Administrative Register
Frankfort, Ky., August 1, 1974

This is an official publication of the Commonwealth of Kentucky, Legislative Research Commission, giving public notice of all proposed regulations filed by administrative agencies of the Commonwealth pursuant to the authority of Kentucky Revised Statutes 13.082. Persons having an interest in the subject matter of a proposed regulation published herein may request a public hearing or submit comments within 20 days of the date of this issue to the official designated at the end of each proposed regulation.

The Administrative Register is the monthly advance sheets service for the 1971 Edition of KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE.

In This Issue
Save This Issue .......................... 1
Administrative Procedures Act Changed .......... 1
KRS Chapter 13-Administrative Regulations .......... 18
Emergency Regulations Now In Effect: ............... 2
Department of Transportation .................. 2
Registry of Election Finance ..................... 2
Proposed Regulations Received Through July 25 .... 7
Locate Tables: ............................. 17
Regulations and Effective Dates .................... 20
KAR Sections Cited or Related to KAR .......... 20
KAR Codification System ........................ 20
Hearings Scheduled .......................... 20
Index ...................................... 20

(Index and Tables are cumulative and will include references to prior months’ issues of the Register)

Public Hearings
(401 KAR 4:050) — Requirements for permits to withdraw water: September 6, 1974 at 2 p.m. in Auditorium of Capitol Plaza Office Building, Frankfort, Kentucky.
(402 KAR 1:010) — Control of surface effects of certain underground mining operations: September 6, 1974 at 9 a.m. in Auditorium of Capitol Plaza Office Building, Frankfort, Kentucky.

Review Subcommittee
Regular Meeting
The next regular meeting of the Administrative Review Subcommittee is scheduled for 9 a.m. CDT on August 14, 1974 in Room 327 at the State Capitol.

How To Cite
Cite all material in the Administrative Register of Kentucky by Volume number and page number. Example: Volume 1, Kentucky Register, page 318.

Administrative Register Index

Save This Issue
This and subsequent issues of the Administrative Register are to be used with the KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE heretofore published by the Legislative Research Commission in loose-leaf form, with periodic supplements.

These existing regulations remain in effect until July 1, 1975 or until they are superseded by new regulations issued under provisions of KRS Chapter 13, as amended by the 1974 General Assembly.

This newspaper format was chosen in order to accommodate the large volume of regulations expected to be reviewed during the year ahead. The present SERVICE contains more than 4,000 pages of regulations. This format enables the subscriber to have the advantage of the capacity and speed of modern computers and newspaper processes.

It is hoped that beginning in August, 1975, the Administrative Register can be issued in a more convenient booklet form. Because of the likely volume of new and revised regulations, the KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE will not be published again until mid-1975, and will contain all regulations in effect as of July 1, 1975.

This and the next 11 issues of Volume 1 of the Administrative Register, as the advance service for the 1975 Edition, KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE, should be preserved for use during the next 12 months.

The Index and the various tables will be cumulative so that the latest issue will provide a guide to all regulations previously published in each Volume.

At the direction of the General Assembly, a new codification system has been developed, based upon the Governmental Reorganization Act of 1974 (SB 121). Blocks of numbers have been reserved for the various Cabinets, Departments and branches of state government.

Because of the number of regulations received for this issue was relatively small, it was possible to include several which were approved after the 20th of the month deadline, including five issued on an emergency basis.

The Administrative Register is published monthly by the Legislative Research Commission, Room 506, State Capitol, Frankfort, Kentucky 40601. Subscription rate, postpaid in the United States: $10 per volume; $12 per volume for non-residents of Kentucky. Write to the Legislative Research Commission, Frankfort, Kentucky.
Emergency Regulations

WENDELL E. FORD, GOVERNOR
Executive Order 74-542
July 23, 1974

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, I, WENDELL E. FORD, Governor of the Commonwealth of Kentucky, do hereby order and direct that the Department of Transportation Regulation Regulation Regulation Regulation be and is hereby declared to be effective immediately and thereafter on an emergency basis.

This Order is effective July 23, 1974. Done at Frankfort, Kentucky, this 23rd day of July 1974.

THEMA L. SCOFIELD, Secretary of State

RECOMMENDED:

BILLY PATTON, Secretary, Department of Transportation

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Bureau of Vehicle Regulation

WHEN TO: KRS 189.271 and 189.222
PURSUANT TO: KRS 189.271 and 18.082
EXECUTIVE ORDER: July 23, 1974
HIS: November 20, 1974
AND FUNCTION: KRS 189.271, as enacted by the 1974 General Assembly, expands the Department of Transportation to adopt rules and regulations to implement the provisions of the Act. KRS 189.222, as enacted by the 1974 General Assembly, expands the Department of Transportation to adopt rules and regulations to implement the provisions of the Act.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary

DEPARTMENT OF TRANSPORTATION

Emergency Regulations

WHEREAS, the 1974 General Assembly enacted Senate Bill 252 authorizing the issuance of a special permit for the transportation of a specified material which would transport in the usual and ordinary course of business.

WHEREAS, the Department of Transportation has determined that a regulation implementing the requirements of Senate Bill 252 should become effective immediately to regulate the use of Kentucky highways by overweight trucks.

WHEREAS, by the enactment of this regulation on an emergency basis, the Kentucky Department of Transportation would receive benefits from the experience gained in administering the regulation until such time as it may become effective on a permanent basis after a hearing could be held;

NOW, THEREFORE, based upon the above, the Department of Transportation, acting through its Secretary, hereby declares that an emergency exists and that the attached regulation shall become effective immediately.

Done at Frankfort, Kentucky this 23rd day of July 1974.

BILLY PATTON, Secretary
establishing: 1. Registration Form and Statement of Organization for a Campaign Committee or Political Action Committee; 2. Report of Receipts and Expenditures for a Candidate; 3. Report of Receipts and Expenditures for a Campaign Committee; and 4. Report of Receipts and Expenditures for Party Executive Committees, be made effective this day.

This order is effective July 25, 1974. Done at Frankfort, Kentucky, this 25th day of July, 1974.

WENDELL H. FORD, Governor

SHELMA L. SVOVALL, Secretary of State
FRANCES N. TRAVIS, Assistant Secretary of State

Recommended:
ELIJAH B. RUGGE, Secretary, Public Protection and Regulation

REGISTRY OF ELECTION FINANCE:

Honorable Wendell H. Ford
Governor of Kentucky
State Capitol
Frankfort, Kentucky 40601

Dear Governor Ford:

The Registry of Election Finance finds that an emergency exists in the adoption of the following new forms required as a result of amendments to KRS 121 by the 1974 General Assembly. Required changes result from the adoption of Senate Bill 210 and House Bill 68.

The amendments were effective June 21, 1974, and new forms are necessary for the 1974 general election. The first report for candidates in the general election will be due the Registry 4 October 1974 and revised forms should be printed and sent to candidates by the first of September.

The revised forms are as follows:


Following the procedure required by KRS Chapter 13 as amended, would not permit time for procedure under KRS 13.095 and printing by the first of September when the forms should be sent to candidates.

We, therefore, request that an executive order be issued, under KRS 15.085(2), to the effect that the forms be effective upon being filed with the Legislative Research Commission.

We realize this would be effective for only 120 days and the proposed forms will be processed as required by KRS 15.085(1).

/S/ ROBERT L. SLOSS, Chairman

PUBLIC PROTECTION AND REGULATION CABINET
Registry of Election Finance
801 EAK 110408

RELATE TO: KRS 121.100(1) and 13.082
PRESIDENT TO: KRS 121.120(3) and 13.082
SUPERVISORS: KRS 15.085(2)

EFFECTIVE: July 25, 1974
EXPIRED: November 22, 1974

REQUIREMENT AND FUNCTION: KRS 121.120(3) requires the Registry to "adopt such regulations, official forms and procedures as are necessary to implement the provisions of KRS 121.015 and 121.100 to 121.200." The Registry shall "develop prescribed forms for the making of the required reports", KRS 121.120(3)(a). Amendments adopted by 1974 General Assembly require new form.

Section 1. "Report of Receipts and Expenditures for a Candidate." Form is amended as attached.

ROBERT L. SLOSS, Chairman
E. M. ROGGE, Secretary

ADOPTED: July 17, 1974
RECEIVED BY LEC: July 25, 1974 at 3:56 p.m.

(Pforms are printed on Page 4)

PUBLIC PROTECTION AND REGULATION CABINET
Registry of Election Finance
801 EAK 110408

RELATE TO: KRS 121.100(2)
PRESIDENT TO: KRS 121.120(3) and 13.082
SUPERVISORS: KRS 15.085(2)

EFFECTIVE: July 25, 1974
EXPIRED: November 22, 1974

REQUIREMENT AND FUNCTION: KRS 121.120(3) requires the Registry to "adopt such regulations, official forms and procedures as are necessary to implement the provisions of KRS 121.015 and 121.100 to 121.200." The Registry shall "develop prescribed forms for the making of the required reports", KRS 121.120(3)(a). Amendments adopted by 1974 General Assembly require new form.

Section 1. "Report of Receipts and Expenditures for a Campaign Committee or Political Action Committee." Form is amended as attached.

ROBERT L. SLOSS, Chairman
E. M. ROGGE, Secretary

ADOPTED: July 17, 1974
RECEIVED BY LEC: July 25, 1974 at 3:56 p.m.

(Pforms are printed on Page 7)
### Administrative Register

<table>
<thead>
<tr>
<th>Name of Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Chairmen</td>
</tr>
<tr>
<td>Address</td>
</tr>
<tr>
<td>Number and Street or Rural Route</td>
</tr>
<tr>
<td>City (County)</td>
</tr>
<tr>
<td>Zip Code</td>
</tr>
</tbody>
</table>

**Report all contributions of money, loans or other things of value and all expenditures. Statement of contributions and expenditures must include date, name of contributor, address, and amount. Statement of contributions and expenditures must include date, name of organization or association making contribution, address, and amount.**

**All contributions and expenditures must be reported, including the date, amount, and purpose.**

**This report is due within thirty days after the regular primary election and within thirty days after the general election.**

### Type of Report

- [x] Pre-Primary Report
- [ ] Pre-Primary Election Report
- [ ] Supplemental Report
- [ ] Report of the Partial Period

**Section 412 - Election Receipts and Contributions in Excess of $100**

<table>
<thead>
<tr>
<th>Date, Month, Day, Year</th>
<th>Full Name, Mailing Address, Zip Code</th>
<th>Total Receipts (Not Inclusive of Federal, State, or Federal Funds)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**If more space is needed, attach additional sheets.**

<table>
<thead>
<tr>
<th>Total Receipts in Excess of $100</th>
<th>$</th>
</tr>
</thead>
</table>

**Rev. 1/28**

### Section 412 - Expenditures Over $50

<table>
<thead>
<tr>
<th>Date</th>
<th>Purpose of Expenditure</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**If more space is needed, attach additional sheets.**

<table>
<thead>
<tr>
<th>Total of Expenditures Over $50</th>
<th>$</th>
</tr>
</thead>
</table>

### Section 412 - Expenditures Over $50

<table>
<thead>
<tr>
<th>Date</th>
<th>Purpose of Expenditure</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**If more space is needed, attach additional sheets.**

<table>
<thead>
<tr>
<th>Total of Expenditures Over $50</th>
<th>$</th>
</tr>
</thead>
</table>
**ADMINISTRATIVE REGISTER**

**Page 1**

**[Text of form begins here]**

**Page 2**

**[Text of form continues here]**

**Page 3**

**[Text of form continues here]**

**Page 4**

**[Text of form continues here]**

**Page 5**

**[Text of form concludes here]**
**ADMINISTRATIVE REGISTER**

### SECTION A(1)—CONTRIBUTIONS OF $100 OR LESS (CONTINUES)

**Number of contributors**

<table>
<thead>
<tr>
<th>Name of contributor</th>
<th>TOTAL CONTRIBUTIONS OF $100 OR LESS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Section A(1)—Contributions and Expenditures in Excess of $100 (See Section A(2))**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Section A(1)—FUND-RAISING EVENTS**

Give data, sponsor, type of event, place, tickets sold, total receipts.

