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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 Chapter 13.

Persons having an interest in the subject matter of a proposed regulation published herein may request a public hearing or submit comments within 30 days of the date of this issue to the official designated at the end of each proposed regulation.

The Administrative Register of Kentucky is the monthly advance sheets service for the 1976 Edition of KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE.

HOW TO CITE: Cite all material in the Administrative Register of Kentucky by Volume number and Page number. Example: Volume 2, Kentucky Register, page 318 (short form: 2 Ky.R. 318).

KENTUCKY ADMINISTRATIVE REGULATIONS are codified according to the following system and are to be cited by Title, Chapter and Regulation number, as follows:

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The Administrative Register of Kentucky is published monthly by the Legislative Research Commission, Room 300, State Capitol, Frankfort, Kentucky 40601. Subscription rate, postpaid in the United States: $24 per volume of 12 issues, beginning in August and ending with the July issue of the subsequent year.

Second class postage paid at Frankfort, Kentucky.
Public Hearings

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

The Department of Mines and Minerals has scheduled a public hearing for 10 a.m. EDT Tuesday, August 3, 1976 in the University of Kentucky College of Law Court Room, Lexington, Kentucky, on the following 18 regulations, all of which were printed in the July 1, Register.

805 KAR 4:010. Licensing blasters. (Proposed Amendment) [2 Ky.R. 602]
805 KAR 4:075. General blasting provisions. [2 Ky.R. 610]
805 KAR 4:085. Dealer registration; record requirements. [2 Ky.R. 611]
805 KAR 4:090. Storage of explosives and blasting agents. [2 Ky.R. 612]
805 KAR 4:095. Loading of explosives or blasting agents. [2 Ky.R. 612]
805 KAR 4:100. Surface transportation of explosives. [2 Ky.R. 613]
805 KAR 4:110. Initiation of explosive charges; electric blasting. [2 Ky.R. 614]
805 KAR 4:115. Safety fuses. [2 Ky.R. 615]
805 KAR 4:120. Detonating cords. [2 Ky.R. 615]
805 KAR 4:125. Firing the blast. [2 Ky.R. 616]
805 KAR 4:130. Underwater blasting. [2 Ky.R. 616]
805 KAR 4:135. Blasting under compressed air. [2 Ky.R. 617]
805 KAR 4:140. Misfires. [2 Ky.R. 617]

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
Board of Medical Licensure

The Board of Medical Licensure has scheduled a public hearing for 3 p.m. EDT on Thursday, August 26, 1976 in the Jeffersonian Room, 9700 Bluegrass Parkway, Louisville, Kentucky on the following proposed regulation, published in this issue:

201 KAR 9:075. Continuing medical education requirements. [3 Ky.R. 180]

PUBLIC PROTECTION AND REGULATION CABINET
Department of Insurance

The Department of Insurance has scheduled a public hearing for 10 a.m. EDT on Tuesday, August 31, 1976 on the Second Floor of the Capital Plaza Tower, Frankfort, Kentucky, on the following proposed regulation, published in this issue:

806 KAR 40:010. Patients’ compensation fund. [3 Ky.R. 188]
Amended Regulations Now In Effect

(The following regulations were amended by the issuing agencies to meet objections of the Administrative Regulation Review Subcommittee, were approved by the Subcommittee at its July 7, 1976 meeting and became effective on that date.)

DEPARTMENT OF TRANSPORTATION
Bureau of Highways
As Amended

603 KAR 5:066. Weight limits for trucks.

RELATES TO: KRS 189.222
Pursuant to: KRS 13.082
EFFECTIVE: July 7, 1976
NECESSITY AND FUNCTION: KRS 189.222 authorizes the Secretary of Transportation to establish reasonable weight limits for trucks using the state maintained highway system. This regulation prescribes the maximum weight limits for each classification of roads in accordance with amended state and federal laws.

Section 1. General: The Secretary of Transportation, in respect to highways which are a part of the State Maintained System, by Official Order, has determined that an increase to the maximum gross weight prescribed in KRS 189.221, on designated highways or portions thereof, is justified by the strength, safety, and durability of the designated highways, and said highways do not appear susceptible to unreasonable and unusual damage by reason of such increases and said secretary is authorized to establish reasonable classification of such roads and to fix a different maximum for each classification. Provided, however, that any increase shall not, in any way, exceed the federal law or regulations thereunder or jeopardize the allotment or qualification for federal aid funds of the Commonwealth of Kentucky or exceed the weights as specified hereinafter.

Section 2. Definitions: (1) Trucking Highways. All state maintained roads are assigned a maximum allowable gross weight as follows:
(a) Class “AAA” designates a maximum allowable gross weight of 80,000 pounds.
(b) Class “AA” designates a maximum allowable gross weight of 62,000 pounds.
(c) Class “A” designates a maximum allowable gross weight of 44,000 pounds.
(2) Truck Types. For the purpose of posting bridges at the site and for listing bridge weight restrictions in these regulations, the following truck types have been established:
(a) Type 1: This is a truck consisting of two (2) single axles.
(b) Type 2: This is a truck consisting of one (1) single axle and one (1) tandem axle.
(c) Type 3: This a truck consisting of one (1) single axle and one (1) tri-axle.
(d) Type 4: This covers trucks with three (3) single axles or two (2) single axles and one (1) tandem axle or one (1) single axle and two (2) tandem axles or any other truck and trailer combination.

Section 3. The maximum weight for trucks using Class “AAA” highways, except the Interstate and National Defense Highways System, shall be as follows:
(1) Gross weight, including load, not to exceed 80,000 pounds. Gross axle weight for a single axle not to exceed 20,000 pounds (with axles less than forty-two (42) inches apart to be considered as a single axle).
(2) Gross weight not to exceed 34,000 pounds on two (2) axles in tandem arrangement which are spaced forty-two (42) inches or more apart and less than ninety-six (96) inches apart, 50,000 [50,400] pounds on three (3) axles in tandem arrangement which are spaced forty-two (42) inches or more apart but less than 120 inches apart. [1, or as determined by formula in subsection (3) below, whichever is greater.] In no event shall any single axle in any arrangement exceed 20,000 pounds.

(3) The maximum gross weight for a truck consisting of two (2) single axles which exceeds 37,800 pounds gross weight, and for a truck consisting of one (1) single axle and one (1) tandem axle which exceeds 52,500 pounds gross weight, or for a truck which consists of three (3) single axles which exceeds 56,700 pounds gross weight, and for a truck consisting of one (1) single axle and one (1) tri-axle which exceeds 69,300 pounds gross weight, and for a truck consisting of two (2) single axles and one (1) tandem axle which exceeds 71,400 pounds gross weight, or for any truck with any combination of axles which exceeds 73,280 pounds gross weight shall be determined by the following formula:

\[ W = 500 \left( \frac{LN}{N-1} + 12N + 36 \right) \]

Where W equals gross weight, L equals distance between extreme axles of the group of consecutive axles under
consideration and \( N \) equals the number of axles in the group, except that two (2) consecutive sets of tandem axles may carry 34,000 pounds each, providing that the distance between the first and last axles of such consecutive sets of axles is thirty-six (36) feet or more. In no event shall any axle in any arrangement exceed 20,000 pounds nor the gross weight exceed 80,000 pounds.

(3) \([4]\) Tire weight: The weight transmitted to the pavement shall not exceed 600 pounds per inch of aggregate width of all tires.

(4) \([5]\) On structures of Class “AAA” highways which have a posted load limit of less than 80,000 pounds, the posted limit shall not be exceeded.

Section 4. The maximum weight for trucks using Class “AAA” highways which are a part of the Interstate or National Defense System shall be as follows:

1. Gross weight, including load, not to exceed 80,000 pounds. Gross axle weight for a single axle not to exceed 20,000 pounds (with axles less than forty-two (42) inches apart to be considered as a single axle).

2. Gross weight not to exceed 34,000 pounds on two (2) axles in tandem arrangement which are spaced forty-two (42) inches or more apart and less than ninety-six (96) inches apart; 50,400 pounds on three (3) axles in tandem arrangement which are spaced forty-two (42) inches or more apart but less than 120 inches apart, or as determined by formula in subsection (3) below, whichever is greater. In no event shall any single axle in any arrangement exceed 20,000 pounds.

3. The maximum gross weight for a truck consisting of two (2) single axles which exceeds 37,800 pounds gross weight, and for a truck consisting of one (1) single axle and one (1) tandem axle which exceeds 52,500 pounds gross weight, or for a truck which consists of three (3) single axles which exceeds 56,700 pounds gross weight, and for a truck consisting of one (1) single axle and one (1) tri-axle which exceeds 69,300 pounds gross weight, and for a truck consisting of two (2) single axles and one (1) tandem axle which exceeds 71,400 pounds gross weight, or for any truck with any combination of axles which exceeds 73,280 pounds gross weight shall be determined by the following formula:

\[
W = 500 \left( \ln \frac{L}{N - 1} + \frac{12N}{36} \right)
\]

Where \( W \) equals gross weight, \( L \) equals distance between extreme axles of the group of consecutive axles under consideration and \( N \) equals the number of axles in the group, except that two (2) consecutive sets of tandem axles may carry 34,000 pounds each, providing that the distance between the first and last axles of such consecutive sets of axles is thirty-six (36) feet or more. In no event shall any axle in any arrangement exceed 20,000 pounds nor the gross weight exceed 80,000 pounds.

(4) Tire weight: The weight transmitted to the pavement shall not exceed 600 pounds per inch of aggregate width of all tires.

(5) On structures of Class “AAA” highways which have a posted load limit of less than 80,000 pounds, the posted limit shall not be exceeded.

(6) There shall be no tolerances allowed on gross weight, axle weight, or combinations of axle weights on vehicles operating over a Class “AAA” highway which is a part of the Interstate or National Defense Highway System.

Section 5. \([4]\) The maximum weight for trucks using Class “AA” highways shall be as follows:

1. Gross weight, including load, not to exceed 62,000 pounds.

2. Gross axle weight for a single axle not to exceed 20,000 pounds (with axles less than forty-two (42) inches apart to be considered as a single axle).

3. Gross weight not to exceed 34,000 pounds on two (2) axles in tandem arrangement which are spaced forty-two (42) inches or more apart and less than ninety-six (96) inches apart; 50,000 [50,400] pounds on three (3) axles in tandem arrangement which are spaced forty-two (42) inches or more apart but less than 120 inches apart. In no event shall any single axle in any arrangement exceed 20,000 pounds.

(4) Tire weight: The weight transmitted to the pavement shall not exceed 600 pounds per inch of aggregate width of all tires.

(5) On structures on Class “AA” highways which have a posted load limit of less than 62,000 pounds, the posted limit shall not be exceeded.

Section 6. \([5]\) The maximum weight for trucks using Class “A” highways shall be as follows:

1. Gross weight, including load, not to exceed 44,000 pounds.

2. Gross axle weight for a single axle not to exceed 20,000 pounds (with axles less than forty-two (42) inches apart to be considered as a single axle).

3. Gross weight not to exceed 34,000 pounds on two (2) axles in tandem arrangement which are spaced forty-two (42) inches or more apart and less than ninety-six (96) inches apart.

(4) Tire weight: The weight transmitted to the pavement shall not exceed 600 pounds per inch of aggregate width of all tires.

(5) On structures on Class “A” highways which have a posted load limit of less than 44,000 pounds, the posted limit shall not be exceeded.

Section 7. \([6]\) There shall be no tolerance allowed on gross weight, however, a tolerance of not more than five (5) percent shall be allowed on axle weight on highways which are not a part of the Interstate or National Defense Highway System. [axle weight or combinations of axle weights.]

Section 8. \([7]\) As long as any highway remains a part of the State Primary Road System, as defined by regulation 603 KAR 3:030, it is intended that the classification of highways constitutes a designation by the Secretary of Transportation as contemplated by KRS 189.280, and city ordinances which impose less stringent limits shall not apply to such state maintained highways, including bridges, unless specific relinquishment of this responsibility to a city is made by the Secretary of Transportation.

Section 9. \([8]\) Regulations 603 KAR 5:065 and 603 KAR 5:095 are repealed by the regulation hereinabove set forth.

JOHN C. ROBERTS, Secretary
ADOPTED: June 28, 1976
RECEIVED BY LRC: June 30, 1976 at 11:30 a.m.
ADMINISTRATIVE REGISTER

DEPARTMENT OF TRANSPORTATION
Bureau of Highways
As Amended

603 KAR 5:096. Highway classifications.

RELATES TO: KRS 189.222
PURSUANT TO: KRS 13.082, 174.050, 189.222
EFFECTIVE: July 7, 1976
NECESSITY AND FUNCTION: KRS 189.222 authorizes the Secretary of Transportation to establish reasonable weight and dimension limits on all highways included in the State Primary Road System. This regulation is adopted to identify each road in the highway system and indicate its classifications.

Section 1. The weight and dimension limits set forth in 603 KAR 5:066 and 603 KAR 5:070 for truckway classifications shall apply on all highways in the State Primary Road System as indicated herewith, unless bridge postings prohibit such weights on any particular segment.

Section 2. The maximum weight limits for the three (3) classifications of highways are as follows: "AAA" System, 80,000 pounds gross weight; "AA" System, 62,000 pounds gross weight; "A" System, 44,000 pounds gross weight. There shall be no tolerances allowed on gross weight, axle weight, or combinations of axle weights on the Interstate and National Defense Highway System only.

Section 3. The classifications [and bridge limitations] for each highway in the State Primary Road System are as follows:

KY 1
AAA—From Jct. US 60 in Grayson to Jct. KY 7 near Pactolus, north of Grayson.
AA—From Lawrence-Carter Co. Line to Jct. US 60 in Grayson; and from Jct. KY 7 near Pactolus to South end of bridge over Anglin Branch near the Greenup Co. Line.
A—From Jct. KY 3, N.W. of Louisa to the Lawrence-Carter Co. Line; and from South end of bridge over Anglin Branch (Carter Co.) to Jct. US 23 near Greenup.

KY 2
AA—From Jct. I-64 to Jct. KY 7 near Warnock in Greenup Co.
A—From Jct. KY 7 near Warnock in Greenup Co. to Jct. with Main Street in Greenup.

KY 3

KY 4
AAA—The Lexington Circle Expressway in its entirety.

KY 5
A—From Jct. US 60 at Princess (Boyd Co.) to Jct. KY 503.

KY 6
AA—From Jct. KY 26 at Woodbine (Whitley Co.) to Jct. KY 11 at Dishman Street in Barbourville.
A—None.

KY 7
AAA—From the Magoffin-Floyd Co. Line, via Salyersville and West Liberty to Jct. KY 1 near Pactolus, north of Grayson.
AA—From Jct. KY 15 at Jeff in Perry Co., via Isom to Jct. KY 80 at Lackey in Floyd Co.
AA—From Jct. KY 1 near Pactolus to Jct. US 23 at South Shore in Greenup Co.
A—From Jct. KY 80 north of Garrett in Floyd Co. to the Magoffin Co. Line.

KY 8
AA—From Entrance to Standard Oil Bulk Plant, west of Bromley, via Constance to Entrance to Interstate Asphalt Plant, northwest of Constance in Boone Co.
AA—From Jct. US 27 in Newport to Jct. of Mary Inglis Highway and 4th St. in Dayton; from Jct. KY 445 at Brent to Jct. KY 1998, south of Brent; and from Jct. KY 57 at Concord in Lewis Co. to Jct. KY 10 at Vanceburg.
A—From Jct. KY 20 at Idlewild in Boone Co. to Entrance to Interstate Asphalt Plant, N.W. of Constance; from Jct. of Mary Inglis Highway and 4th St. in Dayton to Jct. KY 455 at Brent; and From Beginning of State Maintenance at Irwin in Lewis Co. to Jct. KY 57 at Concord.

KY 9
AAA—From South urban limits of the Covington-Newport Urban Area to Jct. KY 8 at 4th Street in Newport.

KY 10
AAA—From Jct. KY 8 at the NCL of Maysville to Jct. US 23 at the Ohio River Bridge at South Portsmouth.

KY 11
AAA—From Jct. KY 30 at Booneville to Jct. US 60 in Mt. Sterling.
AA—From Jct. US 460, north of Mt. Sterling to the
Montgomery-Bath Co. Line; and from a point 3.6 miles south of Jct. KY 32 at Flemingsburg to Jct. US 62 in Maysville.

A—From Jct. KY 92, east of Williamsburg to Jct. US 421 near Manchester; from the Owlsley-Clay Co. Line to Jct. KY 30 at Booneville; and from the Bath-Montgomery Co. Line to a point 3.6 miles south of KY 32 at Flemingsburg.


KY 12
A—From Jct. KY 43, northeast of Shelbyville to the Franklin-Henry Co. Line.

KY 13
A—From Jct. KY 36 at Carlisle to Hinkston Creek at the Bourbon Co. Line.

KY 14
A—From Jct. US 42 at Hume in Boone Co. to Jct. US 25 in Walton; and from Jct. KY 17 at Piner to Jct. KY 2046, 0.6 mile west of Morning View.

KY 15

KY 15 Spur
AAA—From Jct. KY 15 in Campton to Mountain Parkway, northwest of Campton.

KY 15 Alternate (Solomon St. in Whitesburg)
AAA—From Jct. KY 15 near the Post Office, via Solomon St. to Jct. KY 15 near the L & N Railroad overpass.

KY 16
AAA—From Jct. KY 177 at Southern Ave. in Covington to Jct. KY 17 at Madison Ave; except Railroad underpass in Covington (12'11" V.C.).

KY 17
AAA—From Jct. US 27, 3.7 miles north of Falmouth to Jct. KY 1853, 0.8 mile N.W. of US 27; and from Jct. KY 371 at Sanfordtown in Kenton Co. to Jct. US 25 in Covington.

KY 18
AAA—From Jct. KY 20, 0.7 mile north of Bellview to Jct. I-75 in Florence.

A—From Jct. KY 338 in Boone Co. to Jct. KY 20, north of Belleview.

KY 19
AAA—From Jct. US 62 at Claysville in Harrison Co. to Jct. KY 10, 3.0 miles S.W. of Brooksville; and from Jct. KY 10 in Brooksville to Jct. KY 1159 in Brooksville.
A—From Jct. KY 1159 in Brooksville to Jct. KY 8 in Augusta.

KY 20
AAA—From Petersburg in Boone Co. to Jct. KY 212, near the north side of I-275 Interchange.
AA—From Jct. with KY 8 near Constance to Jct. KY 212; and from Jct. KY 18 near Belleview to a county road, 1.0 mile S.W. of Petersburg.
A—From Petersburg in Boone Co. to Jct. Aurora Ferry Road (CR 1327), 1.0 mile S.W. of Petersburg.

KY 21

KY 22

US 23
AAA—From the Virginia State Line near Jenkins, via Pikeville, Prestonsburg, Paintsville, Louisa, Ashland, and Greenup to the Ohio River Bridge at South Portsmouth.
AAA—US 23 Business Route at Pikeville.

US 23 Spur

I-24
AAA—From the Illinois State Line to Jct. US 60, west of Paducah; and from Jct. US 68, east of Cadiz in Trigg Co. to the Tennessee State Line.

US 25
AAA—From Jct. I-75, N.W. of Corbin in Laurel Co. to Jct. I-75, approximately 4.0 miles north of Lexington; and from Fayette-Scott Co. Line to Jct. KY 22 at Dry Ridge.
AAA—From Jct. KY 14 at Bracht in Kenton Co. to the Ohio State Line at the Clay Wade Bailey Bridge in Covington.
A—From Jct. I-75 north of Lexington to Scott-Fayette Co. Line and from Jct. KY 22 at Dry Ridge to Jct. KY 14 at Bracht.

US 25E
AAA—From the Virginia State Line, via Middlesboro, Pineville, and Barbourville to Jct. US 25 north of Corbin.
US 25W

KY 26

US 27

KY 28
AAA—From Jct. KY 11 in Booneville to Jct. KY 15 in Perry Co.

KY 29

KY 30
AAA—From Jct. KY 15 at Quicksand in Breathitt Co. to Jct. US 460 near Salyersville.
AAA—From Jct. KY 490 at East Bernstadt in Laurel Co. via Tyner to the Jackson-Owsley Co. Line.
AAA—From Jct. KY 11 in Booneville to Jct. KY 15 at Jackson.
AAA—From the Owsley-Jackson Co. Line to Jct. KY 11, west of Booneville.

US 31E
AAA—From Tennessee State Line, via Scottsville to Jct. KY 61 at Hodgenville.
AAA—From Jct. Bluegrass Parkway south of Bardstown to Indiana State Line at Louisville.
AAA—From Jct. KY 61 at Hodgenville to Jct. Bluegrass Parkway, south of Bardstown.

US 31W
AAA—From Tennessee State Line, via Franklin, Bowling Green, and Elizabethtown to Indiana State Line at Louisville.

US 31W Truck Route (Louisville Area)

US 31W (Elizabethtown Bypass)
AAA—From US 31W north of Elizabethtown to Jct. Western Kentucky Parkway, south of Elizabethtown.

KY 32
AAA—From Jct. US 27, south of Cynthiana to extending west 0.2 mile to Ashland Oil Company Bulk Plant; from Jct. US 27 (Main Street) in Cynthiana to Jct. KY 982 (Church Street) in Cynthiana; and from Jct. KY 36 in Carlisle to Jct. KY 7 at Newfoundland in Elliott Co.
AAA—From Jct. US 25, 1.0 mile north of Georgetown to Jct. US 25 at east side of I-75 Interchange, 1.2 miles west of Sadievile; from Southern R.R. underpass in Sadievile to Ashland Oil Bulk Plant, 0.2 mile west of US 27 near Cynthiana; and from Jct. KY 982 (Church St.) in Cynthiana to Jct. KY 36 in Carlisle.

KY 33

KY 34

KY 35

KY 36
AAA—From South end of Ohio River Bridge at Milton to Jct. US 42 at Prestonville near Carrollton.
AAA—From Jct. KY 1944, 3.3 miles N.W. of Owingsville to Jct. US 60 in Owingsville.

KY 37

KY 38

KY 39

KY 40

US 41
AAA—From Tennessee State Line at Guthrie, via Hopkinsville, and Madisonville Bypass to Indiana State Line, north of Henderson.

US 41A
US 41 (Truck Route, Hopkinsville)

AAA—From Jct. US 41 (9th St. in Hopkinsville) along Liberty St. to 4th Street in Hopkinsville; and from US 41 (9th St.) along Clay and 4th Sts. to US 41 (Main St.).

US 42
AAA—From Jct. US 60 in Louisville to the Ohio State Line at the Clay Wade Bailey Bridge at Covington and from the south end to approaches to the suspension bridge at Covington.

KY 43
A—From Jct. KY 55, north of Shelbyville to Jct. US 421, 0.4 mile south of Shelby-Henry Co. Line.

KY 44
AAA—From the Anderson-Spencer Co. Line to Jct. US 127 at Lawrenceburg.
A—From Jct. KY 1795 at Little Mount in Spencer Co. to the Spencer-Anderson Co. Line.

US 45
AAA—From the Tennessee State Line, via West Parkway and North Parkway in Fulton to Brookport Bridge at Paducah.

KY 46
A—From Jct. KY 52 near Nelsonville in Nelson Co. to Jct. KY 49, 7.1 miles south of Bardstown.

KY 47
A—From Jct. KY 36 at Sanders in Carroll Co. to Jct. US 42 at Ghent.

KY 48

KY 49

US 51
AAA—From Tennessee State Line at Fulton, via Clinton, Bardwell, and Wickliffe to Illinois State Line.

KY 52
AAA—From Jct. US 25 in Richmond to Jct. KY 30, west of Jackson in Breathitt Co.

KY 53
AAA—From Jct. KY 1790, south of Shelbyville to Jct. US 42, north of LaGrange.
A—From Jct. KY 555, 1.6 miles S.W. of Willisburg in Washington Co. to Jct. KY 1790, south of Shelbyville.

KY 54
AAA—From Jct. US 60 (2nd Street in Owensboro) to 0.75 mile southeast of Owensboro Beltline; and from Jct. KY 69 west of Fordsville in Ohio Co. to Jct. KY 69 in Fordsville in Ohio Co.
AAA—From 0.75 mile southeast of Owensboro Beltline to Jct. KY 69 west of Fordsville in Ohio Co.; and from Jct. KY 69 in Fordsville to Jct. KY 261 east of Fordsville.

KY 55

KY 56
AAA—From the Illinois State Line to Jct. KY 109; from Jct. US 41 at Sebree to Pennyville Parkway; and from Jct. KY 81 west of Owensboro Beltline to Jct. US 431 Owensboro.
A—From Jct. US 60 at Morganfield to Jct. US 41 at Sebree; and from Jct. Pennyville Parkway, east of Sebree to Jct. KY 81, west of Owensboro Beltline.

KY 57
AAA—From Jct. KY 4 (New Circle Road) at the NECL of Lexington to Lexington-Bluegrass Army Depot at Avon; and from Jct. KY 32 in Flemingsburg to Jct. KY 10 at Tollesboro.
AAA—From Lexington-Bluegrass Army Depot at Avon to Jct. KY 537 at Plum in Bourbon Co.
A—From Jct. KY 537 at Plum to Jct. KY 32, west of Flemingsburg.
A—From Jct. KY 10 at Tollesboro to Jct. KY 8 at Concord in Lewis Co.

KY 58
AAA—From Mississippi River at Columbus to Jct. US 51 at Clinton.
A—From Jct. US 68, 2.5 miles S.E. of Briensburg in Marshall Co. to a point near Kentucky Lake, east of US 68.

KY 59
AAA—From Jct. KY 2, 2.7 miles N.W. of Olive Hill to Jct. KY 10 in Vancourt.

US 60

US 60 (Truck Route, Louisville Area)
US 60 (B.R., Louisville Area)
AAA—From Jct. with US 60 (T.R.) to Jct. with US 31W.

US 60 (Alternate, Louisville Area)
AAA—From Jct. with US 60 (B.R.) to Jct. with US 31W.

US 60 (Bypass, Owensboro Area)

US 60 (B.R., Versailles)

KY 61
AAA—From Tennessee State Line in Cumberland Co. to Jct. KY 90 at Burkesville; and from Jct. US 31E at Hodgenville to Jct. KY 44 in Shepherdsville.
A—From Jct. KY 90 at Burkesville to Jct. KY 80, southwest of Columbia.

US 62
AAA—From Jct. US 68 at Washington to Ohio State Line at Maysville.
AAA—From Jct. KY 392, N.E. of Cynthiana to Jct. KY 165 at Mt. Olivet in Robertson Co.

KY 63
AAA—From Tennessee State Line, via Tompkinsville to Jct. KY 839, northwest of Tompkinsville.

I-64
AAA—From Indiana State Line to Jct. US 31W at 22nd Street in Louisville; and from Jct. I-65 in Louisville to West Virginia State Line.

I-65
AAA—From Tennessee State Line to Indiana State Line.

KY 66
A—From Jct. US 421 near Big Creek in Clay Co. to Jct. KY 11 at Oneida.

US 68

KY 69
A—From a point 2.9 miles S.W. of Equality in Ohio Co. to Jct. US 231 at Hartford; and from Jct. US 60 at Main and Cross Sts. in Hawesville to end of State Maintenance at south end of Toll Bridge in Hawesville.

KY 70
AAA—From Jct. US 60 at Smithland to a point 1.8 miles east of US 60.
AAA—From W.C.L. of Central City to Jct. US 431 Truck Route in Central City at Reservoir St.; and from Jct. US 41A in Madisonville to extending east to Jct. KY 85, 1.8 miles southwest of Anton.
A—From a point 1.8 miles east of US 60 at Smithland to Jct. KY 855 at Frances in Crittenden Co.

I-71

KY 72

KY 73
A—From Tennessee State Line in Simpson Co. to Jct. KY 1038, 2.3 miles S. of Richelieu in Logan Co.

KY 74

I-75
AAA—From Tennessee State Line to Ohio State Line.

KY 76
AA—From Jct. KY 70, 3.0 miles S.E. of Campbellsville to Jct. KY 206 near Neatsville in Adair Co.
A—From Jct. KY 206 at Ella in Adair Co. to end of State Maintenance at Lake Cumberland in Russell Co.

KY 77

KY 78
KY 79
AAA—From Jct. US 431 in Russellville to Jct. Concord Road (CR 1326) near the NECL of Russellville; and from Jct. US 60 at Irvington to Ohio River Toll Bridge at Brandenburg.

US 79
AAA—From Tennessee State Line, west of Guthrie to Jct. US 431 in Russellville.

