
23		5. Memberships in 911-related associations;
24	(e)	Costs for the following equipment shall be allowed to the extent its function is
25		directly attributable to the provision of 911 emergency services, whether on
26		the premises or remotely located:
27		1. 911 controllers, equipment, or software;

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1		2.	911 trunks or administrative lines for the 911 center;
2		3.	Remote 911 hardware or modems;
3		4.	ACD systems or other call management facilities and software;
4		5.	Call-time stamping or other clock functions;
5		6.	Computer workstations;
6		7.	Telephone and related services to support the receipt of 911 contact
7			from the deaf and hard of hearing community;
8		8.	Voice and data recording systems;
9		9.	Radio systems, including consoles and any fixed radio asset that is not
10			mobile or portable and that is used for 911 and emergency response;
11		10.	CAD, GIS mapping, paging, mobile data, LINK/NCIC, or AVL systems
12			and associated databases;
13		11.	Network connectivity;
14		12.	Software licenses; and
15		13.	Maintenance or service agreements for equipment or software listed in
16			this subsection;
17	(f)	Veh	icle costs for the following, either as reimbursement to an employee for
18		the t	ase of a private vehicle or direct costs for a vehicle assigned to the agency:
19		1.	MSAG development and maintenance;
20		2.	GIS data development, verification, and testing; and
21		3.	Public education;
22	(g)	Cost	s for the following professional services:
23		1.	Legal;
24		2.	Architectural;
25		3.	Auditing; and
26		4.	Consultation; and
27	(h)	Cost	s for public education regarding the proper use of 911 emergency

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1			serv	rices.	
2	(5)	A lo	ocal g	government shall not use revenues from any special tax, license, or fee	
3		levi	ed un	der subsection (3) of this section for personnel costs, facility costs, training	
4		and	mem	bership costs, equipment costs, vehicle costs, professional services costs,	
5		pub	lic ed	ucation costs, nor any of the following costs, unless the expense is directly	
6		attri	attributable to the delivery of 911 emergency services:		
7		(a)	Pers	sonnel costs for the following personnel, unless directly functioning as	
8			PSA	AP staff:	
9			1.	Law enforcement;	
10			2.	Emergency medical services personnel;	
11			3.	Fire protection personnel;	
12			4.	Emergency management staff; and	
13			5.	Shared support or technical staff;	
14		(b)	Fac	ility costs for the following purposes and facilities, except for that portion	
15			used	l for the delivery of 911 emergency services:	
16			1.	Capital and furnishing costs for facilities whose primary purpose is not	
17				the delivery of 911 emergency services;	
18			2.	Facilities primarily intended for use by police, fire, emergency medical	
19				services, or other emergency management personnel; and	
20			3.	Facilities providing general offices for local government operations;	
21		(c)	Trai	ning and membership costs for the following purposes:	
22			1.	Costs for training for staff not directly involved in the delivery of 911	
23				emergency services or courses whose content is not intended to increase	
24				the knowledge, skills, and abilities of 911 personnel with regard to	
25				delivery of 911 emergency services; and	
26			2.	Costs for memberships in organizations or associations whose primary	

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purpose is not public safety communications or the delivery of 911

1				emergency services;	
2		(d)	The f	ollowing hardware, software, or peripheral costs:	
3			1.	Law enforcement, fire protection, emergency medical services, or jail	
4				record management systems;	
5			2.	Word processing and other general computer applications;	
6			3.	GIS applications providing data layers not needed for the location of	
7				emergency calls or other general mapping and locations services for	
8				government operations;	
9			4.	Court information systems;	
10			5.	Field equipment used outside of the PSAP by emergency responders or	
11				other government personnel for radio, paging, mobile data, LINK/NCIC,	
12				ACD, or AVL systems;	
13			6.	Internet connectivity for an application listed in this subsection;	
14			7.	A maintenance or service agreement for an application listed in this	
15				subsection; and	
16			8.	A software license for an application listed in this subsection;	
17		(e)	The c	ost of an emergency response or other government vehicle;	
18		(f)	Costs	for professional services; and	
19		(g)	Costs	for public education.	
20	(6)	The	governing body may apply for and accept federal moneys and may accept		
21		cont	ributio	ns and donations from any source for the purpose of funding 911	
22		eme	rgency	service.	
23	(7)	Notl	ning in	this section shall preclude other means of establishing or funding a 911	
24		eme	rgency	service within any local area or exchange, nor require the operation of	
25		such	ich service by any local government.		
26		<b>→</b> S	ECTIO	ON 8. A NEW SECTION OF KRS CHAPTER 92 IS CREATED TO	
27	REA	AD AS	S FOLL	LOWS:	

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1	(1) A municipal corporation that is authorized to levy and collect taxes, license fees,
2	or franchise fees shall not levy the tax or fee unless the tax, license fee, or
3	franchise fee is authorized by the statutes of this state.
4	(2) A municipal corporation shall not levy a sales or use tax on:
5	(a) Retail sales of tangible personal property or digital property; or
6	(b) The furnishing of any service.
7	→ Section 9. This Act shall become effective only upon the ratification, in the
8	regular election of November 5, 2024, of an amendment to Section 181 of the
9	Constitution of Kentucky permitting the General Assembly to confer upon counties,
10	cities, towns, and other municipal corporations the power to collect taxes, license fees,
11	and franchise fees that are not in conflict with the Constitution of Kentucky. If such an
12	amendment is not ratified, this Act is void.