<table>
<thead>
<tr>
<th>Tickets sold in excess of $100 to an individual or organization required to be reported under Section A(2).</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**TOTAL RECEIPTS—FUND-RAISING EVENTS**

<table>
<thead>
<tr>
<th>Total Receipts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

### SECTION D(2)—EXPENDITURES FOR C-V CANDIDATES

**Date**

<table>
<thead>
<tr>
<th>Purpose of Expenditure</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL EXPENDITURES**

<table>
<thead>
<tr>
<th>Total Expenditures</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

### SECTION D(3)—CANDIDATE BALANCE

<table>
<thead>
<tr>
<th>Cash on hand at beginning of reporting period</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cash on hand at close of reporting period (attach page describing data)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total receipts, for reporting period amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**FILING OF REPORTS**

**Date**

<table>
<thead>
<tr>
<th>Date of filing of report</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Verification of Filing or Affidavit**

**State of Kentucky**

**County**

**Certification**

**Subscribed and sworn to before me by**

**Date**

**By Commissioner**
Proposed Regulations

Legislative Research Commission

Section 1. Subject to the exceptions set forth in KRS 13.090, the regulations required to be filed to be effective include every regulatory document, promulgated by an agency of the executive branch, which is issued in written or printed form. A regulation incorporating this material by reference shall include a summary of the subject matter, the date of incorporation by reference and information on how the material may be obtained. The material shall be regulatory only in the form existing at the date of incorporation by reference. The complete text of the material incorporated by reference shall be forwarded to the Legislative Research Commission at the time the proposed regulation incorporating the material is forwarded.

Section 2. Each proposed regulation forwarded to the Legislative Research Commission and each duplicate shall be typewritten on a separate sheet, reproduced on one side of a white paper size 8 1/2 x 11 inches. The Cabinet and Department of the administrative body shall be listed first, followed by the name of the executive agency and the division, office, or unit that is creating or amending the regulation. Each proposed regulation shall be dated in the upper left hand corner the date it is submitted to the cabinet or department. The proposed regulation shall be a complete, clear statement of the regulation being amended, superseded or repealed as the case may be.

The proposed amendment shall contain the full text of the regulation being amended. Each proposed regulation shall also include the date of adoption. The original copy shall be signed by the person having the authority to amend or repeal the regulation by an attorney, officially representing the agency, certifying that he has examined and approved the proposed regulation as to the form, legality, and content. Each proposed regulation shall be submitted in the manner and in which interested persons may submit their views of request a hearing pursuant to KRS 13.093(4).

Section 3. In proposed regulations amending a regulation that becomes effective after July 1, 1976, the new wording shall be underlined and the deleted wording shall be placed in brackets. Generally, the new wording should precede the bracketed wording but there may be exceptions for the sake of clarity. The number of the regulation being amended shall appear immediately above the text of the amended regulation. Regulations renumbered after July 1, 1976 shall provide regulations that are subsections and the place and manner in which interested persons may submit their views or request a hearing pursuant to KRS 13.093(4).

Section 4. The Administrative Register shall be published the first day of each month and shall include all proposed regulations received by the Legislative Research Commission prior to the twentieth day of the month, which are submitted for publication. If the twentieth day falls on a Saturday, Sunday, or holiday the deadline for the working day which immediately precedes the Saturday, Sunday, or holiday.

Section 5. The administrative body shall immediately upon receipt of a request for a public hearing pursuant to KRS 13.093(4) in writing the Administrative Regulations Compiler of the date, time and place of the scheduled hearing. Following completion of the hearing, the administrative body shall promptly forward to the Legislative Research Commission a copy of the regulation accompanied by a statement indicating any changes or in the original wording. A copy of the original wording shall be sent to the Legislative Research Commission. The administrative body shall forward the Administrative Regulations Review Subcommittee regulations for which no hearing is requested shall be submitted to the Legislative Regulations Review Subcommittee by the Legislative Research Commission 30 days following publication.
Section 6. The Administrative Regulations Compiler shall make all regulations received by the Legislative Research Commission, both the numerical within the body of the regulation shall be the responsibility of the present number, while the Compiler retains the authority to divide or renumber a regulation if necessary for clarity. The present regulations shall be employed by the administrative body in the examination of the regulations. The administrative body shall begin with the word "Section" followed by an arabic number. Subsections shall be designated by an arabic number in parentheses.

Section 7. SEC-82-5 is repealed.

JACKSON L. WHITI, Director
ADOPTED: July 15, 1976
RECEIVED BY SEC: July 15, 1976 at 4:10 p.m.

SUBMIT CORRECT OR REQUEST FOR HEARING TO: The Director, Legislative Research Commission, State Capitol, Frankfort, Kentucky 40601.

SECRETARY OF STATE
State Board of Elections
RECEIVED BY SEC: July 15, 1976

RELATIONS TO: EK 116.025 and 116.790
PURSUANT TO: EK 127.010 and 13.082
SUPERSEDING: SEC-42-6 and 62-5

This proposed regulation is to assure uniformity in the interpretation of EK 116.025 and 116.790, relating to eligibility to vote by absentee ballot.

Section 1. Persons charged with or indicted for a crime, who are in custody for same, who have not yet been convicted of said offense and who are not otherwise ineligible to vote, may vote for all offices by an election for all public questions submitted for determination at that election, by absentee ballot by making application for said absentee ballot pursuant to EK 116.790.

ADOPTED: July 12, 1976
RECEIVED BY SEC: July 16, 1976 at 9:07 a.m.

SUBMIT CORRECT OR REQUEST FOR HEARING TO: State Board of Elections, Room 75, State Capitol, Frankfort, Kentucky 40601.

DEPARTMENT OF LAW
Attorney General
(60 K.S. 1010)
RECEIVED BY SEC: EK 15.020
PURSUANT TO: EK 15.184 and 13.082
SUPERSEDING: EK 325.280, 325.270

SECURITY AND FUNCTION: EK 15.020 requires the Attorney General to furnish written opinions as to EK 15.025 sets out the standards and the conditions for furnishing opinions. This proposed regulation clarifies the uniformity, clarity and completeness in the request for the opinion and the need so that the performance of this function with all the necessary information available to the Attorney General as required.

Section 1. An official opinion of the Attorney General is to be rendered in writing pursuant to the provisions of Chapter 15 and all related sections of the Kentucky Revised Statutes, on a regulation promulgated pursuant thereto. Said opinions will be transmitted to the office of the Attorney General in accordance with the provisions of EK 15.070, (2) and will be subject to public inspection, publication and dissemination.

Section 2. In order that this office might have more expeditiously and correctly advise the various departments, boards, commissions, agencies and local officials of the Commonwealth, who from time to time submit questions for its consideration, all requests for opinions in the future will be in writing and timely to the question, and reference to the relevant provisions of the Kentucky Revised Statutes where known.

Section 3. Questions submitted by departments, boards, agencies and commissions of the Commonwealth, having home or state constitutional and statutory provisions, cases and departmental regulations and the conclusions of law arrived at by counsel.

Section 4. Commonwealth, county and city attorneys and city prosecutors will also cite the appropriate constitutional and statutory provisions, cases and departmental regulations and such conclusions of law as may have arrived at.

ADOPTED: July 17, 1974
RECEIVED BY SEC: July 19, 1974 at 11:55 a.m.

SUBMIT CORRECT OR REQUEST FOR HEARING TO: Ed W. Hancock, Attorney General, Room 74, State Capitol, Frankfort, Kentucky 40601.

DEPARTMENT OF LAW
Attorney General
(60 K.S. 1020)
RELATIONS TO: EK 15.025
PURSUANT TO: EK 15.184 and 13.082
SUPERSEDING: EK 325.280, 325.270

SECURITY AND FUNCTION: EK 15.025 sets out the conditions under which the Attorney General may render opinions. This proposed regulation is to assure uniformity and clarity as to what may receive opinions and on what subjects and further provides when the Attorney General will not render opinions.

Section 1. Official opinions may be rendered pursuant to EK 15.025 to persons concerning questions involving constitutional or statutory provisions, to persons concerning questions involving local or county jurisdictions, to persons concerning questions involving local or county jurisdictions.

Section 2. Official opinions may be rendered to persons concerning questions involving constitutional or statutory provisions.

Section 3. Official opinions may be rendered to persons, including attorneys, concerning the official acts and conduct of public officials, any legal question involves an actual, current factual situation and is deemed to be of interest to the general public, the bar, or other officials in similar positions.

Section 4. Official opinions will not be rendered under Sections 1, 2 and 3 above in response to questions not related to current factual situations, nor will they be rendered in response to questions having no relationship to the subject matter of such request meets the requirements of either 1, 2 or 3.

Section 5. Official opinions will not be rendered to persons unless the subject matter of such request meets the requirements of either 1, 2 or 3.

Section 6. Regulation SEC-87-5 is rescinded.

ADOPTED: July 17, 1974
RECEIVED BY SEC: July 19, 1974 at 11:55 a.m.

SUBMIT CORRECT OR REQUEST FOR HEARING TO: Ed W. Hancock, Attorney General, Room 74, State Capitol, Frankfort, Kentucky 40601.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
State Board of Accountancy
(201 K.S. 120)
RELATIONS TO: EK 325.265 and 325.270
PURSUANT TO: EK 325.265 and 13.082
SUPERSEDING: EK 325.265

SECURITY AND FUNCTION: To align Kentucky's requirements for granting conditional credit on the nationally uniform Certified Public Accountant examination with the reciprocity of other states: whereby maximizing the number of states which a Certified Public Accountant may transfer his grades without loss of credit gained while sitting for the examination in Kentucky.