KY 80
AAA—From Perry-Leslie Co. Line, via combs to W.C.L. of Hindman.
AA—From Jct. KY 58 in Columbus to Jct. US 45 in Mayfield.

KY 81
AAA—From Jct. KY 136 at Calhoun in McLean Co. to Jct. KY 56, west of Owensboro Beltline.
AA—From Jct. US 431 at South Carrollton, north of Central City to Jct. KY 136 at Calhoun in McLean Co.

KY 82
AAA—From Jct. KY 89 at Hargrett in Estill Co. to Jct. KY 15 near Clay City.

KY 83
A—From Jct. KY 303 at Cuba in Graves Co. to Jct. KY 94, S.W. of Tric City.

KY 84
AAA—From Jct. I-65 near Sonora in Hardin Co. to Jct. US 31W.

KY 85
AAA—From Jct. KY 70, east of Madisonville to extending northeast 1.8 miles to Antin.
AA—From Anton to Jct. KY 81, south of Sacramento.
A—From Jct. US 62, 1.9 miles N.E. of Rockport in Ohio Co. to Jct. KY 81, south of Calhoun in McLean Co.

KY 86
AAA—From Jct. US 62, 5.5 miles S.W. of Elizabethtown to the Haydon School Road in Cecilia.
AA—From Jct. US 60 near Garfield in Breckinridge Co. to the Haydon School Road in Cecilia.
A—From Jct. US 60 near Garfield to Jct. KY 144 at Union Star.

KY 87

KY 88

KY 89
AAA—From Jct. KY 52 in Irvine to South end of Red River Bridge at the Estill-Clark Co. Line.
AA—From South end of Red River Bridge at the Estill-Clark Co. Line to Jct. KY 627 in Winchester; and from Quarry entrance, 5.3 miles S.W. of US 421 to Jct. US 421 near McKee.
A—From Jct. KY 490 in Rockcastle Co. near the Laurel Co. Line to Quarry entrance, 5.3 miles S.W. of US 421; and from Jct. US 421 at McKee to Jct. KY 52 in Irvine.

KY 90

KY 91
AAA—From Jct. US 68, near the NWCL of Hopkinsville to 0.5 mile north of KY 1682; and from Jct. KY 128, southeast of Princeton to Jct. Western Kentucky Parkway, north of Princeton.
AA—From 0.5 mile north of KY 1682, N.W. of Hopkinsville to Jct. KY 128, southeast of Princeton; and from Jct. Western Kentucky Parkway, north of Princeton to KY 70, south of Friedonia.
A—From Jct. US 60 in Marion to Ohio River at Cave in Rock.

KY 92
A—From Jct. KY 55, S.E. of Columbia to Jct. KY 90 in Monticello.
Note: No crossing at Lake Cumberland.

KY 93
AA—From Jct. KY 139 at the Trigg-Caldwell Co. Line to Jct. KY 293, south of Eddyville.
A—From Jct. US 62 at Kuttawa to Jct. KY 453, 3.8 miles west of Iuka in Livingston Co.

KY 94
AA—From the Tennessee State Line, via Hickman and including the Hickman Bypass, and via Water Valley and Murray to Jct. US 68 at Aurora.

KY 95
A—From Jct. KY 1523, north of Calvert City to end of State Maintenance, 0.25 mile north of KY 1523.
KY 96
A—From Jct. KY 102 at Keysburg in S.W. Logan Co. to Jct. US 431, south of Russellville.

KY 97
A—From Tennessee State Line in Graves Co. to Jct. KY 121 south of Mayfield.

KY 98
AA—From Jct. US 31E at the E.C.L. of Scottsville to Jct. KY 100 at Fountain Run in Monroe Co.

KY 99
A—From Tennessee State Line in Allen Co. to Jct. KY 100 at Holland, S.E. of Scottsville.

KY 100
AAA—From Jct. US 68 at the E.C.L. of Russellville to Jct. KY 87 at Fountain Run.
AA—From Jct. KY 87 at Fountain Run, via Gamaliel to Jct. KY 63 at Gamaliel; and from Jct. KY 163 in Tompkinsville to the Monroe-Cumberland Co. Line.
A—From the Monroe-Cumberland Co. Line to Jct. KY 90, west of Burkesville.

KY 101

KY 102
A—From Jct. US 68 in Elkton to Tennessee State Line in Logan Co.

KY 103
A—From Jct. KY 100 at Middleton near the Simpson-Logan Co. Line to Jct. KY 79 at Chanders Chapel in Logan Co.

KY 104
A—From Tennessee State Line in Todd Co. to Jct. KY 181, south of Elkton.

KY 105
A—From Jct. KY 79, 0.7 mile W. of Axtel in Breckinridge Co. to Jct. US 60 in Cloverport.

KY 106

KY 107
A—From Fort Campbell Gate in S.W. Christian Co. to Jct. US 431 in Lewisburg.

KY 108
A—From Jct. County Road at Glen Dean in Breckinridge Co. to Jct. KY 261, south of Hardinsburg.

KY 109
AAA—From Jct. US 68 near the NWCL of Hopkinsville to a point 0.5 mile north of KY 1682; from Jct. US 62 at Dawson Springs to Western Kentucky Parkway; and from Jct. KY 120 at Providence to Jct. KY 56 near the Illinois State Line in Union Co.

AAA—From a point 0.5 mile north of KY 1682 near Hopkinsville to Jct. US 62 at Dawson Springs; and from Jct. W.K. Parkway, north of Dawson Springs to Jct. KY 120 at Providence.

KY 110
A—From Jct. KY 54 in Ohio Co. to Jct. KY 79 in Breckinridge Co.
Note: No crossing at Rough River Lake.

KY 111
AA—From Jct. US 60 at Owingsville to Jct. KY 32, 2.4 miles S.E. of Flemingsburg.

KY 112

KY 113
A—From Jct. KY 805 at Millstone in Letcher Co. to extends north 3.0 miles to end of State Maintenance.

KY 114

KY 115

KY 116
A—From Jct. KY 166 in Fulton Co. to Jct. US 51 in Fulton.

KY 117

KY 118

US 119
AAA—From Jct. US 23E in Pineville, via Cumberland, Whitesburg, and Jenkins to West Virginia State Line at Williamson.

KY 120
A—From Jct. US 60 in Marion to Jct. KY 109 in Providence.

KY 121

KY 122
A—From Jct. KY 114, S.W. of Prestonsburg to Jct. US 23, 1.0 mile N. of Virgie in Pike Co.
KY 123
AA—From Jct. KY 58 at Clinton to extending S.W. to KY 239 at Oakwood Cemetery.
A—From Jct. KY 307, north of Fulgham in Hickman Co. to Jct. KY 58 at Clinton.
A—From Jct. KY 239 at Oakwood Cemetery to Jct. US 51 in Bardwell.

KY 124
A—From Jct. KY 139 near Cadiz in Trigg Co. to Jct. KY 91 near Bainbridge in Christian Co.

KY 125
AAA—From the Tennessee State Line in Fulton Co. to Jct. KY 94 in Hickman.

KY 126
A—From KY 139 at Tandy Crossroads in Caldwell Co. to Jct. KY 128, N.W. of Buffalo in Trigg Co.

US 127
AAA—From Tennessee State Line at Static, via Albany, Wolfe Creek Dam, Jamestown, Liberty, Danville, Harrodsburg, Lawrenceburg, Frankfort, Owenton, Warsaw, and Florence to Ohio State Line at the Clay Wade Bailey Bridge and Suspension Bridge in Covington.

US 127 (Danville Bypass)

KY 128
AAA—From Jct. KY 91, southeast of Princeton to entrance to Princeton Company Plant No. 1.
A—From entrance to Princeton Company Plant No. 1 to Jct. US 68, 0.3 mile west of the Trigg-Christian Co. Line.

KY 129
A—From Jct. KY 94 at Pilot Oak to Jct. KY 339, east of Wingo in Graves Co.

KY 130
A—From Jct. KY 109 at Henshaw in Union Co. to Ohio River at Uniontown.

KY 131
AAA—From Jct. KY 348 at Symsonia to Jct. US 62 at Reidland.

KY 132
AAA—From Jct. US 41A at Dixon to entrance to American Oil Bulk Plant, approximately 0.2 mile east of KY 630.
A—From Jct. KY 120 in eastern Crittenden Co. to Jct. US 41A, south of Dixon; and from entrance to American Oil Bulk Plant, east of Dixon to Jefferson St. in Sebree.

KY 133
A—From Jct. County Road, 1.2 miles south of Shelby's Store in Livingston Co. to Jct. KY 137 near Ohio River.

KY 134

KY 135
A—From Jct. US 60 at Burna in Livingston Co. to Jct. KY 91, 1.4 miles south of Ohio River in Crittenden Co.

KY 136
AAA—From Jct. US 60 W. of Henderson extending W. to 0.3 mi. E. of KY 268; from Jct. KY 81 near NCL of Calhoun to a point 0.9 mi. N.W. of Jct. KY 81; and from Jct. KY 81 near NCL of Calhoun to a point 0.3 mi. E. of Jct. KY 81.
A—From Jct. Mt. Vernon-Uniontown Road near the Ohio River in N.W. Henderson Co. to a point 0.3 mi. E. of KY 268; from Jct. US 60 in Henderson to extending S.E. to Jct. US 41 near SCL of Henderson; from Jct. US 41 near Anthoston S. of Henderson to a point 0.9 mi. N.W. of Calhoun in McLean Co.; and from a point 0.5 mi. N.E. of Calhoun to Jct. US 231, 1.4 mi. N. of Hartford.

KY 137
A—From US 60 N. of Smithville via Carrsville to Jct. KY 133, 2.3 mi. N.W. of Lola (Livingston Co.).

KY 138

KY 139
A—From the Tennessee State Line in Trigg Co. to Jct. US 68 at Cadiz; and from Jct. KY 91 N. of Princeton to Jct. KY 120, 1.4 mi. N.W. of Shady Grove in Crittenden Co.

KY 140

KY 141

KY 142

KY 143
A—From Jct. KY 132, 3.0 mi. S. of Clay in Webster Co. to Jct. KY 109, 1.5 mi. W. of Wheatcroft.

KY 144
AA—From Jct. KY 376 at Payneville in Meade Co. to Jct. KY 79, 3.1 mi. S.W. of Brandenburg; and from Jct. KY 710, 1.0 mi. W. of Ekron in Meade Co. to Jct. US 448 near Buck Grove.
S.W. of Brandenburg to Jct. KY 710, 1.0 mi. W. of Ekon;
and from Jct. KY 448 near Buck Grove to Jct. KY 1500 in Vine Grove.

KY 145
- From Jct. US 41A at Poole near the Webster-Henderson Co. Line to Jct. US 60 at Corydon in Henderson Co.

KY 146
- From Jct. US 41 N. of Slaughters in Webster Co. to Jct. KY 56 at Beech Grove in McLean Co.
  Note: No crossing at Green River.

KY 147

KY 148

US 150

US 150 (Danville Bypass)

KY 151

KY 152

KY 153
AAA—From KY 146 near south side of I-71 in Henry Co. to Nickerson Farms Restaurant Entrance.
- From Jct. KY 1861, 0.5 mile W. of Smithfield (Henry Co.) to Jct. KY 146, south of I-71; and from Nickerson Farms Restaurant Entrance to Jct. US 42 at Sligo.

KY 154
- From Jct. KY 10 at Peach Grove to Jct. KY 8 at Cynthiana.

KY 155
- From Jct. KY 55 at Elkhorn Creek in Spencer Co. to Jct. KY 148 near Fisherville.

KY 156
AAA—From Jct. KY 11 south of Flemingsburg to Jct. KY 32, 1.1 miles N.W. of Goddard.

KY 157
AAA—From Jct. KY 146 at New Castle to Jct. US 42 at Sligo.

KY 158
AAA—From Jct. KY 32 near Hilda, N.W. of Morehead via Sharkey and Hillsboro, to South Harmon Road near Licking River in Fleming Co.

KY 159
AAA—From Jct. KY 22 near Falmouth to Jct. KY 10 at Mt. Auburn.

KY 160
AAA—From Jct. KY 80 at Hindman to Jct. KY 15 at Cody; and from Gordon, north of US 119 at Cumberland, via Cumberland and Benham to the Virginia State Line.
- From Jct. KY 15 at Van, N.W. of Whitesburg to Jct. KY 463 at Gordon.

KY 161
AAA—From Jct. KY 170 at Flemingsburg Junction in Fleming Co. to the Mason Co. Line.

KY 162

KY 163
AAA—From Jct. KY 100 in Tompkinsville to Jct. US 68 in Edmonton.
- From the Tennessee State Line to Jct. KY 100 in Tompkinsville.

KY 164
  Note: No crossing at Cumberland River.

KY 165
AAA—From Jct. KY 32, 4.5 miles west of Flemingsburg to Robertson Co. State Maintenance Headquarters, north of Mt. Olivet.
- From Robertson Co. State Maintenance Headquarters to Jct. KY 19, 0.9 mile S. of Powersville in Bracken Co.

KY 166
AAA—From Jct. KY 125, 3.4 miles S.E. of Hickman to Jct. US 51 near Fulton.

KY 167
AAA—From Tennessee State Line in Wayne Co. to Jct. KY 90 in Monticello.

KY 168

KY 169
- From Jct. US 25 in Richmond to South bank of
Kentucky River at Madison-Jessamine Co. Line; and from Jct. US 68, N.W. of Nicholasville to Jct. KY 33, 2.3 miles S. of Versailles.

KY 170
AAA--From Jct. KY 32 at Elizaville, 3.7 miles W. of Flemingsburg to Jct. KY 860, north of beginning.
  A--From Jct. KY 57 at Hill Top in Fleming Co. to Jct. KY 32 at Elizaville; and from Jct. KY 860 to KY 324, 0.5 mile W. of Helena in Mason Co.

KY 171

KY 172

KY 173
AAA--From Jct. KY 7 at Little Sandy in Elliott Co. to Jct. KY 32 at Wagner in Rowan Co.

KY 174
  AA--From Jct. US 60 at Hays Crossing in Rowan Co. to Jct. US 60 at Olive Hill.

KY 175
  A--From Jct. KY 189 near Bancroft in Muhlenburg Co. via Graham to Jct. US 431, 0.8 mile north of Moorman, 1.5 miles south of McLean Co. Line.

KY 176
AAA--From Jct. US 431 at Drakesboro to Paradise near Green River in eastern Muhlenburg Co.

KY 177
AAA--From Jct. US 27 near Butler, extending east to west end of bridge over Flour Creek.
  AA--From Jct. KY 159, west of Mt. Auburn in Pendleton Co. to west end of bridge over Flour Creek; and from Jct. US 27 near Butler to Jct. I-275 underpass near Decoursey in Kenton Co.
  A--From Jct. I-275 underpass near Decoursey to Jct. KY 16 at Southern Ave. in Covington.

KY 178

KY 179

KY 180
AAA--From Jct. US 60, 0.9 mile W. of Cannonsburg to Jct. KY 3 at Laurel Creek.

KY 181

KY 182
AAA--From Grahn, Kentucky in Carter Co., east of Olive Hill to extending north to Carter Caves State Park.
  A--From Jct. KY 986 near Pine Springs Church in Carter Co. to Grahn; and from Carter Caves State Park to end of State Maintenance at Reoney in Northwestern Carter Co.

KY 183
  A--From Jct. KY 70 near the N.C.L. of Brownsville to U.S. Lock No. 6 at Green River.

KY 184

KY 185
AAA--From Jct. Kentucky St. (US 68) in Bowling Green to a point approximately 0.6 mile N.E. of Jct. KY 263.

KY 185 South
AAA--From Jct. 11th and Adams Sts. in Bowling Green, via Adams St. to Jct. Adams and Main Sts.
  A--From a point 0.6 mile N.E. of KY 263 in Warren Co. to Jct. US 62 in Caneyville.

KY 186
  A--From the Tennessee State Line to Jct. KY 74 in Middlesboro.

KY 187

KY 188
  A--From Jct. US 25E at Bear, 3.6 miles N. of Middlesboro to end of State maintenance, 0.4 mile E. of Colmar.

KY 189
  A--From Jct. KY 507 west of Allegre in Todd Co. to Jct. US 62, 0.7 mile W. of Greenville.

KY 190
AAA--From Jct. KY 1595 near Pearl at the Whitley-Bell Co. Line to Tennessee State Line.

KY 191
AAA--From Jct. KY 15 at Campton, via Stillwater, Hazel Green, and Caney to Jct. US 460 at Index in Morgan Co.

KY 192
AAA--From Jct. KY 80 near Somerset, via Mt. Victory to Rockcastle River Bridge; and from Jct. I-75 near London to Boggs Road, 1.2 miles west of I-75.
  A--From Rockcastle River Bridge at the Laurel-Pulaski Co. Line to a point 1.2 miles S.W. of I-75 near London; and from Jct. I-75 near London to Jct. US 25 in London.

KY 193
AAA--From Jct. US 421, 2.0 miles N.W. of New Castle to Jct. KY 389, 1.2 miles N.E. of Port Royal.

KY 194
  A--From Jct. KY 1428, S.E. of Prestonsburg to the Virginia State Line in Pike Co.
KY 195
A—From Jct. KY 197 at Ashcamp in Pike Co. to Jct. US 460 near Marrowbone.

KY 196
A—From Jct. KY 80 at Nancy in Pulaski Co. to end of State Maintenance, 300 feet north of 4-H Camp Road in Wayne Co.

KY 197
AA—From Jct. US 23 at Shelby Gap to Jct. KY 80 at Ekhorn City.

KY 198
A—From Jct. KY 70 at Yosemite in Casey Co. to Jct. KY 78 at Turnersville in Lincoln Co.

KY 199
A—From Jct. KY 632, 7.3 miles W. of Phelps in Pike Co. to Jct. US 119 at Huddy.

KY 200
A—From the Tennessee State Line in Wayne Co. to Jct. KY 167, S.W. of Monticello.

KY 201
A—From Jct. US 23, 3.0 miles N.W. of Paintsville to Jct. KY 1 at Webbville in Lawrence Co.

KY 202

KY 203

KY 204
A—From Jct. KY 296 at W. side of I-75 Interchange at Williamsburg, extending N.W. and N.E. to a point 1.4 miles N.E. of US 25 at Clio.

KY 205
AA—From Jct. KY 191 in Wolfe Co. to Jct. US 460 at Grassy Creek in Morgan Co.
A—From Jct. US 460 at Grassy Creek to end of State Maintenance at Woodabend Post Office in Morgan Co.

KY 206
AA—From Jct. KY 55 in Columbia to Jct. KY 70 near Mt. Pleasant Church in Casey Co.

KY 207
AAA—From Jct. KY 1, 4.5 miles south of US 23 at Greenup to Jct. US 23 near the NCL of Russell.
A—From Jct. US 60, east of Grayson to Jct. KY 1, 4.5 miles S. of US 23 at Greenup.

KY 208
AAA—From Jct. US 68 in Campbellsville to Jct. KY 658; and from Jct. US 68 near Lebanon to extending south 1.7 miles.
A—From Jct. Milder Creek Road at Roachville in Green Co. to Jct. KY 55, south of Campbellsville; and from Jct. KY 658, N.E. of Campbellsville to a point 1.7 miles south of US 68 near Lebanon.

KY 209

KY 210

KY 211
AA—From Jct. KY 36, 0.6 mile north of the Bath-Menifee Co. Line to Jct. US 60 at Salt Lick.
A—From Jct. US 60, 0.4 mile N.W. of Salt Lick to Jct. KY 111 at Grange City in Fleming Co.
Note: No crossing of Licking River at Bath-Rowan Co. Line.

KY 212
AAA—From Jct. KY 20 near north side of I-275 Interchange in Boone Co. to Main Entrance of Greater Cincinnati Airport.

KY 213
A—From Jct. KY 52 at Pitts in Estill Co. to Jct. Mountain Parkway at Stanton; and from Jct. US 460 at Jeffersontown to Jct. KY 713 near Antioch Church (Montgomery Co.).

KY 214
A—From Jct. KY 100, 5.7 miles E. of Tompkinsville in Monroe Co. to Jct. KY 61, N.E. of Peytonburg, in Cumberland Co.

KY 215
A—From Jct. KY 38 at Evarts in Harlan Co. to end of State Maintenance, 0.6 mile east of Dizney.

KY 216
A—From Jct. KY 163 at Hestand in Monroe Co. to the Tennessee State Line.

KY 217
A—From Jct. KY 988, 4.7 miles N.E. of Middleboro to Jct. KY 987, 1.6 miles west of Cubage.

KY 218
A—From Beginning of State Maintenance at the Davis Williams Road near Northtown in Hart Co. to Jct. I-65, N.W. of Horse Cave; and from Jct. US 31E, east of Horse Cave to Jct. US 68 in Green Co., 6.0 miles south of Greensburg.

KY 219
A—From Jct. Twila Road at Creech in Harlan Co. to Jct. US 119 at Wallins Creek.

KY 220

KY 221
KY 222

KY 223
A—From Jct. US 25E, 2.5 miles N.W. of Flat Lick in Knox Co., via Dewitt, Hammond, Salt Gum, and Scaife to Jct. KY 718, 0.5 mile N.E. of Walker.

KY 224
A—From Jct. US 62 at Clarkson in Grayson Co. to Jct. KY 357 at Brooks in Larue Co.

KY 225
A—From Jct. KY 92, 1.6 miles S.W. of Ingram in Bell Co. to Jct. US 25E near the S.E.C.L. of Barbourville.

KY 226
A—From Jct. KY 259 at Meredith in Grayson Co. to Jct. KY 88, 1.4 miles S. of Johnson Crossroads.

KY 227
AAA—From Jct. KY 355 in Owen Co. near the Carroll Co. Line to Jct. KY 36 at Carrollton.

KY 228
A—From Jct. KY 144 near Andyville in Meade Co. to Jct. KY 448 in Brandenburg.

KY 229

KY 230
A—From Jct. KY 144 in Meade Co., 1.8 miles east of the Breckinridge Co. Line to Jct. KY 144, 1.9 miles N.W. of Andyville.

US 231
AAA—From Tennessee State Line, via Scottsville, Bowling Green, Morgantown, and Hartford to Indiana State Line at Owensboro (includes Business Route in Bowling Green).

KY 232
A—From Jct. KY 259, 2.1 miles S. of Harned in Breckinridge Co., via Kingswood to a point 900 feet east of Kingswood Lake Rd.

KY 233
A—From Jct. KY 6, 2.0 miles W. of Dishman Springs in Knox Co. to Jct. KY 830 in Laurel Co.

KY 234

KY 235
A—From beginning of State Maintenance at the Jct. of D. Clark Road in S.W. Pulaski Co. to Jct. KY 80 at Nancy.

KY 236
AAA—From service entrance to Greater Cincinnati Airport, 0.3 mile west of the KY 212 Interchange to Jct. I-75 in Kenton Co.

KY 237
A—From Jct. US 42, 0.4 mile S.W. of Florence to Jct. KY 18, N.W. of Florence; and from Jct. I-275, via Franksville to Jct. KY 8 in northern Boone Co.

KY 238
A—From Jct. KY 185, 0.3 mile north of Big Reedy in Edmonson Co., extends west, north, and southeast to Jct. KY 259 at Bee Springs.

KY 239
AAA—From Tennessee State Line in Fulton Co. to Jct. KY 123 at Oakwood Cemetery, S.W. of Clinton in Hickman Co.

KY 240

KY 241

KY 242
A—From Jct. US 68, 0.5 mile N.W. of Rockfield in Warren Co. to Jct. KY 622, 2.3 miles S. of Plano.

KY 243
A—From Jct. KY 78, 0.9 mile N.E. of Peyton’s Store in Casey Co. to end of State Maintenance at the Marion-Washington Co. Line.

KY 244
A—From Jct. KY 2543 (Ferry St.) in Russell to a point 0.08 mile S.W. of Butler Ave. in Worthington.

KY 245

KY 246

KY 247
A—From Jct. KY 84 at Howardstown in Southern Nelson Co. to Jct. KY 52, 0.9 mile east of New Haven.

KY 248
A—From Jct. KY 44, 2.2 miles east of Taylorsville to Jct. US 62 near Johnsonville in Anderson Co.
KY 249
A—From Jct. KY 100 near Flippin in Monroe Co. to Jct. US 31E in Glasgow.

KY 250
A—From Jct. KY 136, 1.6 miles W. of Calhoun in McLean Co. to Jct. US 431, 3.4 miles north of Livermore.

KY 251

KY 252

KY 253
A—From Jct. KY 86, 0.6 mile W. of Cecilia in Hardin Co. to Jct. KY 1357, 6.0 miles W. of Elizabethtown.

KY 254
AAA—From Jct. KY 70 in Madisonville to Jct. KY 892.
A—From Jct. KY 892, N.E. of Madisonville to Jct. KY 85, 3.0 miles W. of Island, Kentucky in McLean Co.

KY 255
A—From Jct. KY 252 at Rocky Hill in Barren Co. to Jct. US 31W at Park City; and from Jct. I-65, north of Park City to Mammoth Cave Park Boundary in northeastern Barren Co.

KY 256
A—From Jct. KY 147, S. of Beech Grove in McLean Co. to Jct. KY 81 in Calhoun; and from a point 1003.3 feet west of E.C.L. of Calhoun, along 2nd St. to E.C.L. of Calhoun at east end of Myer Creek Bridge.

KY 257
A—From Jct. US 421 in Hyden to end of State Maintenance at Confluence in northern Leslie Co.

KY 258
A—From Jct. KY 593 in N.W. McLean Co. to Jct. KY 56 near Saint Joseph in Daviess Co.

KY 259
A—From Jct. US 60 in Hardinsburg to Jct. KY 144, 1.7 miles N.W. of Rhodell in Meade Co.

KY 260
A—From Jct. KY 1069, west of Hanson in Hopkins Co. to Jct. KY 254, 3.6 miles east of Hanson.

KY 261
AA—From Jct. KY 54 at Fordsville in Ohio Co. to Jct. US 60 at Hardinsburg.
A—From Jct. US 60 in Hardinsburg, via Lodiburg and Webster to Jct. KY 79 near Midway in Meade Co.

KY 262
A—From Jct. KY 630, 2.1 miles S. of Manitou (Hopkins Co.) to Jct. US 41A in Madisonville.

KY 263
A—From Jct. KY 185, 5.3 miles north of Bowling Green to the Harry Cherry Road, 0.5 mile S.E. of Riverside.

I-264

KY 265
A—From Jct. KY 100, east of Franklin to Jct. KY 100, 0.9 mile W. of Chapel Hill in Allen Co.

KY 266

KY 267
A—From Jct. KY 80, west of Combs in Perry Co. to Jct. KY 476 near Stacy.

KY 268
A—From Jct. KY 136, 0.7 mile E. of Alzey in Henderson Co. to Jct. KY 136 at Geneva, 2.2 miles W. of Henderson.

KY 269
A—From Jct. KY 403, 4.4 miles N.W. of Morgantown in Butler Co. to Jct. US 231, 3.1 miles S.E. of Beaver Dam in Ohio Co.

KY 270
A—From Jct. KY 130, 0.8 mile east of Henshaw in Union Co. to Jct. US 41A, 2.8 miles N. of Providence in Webster Co.

KY 271
AAA—From Jct. US 69 near Petri in Hancock Co. to the Ohio River.
A—From Jct. KY 1389 near Utility, 4.5 miles S.W. of Hawesville to Jct. US 60 near Petri.

KY 272

KY 273
A—From Jct. US 62 in Beaver Dam to Jct. KY 69, 2.0 miles S.W. of Hartford.

KY 274
A—From Jct. KY 93 at Confederate in Lyon Co. to Jct. US 68, 0.5 mile S.W. of Cadiz in Trigg Co.

KY 276
A—From Jct. KY 139 at Black Hawk in southern Caldwell Co. to Jct. US 68 at Montgomery in Trigg Co.

KY 277
A—From Jct. US 62 at north side of Western Kentucky Parkway, via Central City to end of State Maintenance at the Green River, north of Central City.

KY 278
A—From Jct. KY 91 in Princeton to Jct. KY 672 near Crossroads Church, east of Princeton.
KY 279
A—From Jct. KY 815, 1.7 miles S.E. of West Louisville in Daviess Co. to end of State Maintenance at the Ohio River, N.W. of Owensboro.

KY 280
A—From Jct. KY 94, 1.7 miles N.E. of Murray to Jct. KY 121, 0.9 mile W. of New Concord.

