UNOFFICIAL COPY 21 RS BR 182

1	AN ACT relating to oversight of the police for a consolidated local government and
2	declaring an emergency.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→SECTION 1. A NEW SECTION OF KRS CHAPTER 67C IS CREATED TO
5	READ AS FOLLOWS:
6	(1) For the purposes of investigating and reviewing the policies, procedures, and
7	operations of a consolidated local government's police department, and
8	investigating complaints involving any member of the police in his or her
9	interactions with the public, the consolidated local government may establish, by
10	ordinance, governmental bodies to operate independently of the police
11	department. Those bodies shall include but not be limited to:
12	(a) An investigatory office to be led by an individual appointed by the mayor;
13	<u>and</u>
14	(b) A board made up of residents of the county containing the consolidated
15	local government to provide oversight to the leader of the investigatory
16	office.
17	(2) For each governmental body established under subsection (1) of this section, the
18	ordinance shall include but not be limited to direction regarding each body's
19	powers, duties, membership, internal protocols, and reporting requirements. The
20	governmental bodies may adopt bylaws, policies, and procedures to facilitate their
21	operations that are not inconsistent with the direction outlined in the ordinance.
22	(3) (a) On behalf of the board established in subsection (1)(b) of this section, the
23	appointed leader of the investigatory office established in subsection (1)(a)
24	of this section shall have the power to administer oaths and by subpoena
25	issued by the Circuit Court of the county wherein the local board is
26	authorized to act to compel the testimony of witnesses or the production of
27	documents, books, papers, or other records.

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1	<u>(b)</u>	Subpoenas issued under this subsection shall be served in the same manner
2		as subpoenas for witnesses in civil cases.
3	<u>(c)</u>	In case of failure or refusal to obey a subpoena, the appointed leader of the
4		investigatory office may petition the appropriate Circuit Court to compel
5		obedience by proceedings for contempt as in the case of disobedience of a
6		subpoena issued from the Circuit Court.
7	(4) (a)	Notwithstanding any provision of law to the contrary, when the civilian
8		board established in subsection (1)(b) of this section reviews, discusses, or is
9		presented with information on potential or ongoing investigations
10		conducted by the investigatory office established in subsection (1)(a) of this
11		section, those portions of the board meetings may be in a closed session,
12		subject to the requirements of KRS 61.815(1). A closed session shall only
13		occur following an open session and, at the conclusion of the closed
14		session, the board shall immediately convene an open session and provide a
15		summary of what occurred during the closed session.
16	<u>(b)</u>	1. Information and record copies that are confidential under state or
17		federal law and are provided to any board or investigatory office
18		established under subsection (1) of this section by any entity shall not
19		become the information and records of the board or the office, and
20		shall not lose their confidentiality by virtue of the access of the board
21		or investigatory office to the information and records.
22		2. Any original information and records used to generate information
23		and record copies provided to a governmental body established under
24		subsection (1) of this section by any agency shall be maintained by
25		that agency in accordance with state and federal law and shall be
26		subject to KRS 61.870 to 61.884. All open records requests for those
27		materials shall be made to the appropriate agency, and not to the

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1	bodies established under subsection (1) of this section, or any of the
2	board members. Information and record copies provided to the bodies
3	established under subsection (1) of this section shall be exempt from
4	KRS 61.870 to 61.884 and, at the conclusion of the investigation, all
5	copies of information and records provided shall be destroyed by the
6	investigatory office.
7	3. Nothing in this paragraph shall be construed to exempt records
8	generated by the bodies established in subsection (1) of this section
9	from KRS 61.870 to 61.884, or from the records retention provisions
10	under KRS 171.420 to 171.740, unless the records are otherwise
11	exempt under any of those provisions or other provisions of law.
12	(c) The proceedings, records, opinions, and deliberations of bodies established
13	in subsection (1) of this section shall be privileged and shall not be subject
14	to discovery, subpoena, or introduction into evidence in any civil action in
15	any manner that would directly or indirectly identify specific persons or
16	cases reviewed. Nothing in this subsection shall be construed to restrict or
17	limit the right to discover or use in any civil action any evidence that is
18	discoverable independent of the proceedings of the bodies.
19	→ Section 2. Whereas the creation of a new citizen review and oversight board and
20	an investigatory office is important and faces time-sensitive issues to promote police
21	accountability, enhance transparency and trust, protect the rights of residents, and reduce
22	complaints, an emergency is declared to exist, and this Act takes effect upon its passage
23	and approval by the Governor or upon otherwise becoming a law.