Section 1. Examinations will include questions or problems for which the following: (1) Accounting Practice, (2) Theory of Accounts, (3) Auditing, (4) Commercial Law.

Section 2. The candidate will be required to make a grade not less than seventy-five percent (75%) in each subject before he will be declared to have passed the examination.

Section 3. A candidate who has earned no conditional credit, who fails to receive a conditional credit in any examination shall have the right to re-examination. Should such candidate fail to pass the examination or to obtain a conditional credit as hereinafter provided, after taking a (non-void or void), he shall be considered to have failed the examination. Such candidate may, however, thereafter make a new application, which shall be reviewed by the Board as in the case of any new applicant.

Section 4. A candidate who fails to pass all subjects, but who receives a passing grade in at least two (2) subjects or the combined examination, may receive a conditional credit fifty percent (50%) or more on the parts passed. A candidate who receives a passing grade in at least two (2) of the four (4) examinations (the combined examination) which the first credit was earned shall be considered to have failed the examination, which is the case of any new applicant.

Section 5. Every candidate must sit for every examination for which he is eligible unless excused for a cause acceptable to the Board, and at such examination he must, in good faith, submit a paper on each subject for which he is eligible to be examined. Failure to sit, if not excused, will void the application and failure of the candidate to so submit any such
paper may, in the discretion of the Board, result in the dis- qualification of all papers submitted by such candidate in said examination.

Section 6. Any person licensed to practice law in this state need not be examined in the subject of commercial law. An applicant attaining waiver of the examination in commercial law by virtue of this section must include with his application a certification from the Bar Association to the effect that such candidate is duly licensed to practice law in this state and is in good standing as provided in KRS 30.177.

Section 7. A candidate for the certificate of Certified Public Accountant who has written the uniform examination under the provisions of another state and has failed to receive a passing grade in all subjects, but has passed at least two (2) subjects, or the practice examination as determined by the Board, shall be given credit for the examination passed. Written examinations shall be conducted in such manner that the candidate's score will be kept confidential. The candidate's score will be given to the Board and the applicant shall be given notice of the results of the examination. The candidate shall certify that the information is true and correct.

Section 8. All pharmacy schools and colleges approved by the American Council on Pharmaceutical Education are hereby approved by the Kentucky Board of Pharmacy.

Section 9. All licensees shall be required to undergo a criminal background check as a condition of obtaining, renewing, or transferring a license.

Section 10. The Board shall make rules and regulations for the administration of the examination for the certification of Certified Public Accountant in this state.

Section 11. No license to practice pharmacy, other than one issued by reciprocity in accordance with the provisions of these regulations, shall be issued except upon the successful passage of an examination prescribed by the Board.

Section 12. All examinations held by the Kentucky Board of Pharmacy shall be conducted at such locations within the state as may be designated by the Board, and shall be held at least twice annually. Detailed information as to the time and place of examinations may be procured from the Secretary of the Board.

Section 13. Examinations shall be adequate to test the knowledge, education and training of applicants in the following subjects: (a) Chemistry, (b) Pharmacy, (c) Pharmacology, (d) Pharmaceutical Mathematics, (e) Operative Pharmacy and (f) Pharmaceutical Jurisprudence.

Section 14. No candidate shall be deemed to have successfully passed an examination conducted by the Kentucky Board of Pharmacy unless he or she makes an average grade of at least seventy-five (75) and a grade of at least sixty (60) in the following subjects: Chemistry, Pharmacy, Pharmacology, and Pharmaceutical Mathematics. In addition, applicants must make at least a grade of seventy-five (75) in Operative Pharmacy and a grade of at least sixty-five (65) in Pharmaceutical Jurisprudence; provided, however, that the Pharmaceutical Jurisprudence grade shall not be used in computing the average score of the applicant.

Section 5. In the event an applicant fails one or two sections of an examination, he may retake the examination subject or subjects upon the payment of a fee of twenty dollars ($20) per subject. Otherwise, an additional fee equal to the regular re-examination fee shall be paid for each re-examination.

Section 6. All results of examinations (including one set of questions) shall be preserved. The questions shall be preserved for at least five years after the examination date being known only by members so that no examiner or member of the Board may identify the paper of the candidate until at least one year after the examiners have graded and certified the results thereof.

Section 7. Every person who desires to become a Pharmacy Intern in Kentucky shall register as an intern with the Kentucky Board of Pharmacy. No credit for internship shall be recognized by the Board for periods prior to such registration. To qualify for registration, a person shall have successfully completed full two years' attendance at an accredited college or university, and shall furnish proof of such to the Executive Secretary of the Board prior to the registration.

Section 8. The practical experience required prior to licensure shall be referred to as Internship. The minimum internship required as a prerequisite for licensure examination shall be sixteen hundred (1600) hours; not more than forty-eight (48) hours of internship may be allowed for credit in any one calendar week.

Section 9. The Board shall furnish application blanks and issue a registered Internship Identification Card to each applicant who meets the requirements for registration as a Pharmacy Intern upon receipt of a completed registration form and the five dollars ($5) recording fee. The Registration Identification Card shall be valid for five years from the date of issuance, but may be extended for cause at the discretion of the Board. The registered Intern shall have their Registration Identification Card in their possession at all times when on duty and it shall be exhibited by the holder upon request of any member of the Board or its authorized agents.

Section 10. Internship registration shall be limited to those persons who are actively engaged in meeting the academic or practical experience requirements for licensure examination. No person who terminates the educational requirements is entitled to the privileges of internship registration, with the exception of any hardship case given written approval by the Board.

Section 11. No person not registered with the Board as a Pharmacy Intern shall take, use, or exhibit the title Pharmacy Intern, Pharmacy Apprentice, Pharmacy Extern, or any term of similar or like import.

Section 12. Internship shall be credited only when it has been obtained in a Pharmacy acceptable to the Board for that purpose. Such credit will be valid for five years from the date of issuance.

Section 13. Internship may be acquired only under the supervision of a Preceptor. The Preceptor, the Pharmacy Intern's supervising pharmacist, must be licensed by the Board for at least one year. He must be actively engaged in the practice of pharmacy full-time in the Pharmacy where the Pharmacy Intern is to obtain his Internship. A Preceptor may supervise only one Pharmacy Intern at a time.

Section 14. A Pharmacy Intern having served part or all of
EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
Kentucky Board of Pharmacy
(201 KAR 2:060)
RELATES TO: KRS Chapter 315
PURSUANT TO: KRS 315.020(2), 315.191(2) and (8), 315.127(4) and 13.082
SUPERSEDING: KF-7
EXECUTIVE AND FUNCTION: By the authority of KRS 315.191(2) and the Board of Pharmacy is responsible for the control of the distribution of prescription drugs sold by prescription only. This regulation authorizes the Board to inspect and determine that a pharmacy is present and that prescription drugs distribution is conducted in a manner consistent with the law.

Section 1. No pharmacist shall fill and dispense prescriptions obtained from an establishment or place which offers to the public, in any manner, its services as a "pick-up station" or "drop in facility," for the purpose of having prescriptions filled or delivered unless such establishment or place has a registered Pharmacist in full charge of such services.

ADOPTED: July 14, 1976
RECEIVED BY LBC: July 24, 1976 at 11:48 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING TO: Executive Secretary, Kentucky Board of Pharmacy, P.O. Box 553, Frankfort, Kentucky 40601.

Section 2. A pharmacist shall not fill and dispense prescriptions obtained from an establishment or place which offers to the public, in any manner, its services as a "pick-up station" or "drop in facility," for the purpose of having prescriptions filled or delivered unless such establishment or place has a registered Pharmacist in full charge of such services.

ADOPTED: July 14, 1976
RECEIVED BY LBC: July 24, 1976 at 11:47 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING TO: Executive Secretary, Kentucky Board of Pharmacy, P.O. Box 553, Frankfort, Kentucky 40601.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
Kentucky Board of Pharmacy
(201 KAR 2:060)
RELATES TO: KRS Chapter 315
PURSUANT TO: KRS 315.020(2), 315.191(2) and (8), 315.127(4) and 13.082
SUPERSEDING: KF-7
EXECUTIVE AND FUNCTION: By the authority of KRS 315.191(2) and the Board of Pharmacy is responsible for the control of the distribution of prescription drugs sold by prescription only. This regulation authorizes the Board to inspect and determine that a pharmacy is present and that prescription drugs distribution is conducted in a manner consistent with the law.

Section 1. No pharmacist shall fill and dispense prescriptions obtained from an establishment or place which offers to the public, in any manner, its services as a "pick-up station" or "drop in facility," for the purpose of having prescriptions filled or delivered unless such establishment or place has a registered Pharmacist in full charge of such services.

ADOPTED: July 14, 1976
RECEIVED BY LBC: July 24, 1976 at 11:48 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING TO: Executive Secretary, Kentucky Board of Pharmacy, P.O. Box 553, Frankfort, Kentucky 40601.

Section 2. A pharmacist shall not fill and dispense prescriptions obtained from an establishment or place which offers to the public, in any manner, its services as a "pick-up station" or "drop in facility," for the purpose of having prescriptions filled or delivered unless such establishment or place has a registered Pharmacist in full charge of such services.

ADOPTED: July 14, 1976
RECEIVED BY LBC: July 24, 1976 at 11:47 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING TO: Executive Secretary, Kentucky Board of Pharmacy, P.O. Box 553, Frankfort, Kentucky 40601.
In the event only a new house sewer is constructed or replaced the fee for a plumbing construction permit shall be: $5.

In the event only a new private sewage disposal system is constructed or replaced the fee for a plumbing construction permit shall be: $5.

All persons securing plumbing permits shall be entitled to plumbing inspections at no additional cost; provided, however, that all inspections in excess of three shall be charged at the rate of $3 per inspection.

All permits issued under this regulation shall expire one year after date of issuance thereof; provided, however, if construction is begun within one year after date of issuance the permit shall not expire until completion of the planned plumbing installation.

All permits issued under this regulation shall expire one year after date of issuance thereof; provided, however, if construction is begun within one year after date of issuance the permit shall not expire until completion of the planned plumbing installation.

Sec. 4. Plumbing Inspection Fee for Public Buildings: The fee for inspection of the construction, installation or alteration of plumbing in public buildings shall be the same as specified in Section 3 of this regulation.

ADOPTED: July 3, 1974 by the State Plumbing Code Committee.

THOMAS O. HARRIS, Secretary

ADOPTED: July 17, 1974

RECEIVED BY: July 19, 1974 at 3:28 p.m.