KY 281
AAA—From Jct. US 41A near the NCL of Madisonville to a point 2865 feet east of US 41 in Madisonville.
A—From Jct. KY 260, 1.5 miles east of Hanson to Jct. KY 138 at Jewell City.
Note: Section from 2,865 feet E. of US 41 to KY 260 is not state maintained.

KY 282

KY 283
A—From Jct. KY 132, 4.0 miles N.E. of Dixon to Jct. US 41, 3.2 miles S. of Anthoston in Henderson Co.

KY 284
AAA—From Jct. Bridge St. in east Paducah to Clarks River Bridge.
A—From Clarks River Bridge to Jct. KY 131 at Reidland; and from Jct. KY 131 near south side of I-24 to extends S.E. 0.5 mile to Jct. US 68.

KY 285

KY 286
A—From Jct. KY 121 in Wickliffe to Jct. US 62, 1.4 miles W. of Camelia in McCracken Co.

KY 287
A—From Jct. KY 107 at Bennetts town in Christian Co. to Jct. KY 164 at Pee Dee, near the Trigg Co. Line.

KY 288
A—From Jct. US 51, 4.2 miles N. of Clinton to Jct. KY 703.

KY 290

KY 291
A—From Jct. KY 70, 1.2 miles east of Hopkins-Caldwell Co. Line, via Dalton to Jct. KY 109 near Stony Point Church.

KY 292
AA—From Jct. US 119 at South Williamson to extending north to Jct. KY 468.

A—From Jct. Lower Stringtown Branch Road near Burnwell in eastern Pike Co. to Jct. US 23 at Goody, south of South Williamson; and from Jct. KY 468 at the Pike-Martin Co. Line to Jct. KY 3, 0.3 mile south of Martin-Lawrence Co. Line.

KY 293
AAA—From Jct. KY 93, south of Eddyville to Jct. KY 70 at Fryer in Caldwell Co.
A—From Jct. KY 70 at Fryer to Jct. KY 109 in Providence; from Jct. KY 120 in Providence to a point 0.65 mile north of KY 120; from a point 1.05 mile north of KY 120 in Providence to a point 1300 feet south of Lutontown-Lisman Road; and from a point 580 feet south of Slover Creek Ditch, north of Providence to end of State Maintenance, 0.553 mile north of beginning.
Note: Omitted sections above and the remainder of this route in Webster Co. to KY 270 at Lisman, are not state maintained.

KY 294
A—From the Tennessee State Line in Todd Co. to Jct. KY 181 in Tiny Town.

KY 295

KY 296

KY 297
AAA—From Jct. US 60, 4.0 miles S.W. of Marion to Jct. KY 135, 1.2 miles S.E. of the Ohio River (Crittenden Co.).

KY 298
AAA—From Jct. US 231 (South Triplett St. in Owensboro), via Old Hartford Road to entrance to GE Tube Plant in Owensboro.
A—From entrance to GE Tube Plant in Owensboro to Jct. US 431, 4.0 miles S. of Owensboro.

KY 299
A—From Jct. KY 121 at Stella in Calloway Co. to Jct. KY 80 in Marshall Co., 2.5 miles east of Brewers.

KY 300
A—From Jct. KY 34 at Parksville in Boyle Co. to Jct. US 127 in Junction City; and from Jct. US 127 in Lincoln Co. near the Boyle Co. Line to Jct. KY 78 near the SWCL of Stanford.

KY 301
A—From Jct. KY 58 & 80, 5.8 miles NE of Mayfield to Jct. KY 408, 1.2 miles S. of Clear Springs.

KY 302
A—From Jct. KY 1428, 0.7 mile north of Hager Hill in Johnson Co., via W. Van Lear and Van Lear to Jct. KY 3 at the Floyd Co. Line.
KY 303
A—From the Tennessee State Line in Graves Co. to Jct. KY 121 in Mayfield.

KY 304

KY 305
AAA—From Jct. US 45 at Julia St. in Paducah to Jct. I-24, west of Paducah.
A—From Jct. US 45 at Julia St. in Paducah to Jct. US 45 B.R. at 13th St. and Kentucky Ave.

KY 306
A—From Jct. KY 122 near the N.C.L. of Wheelwright, via Wheelwright to end of State Maintenance, 2.79 miles south of KY 122.

KY 307
A—From Jct. KY 1173 in Carlisle Co. to Jct. US 62, 1.6 miles east of Cunningham.

KY 308
A—From beginning of State Maintenance at the Kate Camp Branch Road in Pike Co., 2.8 miles W. of US 119 to Jct. US 119, 1.5 miles south of South Williamson.

KY 309
A—From the Tennessee State Line in Fulton Co. to Jct. KY 94 in Hickman.

KY 310
A—From Jct. KY 358, 1.5 miles N. of LaCenter in Ballard Co. to Jct. KY 1105 at Oscar.

KY 311
A—From the Tennessee State Line in Fulton Co. to Jct. KY 94, west of Hickman.

KY 312

KY 313
A—From Tennessee State Line in the detached portion of Fulton Co. to end of State Maintenance, 2.649 miles N. of Stepp Road.

KY 314
A—From Jct. KY 70 at Halfway in Barren Co. to Jct. KY 218 at the Metcalfe-Green Co. Line.

KY 315
A—From Jct. KY 28, 2.5 miles S.W. of Crockettsville in Breathitt Co. to Jct. KY 30, approximately 8.7 miles S.W. of Jackson.

KY 316
A—From Jct. US 421, S. of Ewingsford in Trimble Co. to Jct. KY 55, 0.2 mile N. of I-71 in Trimble Co.

KY 317
AA—From Jct. KY 805 at Neon Junction, via Neon to Jct. KY 7 at Deane.

KY 318

KY 319
A—From Jct. KY 194 at Freeburn in Pike Co. to Jct. US 119 at Toler.

KY 320

KY 321
A—From Jct. US 68 at University Blvd. in Bowling Green, via Center, 13th, State and College Sts. to Jct. US 31W at 12th St.

KY 322
AA—From Jct. KY 1861 in Smithfield (Henry Co.) to Jct. KY 53 in Shelby Co.

KY 323
AA—From Jct. KY 61 at Summersville in Green Co. to Gabe, S.W. of Beginning.
A—From beginning of State Maintenance at the Jct. of Lobb Bend Road in western Green Co. to Gabe; and from Jct. KY 61 at Summersville to Jct. US 68, 1.0 mile S.W. of Campbellsville.

KY 324

KY 325
A—From Jct. KY 355 at Moxley in Owen Co. to Jct. KY 227, 1.8 miles W. of New Liberty.

KY 326
A—From Jct. US 127 near the NCL of Lawrenceburg to Jct. Lane Mill Road at Ninevah.

KY 327
A—From Jct. KY 84 at Saint Mary in Marion Co. to Jct. KY 49, 3.4 miles S.E. of Loretto.

KY 328
A—From beginning of State Maintenance at the Denny Vaughn Road in southern Lincoln Co. to Jct. KY 618, 0.3 mile W. of Quail in Rockcastle Co.

KY 329
AAA—From Jct. KY 22 in Crestwood to Jct. KY 1694 (west).

KY 330

KY 331
AAA—From Jct. US 60 (Fourth St. in Owensboro) extending northerly to L & N Railroad Crossing.
KY 332

KY 333
A—From Jct. KY 261 at Webster in Breckenridge Co. to Jct. KY 144, 0.4 mile S. of US 60 in Meade Co.

KY 334
AAA—From Jct. US 60 at Maceo in Daviess Co. to Jct. KY 657 at Lewisport; and from Jct. KY 271, northwest of Hawesville to entrance to Big Rivers Steam Generating Plant.
A—From Jct. KY 657 at Lewisport to entrance to Big Rivers Steam Generating Plant.

KY 335
A—From Jct. US 31W at NECL of Cave City to Jct. KY 218 in Horse Cave; and from Jct. KY 218 at east side of I-65, NW of Horse Cave to Jct. US 31W at Rowlett.

KY 336
A—From Jct. US 41A near SCL of Madisonville to end of State Maintenance at L & N R.R., 0.9 mile east of KY 481.

KY 337
A—From Jct. KY 70 at Mannsville in Taylor Co. to Jct. KY 243, S. of Gravel Switch in Marion Co.

KY 338
A—From Jct. I-75, north of Walton, via Beavertlick, Big Bone, Waterloo, and Burlington to Jct. KY 20 at Idlewild.

KY 339
AAA—From Jct. US 45 in Wingo in Graves Co. to Jct. KY 58, west of Wingo.
A—From Jct. KY 564, 2.5 miles S. of Farmington in Graves Co. to Jct. US 45 in Wingo; and from Jct. KY 58, west of Wingo to Jct. US 45, 0.3 mile south of Lone Oak in McCracken Co.

KY 340
A—From Jct. KY 79, 2.6 miles east of Welcome in Butler Co. to Jct. Neafus-Ellie Road in Northern Butler Co.

KY 341

KY 342
AAA—From Jct. KY 33, 1.5 miles south of Pleasant Hill (Mercer Co.) to Dix Dam Road (CR 1114).

KY 343
A—From Jct. KY 317 at Neon in Letcher Co. to Jct. Tom Biggs Road at McRoberts.

KY 344
AA—From Jct. KY 59, 4.6 miles south of Vanceburg to Jct. KY 377 near Sticklett.
A—From Jct. KY 57, 0.8 mile N.E. of Mt. Carmel in Fleming Co. to Jct. KY 377 near Sticklett in Lewis Co.

KY 345
A—From Fort Campbell Boundary in southern Christian Co. to Jct. KY 695, 1.0 mile N.E. of Church Hill.

KY 346

KY 347
A—From Jct. KY 920 near Limp in S.W. Hardin Co. to Jct. Dry Ridge Rd., 0.8 mile N. of Grayson Co. Line.

KY 348

KY 349
A—From a point 0.841 mile S. of US 62 at White Plains to Jct. US 62 at White Plans.

KY 350
A—From Jct. US 127 in Albany to Jct. KY 90, 0.2 mile S. of Cartwright.

KY 351
A—From Jct. US 41 in Henderson to Jct. KY 416 at Hebbardsville.

KY 352
A—From Jct. Parine Pike in southern Bracken Co., 0.3 mile north of the Robertson Co. Line to Jct. KY 875 at Stonewall.

KY 353
AAA—From Jct. US 62, S.W. of Cynthiana to entrance to Genet Quarry near the Bourbon-Harrison Co. Line.
AA—From Jct. US 27 in Lexington, 0.1 mile N. of KY 4, via Centerville to entrance to Genet Quarry.

KY 354

KY 355
AA—From Jct. KY 22 at Gratz in Owen Co. to Jct. KY 227 near the Carroll Co. Line.

KY 356
AAA—From Jct. KY 36 in Cynthiana to 1.1 miles west of KY 36 at entrance to New Dixie Tobacco Warehouse.
A—From Jct. US 25 near Stonewall in Scott Co. to entrance to New Dixie Tobacco Warehouse, west of Cynthiana.

KY 357
A—From Jct. US 31W in Munfordville to Jct. KY 84, 2.4 miles S.W. of Hodgenville.

KY 358
A—From Jct. KY 286, 2.5 miles W. of Gage in Ballard Co. via LaCenter, Rossington, and Grahamville to Jct. KY 305 in McCracken Co., 0.5 mile N.E. of Maxon.
KY 359
A—From Jct. US 60 in Morganfield to Jct. KY 136 at Smith Mills in Henderson Co.

KY 360
A—From Jct. KY 56, 4.2 miles W. of Morganfield to Jct. KY 359, 0.9 mile S.W. of Henderson Co. Line.

KY 361

KY 362
AA—From Jct. KY 22 at Pewee Valley in Oldham Co. to Jct. KY 53 near Chestnut Grove in Shelby Co.

KY 363

KY 364
A—From Jct. US 460 at Cottle in Morgan Co. to Jct. KY 1081, 0.6 mile E. of Maggard in Magoffin Co.

KY 365

KY 366
A—From Jct. KY 1499 at Feds Creek in Pike Co. to Jct. Motley Fork Road.

KY 367
A—From Jct. KY 170 at Elizaville in Fleming Co. to the Mason Co. Line.

KY 368

KY 369
AA—From Jct. KY 70 at Rochester to south approach to Green River Ferry.
   A—From North approach to Green River Ferry in Ohio Co. to Jct. US 231 near the S.C.L. of Beaver Dam.

KY 370

KY 371
AAA—From Jct. KY 17 at Sanfordtown (Kenton Co.) via Orphanage Road and Buttermilk Pike to Jct. I-75.
   A—From Jct. KY 8 near the Boone-Kenton Co. Line to Jct. I-75 at Covington.

KY 372
A—From Jct. KY 70 at the SECL of Campbellsville to Green River Lake Boat Ramp.

KY 373
AAA—From Jct. US 62 at Eddyville to Jct. KY 1943, 4.0 miles north of Eddyville.

KY 374
A—From Jct. KY 52 at Moberly in Madison Co. to Jct. KY 499 at Speedwell.

KY 376
AA—From Jct. KY 144 at Frymire in Breckinridge Co. to Jct. KY 144 at Paynesville in Meade Co.

KY 377

KY 378
A—From Jct. KY 1812, 1.8 miles N. of Vancleve in Breathitt Co. to Jct. KY 30, S.W. of Salyersville.

KY 379
A—From Jct. KY 1880 in Cumberland Co. near the Clinton Co. Line to Jct. KY 80 in Russell Springs (Russell Co.).
   Note: No crossing at Cumberland River.

KY 380
   A—From Jct. KY 272 near the WCL of Hopkinsville to Jct. US 41A near the SCL.

KY 381
A—From the Tennessee State Line in Graves Co. to Jct. KY 97 at Sedalia.

KY 383
AAA—From Jct. KY 816, S.W. of Franklin to Jct. US 31W in Franklin.
   A—From the Tennessee State Line to Jct. KY 816, S.W. of Franklin.

KY 384
A—From Jct. KY 80, 1.7 miles W. of Mayfield to Jct. KY 339, 1.0 mile east of Dublin.

KY 385
A—From Jct. KY 303, in Graves Co. 0.4 mile north of the Tennessee State line to Jct. Water Valley-Cuba Road, approximately 2.5 miles west of Cuba.

KY 386
A—From Jct. US 68, 4.1 miles west of Carlisle to Jct. KY 13, 3.9 miles south of Carlisle.

KY 387
A—From Jct. KY 91 in Crittenden Co. 3.0 miles south of Ohio River to extends N.E. to the Cotton Patch Ridge Road.

KY 388

KY 389

KY 390

KY 391
KY 392
AAA—From Jct. US 62 near Cynthiana to extending east 0.1 mile to entrance to the Pepper, Peak, Florence and Fryman Tobacco Warehouse No. 2.
A—From Tobacco Warehouse entrance 0.1 mile east of US 62 to Jct. KY 1244 in N.E. Nicholas Co.

KY 393
AAA—From Jct. KY 22 at Centerfield in Oldham Co. to Jct. US 42, 2.3 miles E. of Skylight.
A—From Jct. KY 1818 in Oldham Co. to Jct. KY 22, 0.6 mile east of Centerfield.

KY 394
A—From Jct. KY 378, 1.3 miles west of Taulbee in Breathitt Co. to end of State Maintenance at Mount Isaac Post Office.

KY 395
A—From Jct. KY 44 near Gudgel in Anderson Co. to Jct. I-64; and from Jct. KY 12 at Bagdad to Jct. Radcliff-Shipman Road, 3.4 miles north of Bagdad.

KY 396
A—From Jct. KY 2, 1.9 miles S.W. of Carter in to Carter Co. Jct. KY 474 at the Lewis Co. Line.

KY 397
A—From Jct. KY 30, 4.7 miles S.W. of Jackson to end of State Maintenance, 0.4 mile South of Curt.

KY 398
A—From Jct. KY 91, 0.4 mile south of Bainbridge in Christian Co. to Jct. KY 109 near Macedonia.

KY 399
AAA—From Jct. KY 587 at Ida May in southern Lee Co. to Jct. KY 52, northwest of Beattyville.
A—From Jct. KY 30 at Vincent in Owsley Co. to Jct. KY 587 at Ida May.

KY 400

KY 401
A—From Jct. KY 259 at Madrid in Breckinridge Co. to Jct. KY 86 at Dyer, near the Hardin Co. Line.

KY 402
AAA—From Jct. KY 57, 1.8 miles N.E. of Flemingsburg to extending east to Beechburg.

KY 403

KY 404
AAA—From Jct. KY 7 near Arthurbrook in Magoffin Co. to the Floyd Co. Line.
A—From the Magoffin-Floyd Co. Line to Jct. KY 114, 1.3 miles S.W. of Prestonsburg.

KY 405
A—From Jct. KY 144 at Thruston in Daviess Co. to Jct. US 60 at Macco.

KY 406

KY 407

KY 408

KY 409
A—From Jct. KY 486 at Stephens in eastern Elliott Co. to Jct. KY 7, 0.9 mile south of Bruin.

KY 410

KY 411
A—From Jct. KY 70 near Huldeville in Butler Co. to Jct. KY 187 at Shrewsbury in Grayson Co.

KY 412
A—From Jct. KY 84, 1.6 miles S. of Saint Mary in Marion Co. to Jct. KY 208, 4.5 miles south of Lebanon.

KY 413
A—From Jct. KY 840 in Loyall (Harlan Co.) to Jct. US 119 at Rosspoint.

KY 414
A—From Jct. US 41, S. of Ohio River Bridge in Henderson Co. to end of State Maintenance at Jct. Of Wathen Lane and Green River Road.

KY 415
A—From Jct. KY 350, 1.8 miles east of Albany to end of State Maintenance at Jct. of Koger Road.

KY 416
A—From Jct. US 41A, 1.6 miles S. of Cairo in Henderson Co. to Jct. Birk City Road, 2.5 miles E. of Highbardsville.

KY 417
A—From Jct. US 68 in Greensburg to end of State Maintenance at the Jct. Old Spring Rd.

KY 418
AAA—From Jct. US 25, southeast of Lexington to a point 0.6 mile southeast of I-75.
A—From a point 0.6 mile S.E. of I-75 to Jct. KY 627 at Boonesboro in Clark Co.

KY 419
A—From Jct. KY 324, east of Mays Lick in Mason Co. to Jct. KY 11, 0.9 mile N. of Lewisburg.

KY 420

US 421
AAA—From Indiana State Line at Milton to Jct. KY 55, south of New Castle; and from Broadway in Frankfort, via Wilkinson Street, Daily Avenue, and Thornhill Bypass, and
via Lexington, Richmond, and Bighill to Jct. KY 2004 at Sand Gap in Jackson Co.
   AAA—From The north city limits of Manchester to Jct. KY 80 south of Manchester.
   AAA—From Jct. US 119 at Baxter to Jct. KY 38 in Harlan; and from Jct. KY 987 at Crawdow to Virginia State Line.
   AA—From Jct. KY 38 in Harlan to Jct. KY 987 at Crawdow.

KY 422
   A—From Jct. US 31W near Dripping Spring in Edmonson Co. to Jct. KY 259 at Pig.

KY 423
   A—From Jct. KY 175, 0.8 mile S. of Millport in N.W. Muhlenberg Co. to Jct. Millport-Sacramento Road, 0.2 mile north of Millport.

KY 424
   A—From Jct. KY 61, west of Allendale in Green Co. to Jct. KY 569 at Mac in Taylor Co.

KY 426
   A—From Jct. KY 84, 1.4 miles S. of St. Mary in Marion Co. to Jct. US 68, S.W. of Lebanon.

KY 427
   A—From Jct. KY 1374, near Trace Creek Church in Graves Co. to Jct. KY 483, 2.5 miles west of Clear Springs.

KY 428

KY 429
   A—From Jct. KY 55 in Lebanon to Jct. KY 152, 2.6 miles west of Springfield.

KY 430

US 431
   AAA—From Tennessee State Line, via Russellville and Central City to Jct. US 60 in Owensboro; except: railroad underpass in Central City (11'4" V.C.) can be detoured.

US 431 (Truck Route, Central City)
   AAA—From Second St. in Central City, via Reservoir, Broad, and Center Sts. to Jct. US 62 near the S.W.C.L. of Central City.

KY 432
   A—From Jct. US 68, 1.2 miles S.W. of Bowling Green to end of State Maintenance at the White Stone Quarry Road at Blue Level.

KY 433
   A—From Jct. KY 152 at Mackville in Washington Co. to Jct. KY 458, 2.5 miles N.W. of Polin.

KY 434

KY 435
   A—From Jct. KY 10 at Fernleaf in Mason Co. to Jct. KY 8 at Augusta.

KY 436
   A—From Jct. KY 218 Legrande in Hart Co. to Jct. KY 88, 0.6 mile west of Monro.

KY 437
   A—From Jct. KY 172, 6.0 miles N.E. of West Liberty to Jct. KY 172 near Relief, 1.6 miles west of the Johnson Co. Line.

KY 438
   A—From Jct. KY 55, 4.7 miles N.W. of Springfield to Jct. KY 555, 5.0 miles N.E. of Springfield.

KY 439
   A—From Jct. KY 61 near the W.C.L. of Columbia to Jct. KY 80 in Columbia.

KY 440
   A—From Jct. KY 339 at Lowes in Graves Co. to Jct. KY 121, 3.6 miles N.W. of Mayfield.

KY 441
   A—From Jct. KY 74 at the W.C.L. of Middlesboro, via Belt Line Road and Holywood Road to Jct. US 25E in Middlesboro.

KY 442
   A—From Jct. US 150, 0.9 mile west of the Washington-Boyle Co. Line to Jct. KY 152, 1.5 miles east of Mackville in Washington Co.

KY 443

KY 444
   A—From Jct. KY 121 at New Concord in Calloway Co. to Jct. Park entrance road near Kentucky Lake.

KY 445
   A—From Jct. KY 8 at Brent, near Ohio River to Jct. KY 1120 in Ft. Thomas.

KY 446 (I-65, US 31W Connector)

KY 447
   A—From Jct. US 31W in Elizabethtown to Fort Knox Boundary.

KY 448
   AAA—From Jct. KY 144, 0.3 mile N.W. of Buck Grove in Meade Co. to Jct. KY 228 in Brandenburg.
   A—From Jct. KY 228 in Brandenburg to Jct. KY 79, 0.5 mile S.W. of Brandenburg.
KY 449
A—From Jct. KY 61, 1.2 miles N. of Kettle in Cumberland Co. to Jct. KY 90, 3.2 miles S.E. of Burkesville.

KY 450
A—From Jct. KY 348, 1.7 miles N.W. of Symsonia in Graves Co. to Jct. US 60 at Woodland, S.E. of Paducah.

KY 451
A—From Jct. KY 15 in Hazard to Jct. KY 28 near Chavies.

KY 452
A—From Jct. KY 1247 near Pulaski, north of Somerset to Jct. KY 39, 0.3 mile south of Bobtown.

KY 453
AAA—From Barkley Lake Canal in Lyon Co. to a point 1.227 miles north of US 62 in Livingston Co.
AA—From a point 1.227 miles north of US 62 to Jct. River St. in Smithland.

KY 454

KY 455
A—From Jct. KY 16, 0.6 mile N.E. of Glencoe (Gallatin Co.) to Jct. KY 35, 0.7 mile S. of Warsaw.

KY 456
A—From Jct. KY 500, 1.4 miles S. of Curdsville in Daviess Co. to Jct. KY 56, 2.1 miles S.W. of Sorgho.

KY 457
A—From Jct. KY 84 at the Nelson-Marion Co. Line to Jct. KY 49 at Holy Cross in Marion Co.

KY 458
A—From Jct. KY 55 at Mooresville in Washington Co. to Jct. KY 55 in Spencer Co. 0.2 mile north of the Nelson Co. Line.

KY 459
A—From Jct. KY 6, 5.6 miles west of Barbourville to Jct. US 25E in Barbourville.

US 460
AAA—From Jct. US 23 near Paintsville to Jct. KY 191 at Index in Morgan Co.

KY 461

KY 462
A—From Jct. KY 210 near Badger in Taylor Co. to Jct. KY 84 in Nelson Co. 0.3 mile N. of the Larue Co. Line.

KY 463
AAA—From Jct. KY 699 in southern Perry Co. to the Letcher Co. Line.
A—From Letcher-Perry Co. Line to Jct. KY 160 at Gordon.

KY 464
A—From Jct. KY 121 in Mayfield to Jct. KY 94, east of Shiloh in Calloway Co.

KY 465
A—From Jct. KY at the Gallatin-Carroll Co. Line to Jct. KY 455, 4.5 miles south of Warsaw.

KY 466
A—From Jct. KY 122 at Melvin in southern Floyd Co. to end of State Maintenance at the Abe Fork Rd.

KY 467
A—From Jct. KY 227, 0.3 mile W. of Worthville (Carroll Co.) to Jct. KY 177, south of Butler in Pendleton Co.

KY 468

KY 469
A—From Jct. KY 172 at Redbush in Johnson Co. to Jct. KY 32 at Martha in Lawrence Co.

KY 470

KY 472

KY 473
A—From Jct. KY 286 at Gage in Ballard Co. to Jct. KY 1105, 1.7 miles N.E. of Oscar.

KY 474
AA—From Jct. KY 2 at Carter, 12.5 miles north of Olive Hill to a point 2.0 miles west at Jct. Lick Branch Road.
A—From Jct. KY 59, 2.1 miles S.E. of Camp Dix in Lewis Co. to the Lick Branch Road at Poplar in Carter Co.

KY 475
A—From Jct. US 41, 0.6 mile W. of Trenton in Todd Co. to Jct. US 68 at Tress Shoo.

KY 476
AAA—From Jct. KY 15 at Lost Creek in Breathitt Co. to Jct. KY 80 At Dwarf in Perry Co.

A—From Jct. KY 15 in Hazard to Jct. KY 80, north of Hazard.

KY 477
AA—From Jct. KY 79 at Irvington in Breckinridge Co. to Jct. KY 376 near Frymire in Meade Co.
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KY 478
A—From Jct. KY 1651 in Whitley City (McCreary Co.) to Jct. KY 204 at Redbird in Whitley Co.

KY 479
A—From Jct. KY 88 at Wax in Grayson Co. to Jct. KY 224 at Millerstown.

KY 480
A—From Jct. KY 61 near the SCL of Shepherdsville to Jct. US 31E, 0.8 mile S. of Highgrove in Nelson Co.

KY 481
A—From Jct. US 41A in Madisonville to Jct. Grapevine-Earlinton Road, 2.8 miles South of US 41A.

KY 482
A—From Jct. KY 100, 0.8 mile W. of Alonzo in Allen Co. to Jct. US 31E, 2.2 miles north of Tennessee State Line.

KY 483
A—From Jct. KY 131 at Westplains in Graves Co. to Jct. KY 408 at Clear Springs.

KY 484
A—From Jct. KY 1482 near Panco in Clay Co. to Buckhorn Lake Boat Ramp in Perry Co.

KY 485
A—From beginning of State Maintenance at Dale Hollow Lake to Jct. Pleasant Hill Road at Ellington (Cumberland Co.).

KY 486
A—From Jct. KY 32 near Isonville in Elliott Co. to Jct. KY 1 in Carter Co., 0.1 mile north of the Lawrence Co. Line.

KY 487

KY 488
A—From Jct. KY 80, 6.3 miles S.E. of London to Jct. KY 1305, 0.3 mile north of Daniel Boone Parkway.

KY 489
A—From Jct. KY 22 near the E.C.L. of Williamstown to Jct. KY 467, 3.0 miles E. of Dry Ridge.

KY 490

KY 491
A—From Jct. KY 17 in northwest Pendleton Co. to Jct. KY 14 and 16 at Verona in Boone Co.

KY 492
A—From Jct. KY 1508 at DeKoven in Union Co. to Jct. US 60, 2.5 miles S.W. of Morganfield.

KY 493
A—From Jct. KY 132 at Fairmont in Webster Co. to Jct. KY 109 near the E.C.L. of Wheatcroft.

KY 494
A—From Jct. KY 132, 2.0 miles S.W. of Sebree (Webster Co.) to Jct. US 41, 1.9 miles S. of Sebree.

KY 495
A—From Jct. KY 138 near Mt. Pleasant Church, 3.8 miles N.W. of Slaughters in Webster Co. to Jct. US 41, 2.9 miles south of Sebree.

KY 496
A—From Jct. KY 163 in Edmonton in Metcalfe Co. to Jct. KY 90 near Marrowbone in Cumberland Co.

KY 497
A—From Jct. KY 94 in Calloway Co., 1.2 miles south of the Marshall Co. Line to end of State Maintenance at the Jct. of Highland Road.

KY 498
AAA—From Jct. KY 52, 4.4 miles N.W. of Beattyville to Jct. KY 11, 4.9 miles north of Beattyville.

