UNOFFICIAL COPY 23 RS BR 1603

1	AN ACT relating to motor venicle parking authorities.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 67A IS CREATED TO
4	READ AS FOLLOWS:
5	(1) No budget, budget amendment, fee, or rate of the authority shall be effective
6	before the authority submits that budget, budget amendment, fee, or rate to the
7	governing body of the urban-county government as set out in this section.
8	(2) The authority shall submit its budget, or any budget amendment, to the legislative
9	body of the urban-county government no later than forty-five (45) days prior to
10	the implementation of the budget or the budget amendment. No budget or budget
11	amendment shall be implemented without the approval of the legislative body of
12	the urban-county government.
13	(3) (a) If the authority proposes the imposition of a new fee or rate or a fee or rate
14	that is higher than a fee or rate in effect at the time, then the authority shall
15	submit the proposed fee or rate to the legislative body of the urban-county
16	government no later than forty-five (45) days prior to the scheduled
17	implementation of that fee or rate.
18	(b) The governing body of the urban-county government shall have thirty (30)
19	days from the date of submission to:
20	1. Approve or fail to act on the proposed fee, in which case the proposed
21	fee or rate may be implemented by the authority;
22	2. Approve a fee in an amount less than the amount of the proposed fee
23	or rate, in which case the approved fee or rate amount may be
24	implemented by the authority; or
25	3. Disapprove the entire proposed fee by a majority vote of the governing
26	body, in which case:
27	a. If a proposed increase of an existing fee or rate is disapproved,

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25		stringent that those established in this section.
24		government to impose reporting or submission requirements that are more
23	<u>(6)</u>	This section shall not be interpreted as limiting the ability of any urban-county
22		requirements and provisions.
21		shall not be interpreted to circumvent, supplant, or otherwise replace those
20		authority, including any rate limits and public hearing requirements. This section
19		relating to the levying of a fee or rate, or the submission of a budget of the
18		requirements and provisions or ordinances of the urban-county government
17	<u>(5)</u>	This section shall apply independently of and in addition to any other statutory
16		and subject to review under this section.
15		urban-county government reviewing fees or rates proposed by the authority
14		(b) To grant any fee or rate-levying power on behalf of the authority to the
13		<u>or</u>
12		county government charged with reviewing fee or rates under this section;
11		under any other provision of the Kentucky Revised Statutes to the urban-
10		(a) As transferring any fee or rate-levying authority granted to the authority
9	<u>(4)</u>	This section shall not be interpreted:
8		fee.
7		from the date of the submission of the disapproved initial rate or
6		not seek to impose the fee or rate again for at least one (1) year
5		b. If a proposed initial rate or fee is disapproved, the authority shall
4		rate increase; and
3		(1) year from the date of the submission of the disapproved fee or
2		authority shall not seek to increase the fee again for at least one
1		any fee then in existence shall remain unchanged, and the