SUBMIT CORRECT OR REQUEST FOR HEARING TO: Eugene F. Perkins, Director, Division of Plumbing, Bureau of Environmental Quality, Department of Natural Resources and Environmental Protection, 270 East Main Street, Frankfort, Kentucky 40601.

NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION DIVISION OF WATER RESOURCES

RELATES TO: KES 151.140 and 151.160

AMEND TO: KES 151.220, 224.033 (17), 224.045 (6) (b) and 13.082

NECESSARY AND FUNCTION: This regulation is necessary to establish the requirements for permits to withdraw water and the reporting procedures to be used in conjunction with water withdrawal permits issued by the Division of Water Resources.

Section 1. The necessity for water withdrawal permits shall be determined according to the following criteria:

(1) Where the average withdrawal rate is more than ten thousand gallons per day (10,000 gal/day), a permit shall be required.

(2) Where the withdrawal of water is made at a relatively constant rate each day and the average withdrawal rate is ten thousand gallons per day (10,000 gal/day), or less, no permit shall be required.

(3) Where withdrawals are made on an irregular basis and at an irregular rate, permits may be required where the Division determines that the water withdrawn represents a significant portion of the body of water from which the withdrawals are taken. The collection of withdrawal data is necessary for water resource planning purposes.

Section 2. (1) Reports of water withdrawal pursuant to permit shall be made as follows:

(a) Withdrawals made at a relatively constant daily rate withdrawal report shall be submitted no later than the 10th day of the month and reported to the Division semiannually on forms supplied by the Division.

(b) Where withdrawals are made on an irregular basis and at an irregular rate, the Division may specify reporting frequency as the circumstances require. Reporting of withdrawal information to the Division shall be made semiannually. Records and reports shall be on forms supplied by the Division.

(c) Where necessary, in the discretion of the Division, increased reporting or recording frequency may be required.

(2) The permittee shall complete and return the water withdrawal report whenever the Division directs within 15 days after receiving such forms.

THOMAS O. HARRIS, Secretary

ADOPTED: July 19, 1976

RECEIVED BY: July 19, 1976 at 4:18 p.m.

PUBLIC HEARING: A public hearing on the foregoing regulation will be held in the Auditorium of the Capital Plaza Office Building, Frankfort, Kentucky, on the 3rd day of November, 1976, at 2:00 p.m. Persons having an interest in the subject matter of the proposed regulation are invited to attend and present testimony or submit the comments in writing to: Office of the Secretary, Department for Natural Resources and Environmental Protection, Capital Plaza Office Building, Frankfort, Kentucky 40601.

NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION DIVISION OF RECLAMATION

RELATES TO: KES 350.028, 224.033 (17) and 224.045 (6) (b) and 13.082

NECESSARY AND FUNCTION: This regulation is necessary to implement KES 350.151 which was adopted by the 1974 session of the Kentucky General Assembly. The purpose of this reclamation of the surface effects of underground mines under the jurisdiction of the Kentucky Department for Natural Resources and Environmental Protection is to prevent the surface effects of underground mining from being affected in the process of excavating for the purpose of making entry into a mine or any other control measures being used by underground mining methods.

Section 1. As used in this regulation, unless the context clearly otherwise requires:

(1) "Construction area" means any method of penetrating and extracting subsurface coal and removing it to the surface, as opposed to strip mining or open-pit mining.

(2) "Control measures" mean any method of controlling or preventing any surface disturbance associated with a coal recovery operation.

(3) "Processing area" means that portion of the surface effect which includes tipple, coal storage yards, loading facilities, haul roads, other transportation area as defined below on which coal is stored, handled, processed or refined after being extracted by underground mining methods.

(4) "Coal face area" means any surface affected by deposition of reject material, liquid or solid residue, by dust or by coal ash or waste rock from any waste dump or spoil area.

(5) "Drainage control area" means that portion of the surface effect which includes any land on which runoff or drainage on which runoff or drainage enters or is controlled by the licensees, affected by any means of transporting coal from pores of not greater than one hundred feet of property surface.

(6) "Dredging control areas" mean that portion of the surface effect which includes certain dredges, stores of coal, channels, water control equipment, drainage equipment, or any other equipment or structure or facility used as part of the underground mining operations, not directly associated with underground mining activity at some other location.

(7) "Licensing area" means the area affected by any surface disturbance and that portion of controls by which the area affected by any surface disturbance by which underground mining activity at some other location.

(8) "Licensing area" means the area affected by any surface disturbance and that portion of controls by which underground mining activity at some other location.

(9) "Licenses area" means the area affected by any surface disturbance and that portion of controls by which underground mining activity at some other location.

(10) "Process area" means the area affected by any surface disturbance and that portion of controls by which underground mining activity at some other location.

(11) "Permitted area" means the area affected by any surface disturbance and that portion of controls by which underground mining activity at some other location.

(12) "Permitted area" means the area affected by any surface disturbance and that portion of controls by which underground mining activity at some other location.

(13) "Approval certificate" means the reclamation plan application certificate issued by the Division of Reclamation pursuant to this regulation.

Section 2. (1) Construction of a face-up area, processing area, refuse area, transportation area, drainage control area, waste dump or spoil area is subject to this regulation shall not begin until the licensees have applied for and received a reclamation plan application certificate issued by the Division of Reclamation. Application for the approval certificate shall be made on forms supplied by the Division. Each application shall be made by a fee of two hundred dollars ($200) for each year of the approval certificate's duration of requirement or by $1 per acre of mining area subject to this regulation.

(2) The licensees shall file a reclamation plan for the surface effect with the application for an approval certificate. The application for an approval certificate is subject to the provisions of KES 350.151, which shall not be considered by the Division of Reclamation.

(3) Each approval certificate shall be issued for a period not to exceed five years in the discretion of the Division.

(4) The licensees shall file an application for an approval certificate within six months of the approval certificate's expiration.

(5) The licensees shall file an application for an approval certificate within six months of the approval certificate's expiration.

RELATES TO: KES 350.151
Section 3. All existing operations shall file application for a reclamation plan approval certificate and a reclamation plan covering the area affected by said operation. The reclamation plan shall include maps of the area to be reclaimed, a description of the operation, and any other information required by this regulation. The section shall not apply to any operation where the existing mine is located on a abandoned operation or its surface effect or portion of the mine is located on or near an abandoned operation in conjunction with underground mining at some other location. Where the existing mine is located on an abandoned operation, the provisions of this regulation relating to existing operations shall apply to all surface effects existing at the time operating permit is issued by the Division of Reclamation, if the Division of Reclamation shall have been notified. Any new operations relating to new operations shall apply to surface effects arising from or incident to reclamation. The map and reclamation plan, in such case, may be combined into one application and approval certificate.

Section 4. Grading, backfilling and compacting of the surface or subsurface of a mine shall be done as follows:

(1) Where the face-up area of a new operation is located within the 500-foot (152.4 m) area of any stream, the overburden material shall be placed immediately in order to create the trench, face or other portion of the surface or subsurface which shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, or Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(2) On new operations, the entire proposed water surface disturbed by the face-up area of the mine shall be trimmed and buried with a minimum of 24 inches (60.9 cm) of cover. Extreme care shall be taken so that no surface runoff or other drainage runoff from the disturbed area may discharge into any existing stream. The overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(3) On new operations, the face-up area of the mine shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(4) On new operations, the face-up area of the mine shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(5) On and after the effective date of this regulation, grading, backfilling and compacting of the surface shall be done as follows:

(a) Where the face-up area of a new operation is located within the 500-foot (152.4 m) area of any stream, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(b) On new operations, the entire proposed water surface disturbed by the face-up area of the mine shall be trimmed and buried with a minimum of 24 inches (60.9 cm) of cover. Extreme care shall be taken so that no surface runoff or other drainage runoff from the disturbed area may discharge into any existing stream. The overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(c) On new operations, the face-up area of the mine shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(6) Where necessary to prevent stream sedimentation from surface water, drainage or other runoff from the processing area, areas shall be compacted in layers no greater than two feet (61 cm) in height and graded to a slope no greater than twenty-seven degrees (27°) in height and graded to a slope no greater than twenty-seven degrees (27°). The surface or subsurface shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(7) All portions of any transportation area, except as governed by the section, shall be constructed in such manner that the surface or subsurface shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. Where necessary to prevent stream sedimentation from surface water, drainage or other runoff from the processing area, areas shall be compacted in layers no greater than two feet (61 cm) in height and graded to a slope no greater than twenty-seven degrees (27°). The surface or subsurface shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.

(8) All new operations shall have drainage control measures constructed and operating on the face-up area upon completion of the stoping or mining operation. The drainage control measures shall include any shafts to be used for in connection with coal removal. Where necessary to prevent stream sedimentation from surface water, drainage or other runoff from the processing area, areas shall be compacted in layers no greater than two feet (61 cm) in height and graded to a slope no greater than twenty-seven degrees (27°). The surface or subsurface shall be treated with similar treatment to the existing operation in compliance with the provisions of this regulation. In the case of mine workings, the overburden material shall be placed in direct soil and sedimentation in the stream. As a minimum, adequate control measures shall be in place to ensure that the overburden is kept in place. The material shall be placed so that all coal handling and storage areas shall be at least 100 feet (30.5 m) from the nearest watercourse, including a designated watercourse. The Division of Reclamation, water and stream management, shall be notified by the Division of Reclamation, water and stream management, of the proposed plans in advance of any proposed plans.
(1) Roads shall be surfaced with any acid-producing material. No runoff of acid, the vehicle to be transported, and the material which is to be used upon the road in the construction of the Division of Reclamation shall be circulated to the Division of Reclamation.

(2) The operator shall file a report with the Division of Reclamation for a period of one year prior to the use of the road. The report shall be submitted to the Division of Reclamation.

(3) The operator shall be required to provide a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

(4) The operator shall be required to submit a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

(5) The operator shall be required to submit a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

(6) The operator shall be required to submit a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

(7) The operator shall be required to submit a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

(8) The operator shall be required to submit a formal report to the Division of Reclamation, identifying any changes in the road surface or any new developments on the road.

Section 4. Closing, temporary or permanent:

When the use of the temporary road is discontinued by the operator or by the owner of the property, the road shall be demolished and the material removed from the road.

Section 5. Signs and markings:

Signs shall be posted at the points of access to each operation and marked with the name of the operator, the number of the road, and the date of the operation. Signs shall be kept in a state of good repair as determined by the Division of Reclamation during the period of non-use.

Section 6. Vegetation and screening:

(1) When the use of the road is discontinued by the operator or by the owner of the property, the road shall be demolished and the material removed from the road.

(2) Vegetation and screening shall be maintained to provide a buffer zone between the road and the surrounding area.