KY 499
A—From Jct. US 421 near Kingston in Madison Co. to Jct. KY 52 at West Irvine in Estill Co.

KY 500
A—From Jct. KY 56 at Saint Joseph in Daviess Co. to end of State Maintenance near Green River in Curdsville.

KY 501
A—From Jct. KY 910 at Phil in Casey Co. to Jct. US 27, approximately 9.5 miles south of Stanford.

KY 502
A—From Jct. KY 109 at Rabbit Ridge in Hopkins Co. to Jct. Old Morganfield Road, 1.6 miles north of Nebo.

KY 503

KY 504
A—From Jct. KY 7 at Green in Elliott Co. to Jct. KY 32 at Elliottsville in Rowan Co.

KY 505
A—From Jct. US 231, in Ohio County, 1.9 miles north of Butler Co. Line to Jct. Olaton-Horse Branch Road at Dan.

KY 506
A—From Jct. US 60 ir. Marion to Jct. KY 902, 2.8 miles W. of Creswell in Caldwell Co.

KY 507
A—From Jct. KY 107 in Hopkinsville to Jct. KY 171 at Allegre in Todd Co.

KY 508
A—From Jct. KY 507 in Christian Co. to Jct. KY 171, 0.4 miles S.E. of Liberty in Todd Co.

KY 509
A—From Jct. KY 245 at Samuels in Nelson Co. to Jct. KY 48 near Fairfield.

KY 510
A—From Jct. KY 221 near Pine Mountain in Harlan Co. to Jct. KY 463 near Gordon in Letcher Co.
KY 511

KY 512

KY 513
A—From Jct. US 62 at Fox Creek in Anderson Co. to end of State Maintenance at the Wise Road.

KY 514
A—From Caldwell-Lyon Co. Line to Jct. KY 126, N.W. of Cobb in Caldwell Co.

KY 515
A—From Jct. KY 903 at Remit in Caldwell Co. to Jct. KY 139, 3.6 miles south of Princeton.

KY 516
A—From Jct. KY 188 at Colmar in Bell Co. to end of State Maintenance at Turnhole Branch.

KY 517
A—From Jct. KY 252, 1.9 miles north of Cedar Springs in Allen Co. to end of State Maintenance 0.14 mile south of Tom Odom Road.

KY 518
A—From Jct. KY 198 at Mt. Salem in Lincoln Co. to Jct. KY 78 in Hustonville.

KY 519
A—From Jct. KY 60 in Morehead to the Morgan Co. Line.
A—From Morgan-Rowan Co. Line to Jct. KY 7 near Pomp, 3.7 miles north of West Liberty.

KY 520
A—From Jct. KY 136, 1.4 miles S.E. of Anthoston in Henderson Co. to Jct. KY 416 at Coraville.

KY 521
A—From Jct. KY 1189, S.E. of London to Jct. KY 80, 4.3 miles S.E. of London.

KY 523
A—From Jct. 245 at Deatsville in Nelson Co. to Jct. US 31E, 4.4 miles north of Coxs Creek.

KY 524

KY 525
A—From Jct. KY 164, 0.5 mile W. of Roaring Springs in Trigg Co. to Jct. KY 139, 3.6 miles S. of Cadiz.

KY 526
A—From Jct. KY 185, 3.7 miles north of Bowling Green to Jct. US 31W, 2.4 miles northeast of Bowling Green.

KY 527
A—From Jct. US 68 in Campbellsville to Jct. KY 49 at Holly Cross in Marion Co.

KY 528

KY 529
A—From Jct. Brooke-Valley Hill Road at Booker in Washington Co. to Jct. KY 55, 0.5 mile west of Mooresville.

KY 530
A—From Jct. KY 55, 3.3 miles north of Columbia to Jct. Holmes Bend Road.

KY 531
A—From Jct. KY 80, 5.0 miles east of Columbia to Jct. KY 206 at Christine.

KY 532
A—From the Adair-Green Co. Line to Jct. KY 61, 6.5 miles N.W. of Columbia.

KY 533
A—From Jct. KY 496 near the ECL of Edmonton to via Breeding in Adair Co. to the Wells Chapel Road at Picnic.

KY 534
A—From Jct. KY 348 at Symsonia in Graves Co. to Jct. KY 408 near Sand Hill Church.

KY 535
A—From Jct. KY 74 near Pruden in S.W. Bell Co. to end of State Maintenance near Fonde, 0.6 mile east of KY 74.

KY 536
A—From Jct. KY 338, 1.0 mile east of Rabbit Hash in Boone Co. to Jct. US 25, 0.8 mile north of Richwood.

KY 537
A—From Jct. KY 11 at Judy in Montgomery Co. to Jct. US 460, 0.9 mile of Paris.

KY 538

KY 539

KY 540
A—From Jct. KY 1812 at Keck in Breathitt Co. 4.5 miles north of Jackson to the Steer Fork Road.

KY 541
A—From Jct. KY 52, 7.8 miles west of Jackson to Jct. Mill Creek Road at Lawson.

KY 542
A—From Jct. KY 30, east of Jackson to Jct. KY 7 in southeast Magoffin Co.

KY 543

KY 544
A—From Jct. US 68, 3.7 miles north of Edmonton to end of State Maintenance at East Fork.
KY 547
A—From Jct. KY 10 in Alexandria to Jct. KY 8 at Silver Grove.

KY 548
A—From Jct. KY 307 near Kirbyton in Carlisle Co. to extends east and north to Jct. KY 849 at Zoar Church.

KY 549
A—From Jct. KY 55, 4.5 miles S. of Prestonville in Carroll Co. to Jct. KY 55, 0.2 mile S. of Prestonville.

KY 551
AAA—From Jct. KY 55, north of Columbia to Jct. KY 76 near Knifley.
A—From Jct. KY 76 near Knifley in Adair Co. to Jct. KY 1615, 5.0 miles N.E. of Clementsville in Casey Co.

KY 552

KY 553
A—From beginning of State Maintenance at Wisdom Boat Dock at Dale Hollow in Clinton Co. to Jct. US 127 in Albany.

KY 554
AAA—From Jct. KY 81 near Mosleyville, south of Owensboro to a point 3.0 miles west of KY 81.
A—From Jct. KY 815 near Guffie in McLean Co. to a point 3.0 miles west of KY 81 in Daviess Co.; and from Jct. KY 81 near Mosleyville to Jct. US 431; 5.3 miles south of Owensboro.

KY 555

KY 556

KY 557
A—From Jct. KY 556, N.W. of Sandy Hook to Jct. KY 7, north of Sandy Hook.

KY 558
A—From Jct. US 127, 0.7 mile E. of Snow in Clinton Co. to end of State Maintenance at Lake Cumberland in Russell Co.

KY 559
AAA—From Jct. KY 11 in Flemingsburg to Jct. KY 170, 2.0 miles N. of Elizaville.
A—From Jct. KY 11 in Flemingsburg to Jct. KY 344 at Petersville in Lewis Co.

KY 560
A—From Jct. KY 32 at Cowan in Fleming Co. to the Mason Co. Line.

KY 561
A—From Jct. US 421 near the Franklin-Henry Co. Line to end of State Maintenance 0.28 mile N.W. of Gest in Henry Co.

KY 562
A—From Jct. KY 16 at south side of I-71 in Gallatin Co. to Jct. US 42, 1.8 miles S.W. of Boone Co. Line.

KY 563
A—From Jct. KY 39, 3.6 miles N.E. of Lancaster to Jct. KY 39, 1.9 miles south of Jessamine Co. Line.

KY 564
A—From Jct. KY 94 near Tri City in Graves Co. to Jct. KY 58, 0.6 miles west of Marshall Co. Line.

KY 565
A—From Jct. KY 61, 3.4 miles S.E. of Greensburg to Jct. KY 55 in Taylor Co.

KY 566
AAA—From Jct. KY 61, 10.7 miles N.W. of Greensburg to Jct. KY 936 near the Hart Co. Line.

KY 567
A—From Jct. KY 1031 in Elizabethtown to Jct. Kentucky Lincoln Trail at Valley Creek Church.

KY 568
AAA—From Jct. US 421 at Cranks in Harlan Co. approximately 2.8 miles west of Virginia State Line to a point 4.28 miles up Cranks Creek.

KY 569
A—From Jct. KY 357, 3.4 miles N.E. of Munfordville to Jct. KY 210, 1.2 miles N.E. of Mac in Taylor Co.

KY 570
A—From Jct. KY 218 at LeGrande in Hart Co. to Jct. KY 88 near Harviyville.

KY 571

KY 572
A—From Jct. KY 571, 1.0 mile N.W. of Seymour in Hart Co. to Jct. KY 218, 0.5 mile west of LeGrande.

KY 573
A—From Jct. US 421 in New Castle to Jct. KY 561, 1.9 miles west of Harpers Ferry.

KY 574
A—From Jct. KY 193, 1.7 miles S.W. of Port Royal in Henry Co. to Jct. KY 389 near the Kentucky River.

KY 575
A—From Jct. KY 58, 5.0 miles east of Clinton to Jct. KY 123, 1.5 miles west of Nichols.

KY 576
A—From Jct. KY 10, 3.4 miles N.W. of Maysville to Jct. KY 8 at South Ripley.

KY 577
A—From Jct. KY 30 in Jackson Co. near the Laurel Co. Line to Jct. KY 11 near Taft in Owlsley Co.
KY 578

KY 579

KY 580
   A—From Jct. US 460, 1.2 miles N.E. of Oil Springs in Johnson Co. to Jct. US 460, 0.9 mile N.E. of Barnett's Creek.

KY 581
   A—From Jct. KY 40 near the NECI of Paintsville to Jct. US 23, north of Ulysses in Lawrence Co.

KY 582
   A—From Jct. KY 160, 6.5 miles S. of Hindman to Jct. KY 7, 1.4 miles S. of Kite.

KY 583
   A—From Jct. KY 52 in northern Larue Co. to Jct. US 62 at Younger Creek in Hardin Co.

KY 584
   A—From Jct. KY 61, S.E. of Buffalo in Larue Co. to Jct. KY 210 at Jericho.

KY 585
   A—From Jct. KY 1153, 0.7 mile S. of Beechland in north Logan Co. to 580 feet west of Coon Range Lake entrance.

KY 586
   A—From Jct. KY 638 near Macedonia Church, N.E. of London to Jct. KY 472 near Maplesville.

KY 587
   A—From Jct. KY 399 at Ida May in Lee Co. to Jct. KY 11 near Congleton.
   A—From Jct. KY 399 at Ida May to Jct. US 421, 3.0 miles S.E. of McKee.

KY 588
   A—From Jct. KY 7 at Blackey in Letcher Co. to Jct. KY 931, S.W. of Whitesburg.

KY 589
   A—From Jct. KY 172, 7.0 miles N.E. of West Liberty to Jct. KY 437 at Miana.

KY 590
   A—From Jct. KY 52 at Hedgeville in Boyle Co. to Jct. US 27 at the NCL of Stanford.

KY 591
   A—From Jct. KY 96, 2.4 miles N.E. of Dot in Logan Co. to Jct. KY 383 near Providence in Simpson Co.

KY 592
   A—From Jct. US 27 near Pine Knot in McCreary Co. to Jct. KY 92, 5.2 miles east of Pine Knot.

KY 593
   A—From Jct. KY 136 at Comer in N.W. McLean Co. to Jct. KY 136, 2.9 miles east of Beech Grove.

KY 594
   A—From Jct. US 421, north of Bighill in Madison Co. to Jct. KY 52 near Rice Station in Estill Co.

KY 595
   A—From Jct. KY 1617, 0.9 mile S.E. of Berea to end of State Maintenance near the Kentucky River at the Jessamine Co. Line.

KY 596
   A—From Jct. KY 10 at Germantown in Mason Co. to Jct. US 62 at Shannon.

KY 597
   AAA—From Jct. KY 11 at the NCL of Flemingsburg to State Highway Maintenance Barn, 0.8 mile N.E. of KY 11.
   A—From a point 0.8 mile N.E. of KY 11 at Flemingsburg Jct. KY 11 in Mason Co., 1.8 miles south of Marshall.

KY 598
   A—From Jct. KY 1915, 2.1 miles S. of Harrodsburg to Jct. US 127, 0.7 miles S. of Harrodsburg.

KY 599
   A—From Jct. KY 613, 0.6 mile N. of Bowen in Powell Co. to Jct. US 460 at Jeffersonville in Montgomery Co.

KY 600
   A—From Jct. KY 171, 2.6 miles S.E. of Weir in Muhlenburg Co. to Jct. KY 831.

KY 601

KY 602
   A—From Jct. US 431 near the NCL of Central City to Jct. KY 277 in Central City.

KY 603
   A—From Jct. US 431 in Central City to Jct. KY 602 near NCL of Central City.

KY 604
   A—From Jct. US 62, 0.5 mile east of Central City to Jct. US 431, S.E. of Central City.

KY 605

KY 606

KY 607
   A—From Jct. KY 330 at the Owen-Grant Co. Line to Jct. Old Frankfort Pike, 1.8 miles S. of Monterey.

KY 608
   A—From Owen-Scott Co. Line to Jct. US 25, 0.5 mile S. of Stonewall in Scott Co.

KY 609
   A—From Jct. KY 159 at Concord in Pendleton Co. to Jct. KY 177, east of Butler.
KY 610  

KY 611  
A—From Jct. KY 195 at Lookout in Pike Co. to Jct. US 23 at Robinson Creek.

KY 612  
A—From Jct. KY 292, north of South Williamson to end of State Maintenance, 5.487 miles up Turkey Creek.

KY 613  
A—From Jct. KY 15 at Bowen in Powell Co. to end of State Maintenance 2.0 miles S.E. of KY 1067.

KY 614  
A—From Jct. KY 280, 0.8 mile S.E. of Pottertown in Calloway Co. to end of bituminous surface at Kentucky Lake.

KY 615  
A—From Jct. KY 599, N.W. of Bowen in Powell Co. to end of State Maintenance, 2.0 miles N.W. of KY 213.

KY 616  
A—From Jct. KY 1029, 2.5 miles N. of Blue Licks State Park in Robertson Co. to Jct. Pea Ridge Road at Abigail.

KY 617  

KY 618  
A—From Jct. KY 1781 at Broughtontown in Lincoln Co. to Jct. KY 1250, 0.8 mile S. of Spiro in Rockcastle Co.

KY 619  

KY 620  
AAA—From Jct. I-75, 0.5 mile W. of Delaplain in Scott Co. to Jct. US 25, 4.3 miles N. of Georgetown.

A—From Jct. US 25, 4.0 miles N. of Georgetown, via Biddle, Double Culvert, Turkey Foot, and Rogers Gap to Jct. US 25, 1.4 miles west of Rogers Gap; and from Jct. I-75, 0.5 mile west of Delaplain to Jct. US 62 at Oxford.

KY 621  
A—From Jct. US 31W, 3.2 miles north of Franklin to Jct. KY 103 near the Logan Co. Line.

KY 622  
A—From Jct. KY 73 at Rapids in southeast Simpson Co. to Jct. US 231 near the SECL of Bowling Green.

KY 623  
A—From Jct. KY 48 at the Spencer-Nelson Co. Line to Jct. KY 44, 4.1 miles west of Taylorsville.

KY 624  

KY 625  
A—From Jct. US 421, 0.5 mile north of Bedford to Jct. US 421 at Milton.

KY 626  
A—From Jct. KY 1153, 0.9 mile S. of Boston in Butler Co. to Jct. KY 1435 at Rockland in Warren Co.

KY 627  

AAA—From Jct. US 25, north of Richmond to Kentucky River Bridge at Boonesboro.

AA—From Kentucky River Bridge at Boonesboro to Jct. US 60 at Winchester.

KY 628  
A—From Jct. US 25W at Pleasant View in Whitley Co. to a point 1.07 miles west of Paint Creek-Wolf Road.

KY 629  
A—From Jct. Askin-Rockvale-Demster Road at Rockvale in southwestern Breckinridge Co. to Jct. KY 992 in Mattingly.

KY 630  
A—From Jct. KY 262 at Manitou, N.W. of Madisonville to Jct. KY 132 at the ECL of Dixon.

KY 631  
A—From Jct. KY 54, 6.1 miles west of Leitchfield, via Duff and Concord to end of State Maintenance, 1.0 mile west of Concord.

KY 632  
A—From Jct. KY 194 at Kimper in Pike Co. to Jct. KY 194 at Phelps.

KY 633  
A—From Jct. KY 55, approximately 5.5 miles north of Columbia to the Adair-Taylor Co. Line.

KY 634  
A—From Jct. KY 744 in northern Taylor Co. to the Marion Co. Line.

KY 635  
A—From Jct. KY 39 near Dabney in Pulaski Co. to Jct. KY 70 near the Casey Co. line.

KY 636  
A—From Jct. KY 248 in Spencer Co. to Jct. KY 395 near Harrisonville in Shelby Co.

KY 637  
A—From Jct. KY 395 at Waddy in Shelby Co. to Jct. KY 1472 near the Anderson Co. Line.

KY 638  
A—From Jct. KY 80 in London to Jct. US 421 near the NCL of Manchester.

KY 639  
A—From Jct. KY 553 near Shipley, S.W. of Albany to Jct. KY 734, 1.4 miles N.W. of Snow.

KY 640  
A—From Jct. KY 90 at Summer Shade in Metcalfe Co. to Jct. KY 70, 0.7 mile west of Knob Lick.
US 641
AAA—From Tennessee State Line, via Murray, Benton, Kentucky Dam, and Kuttawa to Jct. US 60 in Marion.

KY 642
A—From Jct. KY 39, S.E. of Lancaster to the Lincoln Co. Line.

KY 643

KY 644
A—From Jct. US 23, 1.5 miles south of Louisa to Jct. KY 3 near Tug Fork of Big Sandy River.

KY 646
A—From Jct. Sawmill Road, 2.4 miles S.E. of Levee in Montgomery Co., via Levee to Jct. KY 713, 2.3 miles S.E. of Mt. Sterling.

KY 647

KY 648
A—From the Nicholas-Bourbon Co. Line to Jct. US 68 in Nicholas Co., 3.5 miles west of Carlisle.

KY 649
A—From Jct. KY 504, 2.1 miles north of Green in Elliott Co. to Jct. KY 504, 0.7 mile east of Ault.

KY 650
A—From Jct. KY 7 near Faye, 1.7 miles south of Sandy Hook to Jct. KY 172 near Lenox in Morgan Co.

KY 651
A—From Jct. KY 15, 0.7 mile S.W. of Campton to end of State Maintenance, 2.110 miles S.W. of KY 15.

KY 652

KY 653
A—From Jct. KY 94 at Sassafras Ridge in Western Fulton Co. to Ash Log Road.

KY 654
A—From Jct. KY 120 at Tribune in Crittenden Co. to Roe Wafford Road, N.W. of KY 120.

KY 655
A—From Jct. KY 70 at Windyville in Edmonson Co., via Asphalt and Segal to Jct. KY 70, 1.0 mile N.W. of Windyville.

KY 656
A—From Jct. KY 1238, 0.9 mile S. of US 60 in Meade Co. to Jct. KY 333.

KY 657
AAA—From Jct. US 60, south of Lewisport in Hancock Co. to Jct. KY 334 in Lewisport.
A—From Jct. KY 144 at Knottsville in Daviess Co. to Jct. US 60, south of Lewisport.

KY 658
AAA—From Jct. KY 208, northeast of Campbellsville to a point 0.5 mile S.E. of KY 208.
A—From 0.5 mile S.E. of KY 208 to Jct. Arista-Roberts Road.

KY 659
A—From Jct. KY 70 near Mannsville in Taylor Co. to end of State Maintenance at Casey Co. Line.

KY 660

KY 661
A—From Jct. KY 662, 3.6 miles NE of Yelvington in Daviess Co. to Jct. KY 657, 2.3 miles south of Lewisport.

KY 662
A—From Jct. KY 405 near Yelvington in Daviess Co. to Jct. KY 657 in Hancock Co.

KY 663
A—From Jct. US 431, 2.1 miles N. of Adairville in Logan Co. to Jct. KY 103 near the SCL of Auburn.

KY 664
A—From Jct. US 431 at Halls Store in Logan Co. to Jct. KY 383, 2.0 miles SW of Franklin.

KY 665
A—From Jct. KY 664, 2.4 miles NE of Neosho in Simpson Co. to Jct. KY 100 at Middleton.

KY 666
A—From Jct. KY 871, 1.6 miles SW of Reburn Church in Union Co. to Jct. KY 130, 2.7 miles north of Morganfield.

KY 667
A—From Jct. KY 1508 at DeKoven in Union Co. to Jct. KY 871 at Raleigh.

KY 668
A—From Jct. KY 109, 2.7 miles south of KY 56 in Union Co., to Jct. KY 667 near Ohio River.

KY 669
A—From a point 300 feet south of Church Street in Waverly (Union Co.) to extends north to Jct. Willett-Culver Branch Road.

KY 671
A—From Jct. KY 100 at Oak Forest in Allen Co. to Jct. KY 98 near the Barren Co. Line.

KY 672

KY 674
A—From Jct. KY 92 at Parnell in Wayne Co. to Beaver Lodge at Lake Cumberland.

KY 677
A—From Jct. KY 314, 1.3 miles SW of Center in Metcalfe Co. to Jct. US 31E near Canmer in Hart Co.
KY 678
AA—From Jct. KY 63 at Mt. Hermon in Monroe Co. to Jct. KY 163, 2.1 miles south of Metcalfe Co. Line.
A—From Jct. KY 87, 2.7 miles south of fountain run to Jct. KY 63 at Mt. Hermon.

KY 679
A—From a point near New Liberty Church in McCreary Co. to Jct. KY 478 in Whitley Co.

KY 680
A—From Jct. KY 122 at McDowell in Floyd Co. to Jct. KY 979.

KY 681
A—From Jct. KY 32 at Cowan in Fleming Co. to the Nicholas Co. Line.

KY 682
A—From Jct. KY 55 at Kellyville in Adair Co. to Jct. Holmes Bend Road.

KY 683
A—From Jct. KY 92 near Stearns in McCreary Co. to Jct. KY 684.

KY 684
A—From Jct. KY 1651 at Stearns in McCreary Co. to Jct. KY 1567, east of Revelo.

KY 685
A—From Jct. KY 1297 at Becks in Barren Co. to Jct. KY 70, 1.0 mile SE of Cave City.

KY 686
AAA—From Jct. US 60, west of Mt. Sterling to Jct. KY 11, south of Mt. Sterling.]

KY 687

KY 688
A—From Jct. Crayne-View-Frances Road, 0.3 mile west of KY 91 at Crayne in Crittenden Co. to a point 950 feet east of the Nipper Road.

KY 689
A—From Jct. KY 172 near Redbush in Johnson Co. to Jct. KY 1092 at Barnrock.

KY 690
A—From Jct. KY 79 at Westview in Breckinridge Co. to Jct. KY 333 at Corners.

KY 691
A—From Jct. KY 90, NW of Burkesville to end of State Maintenance at Jct. North Hollow Road.

KY 692
A—From Jct. KY 192, east of Woodmont in Pulaski Co. to Jct. KY 80 at Shopville.

KY 693
AAA—From Jct. US 23, 0.3 mile north of Greenup-Boyd Co. Line to Jct. KY 207 in Flatwoods.

KY 695

KY 696
A—From Jct. US 127, 0.7 mile SE of Albany to Jct. KY 1009, 0.6 mile W of Windy in Wayne Co.

KY 697
A—From Jct. KY 1336, 0.7 mile S of Tilton in Fleming Co. to Jct. KY 32, 1.3 miles SE of Flemingsburg.

KY 698
A—From Jct. US 27, 0.5 mile south of Stanford to Jct. Sims Road at New Salem.

KY 699
AAA—From Jct. KY 7 near Cornettsville in Perry Co. to the Leslie Co. Line.
A—From Leslie-Perry Co. to Jct. KY 80, 1.0 mile S of Wooton in Leslie Co.

KY 700
A—From Jct. KY 90, 1.0 mile SW of Cumberland Falls to end of State Maintenance at Alum Ford Campground, NW of Whitley City.

KY 701
A—From Jct. KY 92, SW of Whitley City to Jct. KY 1651.

KY 702
A—From Jct. KY 7 at Little Sandy, 2.8 miles SW of Sandy Hook to a point 0.05 mile south of Clebitt Road.

KY 703
A—From Jct. US 51 near the NCL of Clinton to Jct. KY 307, 1.0 mile north of Nichols.

KY 704
A—From Jct. KY 61, 3.1 miles N of Burkesville to Jct. KY 55, south of Columbia.

KY 706
A—From Jct. Rocky Branch Road at Burke, east of Sandy Hook to the Morgan Co. Line.

KY 707
A—From Jct. KY 3 near Fallsburg in Lawrence Co. to Jct. US 23 at Buchanan near Big Sandy River.

KY 708
A—From Jct. KY 30 at Leroise in Owsley Co. to the Lee-Owsley Co. Line.

KY 709
A—From City Dam Road, NW of Corbin in Laurel Co. to Jct. I-75.]

KY 710
A—From Jct. KY 428 at Guston in Meade Co. to Jct. KY 448 in Brandenburg.

KY 711
A—From Jct. KY 173 at Wyatt in Elliott Co. to end of State Maintenance at Redwine in Morgan Co.
KY 712
A—From Jct. KY 146 in Lagrange to Jct. KY 153 near Jericho in Henry Co.

KY 713
AAA—From Jct. US 460 near WCL of Frenchburg to extending southwest 1.3 miles.
A—From Jct. Pruitt-Grassy Lick Road at Grassy Lick in Montgomery Co. via Mt. Sterling to a point 1.3 miles S.W. of US 460 near Frenchburg.

KY 714
A—From Jct. KY 53 at Southville in Shelby Co. to Jct. US 60, 3.2 miles E. of Shelbyville.

KY 715

KY 716
AAA—From Jct. US 60 at Summit, S.W. of Ashland to Armco Storage Yard, 1.2 miles W. of US 60.
A—From Armco Storage Yard to Jct. KY 5.

KY 717
Not state maintained.

KY 718
A—From Jct. KY 223 at Dewitt in Knox Co. to Jct. Paint Gap Branch Road in eastern Knox Co.

KY 719
A—From Jct. 32 at Fannin in Elliott Co. to Jct. Lizzie Gilliam Road in southern Elliott Co.

KY 720
A—From Jct. KY 84 at Sonora in Hardin Co. to Jct. Mt. Hebron Road in Grayson Co.

KY 721
A—From Jct. KY 1088, 1.3 miles S.E. of Cordia in Knox Co. to Jct. KY 80 at Fisby in western Knott Co.

KY 722

KY 723
A—From the Cumberland River at Pinckneyville in Livingston Co. to Jct. KY 135 at Tolu in Crittenden Co.

KY 724
A—From Jct. US 62 at Camelia in McCracken Co. to Jct. KY 358, 0.7 mile east of Grahamville.

KY 725
A—From Jct. KY 305 at West Paducah to Jct. KY 358, 1.2 miles west of Rossington.

KY 726
A—From Jct. US 62, 1.6 miles N. of McCracken-Ballard Co. Line to Jct. KY 725, 1.0 miles west of Heath.

KY 727

KY 728
AAA—From Jct. I-65, east of Bonniville to 0.8 mile west of US 31W, west of Bonniville.
A—From Jct. KY 259, 1.4 miles S. of Bee Springs (Edmonson Co.) to 0.8 mile west of US 31W near Bonniville in Hart Co.; and from Jct. I-65, east of Bonniville to Jct. KY 357 near Hammonville.

KY 729
A—From Jct. US 68 in Green County, 0.5 mile N. of the Metcalfe Co. Line, via Pierce to end of State Maintenance near Barren River.

KY 730

KY 731
A—From Jct. US 60 in Paducah to Jct. KY 1881 (Buckner Lane).

KY 732
A—From Jct. KY 94, 4.9 miles NE of Murray to Jct. James Morris Road near Kentucky Lake.

KY 733

KY 734
A—From Jct. US 127, 2.7 miles north of Albany to Jct. US 127 near Cave Spring Church, 1.5 miles N of Ida.

KY 735
A—From Jct. KY 10 at Flagg Spring in Campbell Co. to Jct. KY 8 at Mentor.

KY 736
A—From Jct. US 62 at Do Stop, 3.3 miles west of Caneyville in Grayson Co. to Jct. KY 110, south of Rough River Dam State Park.

KY 737
A—From Jct. KY 259 in Leitchfield in Grayson Co. to Jct. KY 259 at Madrid in Breckinridge Co.