(3) The vegetation and screening shall be maintained to provide a buffer zone between the road and the surrounding area.

(4) The vegetation and screening shall be maintained to provide a buffer zone between the road and the surrounding area.

(5) The vegetation and screening shall be maintained to provide a buffer zone between the road and the surrounding area.

Section 7. Maintenance and inspection:

(1) The operator shall be responsible for the maintenance and inspection of the road, including the removal of debris and the repair of any damage.

(2) The operator shall be responsible for the maintenance and inspection of the road, including the removal of debris and the repair of any damage.

(3) The operator shall be responsible for the maintenance and inspection of the road, including the removal of debris and the repair of any damage.

(4) The operator shall be responsible for the maintenance and inspection of the road, including the removal of debris and the repair of any damage.

(5) The operator shall be responsible for the maintenance and inspection of the road, including the removal of debris and the repair of any damage.

Section 8. Enforcement:

(1) The Division of Reclamation shall have the authority to enforce the provisions of this regulation.

(2) The Division of Reclamation shall have the authority to enforce the provisions of this regulation.

(3) The Division of Reclamation shall have the authority to enforce the provisions of this regulation.

(4) The Division of Reclamation shall have the authority to enforce the provisions of this regulation.

(5) The Division of Reclamation shall have the authority to enforce the provisions of this regulation.

Section 9. Annual report:

(1) The operator shall file an annual report with the Division of Reclamation, stating the number of operations conducted, the amount of material used, and the condition of the road.

(2) The operator shall file an annual report with the Division of Reclamation, stating the number of operations conducted, the amount of material used, and the condition of the road.

(3) The operator shall file an annual report with the Division of Reclamation, stating the number of operations conducted, the amount of material used, and the condition of the road.

(4) The operator shall file an annual report with the Division of Reclamation, stating the number of operations conducted, the amount of material used, and the condition of the road.

(5) The operator shall file an annual report with the Division of Reclamation, stating the number of operations conducted, the amount of material used, and the condition of the road.

Section 10. Department of Natural Resources:

The Division of Reclamation shall coordinate with the Department of Natural Resources to ensure the protection and preservation of the environment.

Section 11. Public hearing:

A public hearing on the proposed regulations shall be held at the time and place specified in the notice of the hearing.

Section 12. Effective date:

These regulations shall become effective upon publication in the Official Register and shall remain in effect until amended or repealed.

ADOPTED: July 19, 1974

THOMAS O. HARRIS, SECRETARY

EXECUTED BY LBC: July 19, 1974 at 4:14 p.m.

RURAL RESOURCES AND ENVIRONMENTAL PROTECTION
Division of Conservation
(402 2nd St. 210)

SIGNED TO: KKS 262,090 and 446,110

PURSUANT TO: secs. 33 and 383

DISTRIBUTION FUNCTION: This regulation is necessary to implement the Conservation Districts Act of 1967, which requires the Conservation Districts to establish their eligibility for aid programs by providing the information called for in the regulations.

Section 1. Oversight of each Conservation District shall provide the Kentucky Soil and Water Conservation Commission with such information as they deem necessary, including: (a) A copy of the annual audit and financial statement by the Conservation District, (b) A copy of the Annual Conservation District Budget by April 1 of each year.

(2) The summary of the major accomplishments of the Conse-
ADMINISTRATIVE REGISTRATION

VARIATIONS In the present year by September 1 of each year. No particular form shall be required.

A. Instructions to all officers and employees of the Conservation District entrusted with the management of funds and equipment.

B. Use of a systematic program of work of the Conservation District by April 1 of each year.

ADOPTED: May 16, 1974 by the Kentucky Soil and Water Conservation Commission.

ELIZABETH ADAMS, Chairman

SUBJECT OR REQUEST FOR HEARING TO: Director, Division of Conservation, Frankfort, Kentucky 40601.

NATIONAL RESOURCES AND ENVIRONMENTAL NEGLECT DIVISION OF CONSERVATION

RELATION TO: KRS 262.080 and 166.110

PURPOSE TO: KRS 262.080 and 13.082

FUNCTION AND FUNCTION: This regulation is necessary to detail the categories of expenditures which Conservation Districts are and are not allowed to make.

Section 1. Hereafter expenditures of Conservation District funds by a Conservation District or expenditures of funds by others for the benefit of the Conservation District shall be limited to the following:

1. Salaries to include clerical assistance and secretarial and professional conservationists.

2. Office operation to include office supplies, office equipment, office supplies, office rent and office utilities.

3. Education and promotion to include newsletters, pamphlets, brochures, books, and materials, prints, and distribution costs; office rent and office utilities.

4. Legal fees and notices, WSCD organization expenses, and bonds and Workmen’s Compensation for Conservation District office and employees.

5. Other expenses, supervisors expenses to Area, State and National meetings, travel of Conservation District employees on Conservation District related business, periods, agriculture and engineering equipment, state and national dues, and purchase of equipment to carry out authorized Conservation District functions, and maintenance for authorized projects.

Section 2. Hereafter Conservation District funds or funds for the benefit of the Conservation District shall not be used for the following:

1. Gifts.

2. Donations and contributions.

3. Travel board meetings for supervisors, their wives, and staff.


5. Per diem or per diem associates.

Section 3. Exceptions to sections 1 and 2 may be made by the Commission only upon prior written application by the Conservation District.

ADOPTED: May 16, 1974 by the Kentucky Soil and Water Conservation Commission.

ELIZABETH ADAMS, Chairman

SUBMIT OR REQUEST FOR HEARING TO: Director, Division of Conservation, Frankfort, Kentucky 40601.

DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.

1. DEPARTMENT OF TRANSPORTATION

RELATION TO: KRS 189.277 and 109.222

PURPOSE TO: KRS 189.277 and 13.082

FUNCTION AND FUNCTION: The Governor’s Executive Order No. 1974-26, as enacted by the 1974 General Assembly, empowers the Department of Transportation to adopt rules to implement the provisions of the Act and the regulations to implement the provisions as set forth therein for the issuance of a special permit to the owner, operator, or lessee of a motor vehicle for the transportation of industrial materials whose gross weight, including vehicle and load, exceeds the maximum weight allowed or as otherwise required by the requirements of Chapter 289 of the Kentucky Revised Statutes.

Section 1. An application for an Industrial Materials Permit shall be submitted to the Director of the Transportation Division, State Office Building, Frankfort, Kentucky 40601.
administrative register

section 1. in the event the applicant is required to give a bond by the department, the applicant shall be the principal obligor on the bond and the commonwealth shall be the obligee.

section 2. in the event that the applicant, after appearing on oral or written notice, shall be found liable for a violation of the regulations of the department, the applicant shall pay the costs of the proceedings and the costs of any appeal.

section 3. any interested party who objects to an application and desires to intervene and participate in the proceedings may file a protest with the department.

section 4. all protests pleading motions, and other papers must be filed with the department and shall be typewritten and double-spaced on white legal-size paper. all protests, pleadings, motions, and other papers must be signed by an attorney. if an attorney is not used, the papers must be signed by an agent, and the signature of the agent must be certified by an affidavit. the attorney's signature shall constitute the certification by him that he has read the matter to the best of his knowledge, information, and belief the statements contained therein are true and that he is not interposed for delay. the matter is not signed or is signed with the intent to defeat the purpose of this rule, it may be stricken as sham and false, and the matter may proceed as though there had been no filing.

section 5. the department may accept the receipt of a pleading, or other paper, mailed to the department through the mail.

section 6. service of pleadings and other papers. any person who files a protest, pleading, complaint, or other paper, must serve a copy thereof upon the applicant, respondent, and any other person, including parties unknown to the department to which such service has been accomplished.

section 7. withdrawal. any person who desires to withdraw a protest, pleading, complaint, or other paper, must notify the department that such service has been accomplished.

section 8. continuance. any person who desires to withdraw a protest, pleading, complaint, or other paper, must notify the department that such service has been accomplished.

section 9. appearance. if an appearance by applicant is not made at a hearing on the application, the application may be denied or dismissed. if a protestant does not appear at the hearing on the application, the protest may be stricken as sham and false. if an appearance by a protestant is not made at a hearing, the protest may be stricken as sham and false.

section 10. adjournment. the hearing may be adjourned to a future day for a just cause shown, or with consent of the parties, or by the examiner on his own motion and order.

section 11. service on attorney. service of processes shall be made as required by the rules of court.

section 12. proof. evidence at all hearings shall be by oral testimony, except upon special permission of the examiner or department secretary.

section 13. prepared statements. prepared statements shall be admitted into evidence only when given to the department and furnished to all parties and the department for a reasonable time prior to the hearing. no oral argument may be made before such statements are read or made a part of the record.

section 14. exhibits. all exhibits filed during a hearing shall be filed in duplicate and a copy thereof shall be furnished to each party.

section 15. stipulations. parties to any proceeding before the department may, by stipulation entered in the record, agree upon the facts. the department shall be satisfied that facts so agreed upon are true and that no violation of this section occurs.

section 16. qualification of witnesses. witnesses shall not be permitted to give any evidence unless they have been qualified as to their special qualifications.
and knowledge with the subject entitles them to express an opinion which will be helpful to the Department.

Section 17. Evidence. Any evidence which would be admissible in a court of law may be received by the examiner, but the rules of evidence followed by the circuit courts of the State of Kansas shall be observed before the examiner. However, subject to the discretion of the examiner, matter may be admitted that will be of assistance in determining matters of fact as distinguished from legal issues.

Section 18. Transcript. The examiner holding a hearing may, in his discretion, order the taking of a transcript of the testimony. When so ordered, a transcript shall be delivered to the examiner. The transcript shall be that produced by the stenographic reporter for its transcription. The examiner shall furnish the original and one copy of the transcript to the Department. All transcripts shall be indexed to show the location of the testimony of each witness and all exhibits. The cost of transcribing the evidence and of furnishing a copy of the transcript to the Department shall be borne by parties to the hearing and shall be prorated between or among them, on the basis of time of oral examination and statements put in the record by each party. Additional copies of the transcript may be purchased from the reporter at the entire cost of the party desiring same.

Section 19. Exclusion of Witnesses. Upon request of a party or on the examiner's own motion, witnesses may be ordered excluded from the hearing room. Principals may remain in the hearing room.

Section 20. Briefs. The Department will receive briefs, if a party desires to submit one and is allowed to do so by the examiner, or the examiner may require the filing of briefs, which shall be within the Department within 15 days from the date posted by the examiner. Briefs may be accepted within the Department and will be considered in the determination of the case. The Department may, for filing of the briefs and costs thereof, order the party at the close of the hearing and no additional time will be allowed without good cause shown.

Section 21. Upon request by any party or upon his own motion, the examiner will order a prehearing conference to determine whether the parties can agree by stipulation on any relevant facts, or any matters to be determined at the hearing; introduction of the hearing and to exchange the names and qualifications of any experts they intend to call as witnesses at the hearing.

Section 22. When Matter May Be Reopened. Any matter may be reopened at any time by the Department if it is found that first, any act, or omission, amounting to a fraud, has been presented on the Department in the hearing, and the allegations were not complied with by any party or by the Department, and that the rights of any persons have been prejudiced thereby.

Section 23. Subpoenas. Any applicant, protestor, or other party, who desires to summon and compel the attendance at the hearing of any witness or witnesses, or who desires to the production in evidence of any books, records, papers, etc., may procure the issuance of a subpoena or a subpoena duces tecum or orders of personal appearance, by application to the Deputy Registrar of the Bureau of Common Schools and Aids of the Department of Education, in the manner prescribed by law, in regard to the hearing is in progress, in which case application shall be made to the examiner conducting the hearing. Applications for subpoenas or summons, duces tecum or orders of personal appearance shall be made in the manner provided by the appropriate sections of the Kentucky Rules of Civil Procedure, and upon their issuance shall be served as provided in Rule 45.03 of the Kentucky Rules of Civil Procedure. Cost of Service shall be paid by the party for whom the order is served. However, it shall be the duty of the person desiring the attendance of a witness to see that said witness is present at the time and place of the hearing; the failure of the party desiring that witness to be summoned or not, will not constitute grounds for the continuance of the hearing.

Section 24. Report and Recommended Order. Upon the conclusion of a hearing, the examiner shall make a report and recommended order which shall contain findings of fact and conclusions of law together with recommended rates, fares and charges and time schedules, when necessary. Copies of the report and recommended order shall be served upon each of the parties.

Section 25. Exceptions and Replies Therein. Any party to the hearing may, within fifteen days after the date of service of the order reported, file exceptions and replies thereto. Exceptions shall consist of a statement of the exceptions made and the grounds therefor. Replies to exceptions shall be filed within fifteen days after service of the exceptions, if any party desires to make a reply. The reply shall consist of a separate reply to each objection set out in the exception.

Section 26. Final Order. (1) Upon the filing of the exceptions and replies thereto and upon expiration of the time for filing of case, the examiner shall prepare a final order and shall deliver the same to the Secretary, who shall consider and pass upon the case. The Secretary shall, after a study of the case, refer it back to the examiner and request the taking of more proof on any point in issue. The Secretary may require oral argument of counsel. Upon approval by the Secretary, the order shall be signed by the registrar served upon all parties and shall be a final order of the Department. The final order shall contain a complete statement of the facts and conclusions thereon.

(2) At the time a certificate is granted, the final order granting it may approve a time schedule and a schedule of rates, fares and charges filed by the applicant or the time schedule and the schedule of rates, fares and charges determined by the Department, which, when approved, shall be the time schedule and the schedule of rates, fares and charges upon which the carrier shall operate until the Department has approved a change or modification thereof.

Section 27. Temporary Authority. As applicant may petition the Department for temporary authority pending a final determination of its application. A petition for temporary authority must state the grounds therefor and show that there is an urgent need for the service proposed. The petition must be verified. The Secretary may grant temporary authority for the term of one year, subject to a final determination of the application, upon such recommendation by the examiner appointed to hear the application.

ADOPTED: July 17, 1974
RECEIVED BY LC: July 12, 1974 at 1:56 p.m.

BILL PATTON, Secretary

PUBLIC PROTECTION AND REGULATION CABINET
Registration of Election Finance
(601 KAR 1:010)

RELATES TO: KRS 121.180 (1)
DEFINITIONS TO: KRS 121.120 (3) and 13.082

NECESSITY AND FUNCTION: KRS 121.120 (3) requires the Register to adopt such regulations, official forms and perform such duties as are necessary to implement the provisions of KRS 121.015 and KRS 121.100 to 121.200. * The Register shall "develop prescribed forms for the making of the required reports", KRS 121.120 (3) (a). Amendments adopted by 1974 General Assembly require new forms.

Section 1, "Report of Receipts and Expenditures for Executive Committees", form is amended as attached.

ROBERT L. SLOSS, Chairman
ADOPTED: July 17, 1974
RECEIVED BY LC: July 25, 1974 at 2:43 p.m.

SUBMIT CURRENT OR REQUEST FOR HEARING TO: Executive Director, Registry of Election Finance, 310 W. Liberty Street, Louisville, Kentucky 40202.

(Forms are printed on Page 4)

PUBLIC PROTECTION AND REGULATION CABINET
Registry of Election Finance
(601 KAR 1:020)

RELATES TO: KRS 121.180 (2)
DEFINITIONS TO: KRS 121.120 (3) and 13.082

NECESSITY AND FUNCTION: KRS 121.120 (3) requires the Register to "adopt such regulations, official forms and perform such duties as are necessary to implement the provisions of KRS 121.015 and KRS 121.100 to KRS 121.200." The Register shall "develop prescribed forms for the making of the required reports", KRS 121.120 (3) (a). Amendments adopted by 1974 General Assembly require new forms.

Section 1, "Report of Receipts and Expenditures for a Campaign Committee or Political Action Committee" amended as attached.

ROBERT L. SLOSS, Chairman
ADOPTED: July 17, 1974
RECEIVED BY LC: July 25, 1974 at 2:44 p.m.

SUBMIT CURRENT OR REQUEST FOR HEARING TO: Executive Director, Registry of Election Finance, 310 West Liberty Street, Louisville, Kentucky 40202.

(Forms are printed on Page 5)
PUBLIC PROTECTION AND REGULATION CABINET
Registry of Election Finance (801 EAB 1:030)

RELATING TO: KRS 121.170
PURSUANT TO: KRS 121.120(3) and 13.082
SUPERIOR: Rev.2-1
NECESSITY AND FUNCTION: KRS 121.120(3) requires the
Registry to adopt such regulations, official forms and per-
form such duties as are necessary to implement the provi-
sions of KRS 121.015 and KRS 121.100 to 121.200. The
Registry shall "develop prescribed forms for the making of
the required reports," KRS 121.120(3)(b). Amendments to the
Campaign Financing Act adopted by 1974 General Assembly require
new form.

Section 1. "Report of Receipts and Expenditures for a
Candidate" form is amended as attached.

ADOPTED: July 17, 1974

ROBERT L. SLOSS, Chairman

RECEIVED BY LEC: July 25, 1974 at 2:40 p.m.

SUMMIT CORRECT ON REQUEST FOR HEARING TO: Executive
Director, Registry of Election Finance, 310 West Liberty
Street, Louisville, Kentucky 40202.

(Known forms printed on Page 6)

PUBLIC PROTECTION AND REGULATION CABINET
Registry of Election Finance (801 EAB 1:040)

RELATING TO: KRS 121.170
PURSUANT TO: KRS 121.120(3) and 13.082
SUPERIOR: Rev.2-1
NECESSITY AND FUNCTION: KRS 121.120(3) requires the
Registry to adopt such regulations, official forms and per-
form such duties as are necessary to implement the provi-
sions of KRS 121.015 and KRS 121.100 to 121.200. The
Registry shall "develop prescribed forms for the making of
the required reports," KRS 121.120(3)(a). Amendments adopted
by the 1974 General Assembly require a new form.

Section 1. "Registration Form and Statement of Organization
for a Candidate Committee or Political Action Committee" is
amended as attached.

ADOPTED: July 17, 1974

ROBERT L. SLOSS, Chairman

RECEIVED BY LEC: July 25, 1974 at 2:41 p.m.

SUMMIT CORRECT ON REQUEST FOR HEARING TO: Executive
Director, Registry of Election Finance, 310 W. Liberty
Street, Louisville, Kentucky 40202.

(Known forms printed on Page 7)

KRS References

<table>
<thead>
<tr>
<th>KRS Section</th>
<th>Regulation No.</th>
<th>KRS Section</th>
<th>Regulation No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 13</td>
<td>1 KAR 1:010</td>
<td>189.225</td>
<td>601 KAR 1:010</td>
</tr>
<tr>
<td>15.020</td>
<td>40 KAR 1:010</td>
<td>189.271</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>115.025</td>
<td>40 KAR 1:020</td>
<td>189.271</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>116.250</td>
<td>31 KAR 1:010</td>
<td>262.040</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>116.790</td>
<td>31 KAR 1:100</td>
<td>262.065</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>121.170</td>
<td>601 KAR 1:002</td>
<td>601 KAR 1:020</td>
<td></td>
</tr>
<tr>
<td>121.170(7)</td>
<td>601 KAR 1:040</td>
<td>201 KAR 1:020</td>
<td></td>
</tr>
<tr>
<td>121.180(2)</td>
<td>601 KAR 1:002</td>
<td>201 KAR 1:020</td>
<td></td>
</tr>
<tr>
<td>121.180(2)</td>
<td>601 KAR 1:020</td>
<td>201 KAR 1:020</td>
<td></td>
</tr>
<tr>
<td>121.180(2)</td>
<td>601 KAR 1:030</td>
<td>201 KAR 1:020</td>
<td></td>
</tr>
<tr>
<td>121.180(2)</td>
<td>601 KAR 1:040</td>
<td>135.050</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>146.110</td>
<td>601 KAR 1:020</td>
<td>356.151</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>151.140</td>
<td>40 KAR 1:000</td>
<td>356.151</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>151.160</td>
<td>40 KAR 3:010</td>
<td>356.151</td>
<td>601 KAR 1:020</td>
</tr>
<tr>
<td>Chapter 163</td>
<td>602 KAR 1:020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

KAR Codification

(Following is an outline of the codification system which has been developed for the KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE. The entries for regulations contained in this list are listed below. Other Cabinets, Departments and agencies of state government will be assigned titles and chapters as their regulations are received.)