KY 738

KY 739
A—From Jct. KY 1041, 4.1 miles N of Dot in Logan Co. to Jct. US 431, 0.8 mile east of Oakville.

KY 740
A—From Jct. US 68 near the NECL of Glasgow to Jct. KY 677 at the Hart Co. Line.

KY 741
A—From Jct. KY 92 at Newton Road (McCreary Co.) via W. Appletree Road to a point 0.15 mile south of KY 742.

KY 742
A—From Jct. KY 92 at Revelo, south of Whitley City to Jct. Blue Heron Road at Barthell.
KY 743

KY 744

KY 745
A—From Jct. US 68 in Metcalfe Co., 1.2 miles south of the Green Co. Line to Jct. KY 487, 0.2 mile S of Exie in Green Co.

KY 746
A—From Jct. KY 191, NE of Campton in Wolfe Co. to Jct. US 460 near Densinston in Menifee Co.

KY 747
A—From Jct. KY 94 in Murray, via 18th St. to Jct. KY 1327.

KY 748
A—From Jct. KY 1327 in Murray, via Brinn Road to Jct. Valentine Ave.

KY 749

KY 750
A—From Jct. US 23 near Kenwood Blvd. in Russell, via Flatwoods Road, Powell St., Lexington Ave., Raceland Ave., and Pond Run Road to Jct. US 23 in Raceland.

KY 751
A—From Jct. US 27, south of Burnside in Pulaski Co. to a point 0.5 mile SW of Mt. Union Church.

KY 752

KY 753
A—From Jct. US 77 at Bryantsville in Garrard Co. to Jct. KY 152 at Buena Vista.

KY 754
A—From Jct. US 42 near the SCL of Bedford (Trimble Co.) to Jct. KY 1488, north of Wise's Landing.

KY 755
A—From Jct. KY 173 in western Elliott Co. to Jct. Winkleman Road, west of Sandy Hook.

KY 756
A—From Jct. US 41A, 6.6 miles S of Hopkinsville to Jct. KY 1027, 1.8 miles E. of Masonville.

KY 757

KY 758
A—From Jct. KY 56, 2.4 miles S.E. of Morganfield to Jct. County Road near the Webster Co. Line.

KY 759

KY 760
A—From US 60 near ECL of Waverly in Union Co. to end of State Maintenance, 2.595 miles east of US 60.

KY 761
A—From beginning of State Maintenance at Lake Cumberland (Wayne Co.) to Jct. KY 235, south of Nancy in Pulaski Co.

KY 762
A—From Jct. KY 764 at Bell's Run in Ohio Co. to Jct. KY 142 at Habit in Daviess Co.

KY 763
A—From Jct. KY 137 near Bayou in western Livingston Co. to Jct. US 60 at Burna.

KY 764
A—From Jct. US 231 near Pleasant Ridge in Daviess Co., via Bells Run in Ohio Co. to Jct. KY 144, 3.5 miles S.E. of Knottsville in Daviess Co.

KY 765
A—From the Tennessee State Line in Logan Co. to Jct. KY 664, 1.8 miles E. of Schochah in Logan Co.

KY 766
AAA—From Jct. US 60, 1.0 mile S.W. of Ashland to Little Hoods Creek, 0.5 mile N. of US 60.
A—From Little Hoods Creek to Jct. KY 5.

KY 767
A—From Jct. KY 439 near the NWCL of Columbia to Jct. KY 61 in Green Co.

KY 768
A—From Jct. KY 61, near Milltown in Adair Co. to Jct. KY 92, 1.5 miles N.W. of Russell Co. Line.

KY 769
A—From Jct. KY 80 in Somerset to Buck Creek Boat Dock at Lake Cumberland.

KY 771
A—From Jct. KY 379 near Ribbon in Russell Co. to a point 1.53 miles S.E. of KY 379.

KY 772

KY 773
AAA—From Jct. KY 1 at Hitchens in Carter Co. to a point 0.5 mile east of beginning.
A—From Jct. KY 7, south of Grayson to Jct. KY 1 at Hitchens; and from a point 0.5 mile east of KY 1 at Hitchens to Jct. KY 3 at Boltsfork in Boyd Co.

KY 774
A—From Jct. KY 121 in Murray to Jct. KY 1327 and Chestnut St. in Murray.

KY 775
A—From Jct. US 79, 8.0 miles S.W. of Russellville to Jct. KY 1041.
KY 776
A—From Jct. KY 92, 1.6 miles S.E. of Monticello to end of State Maintenance, 180 feet S.E. of Brammer Hill Road.

KY 777

KY 778
A—From Jct. KY 139 in Cadiz (Trigg Co.) to Jct. KY 93, 1.5 miles S.E. of Lamasco in Lyon Co.

KY 779
A—From Jct. KY 26, 0.8 mile S. of Wofford in Whitley Co. to Jct. KY 11 at Gausdale.

KY 780
A—From Jct. US 51 at Clinton to Jct. KY 58, 2.6 miles east of Clinton.

KY 781
A—From the Tennessee State Line in Fulton Co. to Jct. KY 1529, 0.9 mile east of Moscow in Hickman Co.

KY 782
A—From Jct. KY 795, 4.0 miles S.E. of Sharpe in Marshall Co. to Jct. US 68, 2.1 miles E. of Palma.

KY 783

KY 784
A—From Jct. KY 1 near Hopewell in Greenup Co. to Jct. KY 7 at Sunshine.

KY 785
A—From Jct. KY 32 N. of Morehead to end of State Maintenance at Smile.

KY 786
A—From Jct. KY 339, 2.0 mi. N. of Melber in McCracken Co. to Jct. KY 1420 at High Point.

KY 787
A—From Jct. US 68, 0.5 mile W. of McCracken-Marshall Co. Line to Jct. KY 284.

KY 788
A—From Jct. US 60, 2,000 feet E. of I-24 near the WCL of Paducah via Freidman Line to Jct. Ramona Drive in Paducah.

KY 789
A—From Jct. KY 92, 1.9 miles N.W. of Monticello in Wayne Co. to end of State Maintenance at Lake Cumberland.

KY 790
A—From a point 1,150 feet N. of Roberts-Morrow Road at Pueblo in Wayne Co. to Jct. KY 90 near Bronston in Pulaski Co.

KY 791
A—From Jct. KY 92 at Smithtown in McCreary Co. to Jct. Worley Road.

KY 792
A—From Jct. KY 87 at Gamaliel in Monroe Co. to Jct. KY 100 near East Fork of Barren River.

KY 793

KY 794
A—From Jct. KY 89, 1.4 miles S. of Hargett in Estill Co. to end of State Maintenance, 0.35 mile N. W. of Walling Road.

KY 795

KY 796
A—From Jct. Kidd Lane in Beech Grove (McLean Co.) to Jct. KY 797.

KY 797
A—From Jct. KY 256, 2.6 miles S.E. of Beech Grove (McLean Co.) to Jct. KY 136, 2.3 miles east of Beech Grove.

KY 798
A—From Jct. KY 136, 4.7 miles east of Calhoun to Jct. KY 140 near the Daviess Co. Line.

KY 799
A—From Jct. US 60, 1.5 miles W. of Hays Crossing in Rowan Co. to end of State Maintenance at Waltz.

KY 800
A—From Jct. KY 109, 6.0 miles N.E. of Macedonia in Christian Co. to Jct. KY 107, 1.0 mile N.E. of Bluff Springs.

KY 801
AAA—From Jct. US 60 at Farmers in Rowan Co. to Jct. KY 826 at Cave Run Dam.
A—From Jct. KY 519 in southern Rowan Co. to Jct. KY 826 at Cave Run Dam; and from Jct. US 60 at Farmers to Jct. KY 158 at Sharkey.

KY 802
A—From Jct. KY 121 S. of Blandville in Ballard Co. to Jct. US 60 at LaCenter.

KY 803
A—From Jct. KY 113, 1.0 mile N. of Milestone in Letcher Co. to a point 0.15 mile S. of Lick Fork Road.

KY 804

KY 805

KY 806
KY 807
A—From Jct. KY 164, 0.5 mi. W. of Donaldson in Trigg Co. to Jct. KY 139, 7.8 mi. S. of Cadiz.

KY 808
A—From Jct. KY 123, 1.9 mi. N. of Hailwell in Hickman Co. to Jct. KY 123 near Obion Church.

KY 809
A—From Jct. US 51, 4.0 mi. N. of Clinton to Jct. KY 288, 0.4 mi. W. of Spring Hill.

KY 810
A—From begin State Maintenance at boat ramp at Lake Barkley to Jct. US 62 S.W. of Kuttawa.

KY 811
A—From Jct. US 60 at Beals in Henderson Co. to Jct. US 60 at Reed.

KY 812
AAA—From Jct. US 41 in Henderson to entrance to Goldsberry Mine, 1.8 miles S.E. of US 41.
A—From Atkinson Street in Henderson to Jct. US 41; and from Goldsberry Mine Entrance to Jct. KY 1078.

KY 813
AAA—From Jct. US 41A in Mortons Gap to a mine haul road, 0.85 mile south of KY 1622.
A—From Jct. mine haul road, 0.85 mile S. of KY 1622, via White Plains and Mt. Carmel to the Christian Co. Line.

KY 814

KY 815
A—From Jct. KY 81 near NCL of Calhoun to Jct. KY 56 at West Louisville in Daviess Co.

KY 816
A—From the Tennessee State Line in Simpson Co. to Jct. KY 383 near SWCL of Franklin.

KY 817
A—From Jct. KY 164 near Boyd Hill Church in Trigg Co. to boat ramp at Lake Barkley.

KY 818
A—From Jct. KY 730, 0.5 mile S. of Saratoga in Lyon Co. to Jct. US 62 near the Caldwell Co. Line.

KY 819
A—From Jct. KY 93, north of Kuttawa to Jct. KY 93, 1.0 mile N.W. of Macedonia Church.

KY 820
A—From Jct. KY 249, 3.4 miles S. of Roseville in Barren Co. to Jct. KY 63, 2.0 miles S. of Freedom.

KY 821
A—From Jct. KY 822 in Murray via Sycamore St. to Jct. US 641 in Murray.

KY 822
A—From Jct. KY 1550 in Murray to Jct. KY 94 in Murray.

KY 823
A—From Jct. KY 477 near Raymond in Breckinridge Co. to Jct. KY 261, 0.5 mi. N. of Meade-Breckinridge Co. Line.

KY 824

KY 825
A—From Jct. US 460 at Oil Springs in Johnson Co. to Jct. KY 1428 at Hager Hill.

KY 826
A—From Jct. US 60 at Midland in Bath Co. to Cave Run Dam.

KY 827
A—From Jct. KY 7 near Lynn in Greenup Co. to Jct. US 23 at Greenslait.

KY 828
A—From Jct. KY 1 near Dennis Chapel in Lawrence Co. to Jct. Bishop Knob-Overda Road.

KY 829
A—From Jct. KY 90, 0.5 mi. W. of Nora in Clinton Co. to Jct. KY 558 at Cumberland City.

KY 830
A—From Jct. US 25W near Lewis St. in North Corbin to Jct. KY 80, 1.2 mi. N. of Lesbas.

KY 831
A—From Jct. KY 171 in Muhlenburg Co., 2.7 miles N.W. of Todd Co. Line to Jct. KY 890.

KY 832
A—From Jct. KY 619, 0.4 mile S.E. of Gum Corner in Russell Co. to Jct. KY 379, 5.0 miles S.W. of Russell Springs.

KY 833
A—From Jct. KY 92, 1.5 miles north of Monticello to Jct. Normans Ferry Road.

KY 834
A—From Jct. KY 200 at Hidalgo in Wayne Co. to Jct. KY 1546 near Ramsey Island.

KY 835
A—From Jct. US 31W at West Point in Hardin Co. to another Jct. with US 31W.

KY 836
A—From Jct. US 25W, 1.0 mile S.E. of Clio in Whitley Co. to Jct. KY 511, 1.2 miles S.E. of Walden.

KY 837

KY 838
A—From Jct. KY 135 at Hampton in Livingston Co. to Jct. KY 723, 1.4 miles S. of Irma in Crittenden Co.
KY 839
AA—From Jct. KY 63, N.W. of Tompkinsville to Jct. KY 90 near Eighty Eight in Barren Co.

KY 840

KY 841

KY 843
A—From Jct. US 68, 4.9 miles east of Lebanon to Jct. KY 1195 at Poplar Grove.

KY 844
A—From Jct. Cannel City-Bethel Chapel Road in southern Morgan Co. to extending south 0.908 mile.

KY 845

KY 846
A—From Jct. KY 30 at Sturgeon in Owsey Co. to Jct. KY 11 at Conkling.

KY 847
A—From Jct. KY 30 at Travellers Rest in Owsey Co. to Jct. KY 30 at Levi.

KY 848
A—From Jct. US 41 at Trenton in Todd Co. to Jct. KY 102 west of Keysburg in Logan Co.

KY 849
A—From Jct. KY 307 and Old Mayfield Road in Eastern Carlisle Co. to Jct. KY 131 near Kaler in Graves Co.

KY 850
A—From Jct. KY 80 at Midas in Floyd Co. to Jct. KY 404 at Goodloe.

KY 851
A—From Jct. KY 89 at South Irvine in Estill Co. to end of State Maintenance near Evelyn in Lee Co.

KY 852
A—From beginning of State Maintenance near Blackburn Church at Jct. Marion-Porters Mill Road in eastern Crittenden Co. to end of State Maintenance at Little Piney Creek Bridge.

KY 853
A—From Jct. KY 189, 7.0 mi. S.W. of Greenville to Jct. KY 171, 2.8 mi. S. of Weir.

KY 854
A—From Jct. US 60 at Kilgore in Eastern Carter Co. to Jct. KY 1937 in Boyd Co.

KY 855
A—From Jct. KY 70 at Frances in Crittenden Co. to Jct. US 60, 1.0 mi. S.W. of New Salem.

KY 856

KY 857
A—From Jct. KY 132 near Free Union in Webster Co. to the Union Co. Line.

KY 858
A—From Jct. KY 90, 1.7 mi. N.E. of Susie in Wayne Co. to Jct. KY 200 at Bethesda.

KY 859

KY 860
A—From Jct. KY 170 at Flemingsburg Jct. in Fleming Co. to Jct. KY 1200 N.W. of Flemingsburg.

KY 861

KY 862

KY 863
A—From Jct. KY 486 at Dobbins in Elliott Co. to a point 0.12 mi. S. of Boggs Cemetery Road.

KY 864
AAA—From Jct. US 60 Truck Route in Louisville to Jct. KY 2053 near the Bullitt Co. Line.
A—From Main St. in Louisville to Jct. US 60, T.R. in Louisville.

KY 865
A—From Jct. KY 70 near Clarence in Pulaski Co. to Jct. KY 328, 2.5 mi. W. of Bee Lick.

KY 866
A—From Jct. KY 93 near Newbern in Livingston Co. to Jct. KY 70 at Tilie.

KY 867
AAA—From Jct. KY 1635 N.W. of Sublett in Magoffin Co. to Jct. KY 7 N.W. of Royalten.
AAA—From Jct. KY 7 at Royalton to end of State Maintenance 3.0 mile E. Jct. KY 7.
A—From Jct. KY 1635 N.W. of Sublett to Jct. KY 1090, 0.6 mi. S. of Lakeville.

KY 868
A—From Jct. US 31W in Muldraugh (Meade Co.) to end of State Maintenance at SCL of Muldraugh.

KY 869
A—From Jct. KY 70 near Sulphur Well in Metcalfe Co. to Jct. KY 314 at Center.

KY 870
A—From Jct. KY 1366 near Gum Tree in Monroe Co. to Jct. KY 63 at Mudlick.
KY 871
A—From Jct. KY 360, 1.6 miles N.E. of Spring Grove in Union Co. to Jct. KY 360, 1.6 miles S.W. of Uniontown.

KY 872
Not State maintained.

KY 873

KY 874
A—From Jct. KY 270 at Lisman, 4.6 miles N. of Providence to Jct. KY 1340.

KY 875
A—From Jct. KY 165, 2.4 miles N. of Mt. Olivet to Jct. KY 19 at Chatham in Bracken Co.

KY 876
AAA—From Jct. I-75, southwest of Richmond to Jct. KY 52, east of Richmond.
AA—From Jct. I-75, S.W. of Richmond to extending west to Silver Creek Bridge.
A—From Jct. KY 595, 2.0 miles N. of Round Hill (Madison Co.) to the Silver Creek Bridge.

KY 877

KY 878
A—From Jct. KY 69, 0.5 mile N.E. of Sulphur Springs in Ohio Co. to Jct. KY 54, 0.5 mile west of Yeaman Church in Grayson Co.

KY 879
A—From Jct. KY 112, 3.0 miles S.W. of Earlington to Jct. KY 1337, 2.0 miles east of Richland.

KY 880
Not state maintained.

KY 881
A—From Jct. US 119, 3.8 miles east of Meta in Pike Co. to Jct. Hurricane Branch Road, north of Varney.

KY 882
A—From Jct. US 460 in Morgan Co., near the Menifee Co. Line to Jct. Maytown Road, 1.3 miles south of Ezel.

KY 883
A—From Jct. US 68, 3.7 miles S.W. of Campbellsville to Jct. KY 210, 2.2 miles N.W. of Campbellsville.

KY 884

KY 885
A—From Jct. KY 7, N.E. of Green in Elliott Co. to end of State Maintenance, 2.068 miles N.E. of KY 7.

KY 886
A—From Jct. KY 144, 1.0 mile N.W. of Frymire in Breckinridge Co., extending into Meade Co. and return to Breckinridge Co. to a point 2950 feet north of the J. L. Swink Road.

KY 887
A—From Jct. KY 962, 4.4 miles N.E. of Fairdealing in Marshall Co. to Kentucky Lake.

KY 888
A—From Jct. KY 367, 2.5 miles N. of Elizaville in Fleming Co. to Jct. KY 161, 0.5 mile S. of Mason Co. Line.

KY 889
A—From Jct. KY 88, 1.4 miles S. of Johnson Crossroads in Grayson Co. to end of State Maintenance near Jct. of Ponderosa Road.

KY 890
A—From Jct. KY 181 at Clifty in Todd Co. to Jct. KY 181 7.4 miles S.E. of Greenville.

KY 891
A—From Jct. KY 85, 1.3 miles W. of Island in McLean Co. to Jct. KY 138, 5.4 miles S.E. of Calhoun.

KY 892
A—From Jct. KY 254 near the NECL of Madisonville to Jct. KY 862 near Madisonville Airport.

KY 893
A—From Jct. KY 121 at the Calloway-Graves Co. Line to Jct. KY 121 near Cherry, 3.0 miles S.E. of Murray.

KY 894
A—From Jct. KY 121, 1.1 miles S.E. of Murray to end of State Maintenance, 0.815 miles north of KY 121.

KY 895
A—From Jct. KY 204, 0.3 mile N. of Redbird in Whitley Co. to Jct. KY 204, 0.3 mile N. of Canada Church Road.

KY 896
A—From Jct. KY 90, 1.5 miles N.W. of Honeybee in McCrory Co. to Laurel River Boat Dock at Lake Cumberland.

KY 897
A—From the Owen-Franklin Co. Line to Jct. KY 368, 3.8 miles S.E. of Monterey.

KY 898

KY 899
A—From Jct. KY 1393 at Mallie in Knott Co. S.E. of Hindman to Jct. KY 7 near the Floyd Co. Line.

KY 900

KY 901
A—From Jct. KY 551, 1.6 mi. N. of Columbia to Jct. KY 1323, 1.7 mi. N.E. of Columbia.
KY 902
A—From Jct. KY 139 at Creswell in Caldwell Co. to Jct. KY 70 at Dycusburg in Crittenden Co.

KY 903
A—From Jct. KY 93 at Lamasco in Lyon Co. to Jct. KY 293, 2.1 mi. S.W. of Princeton.

KY 904
A—From Jct. KY 92, 5.0 mi. W. of Williamsburg to Jct. KY 92 at Siler in S.E. Whitley Co.

KY 905
A—From Jct. US 641 in Hardin via 2nd St. and Commerce to Jct. KY 80 in Hardin (Marshall Co.).

KY 906
A—From Jct. US 127 at Kidds Store in Casey Co. to Jct. KY 78, 2.7 mi. E. of Ellisburg.

KY 907
AAA—From Jct. US 31W at Valley Station to Jct. KY 1020 near SCL of Louisville.

KY 908
A—From Jct. KY 292 near mouth of Turkey Creek to Jct. Old Road Fork Road at Preece (Martin Co.).

KY 909
A—From Jct. I-75 to a point 0.49 mile S.W. of I-75.

KY 910
A—From Jct. KY 80, 1.8 miles east of Russell Springs to Jct. US 127 at Phil in Casey Co.

KY 911

KY 912
A—From Jct. KY 704, 5.3 miles N.E. of Burkesville to a point 1,000 feet east of Crocus Creek Bridge.

KY 913

KY 914
A—From Jct. US 68 at Hiatt in Marshall Co. to entrance to Four Rivers Scout Camp.

KY 915
A—From Jct. KY 79, 2.5 miles N.E. of Russellville to Jct. Inso-Homer Road at Homer.

KY 916
A—From Jct. KY 210 near SECL of Hodgenville to Jct. KY 470, 1.8 miles S.W. of Leafdale.

KY 917

KY 918
A—From Jct. Canton-Blue Spring Road near Lake Barkley to Lake Barkley State Park Entrance Road.

KY 919
A—From Jct. KY 878 at St. John's Church in Ohio Co. to Jct. KY 54, 4.7 mi. S.E. of Fordsville.

KY 920
AAA—From Jct. US 62 in Leitchfield in Grayson Co. to extending N.E. 1.0 mile.
A—From a point 1.0 mi. N.E. of US 62 to Jct. KY 1600 at the Hardin-Meade Co. Line.

KY 921
A—From Jct. 98 near the Allen-Barren Co. Line to Jct. KY 249, 4.6 mi. S. of Roseville in Barren Co.

KY 922
A—From Jct. KY 1973 in Fayette Co. to Jct. KY 620 near Turkey Foot in Scott Co.

KY 923
A—From Jct. KY 365 at Sturgis in Union Co. to end of State Maintenance 0.22 mile E. of KY 1508.

KY 924
A—From Jct. KY 781 in Fulton Co. via Crutchfield to Jct. KY 1529 in Hickman Co.

KY 925
A—From Tennessee State Line in Fulton Co. to Jct. KY 309, 2.3 mi. S. of Hickman.

KY 926
A—From Jct. KY 1160 at Dugansville in Mercer Co. to Jct. KY 390 at the Washington Co. Line.

KY 927
A—From Jct. US 27, 0.8 mi. S.W. of Parkers Lake in McCreary Co. to Boat Ramp at South Fork of Cumberland River.

KY 928
A—From Jct. KY 36, north of Moorefield in Nicholas Co. to Jct. Cassidy Road.

KY 929
A—From Jct. KY 139 in Cadiz, via Marion St. to Jct. US 68 in Cadiz.

KY 930

KY 931
A—From Jct. KY 160 near Kings Creek in Letcher Co. to Jct. KY 7, south of Colson.

KY 932
KY 933
AAA—From Jct. KY 448, 0.4 mile S.E. of Brandenburg to entrance to Industrial Plant.
AA—From entrance to Industrial Plant to Jct. KY 1638, S.E. of Brandenburg.

KY 934
A—From Jct. KY 39 at Woodstock in Pulaski Co. to Jct. KY 461 near the Rockcastle Co. Line.

KY 935
A—From Jct. KY 39, 13.8 miles N.E. of Somerset to Jct. KY 934, 1.2 miles W. of Walnut Grove.

KY 936
A—From Jct. KY 357, 2.3 miles west of Jonesville (Hart Co.) to Jct. US 31E at Jonesville.

KY 937
A—From Jct. US 60, 3.4 miles south of Smithland to Jct. KY 453, 3.9 miles S.E. of Smithland.

KY 938
A—From Jct. Brasswell-Bybee Road in Madison Co., approximately 2.5 miles south of KY 52 at Bybee to extending east 2.935 miles to end of State Maintenance.

KY 939
A—From Jct. KY 138, 1.5 mile S.W. of Rumsey in McLean Co. to a point 0.16 mile south of Cypress Creek Bridge.

KY 940
A—From Jct. KY 121, 2.5 miles S.E. of Mayfield to Jct. KY 464, 1.8 miles east of Mayfield.

KY 941
A—From the Meade-Breckinridge Co. Line to Jct. US 60 in Meade Co., 0.6 mile south of Guston.

KY 942
A—From the Knott-Perry Co. Line in southwestern Knott Co. to extending north 0.8 mile into Knott Co.

KY 943
A—From Jct. KY 129 in Graves Co. at Tennessee State Line to Jct. KY 94 near Water Valley.

KY 944
A—From Jct. KY 58, 5.5 miles east of Clinton to Jct. US 45 near the SCL of Wingo in Graves Co.

KY 945
A—From Jct. KY 121, 4.0 miles N.W. of Mayfield to Jct. KY 339 near Melber.

KY 946
A—From Jct. KY 746, 0.4 mile west of Pomeroyton in Menifee Co. to Jct. US 460, 1.8 miles S.E. of Ézel in Morgan Co.

KY 947
A—From Jct. KY 56 at Morganfield to Jct. KY 360, 5.4 miles N.W. of Morganfield.

KY 948
A—From Jct. KY 947, 1.5 miles N.W. of Morganfield to Jct. KY 130, north of Morganfield.

KY 949

KY 950
A—From Jct. US 60, 4.1 miles N.E. of Sturgis to Jct. KY 758, 0.5 mile S. of Cullen (Union Co.).

KY 951
A—From Jct. KY 144 at Knottsville in Daviess Co. to Jct. KY 1389 at Gatewood.

KY 952
A—From Jct. US 62 at Lake City in Livingston Co. to Jct. KY 453 at the Lyon Co. Line.

KY 953
A—From Jct. KY 214, 1.2 miles N. of Raydure in Monroe Co. to KY 61 near Littrell in Cumberland Co.

KY 954
A—From Jct. KY 52, 7.7 miles east of Lancaster to Jct. KY 21, 3.2 miles S.W. of Berea.

KY 955

KY 957

KY 958

KY 959
A—From Jct. KY 80, 1.2 miles W. of Bliss in Adair Co. to Jct. KY 768 near Milltown.

KY 960
A—From Jct. KY 1554, 2.4 miles N. of Sorgho in Daviess Co. to Jct. Birk City-Stanley Road.

KY 961

KY 962
A—From Jct. KY 80, 1.0 mile E. of Hardin in Marshall Co. to end of State Maintenance near Girl Scout Camp at Kentucky Lake.

KY 963
A—From Jct. US 68, 1.5 miles S.E. of Briensburg in Marshall Co. to Kentucky Lake.

KY 964
A—From Jct. KY 663, N.E. of Adairville in Logan Co. to Jct. KY 1308, 2.9 miles N.E. of Adairville.
KY 965  

KY 966  
A—From Jct. KY 3, 2.1 miles S.W. of Mavity in Boyd Co. to Jct. US 60 at Coalton.

KY 967  

KY 968  

KY 969  
A—From Jct. US 127, 2.5 miles S.E. of Albany to Jct. KY 968.

KY 970  
A—From Jct. US 62, S.W. of Paducah to Jct. KY 1322, 0.9 mile W. of Lone Oak.

KY 971  
A—From Tennessee State Line in western Fulton Co. to Jct. KY 653 near Sassafras Ridge.

KY 972  
A—From Jct. KY 732 in eastern Calloway Co. to end of State Maintenance at Kentucky Lake.

KY 973  
A—From Jct. US 431 at Dunmor in Muhlenburg Co. to Jct. KY 181, 2.4 miles N. of Logan Co. Line.

KY 974  
AA—From Jct. KY 1923 in Winchester to Jct. Muddy Creek Road at Hunt.  
A—From Jct. Muddy Creek Road at Hunt to Jct. KY 1960 at Kiddville in eastern Clark Co.

KY 975  
A—From Jct. KY 1182, 2.7 mi. S.E. of Pitts in Estill Co. to end of State Maintenance near Fitzburg.

KY 976  
A—From Jct. KY 519 in Zag in Morgan Co. to end of State Maintenance near Licking River.

KY 977  
A—From Jct. KY 52 at Waco in Madison Co. to end of State Maintenance near the Kentucky River.

KY 978  

KY 979  
A—From Jct. KY 122 at Hi Hat in Floyd Co. to Jct. US 23 at Harold.