TITLE 1—LEGISLATIVE RESEARCH COMMISSION
Ch. 1—Administrative Regulations
010—Forms of administrative regulations
Administrative Register— Codification

TITLE 31—STATE BOARD OF ELECTIONS
Ch. 1—Absence Voting
010—When charged with or indicted for a crime

TITLE 40—DEPARTMENT OF LAW
Ch. 1—Attorney General
010—Procedure for official opinions
020—Private requests for opinions

TITLE 20—DIVISION OF OCCUPATIONS AND PROFESSIONS
Ch. 1—Board of Accountancy
010 through 110 reserved
120—Examinations—Subjects, grading, re-examination

Ch. 2—Board of Pharmacy
010—Schools approved by the Board
020—Translations
030—Prescribed for "Reciprocity"
040—Registration of interns
050—Licenses and permits—Fees
060—Pocket certificates
070—Prescription intermediary services restricted

TITLE 401—BUREAU OF ENVIRONMENTAL QUALITY
Ch. 1—Division of Plumbing
010 reserved for definitions
020—Installation permits
Ch. 2—(reserved for Division of Solid Waste)
Ch. 3—(reserved for Division of Air Pollution)
Ch. 4—Division of Water Resources
010—Water withdrawal permits—Criteria—Reports

TITLE 402—BUREAU OF LAND RESOURCES
Ch. 1—Division of Reclamation
010—Reclamation plans of surface effects of underground mines—Definitions—Certificates—Requirements
Ch. 2—Division of Conservation
010—Direct aid eligibility of districts
020—Allowable district expenditures
Ch. 3—(reserved for Division of Forestry)

TITLE 406—BUREAU OF VEHICLE REGULATION
Ch. 1—Division of Motor Carriers
010—Truck carriers, semi-trailers—Bamana length
020—Permit for handling industrial materials—Fee—Bond
025—(same as 020, filed on emergency basis)

TITLE 406—DIVISION OF AERONAUTICS AND AIRPORT SIZING
Ch. 1—Air Carriers Declaration
010—Applications for interstate certificates of public convenience and necessity
020—Rules and procedures for hearings on certificates

TITLE 501—BUREAU OF ELECTION FINANCE
Ch. 1—Reports and Forms
010—Executive committee's report of contributions and expenditures
010B—(same as 010, filed on emergency basis)
020—Campaign committee's report of contributions and expenditures
020B—(same as 020, filed on emergency basis)
030—(same as 030, filed on emergency basis)
040—Notice of organization of campaign committees
040B—(same as 040, filed on emergency basis)
Chapter 13

ADMINISTRATIVE REGULATIONS

13.072 Definition of Commission. — As used in this chapter unless the context requires otherwise: "Commissions" mean the Legislative Research Commission. (Enact. Acts 1966, ch. 97, sec. 1, eff. May 18, 1966.)

13.080 Definitions and construction. — As used in KRS 13.080 to 13.125.

(1) "Administrative Body" means each state board, bureau, commission, department, division, authority, officer, or other entity, except the legislature and the courts, authorized by law to make regulations.

(2) "Subcommittee" means Administrative Regulation Review Subcommittee.

(3) "Regulation" means each statement of general applicability issued by an administrative body that implements, interprets, or prescribes law or policy, or describes the organization procedure, or practice requirements of any administrative body. The term includes the amendment or repeal of a prior regulation, but does not include:

(a) Filing a complaint concerning only the internal management of an administrative body and not affecting private rights or procedures available to the public, or
(b) Interpretative rulings, or
(c) Intradepartmental memoranda.

(4) "Affirmative consideration" means that an administrative body must either adopt or reject a proposed regulation by the appropriate issue a concise statement setting forth the reasons for not adopting suggestions or recommendations regarding a regulation.

(5) Compliance with the provision of KRS 13.080 to 13.125 does not dispense with any other requirements or other law necessary to make the regulation effective. (Enact. Acts 1953, ch. 63, sec. 1; 1972, ch. 180, sec. 1; 1974, ch. 73, sec. 1, eff. July 1, 1974.)

13.082 Uniformity of power to adopt regulations — Repeal of conflicting provisions. — (1) The power vested in every administrative body to adopt regulations shall be uniform and shall be confined to the direct implementation of the functions and duties assigned to an administrative body by the General Assembly, or by executive order.

(a) All grants of authority to adopt regulations inconsistent with this provision are hereby repealed and the Legislative Research Commission is hereby directed to identify and to draft legislation for introduction in the 1976 General Assembly repealing all provisions of the Kentucky Revised Statutes in conflict with this section. (Enact. Acts 1974, ch. 73, sec. 5, eff. July 1, 1974)

13.084 Refiling of regulations — Rescinding of regulations not refilled. — (1) Each administrative body shall file within one (1) year of July 1, 1974, in accordance with the provisions of KRS Chapter 13, all regulations which were adopted by such administrative body prior to July 1, 1974, and which are still effective and all regulations which were adopted by such administrative body prior to July 1, 1974 and which do not become effective until after July 1, 1974.

(2) All regulations filed prior to July 1, 1974, whether or not they shall have become effective, are rescinded effective one (1) year after July 1, 1974. (Enact. Acts 1974, ch. 73, sec. 6, eff. July 1, 1974)

13.085 Publication, hearing, and review of proposed administrative regulation — Requisites of proposal — Public hearing. — (1) Except as provided in subsection (2) of this section no regulation made by any administrative body after July 1, 1974, shall become effective until after an original and five (5) duplicate copies of the regulation are forwarded to the office of the Legislative Research Commission, and:

(a) The proposed regulation has been published in the Administrative Register as required by KRS 13.087; and

(b) A public hearing is held, if requested, by a person having an interest in the subject matter, within thirty (30) days following publication of proposed regulation, as required by subsection (4) of this section; Provided, however, that if no public hearing is requested within thirty (30) days of publication the regulation shall be submitted to the Administrative Regulation Review Subcommittee.

(c) The proposed regulation has been reviewed by the Administrative Regulation Review Subcommittee as required by KRS 13.087; and

(2) The requirements of subsection (1) of this section shall not apply when the administrative body finds that an emergency exists, and the Governor issues an executive order that the regulation become effective immediately upon being filed in the office of the Legislative Research Commission. A regulation so filed shall expire at the end of 120 days, during which time the proposed regulation is to be proposed, in accordance with this section if the administrative body desires it to become permanent. The General Assembly hereby declares that it is the state policy that emergencies are held to a minimum.

(3) Each proposed regulation submitted to the Legislative Research Commission shall include a citation of the authority pursuant to which it, or any part of it, was adopted, a brief statement which sets forth the necessity for issuing the regulation, a summary of the functions sought to be implemented by the regulation, and the place and manner in which interested persons may present their views.

(4) If within thirty (30) days following publication of the text of a proposed regulation a request is received by the Legislative Research Commission for public hearing thereon, having an interest in the subject matter of the regulation to offer comment upon the proposed regulation, the administrative body shall fix a date, time and place for such hearing, and shall give notice thereof in the open to persons who wish to offer comment a fair and reasonable opportunity to do so; Provided, however, every hearing shall be conducted as so to be completed within sixty (60) days from the date the proposed regulation was first published in the Administrative Register. No transcript need be taken of the hearing unless a written request for a transcript is made in which case the administrative body shall make such transcript available to each person who desires to have the hearing recorded. Following the hearing the administrative body shall give affirmative consideration to all written and oral statements submitted regarding the proposed regulation. The administrative body shall then forward to the Legislative Research Commission a copy of the regulation as originally published in the Register accompanied by a statement indicating whether any changes have been made in the original wording and by a statement indicating clarifying the comments submitted to the administrative body at the hearing.

(5) The Legislative Research Commission shall cause to be endorsed on the original and duplicate copies of each regulation submitted the time and date of the filing thereof and shall maintain a file of such regulations for public inspection, with suitable indexes. (Enact. Acts 1953, ch. 63, sec. 2; 1972, ch. 180, sec. 3; 1974, ch. 73, sec. 2, eff. July 1, 1974.)

13.087 Administrative Regulation Review Subcommittee — Procedure upon objection to regulations. — (1) There is hereby created a permanent subcommittee of the Legislative Research Commission to be known as the Administrative Regulation Review Subcommittee. The subcommittee shall be composed of three (3) members, no more than two (2) of whom shall be members of the same political party, who shall be appointed from the membership of the General Assembly, the members of the subcommittee for terms of two (2) years. and the members so appointed shall elect one (1) of their members to serve as chairman. Any vacancy which may occur in the membership of the subcommittee shall be filled by the Legislative Research Commission at its next regularly scheduled meeting after the occurrence of the vacancy.

(2) The subcommittee shall meet monthly at such time and place as the chairman may determine. The members of the subcommittee shall be reimbursed for attending meetings, as provided in KRS 7.909(3).

(3) Any professional, clerical or other employees required by the subcommittee shall be provided in accordance with the provisions of KRS 7.909(4) and (5).

(4) Prior to filing, all regulations shall be submitted to the Administrative Regulation Review Subcommittee to determine if the regulation conforms to the statutory authority under which it was promulgated and if it carries out the legislative intent of the statutory authority under which it was promulgated. The subcommittee's finding that a regulation does not conform to the statutory authority or carry out the legislative intent shall be reported to the promulgating administrative body and to the Director of the Legislative Research Commission. In the event the subcommittee determines that the regulation, other than an emergency filing approved by the Governor, does not conform to the statutory authority, or does not coincide with the legislative intent, the subcommittee shall attach to the regulation a written notation of its objection, including a statement of the reasons therefor, and shall return the regulation to the promulgating administrative body. Notice of such objection shall be forwarded to the chairman of the Legislative Research Commission. The subcommittee shall act on a regulation submitted to it by the Legislative Research Commission within thirty (30) days of the submission of the regulation.

(5) Prior to promulgating a promulgating administrative body may revise a regulation to comply with the subcommittee's objections, and may return the revised regulation to the subcommittee, or it may return the regulation, with the subcommittee's notation attached, without change. The Legislative Research Commission shall immediately accept a regulation as filed if it is not objected to by the subcommittee.

(6) In the event an administrative body returns a regulation, objected to by the subcommittee, to the Legislative Research Commission, without changes, the regulation shall be referred by the Director to the standing committee of the House of Representatives and Senate or to the Interim Committee with appropriate recommendation. If no objections are filed with the subcommittee, or if the regulation is not subsequently objected to by the subcommittee, then in effect or in effect during the most recent session of the General Assembly. The standing committees of the House of Senate or the Interim Committee may examine the regulation in the same manner as did the Administrative Regulation Review Subcommittee and shall not expand their review beyond determining whether the regulation conforms to the statutory authority under which it was promulgated and whether the regulation carries out the legislative intent of the statute it seeks to implement. In the event the standing committee of the House
ADMINISTRATIVE REGISTER

and Senate or the Interim Committee determines that a regulation does not conform with the statutory authority under which it was promulgated, or does not
conform with the legislative intent of the statute it seeks to implement the
standing committees or the interim committee shall attach to the regulation a
written statement of the objection, including a statement of the reason therefore,
and the Director shall return the regulation to the promulgating ad-
ministrative body. Notice of such objection shall be given by the standing
committees or by the interim committee to the Director of the Legislative
Research Commission. The standing committees or interim committee shall
act on a regulation submitted in accordance with this section within thirty (30)
days of the date the administrative body returns the regulation.

(8) The promulgating administrative body may review a regulation to
comply with the subcommittee’s interim or standing committee’s objections,
and may return the revised regulation to said subcommittee or committee, or
may return the regulation with the subcommittee’s interim or standing
committee’s notation attached, without change. The Legislative Research
Commission shall immediately accept the regulation as filed.