KY 980  

KY 981  
A—From Jct. US 60 in Marion to Jct. KY 91 in Marion.

KY 982  
AAA—From Jct. US 27 near Lair in Harrison Co. to Jct. county road in Lair; and from Jct. KY 32 (Pike St.) in Cynthiana to L & N R.R. Crossing N. of Licking River Bridge.  
A—From Jct. county road at Lair to L & N R.R. Crossing at Cynthiana.

KY 983  
A—From Jct. US 41A in Dixon in Webster Co. to Jct. KY 56 near Boxville in Union Co.

KY 984  
A—From Lewis-Mason Co. Line to Jct. KY 57 near Salem Church in Lewis Co.

KY 985  
A—From Jct. KY 772, 4.0 mi. N. of Ezel in Morgan Co. to end of State Maintenance 0.17 mi. N.E. of White Creek Bridge.

KY 986  
AA—From Jct. KY 7 near Grayson Reservoir in Carter Co. to Jct. KY 182 near Pine Springs Church.  
A—From Jct. KY 182 near Pine Springs Church to Jct. US 60 in Olive Hill.

KY 987  
AAA—From Jct. US 421 at Cawood in Harlan Co. to extends S.W. to Dam Site near Smith, Kentucky.  
A—From Jct. US 119 near Varilla in Bell Co. to Dam Site near Smith, Kentucky.

KY 988  

KY 989  
A—From Jct. KY 344 at Pleasurville in Northern Fleming Co. to Jct. KY 10 at Charters in Lewis Co.

KY 990  
A—From Jct. US 421 S.E. of Harlan to end of State Maintenance 1.3 miles N.E. of US 421.

KY 991  
A—From Jct. KY 987 S. of Cawood in Harlan Co. to end of State Maintenance near Three Point.

KY 992  
AA—From Jct. US 60, 0.6 mi. W. of Hardinsburg to a point 2.6 mi. W. of US 60.  
A—From Jct. KY 44 S.W. of Cloverport to a point 2.6 mi. W. of US 60 near Hardinsburg.

KY 993  

KY 994  
A—From Jct. US 60 in Paducah via Freeman to Jct. KY 849, 1.1 mi. E. of Boaz in Graves Co.
KY 995
A—From Jct. US 60 in McCracken Co. 0.9 mi. E. of Ballard Co. Line to Jct. KY 725.

KY 996
AAA—From Jct. US 60 W. of Paducah to end of State Maintenance at TVA Road.

KY 997
A—From Jct. KY 157, 4.1 mi. N.W. of New Castle to south end of L & N R.R. Bridge at Campbellsburg.

KY 998

KY 999

KY 1000
A—From Jct. US 460 at White Oak in Morgan Co. to Jct. KY 191 in Caney.

KY 1001
A—From Jct. KY 80 at west end of Fishing Creek Bridge in Pulaski Co. to Lees Ford Boat Dock.

KY 1002
A—From Jct. KY 519, 0.9 mile W. of Yocum in Morgan Co. to end of State Maintenance, 0.4 mile north of Old Disney Road.

KY 1003
A—From Jct. KY 192 at Mount Victory in Pulaski Co. to Jct. KY 80, east of Shopville.

KY 1004

KY 1005
A—From Jct. KY 43, 3.0 miles N.E. of Shelbyville to Jct. US 60 in West Frankfort.

KY 1006
A—From Jct. KY 192, 0.6 mile S.W. of London to Levi Jackson State Park.

KY 1007

KY 1008
AAA—From Jct. US 31W near SCL of Franklin to Jct. KY 1171 at ECL of Franklin.

KY 1009
A—From Jct. KY 829, 0.5 mile S.W. of Narvel in Clinton Co. to end of State Maintenance, 1200 feet S.E. of Dry Hollow Road at Slickford in Wayne Co.

KY 1010
A—From Jct. KY 1812, near Malaga in Wolfe Co. to Jct. KY 946 at Maytown in Morgan Co.

KY 1011
A—From Jct. KY 10, 1.0 mile N.W. of Berlin in Bracken Co. to Jct. KY 1159 at Camminsville.

KY 1012

KY 1013
AAA—From Jct. KY 32, 0.5 mile north of Plummer's Mill in Fleming Co. to a point 1.4 miles N.E. of KY 32.
A—From Jct. KY 158, 0.7 mile east of Hillsboro to Jct. KY 32 near Plummer's Mill.
A—From a point 1.4 miles N.E. of KY 32 to Jct. KY 559, 0.9 mile W. of Lewis Co. Line.

KY 1014
A—From Jct. KY 348 in southern McCracken Co. to Jct. KY 994, south of Paducah.

KY 1015
A—From Jct. KY 88 in western Hart Co., 1.8 miles N.W. of Big Windy to west end of Little Dog Creek Bridge at Nolin Lake.

KY 1016

KY 1017

KY 1018

KY 1019
A—From Jct. KY 10 at the Bracken-Pendleton Co. Line to Jct. KY 8 at Foster in Bracken Co.

KY 1020
AAA—From Jct. Main St. in Louisville to Jct. KY 61 near Shepherdsville in Bullitt Co.

KY 1021
A—From Jct. KY 10 at Quincy in Lewis Co. to Jct. KY 784 at the Greenup Co. Line.

KY 1022
A—From Jct. KY 1203 in Western Carlisle Co., via Collins Road and Laketown Road to a point 0.5 mile south of US 51 (end of State Maintenance).

KY 1023
A—From Jct. KY 229, 0.8 mile east of Boreing in Laurel Co. to end of State Maintenance, 1.745 miles S.E. of beginning.

KY 1024
A—From Jct. KY 1662, 0.8 mile N.W. of I-64 in western Carter Co. to Jct. Right Prong Flat Fork Road.

KY 1025
AAA—From Jct. US 60, east of Olive Hill to State Highway Maintenance Bara, 0.3 mile north of US 60.
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KY 1026

KY 1027

KY 1028
A—From Jct. KY 89 at Mina Station in Clark Co. to Jct. KY 82 near Waltersville in Powell Co.

KY 1029
A—From Jct. KY 165, 3.8 miles east of Piqua in Robertson Co. to Jct. US 62, 1.0 mile east of Sardis in Mason Co.

KY 1030

KY 1031

KY 1032
A—From Jct. KY 36, 1.9 miles east of Stringtown in N.W. Harrison Co. to Jct. US 27, 9.0 miles N. of Cynthia.

KY 1033
A—From Jct. KY 281 at Vandetta in Hopkins Co. to Jct. KY 138, west of Slaughters.

KY 1034
A—From Jct. KY 109 in western Hopkins Co. to Jct. KY 1178 near the NWCL of Madisonville.

KY 1035
A—From Jct. KY 80, 1.4 miles west of London to end of State Maintenance at County Farm Spur Road.

KY 1036
A—From Jct. KY 11 at Zachariah in Lee Co. to end of State Maintenance at Greeley.

KY 1037
A—From Jct. US 41A in Madisonville, via North St. and Laffon St. to entrance to State T.B. Hospital.

KY 1038
A—From Jct. KY 79, 3.5 miles N.E. of Russellville to Jct. KY 1083 in Butler Co.

KY 1039
A—From Logan-Simpson Co. Line to Jct. Duncan Chapel Road, N.W. of Auburn in Logan Co.

KY 1040
A—From Jct. US 431 at Danby, N.W. of Russellville to Jct. Lost City Road, 1.4 miles N. of Cooperstown.

KY 1041
A—From Jct. KY 96 at Dot in Logan Co. to Jct. US 79 near Cave Springs.

KY 1042

KY 1043

KY 1044
A—From Jct. KY 92, 2.4 miles N.W. of Pine Knot in McCreary Co. to Jct. KY 92 near Hollyhill.

KY 1045
A—From Jct. US 27, 1.0 mile north of Flat Rock in McCreary Co. to Jct. KY 700, S.W. of Cumberland Falls.

KY 1046
A—From Jct. Calhoun-Buck Creek-Livermore Road, S.E. of Livermore in McLean Co. to Jct. KY 140 near the Daviess Co. Line.

KY 1047
A—From Jct. Paradise Bottom Road in northwestern Meade Co., via Mt. Hope Church and including all of loop in the Big Bend of Ohio River to another Jct. with Paradise Bottom Road.

KY 1048
A—From Jct. KY 314 at Center in Metcalfe Co. to Jct. KY 218 at Craillo in Green Co.

KY 1049
A—From Jct. KY 163, 0.5 mile N. of Tompkinsville to Jct. KY 163, 0.5 mile N. of Rockbridge.

KY 1052
A—From Jct. KY 1422 near Bethel Church in Marshall Co. to a point near Kentucky Lake.

KY 1053

KY 1054
A—From Jct. KY 36, 4.7 miles N.W. of Cynthia to Jct. KY 22, 1.1 miles east of Locust Grove in Pendleton Co.

KY 1055
A—From Jct. KY 194 south of Freeburn in S.E. Pike Co. to Jct. Left Fork Barrens Creek Road.

KY 1056
A—From Jct. KY 199 near McAndrews in Pike Co. to the West Virginia State Line.

KY 1057
KY 1058
A—From Jct. KY 379 at Creelsboro in S.W. Russell Co. to Jct. KY 55, 1.9 miles west of Freedom.

KY 1059
A—From Jct. KY 227, 2.2 miles N.W. of Stamping Ground in Scott Co. to Jct. Locust Fork Road near Longlick.

KY 1060
A—From Jct. KY 44 at Waterford in Spencer Co. to Jct. KY 1319 at the Bullitt Co. Line.

KY 1061
A—From Jct. 55, 3.2 miles south of Campbellsville to Jct. Soul Dike Road at Green River.

KY 1062

KY 1063
A—From Jct. KY 983, 1.9 miles N.W. of Dixon in Webster Co. to Jct. US 41A, 2.5 miles north of Dixon.

KY 1064
A—From Jct. KY 92 at Louden in Whitley Co. to Jct. KY 6, S.E. of Woodbine.

KY 1065
AAA—From Jct. KY 907 (Third St. Road At Louisville) to Jct. US 31E, south of Fern Creek.
A—From Jct. US 31E, south of Fern Creek to Jct. KY 1819, south of Jeffersontown.

KY 1066

KY 1067
A—From Jct. KY 613, 5.0 miles N.E. of Bowen in Powell Co. to the Menifee Co. Line.

KY 1068
A—From Jct. KY 59 near Laurel Point Church in Lewis Co. to extends S.W. 5.67 miles to Laurel Fork Bridge near Harris.

KY 1069
A—From Jct. KY 1751, 4.0 miles north of Madisonville to Jct. KY 120, 3.1 miles west of Slaughters in Webster Co.

KY 1070
A—From Jct. US 51 at the Hickman-Fulton Co. Line to end of State Maintenance, 1.3 miles north of US 51.

KY 1071
AA—From Jct. KY 30 in Owsley Co. near the Jackson Co. Line to a point 1.0 mile N.W. of KY 30.
A—From Jct. US 421, south of Grey Hawk in Jackson Co. to a point 1.0 mile N.W. of KY 30.

KY 1072
A—From Jct. KY 8 at Ludlow to Jct. US 42 at Fort Wright; and from I-75 to Jct. KY 17 near Lakeview.

KY 1073
A—From Jct. KY 690, 0.9 mile S. of Custer in Breckinridge Co. to Jct. Marks Ridge Road, 0.6 mile S. of Locust Hill.

KY 1074
A—From Jct. KY 185, 0.3 mile S. of Ready in Grayson Co. to the Edmonson Co. Line.

KY 1075
A—From Jct. KY 185 at Nash in Edmonson Co. to Jct. KY 187, 0.2 mile South of Grayson Co. Line.

KY 1076
A—From Jct. US 127 at Static in Clinton Co. to Jct. KY 696, 2.1 miles south of Savage.

KY 1077
A—From Jct. KY 506, 1.5 miles W. of Piney Fork in Crittenden Co. to Piney Creek Church, 1.223 miles south of KY 506.

KY 1078
A—From Jct. US 60 near Spottsville in Henderson Co. to Jct. New Cash Creek Road in S. E. Henderson Co.

KY 1079
A—From Jct. KY 569 at Hudgins in Green Co. to Jct. KY 357, 0.5 mile south of Brooks in Larue Co.

KY 1080
AAA—From Jct. US 431 at Nuckols in McLean Co. to a point 1.0 mile west of US 431.
A—From Jct. KY 250, 2.8 miles east of Buel in McLean Co. to a point 1.0 mile west of US 431; and from Jct. US 431 at Nuckols to Jct. KY 136 at the Ohio Co. Line.

KY 1081
A—From Jct. US 460 at Falcon, 3.8 miles N.E. of Salyersville to Jct. US 460 in Morgan Co., 1.5 miles S.E. of White Oak.

KY 1082
A—From the Powell-Clark Co. Line to Jct. KY 1028, 3.0 miles west of Clay City in Powell Co.

KY 1083

KY 1084
A—From Tucker-Guthrie Memorial Airport, north of Loyall in Harlan Co. to Jct. US 119 near Baxter.

KY 1085

KY 1086
A—From Jct. KY 7 at Wayland in Floyd Co. to Jct. KY 122 near Minnie.

KY 1087
AAA—From Jct. KY 476 at Ary in Perry Co. to a point 0.8 mile N.E. of KY 476.
A—From a point 0.8 mile N.E. of KY 476 in Perry Co. to Jct. KY 80 at Mousie in Knott Co.
KY 1088
AA—From Jct. KY 80, northeast of Hazard to the Knott Co. Line.
A—From the Knott-Perry Co. Line to Jct. KY 15 at Sassafras in Knott Co.

KY 1089
A—From Jct. US 41A west of Hebo in Hopkins Co. to Jct. Grace-Cartwright Road, 1.9 miles N. of US 41A.

KY 1090
A—From Jct. KY 30 near Hendricks in Magoffin Co. to Jct. KY 7, 0.3 mile S.E. of Salyersville.

KY 1091
A—From Jct. KY 7, 1.8 miles north of Topmost in Knott Co. to Jct. KY 122 at Buckingham in Floyd Co.

KY 1092
A—From Jct. KY 469, 1.2 miles N.E. of Keaton in northwest Johnson Co. to Jct. KY 201 at Kerz.

KY 1094
A—From Jct. KY 205 at Lee City in Wolfe Co. to end of State Maintenance at Wolf Pen Branch Road, 0.4 mile south of Bays in Breathitt Co.

KY 1095
A—From Jct. KY 15 at Vicco in Perry Co. to Jct. Fusonia-Kodak Road near Kodak.

KY 1096
AAA—From Jct. KY 80 near Ayawam in Perry Co. to Jct. KY 15 at Fourseam, south of Hazard.

KY 1097

KY 1098
AAA—From Jct. KY 15 at Quicksand in Breathitt Co. to Jct. KY 1111 at Quicksand Creek.
A—From Jct. KY 1111 at Quicksand Creek to Jct. KY 80 at Leburn, 0.8 mile N.E. of NECL of Hindman in Knott Co.

KY 1099

KY 1100
A—From Jct. KY 1750 at Whitaker in northwest Floyd Co. to Jct. KY 1428, 2.7 miles N. of Prestonsburg.

KY 1101
A—From Jct. KY 122 at Drift in Floyd Co. to Jct. Johnson Road, 1.0 mile S.E. of KY 122.

KY 1102
A—From Jct. KY 80, 6.3 miles west of Hindman to Jct. KY 1087, 1.2 miles east of Talcum.

KY 1103
A—From Jct. KY 160, 0.6 mile N.E. of Linefork in Letcher Co. to Jct. KY 7 at Ulyah.

KY 1104
A—From Jct. KY 76, 4.3 miles N.W. of Neatsville in Adair Co. to Jct. Crooked Creek Road, 5.1 miles N.E. of KY 76.

KY 1105
A—From Jct. US 60 at Barlow in Ballard Co. to Jct. KY 473 at Bandana.

KY 1106
A—From Jct. KY 1325, 0.5 mile north of Reynoldsville in Bath Co. to Jct. KY 11 at Bethel.

KY 1107
A—From Jct. US 23 near Leviisa Fork Bridge, 2.4 miles south of Paintsville, via Thelma to end of State Maintenance near Old Friendship Church.

KY 1108
A—From Jct. KY 37 at Forkland in Boyle Co. to Jct. KY 34 at Mitchellsburg.

KY 1109
A—From Jct. KY 10, 2.7 miles S.E. of Lenoxburg in Bracken Co. to Jct. KY 3 at Bradford.

KY 1110
AAA—From Jct. KY 28 at the Breathitt-Perry Co. Line to Jct. KY 15 at Haddix.

KY 1111
AAA—From Jct. KY 108 in eastern Breathitt Co. to end of State Maintenance at Big Lovely Branch Road.

KY 1112
A—From Jct. KY 227 at Langstaff in Carroll Co. to Jct. KY 47, 1.0 mile S.E. of Ghent.

KY 1113
A—From Jct. KY 61 in Lebanon Junction (Bullitt Co.) to Camp Crescendo Road.

KY 1114
A—From Jct. KY 30 at Turkey in Breathitt Co. to Jct. Short Fork-Houston Road.

KY 1115
A—From Jct. US 421, 1.7 miles south of Harlan to extends S.W. 0.203 mile to near Cawood High School.

KY 1116
A—From Jct. KY 61 at Zoneton in Bullitt Co. to Jct. KY 2053 in Jefferson Co.

KY 1117
AA—From Jct. 369 at Rochester, via Prove to Jct. KY 70 near Dunbar (Butler Co.).

KY 1118

KY 1119
A—From Jct. KY 293, 3.6 miles north of Princeton to Jct. KY 139 at Farmersville.

KY 1120
AAA—From Jct. I-75 in Covington, via 12th St. in Covington and 11th St. in Newport to Jct. US 27 at York
St. in Newport; and from Jct. US 27 at 10th and York Sts. in Newport to Jct. US 27 at 10th and Monmouth Sts. in Newport.


Note: Toll Bridge over Licking River not state maintained.


KY 1121
A—From Jct. KY 10 at Wesley Chapel in S.E. Campbell Co. to Jct. KY 10 in Alexandria.

KY 1122
A—From Jct. KY 1496, 3.4 miles west of Willard in Carter Co. to Jct. KY 486 near the Carter-Elliott Co. Line.

KY 1123
A—From Jct. KY 57, 0.5 mile S. of Battle Run in Fleming Co. to Jct. KY 1325, 3.6 miles S. of Craintown.

KY 1124
A—From Jct. KY 121, 3.1 miles S.E. of Mayfield to Jct. KY 564.

KY 1125
A—From Jct. KY 166, 4.6 miles west of Fulton to Jct. KY 924, S.W. of Crutchfield.

KY 1126
A—From Jct. KY 1125, 2.0 miles S.W. of Crutchfield in eastern Fulton Co. to Jct. Crutchfield Road, 1.2 miles south of Crutchfield.

KY 1127
A—From Jct. KY 116 at the Tennessee State Line (Fulton Co.) to Jct. KY 94, 5.4 miles east of Hickman.

KY 1128
A—From Jct. KY 1463, 2.5 miles south of Hickman to Jct. KY 239, 1.3 miles south of Cayce.

KY 1129
A—From Jct. KY 125, 2.2 miles southeast of Hickman to Jct. KY 239, 2.6 miles north of Cayce.

KY 1130
A—From Jct. KY 465 in Gallatin Co., 1.8 miles east of Carroll Co. Line to Jct. KY 35, 2.0 miles S.W. of Warsaw.

KY 1131
A—From Jct. KY 39 at McCreary in Garrard Co. to Jct. KY 1295.

KY 1132
A—From Jct. KY 36 at Jonesville in Grant Co. to Jct. KY 467 at Folsom.

KY 1133
A—From Jct. KY 187, 3.6 miles S.W. of Leitchfield to end of State Maintenance, 0.69 mile N. of Edmonson Co. Line.

KY 1134

KY 1135
A—From Jct. KY 222, 4.8 miles E. of Glendale in Hardin Co. to Jct. KY 61, 1.5 miles S.E. of Elizabethtown.

KY 1136

KY 1137
A—From Jct. KY 421 at Cawood in Harlan Co. to end of State Maintenance, 2.045 miles N.E. of US 421.

KY 1138
A—From Jct. KY 987, 1.5 miles S.W. of Cawood (Harlan Co.) to Jct. US 421, 0.9 mile west of Cranks.

KY 1139
A—From Jct. KY 594, S.W. of Irvine in Estill Co. to end of State Maintenance at Big Round Mt. Road.

KY 1140
A—From Jct. US 31W, at the NCL of Munfordville (Hart Co.) to Jct. KY 224 in northwest Hart Co.

KY 1141
A—From Jct. US 31E near the Hart-Barren Co. Line to Jct. KY 218, 0.6 mile E. of Horse Cave.

KY 1142
AAA—From Jct. KY 1931 near Louisville via Palatka Road to Jct. KY 907 (Third St. Road).

KY 1143
A—From Jct. KY 300, 0.5 mile S. of Lincoln-Boyle Co. Line to Jct. KY 8009 at Entrance to Isaac Shelby Memorial State Park (Lincoln Co.).

KY 1144
A—From Jct. KY 52 in Beattyville to Jct. KY 498, 0.8 mile N.E. of Mt. Olivet.

KY 1145
A—From Jct. KY 581, 0.5 mile N. of Paintsville to extends S.E. 2.13 mile to Levisa Fork.

KY 1146
AAA—From Jct. KY 267 near Dice, N. of Hazard via Bulan to Jct. Mexico Branch Road at Hardburley.

KY 1147

KY 1148
A—From Jct. KY 15 near Isom in Letcher Co. to Jct. KY 931, 2.6 miles E. of Tilie.

KY 1149
A—From Jct. KY 474 in N.W. Carter Co. to Jct. KY 59 in Vanceburg (Lewis Co.).

KY 1150
A—From Jct. KY 590 at Hubble in Lincoln Co. to S.W. end of Dix River Bridge.

KY 1151
AAA—From Jct. US 79 near Lebanon Church in Logan
Co. to Jct. US 68 near Whippoorwill.
A—From Jct. KY 1041, 1.0 mile E. of Ferguson to Jct. US 79 near Lebanon Church; and from Jct. US 68 near Whippoorwill to Jct. KY 106, 1.8 mile S.W. of Lewisburg.

KY 1152
A—From Jct. KY 461 S. of Level Green in Rockcastle Co. to Jct. KY 1249 at Hansford.

KY 1153

KY 1154
A—From Jct. US 60, 1.4 mile W. of Future City in McCracken Co. to Jct. KY 725.

KY 1155
A—From Jct. KY 254, 1.0 mile E. of Towers Chapel in McLean Co. to Jct. KY 138 near Rumsey.

KY 1156

KY 1157
A—From Jct. KY 208, 0.9 mile S. of Calvary in Marion Co. to Jct. KY 49, 1.8 mile W. of Bradfordsville.

KY 1158
A—From Jct. KY 333 at Maples Corner in Meade Co. to Jct. KY 1600 at Flaherty.

KY 1159
AA—From Jct. KY 19 at Brooksville in Bracken Co. to Jct. KY 8 at Wellsburg.

KY 1160

KY 1161
A—From Jct. KY 7 at Pomp in Morgan Co. to end of State Maintenance, 3.66 miles East of KY 7.

KY 1162
A—From Jct. KY 191, 1.2 miles S. of Stacy Fork in Morgan Co. to Jct. KY 1000, 1.5 miles S.W. of White Oak.

KY 1163
A—From Jct. KY 181, 1.7 miles S.E. of Greenville to Jct. KY 246 at Beech Creek.

KY 1164
A—From Jct. KY 69, N.E. of Hartford in Ohio Co. to Jct. KY 878, 3.0 miles N.W. of Olaton.

KY 1165
A—From Jct. KY 7 near Viper in Perry Co. to Jct. KY 7, 2.7 miles N.W. of Letcher Co. Line.

KY 1166
A—From Jct. KY 1165, 0.1 mile S. of Viper in Perry Co. to end of State Maintenance, 2.206 miles from KY 1165.

KY 1167
A—From Jct. KY 519 at Clearfield in Rowan Co. to Jct. KY 173, 1.0 mile south of KY 32.

KY 1168
A—From Jct. KY 224, 4.0 miles east of Clarkson in Grayson Co. to Jct. KY 720 near Antioch Church.

KY 1169
A—From Jct. KY 55 at Elk Creek in Spencer Co. to end of State Maintenance near Rivals.

KY 1170
A—From Jct. KY 103 near Locust Grove Church in western Simpson Co. to Jct. KY 73, N.W. of Franklin.

KY 1171

KY 1172
A—From Jct. KY 693 at Flatwoods in Greenup Co. to Jct. KY 750.

KY 1173
A—From Jct. KY 1377, 2.5 miles S.W. of Milburn in Carlisle Co. to Jct. KY 307, 1.0 mile S. of Kirbyton.

KY 1174

KY 1175
A—From Jct. KY 272, S.W. of Cadiz in Trigg Co. to Jct. US 68, 0.5 mile S.W. of Cadiz.

KY 1176
A—From Jct. US 60, 3.7 miles S.W. of Morganfield to Jct. KY 758, 1.4 miles S. of Cullen (Union Co.).

KY 1177
A—From Jct. KY 270 near Bethany Chapel in Union Co. to Jct. KY 758, 0.6 mile N.W. of Pride.

KY 1178
A—From Jct. US 41A near the WCL of Madisonville to Jct. US 41A in Madisonville at intersection of Noel Avenue and Main St.

KY 1179
A—From Jct. KY 141, 4.0 miles N.E. of Uniontown in Union Co. to Jct. KY 359, 1.3 miles S.W. of Henderson Co. Line.

KY 1180
A—From Jct. KY 1179, S.E. of Uniontown in Union Co. to Jct. KY 2094 in Waverly.

KY 1181
A—From Jct. US 51, 0.4 mile S.E. of Bardwell (Carlisle Co.) to Jct. US 62, 2.3 miles N.E. of Bardwell.

KY 1182
A—From Jct. KY 52, 2.9 miles S. of Pitts in Estill Co. to Jct. Coblill-Patsy-Pilot Road.

KY 1183
A—From Jct. KY 49, north of Loretto in Marion Co. to Jct. KY 152 at Cisselville in Washington Co.
KY 1184
A—From Jct. KY 15 at Rosslyn in Powell Co. to Jct. KY 615.

KY 1185
A—From Jct. KY 828 at Overda in Lawrence Co. to Jct. KY 3, N.W. of Louisa.

KY 1187
A—From Jct. KY 106, 3.2 miles S. of Huntsville in Butler Co. to Jct. KY 1153, 1.6 miles N. of Boston.

KY 1189
A—From Jct. US 25, 0.5 mile S. of Fairston in Laurel Co. to Jct. KY 1803 near Cane Creek.

KY 1191

KY 1192
A—From Jct. KY 470, 2.5 miles S. of Buffalo in Larue Co. to Jct. KY 210 at the Green Co. Line.

KY 1193
A—From Jct. KY 192 near Baldrock in Laurel Co. to end of State Maintenance near Rockcastle River.

KY 1194

KY 1195
A—From Jct. US 68, 1.7 miles east of Lebanon to Jct. US 150, 4.4 miles east of Springfield.

KY 1196
A—From Jct. KY 1569, 0.9 mile N.W. of Menifee-Morgan Co. Line to Jct. US 460, 1.6 miles S.E. of Wellington in eastern Menifee Co.

KY 1197
A—From Jct. KY 227, 1.2 miles north of Hesler in Owen Co. to extends S.W. 1.630 miles.

KY 1198
A—From Jct. KY 57, 1.4 miles N.E. of Plum in Bourbon Co. to Jct. US 60, 3.2 miles west of Owingsville.

KY 1199
A—From Jct. KY 621, 5.4 miles N. of Franklin to Jct. US 31W, 0.7 mile S. of Warren Co. Line.

KY 1200
A—From Jct. KY 559, 1.0 mile N.W. of Flemingsburg to the Mason Co. Line.

KY 1201
A—From Jct. KY 1749 at Glenmore in northern Warren Co. to end of State Maintenance near the Green River at Butler Co. Line.

KY 1202
A—From Jct. KY 30 in Breathitt Co., 1.5 miles east of the Owsley Co. Line to end of State Maintenance 2.659 miles N.W. of KY 30.

KY 1203
A—From Jct. KY 123, 3.0 miles S.W. of Bardwell to Jct. US 51, 2.7 miles N.W. of Bardwell.

KY 1204
A—From Jct. KY 227, 1.0 mile N.W. of Worthville (Carroll Co.) to Jct. KY 36.