(9) The subcommittee shall report monthly to the Legislative Research
Commission all action taken on administrative bodies’ regulations. The
Director of the Legislative Research Commission shall report to the Com-
mission all action taken by the standing committee or by the interim com-
mittee.

(10) All regulations objected to by the subcommittee and by the standing
committees or interim committee and not revised by the promulgating ad-
ministrative body following the objections of the subcommittee and the
standing committee’s or interim committee’s objection shall be transmitted by
the Director to the clerk of the Senate and the clerk of the House of Represen-
tatives on or before the first day of each regular session of the
General Assembly. The clerk of the Senate and the clerk of the House of Represen-
tatives shall lay all regulations so transmitted before the Senate and the
House of Representatives or for such action as the respective legislative
bodies may determine to be appropriate. (Enact. Acts 1973, ch. 190,
sec. 4; 1974, ch. 73, sec. 3, eff. July 1, 1974.)

13.690 Functions of Legislative Research Commission.—(1) The commission
shall prescribe rules governing the manner and form in which regulations shall
be prepared, to the end that all regulations shall be prepared in a uniform
manner and that the commission may refuse to accept for filing any regulation
that does not conform to the rules.

(2) The Legislative Research Commission shall furnish advice and
assistance to all administrative bodies in the preparation of their regulations
and in revising, codifying and editing existing or new regulations. (Enact. Acts
1962, ch. 63, sec. 2; 1972, ch. 180, sec. 5.)

12.696 Kentucky Administrative Regulations. Service—Administrative
Register.—(1) The Legislative Research Commission shall compile, publish
and distribute the regulations filed by administrative bodies in a manner which
will accommodate changes in regulations and allow distribution of any topical
or organizational part of the regulations as well as all of them. This
compilation shall be known as the Kentucky Administrative Regulations Service
and shall constitute the official state publication of administrative regulations.

(2) There is hereby created a publication known as "The Administrative
Register" to be printed and published on a monthly basis by the Legislative
Research Commission, beginning on or before the first day of each month, for
the purpose of publishing administrative regulations filed in accordance with KRS
13.085. Every regulation forwarded to the Legislative Research Commission shall
have its complete text printed in the Administrative Register along with the accompanying statements required by KRS 13.085.

(3) The Commission shall prescribe reasonable fees for subscription to the
Kentucky Administrative Regulations Service and the Administrative
Register. All fees paid to the Commission for these publications shall be placed in
the State Treasury to the credit of a revolving, trust or agency fund account,
for use by the Legislative Research Commission in carrying out the provisions of
6; 1974, ch. 73, sec. 4, eff. July 1, 1974.)

12.097 Regulations Compiler—Certificate—Filing of publication with
Secretary of State.—The Kentucky Administrative Regulations Service shall be
prepared under the direct supervision of an employee appointed by the
director of the Legislative Research Commission and designated the
Regulations Compiler. The Director shall cause to be prepared a certificate to
the effect that the text of the regulations as printed in this service is correct.
One copy of the Kentucky Administrative Regulations Service with the
original certificate therein shall be maintained in the office of the Secretary
of State. All other copies shall contain a printed copy of the certificate and shall
constitute prima facie evidence of the correctness of the law in all courts and proceedings.
(Enact. Acts 1956 (1st Ex. Sess.) ch. 6, sec. 2; 1974, ch. 139, sec. 4.)

13.100 Effect of Commission’s file stamp on regulation or publication of
regulation.—The Legislative Research Commission’s authenticated file stamp
on a rule or regulation, or publication of a rule or regulation by the Kentucky
Administrative Regulations Service shall raise a rebuttable presumption that
the rule or regulation is correct, and that it is in compliance with all
requirements necessary to make it effective. (Enact. Acts 1962, ch. 63, sec. 5;
1956 (1st Ex. Sess.), ch. 6, sec. 3.)

13.101 Administrative body’s publication of informational copies.—No ad-
ministrative body other than the Legislative Research Commission shall
publish administrative rules or regulations unless the rules or regulations are
incorporated in a booklet or binder on which the words "Informational Copy" are
clearly stamped or printed. (Enact. Acts 1958, ch. 47, sec. 1; repealed and ren-
acted 1966, ch. 255, sec. 5; 1972, ch. 180, sec. 7.)

13.115 File of ineffective regulations to be kept.—When any regulation filed
with the Legislative Research Commission expires by its own terms, or is
superseded or revoked, the commission shall cause the same to be placed in a

13.125 Notice and hearings on proposed regulations.—Where practicable to
do so, state agencies are encouraged to give notice, to interested persons, of
proposed regulations, and conduct hearings upon the proposed regulations
prior to adoption thereof. (Enact. Acts 1953, ch. 65, sec. 10, eff. June 19, 1952.)

Administrative Procedures Act Changed by Legislature

(Continued From Page 1)
proposed regulations is confined to a determination of two questions: (1)
Does it conform to the statutory authority? (2) Does it conform to the
legislative intent of the statutes?

If conformity exists, the regulation is
approved and is effective immedi-
ately. If non-conforming, the pro-
posed regulations is returned to
the issuing agency with reasons for
the Subcommittee’s rejection attached.

The agency may revise the regula-
tion to meet the Subcommittee’s objec-
tions, or may return the regulation
without change.

If a proposed regulation is returned
unchanged, it will be presented to the
standing committee of the Senate and
House of Representatives (or to the
Joint Interim Committee) having
appropriate jurisdiction. Review by
the legislative committees is confined
to a determination of the same two
questions: (1) Does it conform to stat-
tutory authority? (2) Does it com-
form to the legislative intent of the
statutes?

If the legislative committee
determines that conformity exists,
the regulation becomes effective
immediately.

If found by the legislative com-
mittee to be non-conforming, the
proposed regulation is returned to the
issuing agency with a statement of
objections attached.

The issuing agency may revise the
regulation to meet the objections of
the legislative committee, or it may
return the regulation without change.
In either event the regulation
becomes effective upon its receipt by
the LRC.

If a regulation objected to by the
legislative committee is returned to
the LRC without change, a copy of
the regulation with objections attached,
shall be transmitted by the Directors
of the LRC to the Chief Clerks
of the Senate and House of Represen-
atives for such action as the General
Assembly may seem appropriate.

In emergency situations, the
procedures of prior publication,
opportunity for public hearing and
Subcommittee review do not apply.
However, the administrative body
must find that an emergency exists
and the Governor issue an Executive
Order directing that the proposed
regulation become effective im-
mediately upon being filed with the
LRC.

Emergency regulations have a
limited life of 120 days, and then are
rescinded by law. During this period,
however, the issuing agency can
process a replacement regulation in
accordance with normal procedures if
it desires that the regulation become
permanent.

Subscription Order Form
Here is my subscription to the Administrative Register of Ken-
tucky for the year beginning August, 1974 and ending July, 1975.
Enclosed is my check for $24 made payable to the KENTUCKY
STATE TREASURER.

NAME
ADDRESS

P

Zip Code

MAIL TO: The Administrative Register
           Legislative Research Commission
           State Capitol
           Frankfort, Kentucky 40601
Administrative Register

Index

Accountancy

Form: 1 Kar 1:120...

Administrative Regulations

Form: 1 Kar 1:120...

Pharmacy

Examinations: 201 Kar 2:050...

Registries: 1 Kar 1:010...

Pharmaceutical Services

Occupations and Professions

Public Protection and Regulation

Elections

Environmental Quality

Plumbing

Finance and Administration

Accountancy: 201 Kar 1:120...

Pharmacy: 201 Kar 2:100...

Conservation

Direct Aid Program eligibility: 402 Kar 2:010...

Expenditures, limits on: 402 Kar 2:020...

Laws

Absentee ballot

Eligibility when under indictment: 31 Kar 1:010...

Register of Election Finance

Forms for reporting: 801 Kar 1:010 to 801 Kar 1:040...

Economic Development

Water

Withdrawal permits: 401 Kar 4:010...

Aeronautics and Airports

Application for: 602 Kar 2:010...

Hearings on: 602 Kar 2:020...

Aviation

Opinions of: 40 Kar 1:010, 40 Kar 1:020...

(see Aeronautics)

Business and Professional Regulations

Accountancy: 201 Kar 1:120...

Pharmacy: 201 Kar 2:100...

Conservation

Direct Aid Program eligibility: 402 Kar 2:010...

Expenditures, limits on: 402 Kar 2:020...

Elections

Absentee ballot

Eligibility when under indictment: 31 Kar 1:010...

Register of Election Finance

Forms for reporting: 801 Kar 1:010 to 801 Kar 1:040...

Economic Development

Water

Withdrawal permits: 401 Kar 4:010...

Law and Justice

Accountancy: 201 Kar 1:120...

Regulations, form of: 1 Kar 1:010...

Mining and Reclamation

Surface effects plans: 402 Kar 1:010...

Law and Justice

Attorney General: 40 Kar 1:010, 40 Kar 1:020...

Legislative Research Commission

Administrative Agencies: 1 Kar 1:010...

Regulations, form of: 1 Kar 1:010...

Mining

Underground, surface effects reclamation of: 402 Kar 1:010...

Motor Carriers

Trucks, tractor-trailers, semi-trailers

Industrial materials permit: 601 Kar 1:020, 601 Kar 1:030...

Size limitations: 601 Kar 1:030...

Natural Resources and Environmental Protection

Conservation districts: 402 Kar 1:010, 402 Kar 1:020...

Mining and reclamation: 402 Kar 1:010...

Plumbing: 401 Kar 1:020...

Water: 401 Kar 4:010...

Occupations and Professions

Accountancy

CPA examinations: 201 Kar 1:120...

Examinations: 201 Kar 2:020...

Intermediary services restricted: 201 Kar 2:070...

Pocket certificate: 201 Kar 2:060...

Schools, approved: 201 Kar 2:010...

Pharmacy

Examinations: 201 Kar 2:020...

Pharmaceutical services restricted: 201 Kar 2:070...

Pocket certificate: 201 Kar 2:060...

Schools, approved: 201 Kar 2:010...

Ponding

Installation permits: 401 Kar 1:020...

Regulatory and Immigration

Elections

Application for: 602 Kar 1:010...

Hearings on: 602 Kar 1:020...

Motor Carriers

Industrial materials permit: 601 Kar 1:020, 601 Kar 1:030...

Size limitations: 601 Kar 1:030...

Voting

Absentee

When under indictment: 31 Kar 1:010...

Water Resources

Withdrawal permits: 401 Kar 4:010...

Locator Table—Effective Dates

<table>
<thead>
<tr>
<th>Regulation</th>
<th>1st N. R.</th>
<th>Page No.</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Kar 1:010</td>
<td>1</td>
<td>1</td>
<td>Effective July 22, 1974, Expires November 29, 1974.</td>
</tr>
</tbody>
</table>