KY 1205
A—From Jct. KY 691 at Arat in Cumberland Co. to end of State Maintenance 2.779 miles S.E. of KY 691.

KY 1206
A—From Jct. KY 449, 2.1 miles S. of Modoc in Cumberland Co. to end of State Maintenance at Fрогue.

KY 1207
A—From Jct. KY 81 in Daviess Co., 2.5 miles N. of McLean Co. Line to Jct. KY 140 at Utica.

KY 1208
A—From Jct. KY 719, 1.2 miles S.W. of Fannin in Elliott Co. to Jct. Buck Fork Road.

KY 1209

KY 1210
A—From Jct. KY 80 S.W. of Martin in Floyd Co. to Jct. KY 404 near Samson Station.

KY 1211
AAA—From Jct. US 60 (2nd St. in Frankfort) via Taylor Ave. to Jct. US 421 at Broadway in Frankfort.

KY 1212
A—From Jct. KY 1128, S.W. of Cayce in Fulton Co. to Jct. KY 94, 1.4 miles west of Cayce.

KY 1213
A—From Jct. KY 339, 0.7 mile N. of Fancy Farm in Graves Co. to Jct. KY 440, 5.4 miles N.W. of Mayfield.

KY 1214
A—From Jct. US 62, near the ECL of Lettschfield to Jct. KY 728, 0.7 mile N. of Lines Mill in Harl Co.

KY 1215
A—From Jct. KY 813 in Mortons Gap (Hopkins Co.) to a point 150 feet west of US 41.

KY 1216
A—From Jct. KY 72 at Pansy in Harlan Co. to end of State Maintenance at Yancey.

KY 1217
A—From Jct. KY 416, 1.0 mile east of Tunnel Hill in Henderson Co. to Jct. KY 1299, S.W. of Henderson.

KY 1218
A—From Jct. KY 129 at the Tennessee State Line in Hickman Co. to Jct. US 45, 0.3 mile N.E. of Fulton Co. Line.

KY 1219
A—From Jct. KY 1218, 1.0 mile N. of Tennessee State Line in Hickman Co. to the Graves Co. Line.
KY 1220
A—From Jct. KY 109 north of Dawson Springs in Hopkins Co. to Tradewater River Bridge at Olney.

KY 1221
AA—From Jct. KY 70 and KY 85, east of Madisonville to I.C. Railroad Crossing approximately 2.2 miles south of beginning.
A—From I.C. Railroad to Jct. Unity Road in Madisonville.

KY 1222

KY 1223

KY 1224
A—From Jct. KY 40 at Tomahawk in Martin Co. to end of State Maintenance, 1.510 miles S. of Trace Fork Road.

KY 1225
A—From Jct. KY 80, 0.4 mile W. of WCL of Somerset to Jct. Cumberland Parkway.

KY 1226

KY 1227
A—From Jct. KY 30, 1.2 miles east of East Bernstadt in Laurel Co. to end of State Maintenance, 2.9 miles S.E. of KY 30.

KY 1228
A—From Jct. KY 490, 0.9 mile S.E. of Mershons in Laurel Co. to Jct. River Hill-Mt. Zion Road in northern Laurel Co.

KY 1229
A—From Jct. KY 1650 at Ottawa in Rockcastle Co. to Jct. US 150, 0.6 mile S. of Brodhead.

KY 1230
AAA—From Jct. with US 31W, southwest of Louisville to Jct. with KY 1934 at the intersection of Cane Run Road and Terry Road.

KY 1231
A—From Jct. KY 15, 1.0 mile S. of Amburgey in Knott Co. to Jct. KY 80, west of Hindman.

KY 1232 (Old US 25E)

KY 1233
A—From Jct. KY 56, 0.5 mile N. of Beech Grove in McLean Co. to Jct. KY 593, 2.6 miles E. of Comer.

KY 1234
A—From Jct. KY 597 at Mt. Gilead in Mason Co. to Jct. KY 10 at the Lewis Co. Line.

KY 1235
A—From Jct. KY 435 at Minerva in Mason Co. to Jct. KY 8 at Dover.

KY 1236

KY 1237
A—From Jct. KY 989 at Burtonville in Lewis Co. to Jct. KY 10 at Rectorville in Mason Co.

KY 1238
A—From Jct. KY 333 at Bewleyville in Breckinridge Co. to Jct. KY 1638 at Lickskillet in Meade Co.

KY 1239
A—From Jct. KY 144 near Paynesville in Meade Co. to Jct. KY 79 at Midway.

KY 1240
A—From Jct. US 460 at Denniston in Menifee Co. to KY 1274 (to Beaver Creek).

KY 1242
A—From Jct. US 460, 4.0 miles S.E. of Frenchburg to end of State Maintenance, 0.66 mile east of Tom Stamper Road.

KY 1243
A—From Jct. US 68, 0.9 mile north of Edmonton to Jct. KY 218 at Seymour in Hart Co.

KY 1244

KY 1245

KY 1246
A—From Jct. Walnut Street in Dawson Springs (Hopkins Co.) to end of State Maintenance at 4-H Club Camp.

KY 1247

KY 1248
A—From Jct. KY 80, 2.0 miles E. of Nancy in Pulaski Co. to Jct. KY 80, 2.0 miles W. of Somerset.
Note: No crossing at Lake Cumberland.

KY 1249

KY 1250
A—From Jct. KY 461 at Wabid in Rockcastle Co. to Jct. US 150, 1.4 miles south of Broadhead.

KY 1251
A—From Jct. KY 1060, 1.4 miles N. of Waterford (Spencer Co.) to end of State Maintenance at Salt River.

KY 1252
A—From Jct. KY 527, 7.3 miles N.W. of Campbellsville to Jct. Chaney Colsby Road.
KY 1253
A—From Jct. KY 525, 3.4 miles N.W. of Roaring Springs in Trigg Co. to Jct. KY 272, 3.3 miles west of Christian Co. Line.

KY 1255
A—From Jct. KY 1256, west of Milton in Trimble Co. to a point 3,800 feet west of Kruse Lane.

KY 1256
A—From Jct. KY 625 near the WCL of Milton in Trimble Co. to Jct. Coopers Bottom Road.

KY 1257
A—From Jct. KY 109, west of Henshaw in Union Co. to Jct. Mt. Olive Road.

KY 1258
A—From Jct. KY 167 near Sumpter School in Wayne Co. to Jct. KY 92, east of Monticello.

KY 1259
A—From 1.00 mile S. of KY 727 in Corbin to Jct. KY 727, S.W. of Corbin.

KY 1260
A—From Jct. Lost Creek Road at the Morgan-Johnson Co. Line, via Lower Sandlick Creek Road to end of State Maintenance, 0.36 mile S.W. of Buckner Branch Road in Morgan Co.

KY 1261
A—From the Wolfe-Breathitt Co. Line to Jct. KY 1812 at Landsaw in Wolfe Co.

KY 1262

KY 1263
A—From Jct. KY 420, 2.3 miles S. of Frankfort to end of State Maintenance, 0.14 mile W. of Big Eddy Beach Road.

KY 1264
A—From Jct. KY 224, 0.3 mile S.E. of Clarkson in Grayson Co. to Jct. Fragrant-Rock Creek Road.

KY 1265
A—From Jct. KY 144 at Dukes in Hancock Co. to Jct. KY 69, 0.9 mile S.E. of Hawesville.

KY 1266
A—From Jct. KY 734 at Seventy Six in Clinton Co. to Grider Hill Dock at Lake Cumberland.

KY 1267
A—From Jct. KY 33 at Troy in Woodford Co. to Jct. US 68 at South Elk horn in Fayette Co.

KY 1268
A—From Jct. US 68, 0.8 mile N.W. of Wilmore in Jessamine Co. to Jct. KY 39, 1.4 miles S. of Black Ridge.

KY 1269

KY 1270
A—From Jct. KY 97 in Graves Co., 0.7 mile N. of Tennessee State Line to Jct. KY 893, 0.7 mile west of Taylors Store in Calloway Co.

KY 1271
A—From Jct. KY 810, 0.8 mile S.W. of Suwanee in Lyon Co. to Boat Ramp at Lake Barkley.

KY 1272
A—From Jct. KY 903, 0.5 mile N. of Lamaso in Lyon Co. to Jct. KY 139, 4.8 miles S. of Princeton.

KY 1273

KY 1274
A—From Jct. KY 36, north of Frenchburg to the Rowan Co. Line.

KY 1275
A—From the Menifee-Rowan Co. Line to Jct. KY 519, 3.3 miles south of Morehead.

KY 1276
A—From a point 200 feet W. of Broiles Hollow Road at Spann in Wayne Co. to Jct. KY 90 near Touristville.

KY 1277
A—From Jct. KY 121, 2.8 miles N.W. of Mayfield to end of State Maintenance at I.C.G. R.R.

KY 1278
A—From beginning of State Maintenance near Rt. Fork Caney Creek, S.E. of Roosevelt in Breathitt Co. to Jct. Old Lost Creek Road near Watts.

KY 1279
A—From Jct. KY 547, near the NECL of Alexandria in Campbell Co. to Jct. KY 1997, 1.2 miles east of KY 547.

KY 1280

KY 1281
A—From Jct. KY 1590, S.E. of Seminary in Clinton Co. to the Cumberland Co. Line.

KY 1282
A—From Jct. KY 94 at Miller in Fulton Co. to Jct. KY 925, S.W. of Brownsville.

KY 1283
A—From Jct. KY 1841 (Main St. in Water Valley) in Graves Co. to Jct. KY 58, west of Holifield.

KY 1284

KY 1285
A—From Jct. KY 57 near East Union in Nicholas Co. to Jct. KY 36 at Carlisle.
KY 1286
A—From Jct. US 45, 1.9 miles N. of St. Johns in McCracken Co. to Jct. KY 998, S.W. of Paducah.

KY 1287

KY 1288
A—From Jct. KY 961, 7.3 miles S.E. of Bowling Green to Jct. Old Scottsville-Bowling Green Road.

KY 1289
A—From Jct. KY 1011, 2.0 miles N. of Berlin in Bracken Co. to Jct. KY 1109.

KY 1290
A—From Jct. KY 121 in Wickliffe to Jct. KY 802, N. of Slater.

KY 1291

KY 1292

KY 1293

KY 1294
A—From Jct. KY 293 near New Hope Church in western Hopkins Co. to Jct. KY 291 at Dalton.

KY 1295
AA—From Jct. KY 52 at Hyattsville in Garrard Co. to Jct. KY 52 in Madison Co., 1.5 miles S.W. of Caleast.

KY 1296

KY 1297

KY 1298
A—From Jct. KY 32, 1.8 miles W. of Headquarters in Nicholas Co. to the Harrison Co. Line.

KY 1299
A—From Jct. KY 416, west of Robards in Henderson Co. to Jct. KY 285, near the SWCL of Henderson.

KY 1300
A—From Jct. KY 123, 2.9 miles S. of Columbus in Hickman Co. to Jct. KY 58, 1.6 miles E. of Columbus.

KY 1301
A—From Jct. US 51, 2.7 miles N. of Clinton to end of State Maintenance, 1.406 miles N.W. of US 51.

KY 1302
A—From Jct. KY 70 near SWCL of Madisonville to Jct. Manitou-Richland Road.

KY 1303

KY 1304

KY 1305
A—From Jct. KY 80, 3.8 miles S.E. of London to Jct. KY 80 at Lida.

KY 1306
A—From Jct. KY 10 at Garrison in Lewis Co. to Spy Run Bridge, 1.6 miles S. of KY 10.

KY 1307

KY 1308
A—From Jct. KY 591, east of Adairville in Logan Co. to Jct. KY 663 near Schochoi.

KY 1309
A—From Jct. US 68 at Daysville in Todd Co. to Jct. KY 775, 0.9 mile N.E. of Lickskillet in Logan Co.

KY 1310
A—From Jct. US 45 in Paducah to Jct. KY 994, 1.0 mile east of US 45.

KY 1311
A—From Jct. KY 80, 3.5 miles west of Hardin to Jct. KY 58, 2.0 miles N.W. of Benton.

KY 1312
A—From Jct. KY 90, east of Dubre in Cumberland Co. to end of State Maintenance near Charter Creek Branch in Metcalfe Co.

KY 1313

KY 1314
A—From Jct. KY 213, 3.5 miles south of Jeffersonville in Montgomery Co. to Sid Calk Lake.

KY 1315
A—From Jct. KY 362 in Shelby Co. to Jct. KY 53 near Ballardsville in Oldham Co.

KY 1316
A—From Jct. KY 35, 2.5 miles S.E. of Sparta in Owen Co. to Jct. US 127 near Peplar Grove.

KY 1317
A—From Jct. KY 80, 5.4 miles N.E. of Somerset to Jct. KY 39 at Dabney.

KY 1318
A—From Jct. KY 249 at Roseville in Barren Co. to Barren River Lake.

KY 1319
A—From Jct. KY 44, 2.3 miles N.E. of Mt. Washington
in Bullitt Co. to Jct. KY 155 near Wilsonville in Spencer Co.

KY 1320
A—From Jct. KY 185, 7.0 miles north of Bowling Green to Jct. KY 526.

KY 1321
A—From Jct. KY 383 in Franklin to Jct. KY 100 in Franklin.

KY 1322
A—From Jct. KY 726 in McCracken Co. to Jct. US 45 at Lone Oak.

KY 1323
A—From Jct. KY 206 in Columbia to Jct. KY 551 near Absher.

KY 1324
A—From Jct. KY 839 in Northern Monroe Co. to Jct. KY 63 near Temple Hill in Barren Co.

KY 1325
A—From Jct. KY 36 at Reynolds in Bath Co. to Jct. KY 57 east of Hilltop in Fleming Co.

KY 1326

KY 1327

KY 1328
A—From Jct. KY 79 near Aberdeen in Butler Co. to Jct. KY 411 at Decker.

KY 1329

KY 1330
A—From Jct. KY 90, 6.5 miles S.E. of Glasgow to Jct. KY 640 in Metcalfe Co.

KY 1331
A—From Jct. KY 647 near Ewing in Montgomery Co. to Jct. KY 965 near Preston in Bath Co.

KY 1332
A—From Jct. KY 101 near NCL of Scottsville to Quarry Entrance approx. 3.0 miles N.W. of KY 101.
A—From Quarry Entrance approx. 3.0 miles N.W. of KY 201 to Jct. KY 265 E. of Mt. Aerial.

KY 1333
A—From Jct. KY 89 at Mt. Zion in Allen Co. to the Red Hill-Akersville Road.

KY 1334
A—From Jct. KY 237, 1.8 miles S. of Hebron in Boone Co. to Jct. KY 20.

KY 1335
A—From Jct. KY 316, 3.0 miles N. of Ewingsford in Trimble Co. to the Carroll Co. Line.

KY 1336
A—From Jct. KY 11 at Tilton in Fleming Co. to 0.8 mile S. of Thurman Lane.

KY 1337
A—From Jct. KY 70 in Richland in Hopkins Co. to Jct. KY 112 in Earlington.

KY 1338

KY 1339
A—From Jct. KY 259 at Rocky Hill in Edmonson Co. to Jct. KY 255 N. of Bonayer in Barren Co.

KY 1340
A—From Jct. KY 132, 1.6 miles N.E. of Clay in Webster Co. to Jct. US 41A, 1.7 miles S.W. of Dixon.

KY 1341
A—From Jct. KY 61 near Cumberland Co. High School to State Maintenance Barn.

KY 1342
A—From Jct. KY 252, 1.2 miles W. of Haywood in Barren Co. to Beaver Creek Boat Ramp at Barren River Lake.

KY 1343
A—From Jct. US 68 approx. 3.0 miles N.E. of Harrodsburg to Jct. Mundys Landing Road at Braxton.

KY 1344
A—From Jct. KY 217, 9.4 miles N.E. of Middlesboro to Jct. US 119 at Page (Bell Co.).

KY 1346
A—From Jct. US 641 in Dexter via Faxon to water line of Kentucky Lake (Calloway Co.).

KY 1347
A—From Jct. KY 87, 0.6 mile W. of Austin to Austin Boat Ramp at Barren River Lake.

KY 1348
A—From Jct. KY 800 at WCL of Crofton to Jct. KY 398 (Christian Co.).

KY 1349
A—From Jct. KY 91, 1.0 mile S.E. of Sinking Fork to Jct. US 68, 2.5 miles east of Grady (Christian Co.).

KY 1350

KY 1351
A—From Jct. KY 449, 0.6 mile S.E. of Modoc in Cumberland Co. to Jct. KY 1590, 4.5 miles N.W. of Albany in Clinton Co.

KY 1352
A—From Jct. KY 1827, 1.2 miles S.E. of Demunbruns Store in Edmonson Co. to Mammoth Cave Park boundary.
KY 1353
A—From Jct. KY 52, 0.2 mile S.E. of Madison Co. Line to Jct. KY 52, 1.5 miles west of Rice Station.

KY 1354
A—From Jct. KY 94 at WCL of Hickman to Mississippi River Bank (Fulton Co.).

KY 1355
A—From Jct. US 27, 0.6 mile north of Lancaster in Garrard Co. to Jct. the Fisher-Ford Road.

KY 1356
A—From Jct. KY 88, 0.5 mile S.E. of Iberia in Grayson Co. to Jct. KY 1214, 1.0 mile east of Snap.

KY 1357
A—From Jct. KY 920, 2.7 miles N.E. of Vertrees to Jct. US 31W in Elizabethtown.

KY 1358
A—From Jct. KY 677, 0.5 mile N.E. of Three Springs in Hart Co. to Jct. KY 436, 2.5 miles N.E. of Legrand.

KY 1359
A—From Jct. KY 22, 0.9 mile east of Eminence in Henry Co. to Jct. KY 241 in Pleasureville.

KY 1360
A—From Jct. KY 22, 3.0 miles N.E. of Bethlehem in Henry Co. to Jct. KY 202 near Drennon Springs.

KY 1361
A—From Jct. KY 193, 0.6 mile S.W. of Port Royal in Henry Co. to the Carroll Co. Line.

KY 1362
A—From Jct. KY 703, 4.5 miles N.E. of Clinton to Jct. KY 288 at Spring Hill.

KY 1363
A—From Jct. KY 92, 1.0 mile N.W. of Yamacraw in McCreary Co. to Jct. the Bell Farm-Steel Hollow Road.

KY 1364
A—From Jct. US 68, 0.7 mile east of Fairdealing in Marshall Co. to Jct. KY 80, 2.6 miles east of Hardin.

KY 1365
A—From Jct. KY 70, 1.1 miles east of Windyville in Edmonson Co. to Jct. the Holly Springs Church Road at Grassland.

KY 1366
A—From Jct. KY 100, 0.9 mile S.E. of Flippin in Monroe Co. to Jct. KY 63, 1.0 mile S.W. of Tompkinsville.

KY 1367
A—From Jct. US 62 at Lovelaceville in Ballard Co. to Jct. KY 286, 0.9 mile west of the McCracken Co. Line.

KY 1368
A—From US 60, 2.0 miles S. of Barlow in Ballard Co. to Jct. of KY 1290, 3.0 miles S. of LaCenter.

KY 1369
A—From Jct. US 150, 2.4 miles N.W. Crab Orchard to entrance of William Whitley State Shrine House.

KY 1370
A—From Jct. KY 292 at S. Williamson in Pike Co. to West Virginia State Line.

KY 1371
A—From Jct. KY 80 at Milburn in Carlisle Co. to Jct. KY 408.

KY 1372

KY 1373
A—From Jct. KY 80, 0.5 mile N.W. of Elkhorn City in Pike Co. to Fish Trap Reservoir.

KY 1374
A—From Jct. KY 131, N.E. of Mayfield to Trace Creek Bridge.

KY 1375
   A—From Jct. KY 84, 3.0 miles east of White Mills to Star Mills; and from Jct. of US 62 S.W. of Elizabethtown to Jct. of KY 220, 4.0 miles W. of Rineyville.

KY 1376
A—From Jct. KY 490 2.5 miles N.E. of East Bernstadt to Jct. KY 1394, 1.4 miles E. of Hazel Green School in Laurel Co.

KY 1377
A—From Jct. KY 80 at Milburn in Carlisle Co. to Jct. US 51, 1 mile south Bardwell.

KY 1378
A—From Jct. KY 519 near Hickory School in Morgan Co. to a point 1.5 miles S.W. of KY 519.

KY 1379

KY 1380
A—From a point 1,850 feet N. of KY 176 in Greenville to Jct. of Powderly Cut-Off Road.

KY 1381
A—From Jct. US 127, 0.25 mile S. of Cumberland Parkway Interchange to State Maintenance barn (Russell Co.).

KY 1382
A—From Tennessee State Line in Graves Co. to Jct. KY 94, 0.5 mile W. of Lynnville.

KY 1383
A—From Jct. KY 76, 2.5 miles S.E. of Eli in Russell Co. to Lake Cumberland.

KY 1384

KY 1385
A—From Jct. KY 261 near Friendship Church in Breckinridge Co. to Jct. KY 261, 0.8 mile S.W. of Norton Valley School.
KY 1386

KY 1387
A—From Jct. KY 28 at Buckhorn in Perry Co. to Buckhorn Dam.

KY 1388
A—From Jct. KY 1110 in Breathitt Co. near Perry Co. Line to end of State Maintenance near Beech.

KY 1389
AAA—From Jct. US 60 in Hawesville to 0.3 mile S.W. of KY 1847.
A—From Jct. KY 144, 1.4 miles W. of Ensor in Daviess Co. to 0.3 mile S.W. of KY 1847 in Hancock Co.

KY 1390
A—From Jct. KY 83 near Cuba in Graves Co. to Jct. Ralph Bagwell Road.

KY 1392
A—From Jct. KY 55 at Mt. Zion in Spencer Co. to Nelson Co. Line.

KY 1393
A—From Jct. 582, 1.2 miles W. of Pine Top in Knott Co. to Jct. KY 160 near Brinkley.

KY 1394
A—From Jct. KY 490, 1.2 miles S. of Oakley in Laurel Co. to Jct. KY 30, 1.5 miles S. of Atlanta.

KY 1395
A—From Jct. KY 1496 at Greenwood in Lawrence Co. to Jct. KY 773.

KY 1396
A—From Jct. KY 73 near South Union in Simpson Co. to Jct. Hardison Road.

KY 1397
A—From Jct. KY 30 near Foraker in Magoffin Co. to a point 0.1 mile N. of Howard Fork.

KY 1398
A—From Jct. KY 1571, 4.5 miles S.E. of Ravenna in Estill Co. to a point 1.2 miles S.E. of Texola.

KY 1399
A—From Jct. KY 1848 near south end of I-64 Interchange at Simpsonville to Jct. of Taylor Wood Road.

KY 1400

KY 1401
A—From Jct. US 60 near Harned in Breckinridge Co. to Jct. KY 86 at Custer.

KY 1402

KY 1403
A—From Jct. KY 1389, 1.7 miles, S.W. of Utility in Hancock Co. to Jct. KY 657 S.E. of Lewisport.

KY 1404
A—From the Marion Co. Line to Jct. US 150 at Springfield in Washington Co.

KY 1405
A—From Jct. KY 138 near Slaughters in Webster Co. to Jct. the Slaughters-Belcourt Road.

KY 1406
AAA—From Jct. US 60, 1.3 miles S.E. of Indian Lake to Jct. with Indian Lake Skillman Road (Hancock Co.).

KY 1407

KY 1408
A—From Jct. KY 362 in Shelby Co. to Jct. KY 146 at Crestwood in Oldham Co.

KY 1409
A—From Jct. KY 580 in Western Johnson Co. to Linnie Hollow.

KY 1410
A—From Jct. KY 160 at Littcarr in Knott Co. to Jct. KY 7 near Colson in Letcher Co.

KY 1411
A—From Jct. KY 30, NE of Booneville to Jct. KY 52 at Beattyville.

KY 1412
AAA—From Jct. US 431, approximately 1.0 mile south of Livermore in McLean Co. to a point 0.6 mile east of US 431.
A—From a point 0.6 mile east of US 431 to Muhlenburg Co. Line.

KY 1413

KY 1414
A—From Jct. US 231, 6.8 mile N.W. of Hartford to Jct. KY 54 near Reynolds Station.

KY 1415

KY 1416
A—From Jct. KY 248, 4.5 miles east of Taylorsville to Jct. KY 1795, 0.9 mile W. of Mt. Eden.

KY 1417
A—From Jct. KY 44, west of Shepherdsville to Jct. KY 1526, 0.7 mile S.W. of Barrallton.

KY 1418
A—From Jct. KY 779, 1.5 miles south of Knox Co. Line in Whitley Co. to Jct. Clate-Permon Road, 0.5 mile west of Permon in Knox Co.

KY 1419
A—From Jct. KY 1812 near Paxton in Breathitt Co. to Jct. KY 191 at Daysboro in Wolfe Co.
KY 1420
AAA—From Jct. KY 996 in McCracken Co. extending E. to entrance to Essex Wire Corp. Plant.
A—From T.V.A. Reservation Boundary to Jct. KY 996; and from entrance to Essex Wire Corp. Plant to Jct. KY 305 near the NWCL of Paducah.

KY 1421
A—From Tennessee State Line in Allen Co. to Jct. KY 100, 1.4 miles S.E. of Scottsville.

KY 1422

KY 1423
A—From Jct. KY 837 in S.E. Casey Co. to Watson Chapel Church.

KY 1424
A—From Jct. KY 953 at Stalcup in Cumberland Co. to end of State Maintenance, 1.1 miles W. of Cloyds Landing.

KY 1425
A—From Jct. KY 1927 at Cadentown in Fayette Co. to Jct. US 60, 2.8 miles E. of Lexington.

KY 1426
A—From Jct. Cedar Creek Road at Little Dixie to Jct. US 23 at Banner in Floyd Co.

KY 1427

KY 1428
A—From Jct. US 23 at Prestonsburg to Jct. KY 825 near Hager Hill.

KY 1429
A—From Jct. Lewis Ferry Road N.W. of Frankfort to Jct. US 127, 2.2 miles N. of Frankfort.

KY 1430

KY 1431
A—From Jct. US 421 at Tyner in Jackson Co. to Jct. KY 30 at Herd.

KY 1432
AAA—From Jct. US 231 near the SECL of Owensboro along Burlew Blvd. to Jct. KY 298 at entrance to GE Tube Plant.

KY 1433
A—From Jct. US 60 at Burna in Livingston Co. to Jct. KY 723 S.W. of Salem.

KY 1434

KY 1435
A—From Jct. KY 185 in Bowling Green to Jct. US 231, 1.7 miles N. of Needmore in Butler Co.

KY 1436
A—From Jct. KY 137, 5.3 miles N. of Bayou in western Livingston Co. to Jct. KY 133, 1.0 mile W. of Joy.

KY 1437

KY 1438
A—From Jct. KY 1837 in southwest McCracken Co. to Jct. KY 339, 3.9 miles S.W. of Lone Oak.

KY 1439
A—From Jct. Meathouse Creek Road in southern Martin Co. to Jct. KY 1714, 2.1 miles S.W. of Pilgrim.

KY 1440
A—From Jct. KY 476 near NCL of Hazard to end of State Maintenance near Upper Second Creek School.

KY 1441
A—From Jct. KY 1789 near Millard in Pike Co. to Jct. US 119, 5.0 miles east of Pikeville.

KY 1442
A—From Jct. KY 480, 3.5 miles S.E. of Shepherdsville to Jct. KY 480, 8.6 miles east of Shepherdsville.

KY 1443
A—From Jct. Spring Creek Road in Mason Co., 0.3 mile west of the Lewis Co. Line to Jct. Trinity Station-Fearsiville Road in northwest Lewis Co.

KY 1444

KY 1445
A—From Jct. US 641 in Benton to Nashville, Chattanooga and St. Louis Railroad.

KY 1446
A—From Jct. KY 100 in Tompkinsville to entrance to Old Mulkey Meeting House State Park.

KY 1447
AAA—From Jct. US 60 in St. Matthews to Jct. KY 146, 0.4 mile west of the Jefferson-Oldham Co. Line.

KY 1448
A—From Jct. KY 11, south of Maysville to Jct. KY 1449, 1.4 miles N. of Orangeburg.

KY 1449
A—From Jct. KY 1234 at Orangeburg in Mason Co. to Jct. KY 10, 1.0 mile east of Maysville.

KY 1450
KY 1451
A—From Jct. KY 514 in southern Caldwell Co. to Jct. KY 1272, 1.7 miles east of the Lyon Co. Line.

KY 1453
A—From Jct. US 41A, 8.0 miles S. of Hopkinsville to end of State Maintenance near the Todd Co. Line.

KY 1454
A—From Jct. KY 996 near Grahamville in McCracken Co. to Atomic Energy Commission Boundary.

KY 1455
A—From Jct. KY 32 near NCL of Carlisle to Jct. KY 1244 at Barterville.

KY 1456
A—From Jct. KY 298, S.E. of Owensboro to Jct. KY 54 at Dermont.

KY 1457
A—From Jct. KY 52, 1.9 miles N.W. of Irvine to end of State Maintenance near Kentucky River.

KY 1458
A—From Jct. KY 5 in Boyd Co. near the Greenup Co. Line to Jct. KY 693 at Flatwoods in Greenup Co.

KY 1459
A—From Jct. KY 1 near Argillite in Greenup Co. to Jct. KY 2, 4.9 miles south of Greenup.

KY 1460

KY 1461
A—From Jct. Thompson-Fields Road, N.W. of Fulton to end of State Maintenance at Airport.

KY 1462
A—From Jct. KY 103 near Chandlers Chapel in Logan Co. to end of State Maintenance, 1.11 miles east of Woodward Road.

KY 1463
A—From Tennessee State Line in Fulton Co. to Jct. KY 1099 at the SCL of Hickman.

KY 1464
A—From Jct. KY 218 near Pierce in Green Co. to Jct. Ladies Chapel Road.

KY 1465
A—From a point near the Carroll-Henry Co. Line to Jct. Vance Road in southern Carroll Co.

KY 1466
A—From Jct. KY 73, 3.5 miles east of Auburn in Logan Co. to Jct. US 68, 1.6 miles west of Warren Co. Line.

KY 1467
AAA—From Jct. US 231 (5th St.) in Owensboro to Leitchfield Road near Third St.

KY 1468
A—From Jct. KY 70, 1.5 miles S.W. of Morgantown to Jct. US 231, 2.0 miles S. of Morgantown.

KY 1469
A—From Jct. KY 317, 2.0 miles E. of Deane in Letcher Co. to Jct. KY 611 near Eso in Pike Co.

KY 1470
A—From Jct. KY 92, 0.9 mile W. of Holly Hill in McCreary Co. to end of State Maintenance, 0.3 mile W. of Long Ridge Road.

KY 1471
A—From Jct. KY 7 at Swampin in Magoffin Co. to a point 0.24 mile S. of Equal Fork Road.

KY 1472
A—From Jct. KY 395, 0.7 mile E. of Harrisonville in Shelby Co. to Jct. KY 1779.

KY 1473
A—From Jct. KY 189 in Muhlenburg Co. 3.4 miles N.E. of Christian Co. Line to Jct. KY 171 S. of Greenville.

KY 1474
A—From Jct. KY 227 near Beechwood to Teresiata (Owen Co.).

KY 1475
A—From Jct. KY 58, 1.6 miles N.W. of Clinton to Jct. Taylor Road (Hickman Co.).

KY 1476
A—From Jct. KY 617, 1.0 mile E. of Kentontown to Jct. KY 165 (Robertson Co.).

KY 1477
A—From Jct. KY 1226 at Union Grove Church in Trimble Co. to Carroll Co. Line.

KY 1478
A—From Jct. US 31E (B.R.) in Glasgow to State TB Hospital in Glasgow.

KY 1479
A—From Jct. KY 92 at Barrier to Jct. Johnson Fork Road (Wayne Co.).

KY 1480
A—From Jct. KY 120 near WCL of Providence to Jct. KY 109 (Webster Co.).

KY 1481
A—From Jct. KY 204, 2.3 miles north of Redbird in Whitley Co. to extending west 2.66 miles.

KY 1482
A—From Jct. US 421 at Bear Branch in Leslie Co. to Jct. KY 66 at Oneida.

KY 1483
A—From Jct. KY 345 near Howell in Christian Co. to Jct. Ball Station Road.

KY 1484

KY 1485
A—From Tennessee State Line at Boydsville to Jct. KY 97 at Bell City.
KY 1486
A—From Jct. KY 17, 2.8 miles south of Maurice to Jct. KY 16, 0.75 mile north of White Tower.

KY 1487
A—From Jct. KY 6 in Barbourville to Jct. US 25E, 0.6 mile north of KY 11.

KY 1488
A—From Jct. US 42 N.E. of LaGrange in Oldham Co. to Jct. KY 625 at Trout in Trimble Co.

KY 1489
AA—From Jct. US 68, 2.1 miles east of Canton in Trigg Co. to Barkley Dam State Park Entrance.
A—From Barkley Dam State Park to Jct. US 68, 2.7 miles S.W. of Cadiz.

KY 1490
A—From Jct. KY 786, S.W. of Paducah to Jct. KY 724 at Milburn Chapel.

KY 1491
A—From Jct. KY 190 east of Clear Creek Springs in Bell Co. to Jct. Pine Mountain State Park Road.

KY 1492
A—From Jct. US 421, 5.5 miles S.E. of Milton to Jct. KY 36, 3.6 miles N.W. of Carrollton.

KY 1493
A—From Jct. KY 58, 2.5 miles N.W. of Clinton to Jct. the Taylor Road.

KY 1494
A—From Jct. KY 61 at SCL of Shepardsville to Jct. KY 61, 0.8 mile south of Bardstown Jct.

KY 1495
A—From Jct. KY 293 near the SWCL of Princeton to Jct. DuLaney Loop Road.

KY 1496
AA—From Jct. KY 1 near Willard in Carter Co. to 2.0 miles east of beginning.
A—From Jct. KY 7 near Shady Valley to Jct. KY 1 near Willard; and from a point 2.0 miles east of KY 1 near Willard to Jct. 3 in Lawrence Co.

KY 1497
A—From Jct. KY 786 near Lamont in McCracken Co. to Jct. the Cook Road.

KY 1498
A—From Jct. KY 7 near Hall in Knott Co. to Jct. KY 122 east of Buckingham in Floyd Co.

KY 1499
AA—From Jct. US 460, at Mouthcard in Pike Co. to Jct. KY 194 at Nigh Station.

KY 1500
A—From Jct. KY 447 near SCL of Radcliff in Hardin Co. to Jct. the Faherty-Otter Creek Road in Meade Co.

KY 1501
A—From Jct. KY 17, 0.9 mile N. of Independence to Jct. KY 16 at Oak Ridge (Kenton Co.).

KY 1502
A—From Jct. KY 542 near Waldo in Magoffin Co. to extending S. 3.28 miles.

KY 1503
A—From Jct. KY 846 at Sturgeon to Jct. KY 1350 at Island City in Owsley Co.

KY 1504

KY 1505
A—From Jct. US 150 at Brodhed to Jct. US 25 at Conway (Rockcastle Co.).

KY 1506

KY 1507
A—From Jct. KY 958, 6.8 miles N.E. of Cadiz to Jct. KY 128, 1.6 miles N.E. of Buffalo.

KY 1508
A—From Jct. KY 109, W. of Sturgis to Jct. KY 109, 2.4 miles S.W. of Henshaw.

KY 1509
A—From Jct. KY 783, 1.2 miles north of Penney in Calloway Co. to Kyle Field.

KY 1510
A—From Jct. US 62, 1.8 miles east of Lawrenceburg to Main Cross St. at Tyrone.

KY 1511
A—From Jct. KY 462 in Taylor Co. at the Larue Co. Line to extends east to Taylor-Marion Co. Line.

KY 1512

KY 1513
A—From Jct. KY 951, 1.8 miles S.W. of Hancock Co. Line to the Hancock Co. Line.

KY 1514
A—From Jct. KY 81, 1.5 miles N. of McLean Co. Line to Jct. KY 815, 4.0 miles S.E. of West Louisville (Daviess Co.).

KY 1515
A—From Jct. KY 111, 1.4 miles N. of Hillsboro in Fleming Co. to Jct. KY 156, 0.5 mile East of Bald Hill.

KY 1516
A—From Jct. KY 1098, 0.1 mile east of Breathitt Co. Line to Jct. County Road at Decoy (Knott Co.).

KY 1517

KY 1518
A—From Jct. KY 685, 2.8 miles south of Cave City to Jct. US 31W, 2.1 miles S.W. of Cave City.
KY 1519
A—From a point 0.48 miles E. of US 641 at south boundary of Kentucky Dam Village State Park to Kentucky Lake (Marshall Co.).

KY 1520
A—From Jct. KY 1049 in Monroe Co. to Jct. KY 163 in Metcalfe Co.

KY 1521
A—From Jct. KY 444 near Hamlin to waters edge of Kentucky Lake (Calloway Co.).

KY 1522
A—From Jct. US 31W, 1.7 miles S.E. of Franklin to Jct. Witt Road.

KY 1523

KY 1524
A—From Jct. US 421 near Botts in Clay Co. to Jct. KY 66 at mouth of Blue Hole Creek.

KY 1525
A—From Jct. KY 120, 0.7 mile east of Crittenden Co. Line to Jct. KY 109, 0.8 mile N.W. of Diamond.

KY 1526
AAA—From Jct. KY 61, 2.6 miles N.E. of Shepardsville to 0.25 mile east of beginning at stone quary.
A—From Jct. KY 44, 0.9 mile east of Cupio to Jct. KY 61; and from 0.25 mile east of stone quary entrance to Jct. KY 44, 4.1 miles N.E. of Shepardsville.

KY 1527
A—From Jct. US 25E near Bentley Station to Jct. KY 229 near Bailey Switch (Knox Co.).

KY 1528
A—From Jct. KY 282 at Kentucky Dam Village State Park to Tennessee River Bank.

KY 1529
A—From Jct. KY 239 at Moscow in Hickman Co. to Jct. US 45 at Water Valley in Graves Co.

KY 1530
A—From Knox-Whitley Co. Line to Jct. KY 11, 5.1 miles S.W. of Barbourville in Knox Co.

KY 1531

KY 1532
A—From Jct. US 431 in Lewisburg to a point 900 feet north of Green St.

KY 1533
A—From Jct. KY 234, 1.7 miles north of Settle in Allen Co. to Jct. KY 252, 3.1 miles east of Meador.

KY 1534
A—From Jct. US 25E at Ferndale to Jct. KY 1344 at Page (Bell Co.).

KY 1535
A—From Jct. KY 80, 4.0 miles W. of London to Jct. Frog Pond Road (Laurel Co.).

KY 1536
A—From Jct. KY 1357, 0.1 mile west of US 31W bypass in Elizabethtown to Jct. KY 251 in Elizabethtown.

KY 1537
A—From Jct. Whickerville Road in S.E. Hart Co. to Jct. KY 218 near Crallope in Green Co.

KY 1538
A—From Jct. KY 1357, 0.8 mile west of St. John to Jct. KY 1600, 0.5 mile S.E. of Rineville.

KY 1539
A—From Jct. KY 346 near ECL of Henderson to Jct. of Rucker Road.

KY 1540
A—From Jct. KY 58, 3.5 miles N.W. of Clinton to Jct. US 51, 2.0 miles north of Clinton.

KY 1541
A—From Jct. KY 39 near Paint Lick Ferry in Jessamine Co. to Jct. KY 39, 1.8 miles S.E. of Nicholasville.

KY 1542
A—From Jct. KY 201 in Johnson Co. near Lawrence Co. Line to Franks Creek at Winfried.

KY 1543
AAA—From Jct. KY 69, east of Hartford in Ohio Co. to a point 1.0 mile east of KY 69.
A—From Jct. US 231 in Hartford to Jct. KY 69; and from 1.0 mile east of KY 69 to Jct. US 62, east of Beaver Dam.

KY 1544
A—From Jct. US 62 at Rosine to Jct. KY 1164, 3.0 miles west of Olaton (Ohio Co.).

KY 1545
A—From Jct. KY 80 at Russell Springs to Jct. US 127 near Humble (Russell Co.).

KY 1546
A—From Jct. KY 90, 3.5 miles S.W. of Monticello to a point 0.55 mile N.W. of Stockton Road.

KY 1547
A—From Jct. KY 70, 4.0 miles S.W. of Liberty to Jct. KY 49, 7.9 miles north of Liberty (Casey Co.).

KY 1548
A—From Boone-Grant Co. Line to Jct. the Eads Road in Boone Co.

KY 1549
A—From Jct. KY 470 in Magnolia to KY 1079 in Magnolia (Larue Co.).

KY 1550
A—From Jct. KY 893 at Harris Grove to Jct. US 641 in Murray (Calloway Co.).
KY 1551  
A—From Jct. KY 464 at Shiloh to Jct. KY 94 (Calloway Co.).

KY 1552  
A—From Jct. KY 49, 2.0 miles north of Liberty to Jct. KY 198 at Middleburg (Casey Co.).

KY 1553  
A—From Jct. KY 639, 1.5 miles N. of Snow in Clinton Co. to Jct. KY 734.

KY 1554  
A—From Jct. KY 56 at Sorgho to Jct. KY US 60 at Stanley (Daviess Co.).

KY 1555  
A—From Jct. KY 504 near Gimlet in Elliott Co. to the Carter Co. Line.

KY 1556  
A—From Jct. US 421, 1.0 mile N.W. of Cawood in Harlan Co. to a point 2.0 miles S.W. of US 421.

KY 1557  
A—From Jct. with Sulphur Springs Road in Henderson Co. to Jct. US 60, 0.7 mile S.W. of Corydon.

KY 1558  
A—From Jct. KY 408, 0.7 mile west of Purchase Parkway to Jct. KY 348, 0.7 mile west of Purchase Parkway (Marshall Co.).

KY 1559  

KY 1560  
A—From Jct. US 79 in Russellville to 7th St. in Russellville (Logan Co.).

KY 1561  
A—From Jct. KY 80, 4.2 miles S.E. of the Courthouse in London to end of State Maintenance near the Ralph Farris Road (Laurel Co.).

KY 1562  
A—From Jct. KY 518, 0.9 mile S.E. of Hustonville to Jct. KY 198, 1.2 miles S.W. of McKinney (Lincoln Co.).

KY 1563  
A—From Jct. KY 473 at Ingleside in Ballard Co. to Jct. KY 358 in McCracken Co.

KY 1564  
A—From Jct. KY 358, 1.2 miles east of Ragland in McCracken Co. to Jct. the House Road.

KY 1565  
A—From Jct. KY 724, 1.5 miles north of Camelia to Jct. KY 786 (McCracken Co.).

KY 1566  
A—From Jct. KY 1997 near Twelve Mile Church to Jct. KY 8 at Oneonta (Campbell Co.).

KY 1567  
A—From Jct. KY 92, 0.5 mile east of Revelo to a point 0.3 mile north of US 27 (McCreary Co.).

KY 1568  
A—From Jct. KY 90 at Frazer in Wayne Co. to end of State Maintenance, south of Hardwick.

KY 1569  
A—From Jct. KY 946 near Pomeroyton in Menifee Co. to Jct. US 460 at Wellington.

KY 1570  
A—From Jct. KY 12, 2.6 miles west of Bald Knob School in Franklin Co. to Jct. US 421, 1.5 miles N.W. of Frankfort.

KY 1571  
A—From Jct. KY 52 in Ravenna to Jct. KY 52, 2.3 miles west of Crystal (Estill Co.).

KY 1572  
A—From Jct. Gilead-Fairview Road, 1.5 miles S.E. of Cammer in Hart Co. to Jct. the Pleasant Grove Road.

KY 1573  
A—From Jct. KY 1572, 3.0 miles S.E. of Cammer in Hart Co. to Jct. KY 677 east of Cammer.

KY 1574  
A—From Jct. the Mt. Vernon Road in Union Co. to Jct. KY 136, 1.5 miles west of Alzey in Henderson Co.

KY 1575  
A—From Jct. KY 1247, 0.1 mile south of KY 80 in Somerset to Jct. KY 39 in Somerset (Pulaski Co.).

KY 1576  
A—From Tennessee State Line in Clinton Co. to Jct. KY 738, 1.5 miles S.W. of Albany.

KY 1577  

KY 1578  
A—From Jct. KY 95 at Tennessee State Line to Jct. KY 1421, 2.3 miles north of Mt. Union.

KY 1579  
A—From Jct. KY 248 near Van Buren in Anderson Co. to Jct. KY 44.

KY 1580  
A—From Jct. 1247 at Ferguson in Pulaski Co. to entrance to Crane Company Plant.

KY 1581  
A—From L & N R. R. Crossing to Jct. KY 1178 (Noel Ave.).

KY 1582  
A—From Jct. US 127, 4.5 miles N.E. of Liberty to Jct. KY 1552 (Casey Co.).
KY 1583

KY 1585

KY 1586

KY 1588
A—From Jct. KY 79 N.E. of Russellville to Jct. KY 1038 (Logan Co.).

KY 1589
A—From Jct. KY 81 at Semiway in McLean Co. to Jct. KY 138, 3.7 miles S.E. of Calhoun.

KY 1590

KY 1591
A—From Jct. Ky 221 north of Harlan to end of State Maintenance 2.3 miles north of KY 221 (Harlan Co.).

KY 1592
A—From Jct. KY 1037, 1.9 miles S. of Glenmore in Warren Co. to Shanty Hollow Lake.

KY 1593

KY 1594
A—From Jct. KY 56, 1.0 mile west of Morganfield to Jct. KY 947, 2.3 miles N.W. of Morganfield (Union Co.).

KY 1595
AA—From Jct. KY 190 near Pearl at Whitley-Bell Co. Line to Jct. KY 82, 1.0 mile S. of Siler.

KY 1596
A—From Jct. KY 40 at Wells Chapel in Johnson Co. to Jct. Bear Branch Road.

KY 1597
A—From Jct. KY 10 at Moranburg in Mason Co. to Jct. KY 8.

KY 1598
A—From Jct. KY 56 at Spring Grove in Union Co. to Jct. KY 871.

KY 1599
A—From Jct. KY 74 in Middlesboro to Jct. KY 441 in Middlesboro (Bell Co.).

KY 1600
A—From Jct. KY 447 in Elizabethtown to Jct. KY 333 at Maples Corner in Meade Co.

KY 1601
A—From Jct. KY 38 at Verda to a point 1.527 miles up Jones Creek (Harlan Co.).

KY 1602
A—From Jct. KY 111 at Wyoming via Oakley to Jct. KY 1325, 1.5 miles S. of Jct. KY 11 (Bath Co.).

KY 1603
A—From Jct. KY 52, 3.5 miles E. of ECL of Danville to Jct. US 150, 0.8 mile N. of the Lincoln Co. Line (Boyle Co.).

KY 1604
A—From Jct. KY 480 at Cedar Grove Church to Jct. KY 145 near Lotus (Bullitt Co.).

KY 1605
A—From Jct. US 60, 0.5 mile N.W. of Petrie to Jct. KY 334, 3.7 miles N.E. of Lewisport (Hancock Co.).

KY 1606
A—From Jct. US 421, 0.3 mile E. of the Trimble Co. Line via Sulphur to Jct. KY 146, 2.0 miles W. of New Castle (Henry Co.).

KY 1607
A—From Jct. KY 61, 0.2 mile N. of NCL of Hodgenville to 0.08 mile S. of Hardin Co. Line (Larue Co.).

KY 1608
A—From Jct. KY 135 near Good Hope Church, to Jct. KY 763, 2.2 miles N.E. of Bayou (Livingston Co.).

KY 1609
A—From Jct. KY 896, 1.7 miles N. of Sawyer to Lake Cumberland near Ross Branch (McCreary Co.).

KY 1610

KY 1611
A—From Jct. KY 76, 0.7 mile N.E. of Whittle via Ono to south bank of Lake Cumberland (Russell Co.).

KY 1612
A—From Jct. KY 1122 near north end of bridge over Little Fork Creek in Carter Co. to Jct. Little Brushy Creek Road in Elliott Co.

KY 1613

KY 1614
A—From Jct. KY 469 at Upper Keaton School to Jct. KY 172, 1.5 miles E. of Relief. (Johnson-Morgan Cos.)

KY 1615
A—From Jct. KY 70 approx. 5.5 miles S.W. of Liberty to Jct. KY 1547, 0.6 mile E. of White Oak School (Casey Co.).

KY 1616
A—From Jct. US 60, 1.0 mile S.E. of ECL of Hardinsburg to Jct. US 60, 0.7 mile W. of Harned (the Fair Grounds Road in Breckinridge Co.).

KY 1617
A—From US 25 at Roundstone to a point 1.0 mile N. of KY 21 (Madison-Rockcastle Cos.).
KY 1618
AA—From Jct. KY 4 in Lexington, 0.3 mile W. of US 27 (N. Broadway) to Jct. KY 353.

KY 1619
A—From Jct. KY 90 near Frazer via Betsy to Jct. KY 90, 0.4 mile S.W. of Touristville (Wayne Co.).

KY 1620
A—From Jct. KY 504 at Gimlet to Jct. KY 174 in Limestone (Carter-Elliott Co.).

KY 1621
A—From Jct. KY 719 at Fannin to a point 1.0 mile S.E. of beginning (Elliott Co.).

KY 1622
A—From Jct. KY 813, 2.0 miles E. of Mortons Gap to a point 1.9 mile S.E. of the beginning (Hopkins Co.).

KY 1623
A—From Jct. KY 1989 approx. 1.4 miles E. of Cornishville to Jct. KY 390 approx. 1.2 miles W. of Bohon (Mercer Co.).

KY 1624
A—From Jct. KY 689, 1.7 miles E. of Barnrock to the Lawrence-Johnson Co. Line (Johnson Co.).

KY 1625
A—From Jct. KY 55, 2.0 miles S. of Campbellsville to a point 1.13 miles S.E. of the beginning (Taylor Co.).

KY 1626
A—From Jct. US 60 at Globe to Jct. KY 174 at Soldier (Carter Co.).

KY 1627
A—From Jct. US 68, 0.5 mile S.E. of the Jonathan Creek Bridge to a point 1.0 mile S.W. of the beginning (Marshall Co.).

KY 1628
A—From Jct. US 45 at 8th St. in Mayfield via Walnut St., 7th St. to Jct. US 45.

KY 1629

KY 1630
A—From Jct. KY 221, 2.1 miles N.E. of Jenson to Kettle Island Branch (Bell Co.).

KY 1631
AAA—From Jct. Warnock St. and I-65 in Louisville, via Crittenden Drive to Jct. KY 61 (Preston Highway).

KY 1632
AAA—From Jct. US 27 at Southgate to Jct. KY 9 at Wilders (Campbell Co.).

KY 1633
A—From Jct. KY 813 near new US 41 to White City (Hopkins Co.).

KY 1634
A—From Jct. Old KY 90 at Cartwright to Jct. KY 558, 1.3 miles S. of Marlow (Clinton Co.).

KY 1635
AAA—From beginning of State Maintenance at Tip Top in southern Magoffin Co. to Jct. KY 867 near Sublett.
A—From Tip Top in Magoffin Co. to Jct. KY 542 in Breathitt Co.

KY 1636
A—From Jct. Burton Road at Biddle to Jct. KY 32, 1.0 mile S.E. of Josephine (Scott Co.).

KY 1637
A—From Jct. KY 360, 3.2 miles E. of Uniontown to the Uniontown Road near the Ohio River with a spur to the Henderson Co. Line (Union Co.).

KY 1638

KY 1639
A—From Jct. KY 15, 1.9 miles S.E. of Bowen to the Estill Co. Line (Powell Co.).

KY 1640
A—From Jct. US 127, 0.5 mile N.E. of Dunnville to Jct. KY 206, 0.7 mile S. of Rhea (Casey Co.).

KY 1641
A—From Jct. KY 135, 3.0 miles S.E. of Tolto Hurricane Church (Crittenden Co.).

KY 1642
A—From Jct. Old Shafter-Trimble Road at Shafter in Pulaski Co. to Jct. US 27, 2.6 miles south of Somerset.

KY 1643
A—From Jct. KY 769, 0.4 mile W. of Meece, via Colo to Jct. KY 192 approx. 2.8 miles W. of Dykes (Pulaski Co.)

KY 1644
A—From Jct. US 51, 0.6 mile N. of KY 116 to KY 166, 700 feet W. of US 51 (Fulton Co.).

KY 1645
A—From Jct. Main St. in Irvine, via Estill and Kirkland Sts. to Jct. KY 1571 at ECL of Ravenna (Estill Co.).

KY 1646
A—From Jct. KY 1500 near Logsdon Parkway in Radcliff to Jct. KY 447, 0.20 mile N. of Lake Road in Radcliff (Hardin Co.).

KY 1647
A—From Jct. KY 1972 near Good Hope Church to Jct. KY 52 at Point Leavell (Garrard Co.).

KY 1648
A—From Jct. US 51, 350 feet N. of KY 116 via West Second St. and Stephen Beale Drive to Jct. US 45 Bypass at US 51 (Fulton Co.).
KY 1649
A—From Jct. KY 70 near ECL of Liberty to Jct. KY 501 at Lawhorn Hill (Casey Co.).

KY 1650
A—From Jct. KY 70 approx. 2.0 miles N. of Quail via Ottawa to Jct. KY 618, 0.2 mile E. of Lincoln Co. Line (Rockcastle Co.).

KY 1651
A—From Jct. KY 92 at Stearns via Whitley City, Marshes Siding to Jct. US 27, 2.1 miles N. of KY 700 (McCreary Co.).

KY 1652

KY 1653
A—From Jct. KY 191 in Campton to Jct. Mountain Parkway (Hazard Spur) (Wolfe Co.).

KY 1654
A—From Jct. KY 854, 1.1 miles S. of Kilgore via Nortons Branch to Music (Boyd-Carter Cos.).

KY 1655
A—From Jct. KY 185 near Ready to Wilson Church (Grayson Co.).

KY 1656
A—From Jct. US 31W, 3.0 miles N. of Bonnieville to Jct. Bonnieville-Lone Star Road, 3.3 miles N.W. of Bonnieville (Hart Co.).

KY 1657
A—From Jct. US 27, 0.5 mile N. of KY 22 to Jct. KY 467, 0.6 mile S. of Portland (Pendleton Co.).

KY 1658
A—From Jct. Hickory Ridge Road, 0.5 mile N. of KY 32 to Goose Creek Road (Nicholas Co.).

KY 1659
AAA—From Millville in Woodford Co. to Jct. US 60 (E. Main St.) in Frankfort.
A—From Jct. US 60 in Versailles to Millville in Woodford Co.

KY 1660
A—From Jct. KY 94 approx. 1.0 mile W. of Murray extending north to KY 121 (Calloway Co.).

KY 1661
A—From Jct. US 45, 1.05 miles S. of SWCL of Mayfield to Jct. South Tenth St. at the SCL of Mayfield (Graves Co.).

KY 1662
A—From Jct. US 60, 0.3 mile E. of Upper Tygart to Jct. KY 59 at Emerson (Carter-Lewis Cos.).

KY 1663
A—From Jct. KY 106 at ECL of Lewisburg to Mt. Pleasant Cemetery (Logan Co.).

KY 1664
A—From Jct. KY 196 at Burnetta, 3.2 miles W. of Nancy to Jct. KY 761 at Naomi (Pulaski Co.).

KY 1665

KY 1666
A—From Jct. KY 1131, 0.6 mile N. of KY 1295 to Jct. county road at Nina (Garrard Co.).

KY 1667
A—From Jct. KY 1779, 0.3 mile E. of Guist Creek Bridge to Guist Creek Boat Dock (Shelby Co.).

KY 1668
A—From Jct. US 60, 2.0 miles W. of Marion to Jct. KY 135 at Colon School (Crittenden Co.).

KY 1669
A—From Jct. KY 227 at Wheatley to Jct. KY 325 (Owen Co.).

KY 1671
A—From Jct. KY 871 near Reburn Church to the Ohio River at Wabash Island Chate (Union Co.).

KY 1672
A—From Jct. KY 143, 0.5 mile S. of KY 109 to Jct. county road 1.3 miles N.W. of the beginning (Webster Co.).

KY 1673
A—From Jct. KY 478, 0.8 mile S.W. of the Whitley Co. Line to Jct. KY 92 near McCreary Co. Line (McCreary-Whitley Cos.).

KY 1674
A—From Jct. US 27, 0.6 mile N. of KY 80 to Big Clifty Creek (Pulaski Co.).

KY 1675
AA—From Jct. KY 80, 1.0 mile west of Sandy Gap in Pulaski Co. to Jct. Acorn-Lick Creek Road (CR 1016) at Acorn.
A—From Jct. KY 1003 near Goodwater to Jct. Acorn-Lick Creek Road at Acorn.

KY 1676
A—From Jct. KY 635, 0.7 mile N.W. of Science Hill via Mt. Zion, Houge, Mangum to Jct. KY 837 at Mintonville (Pulaski-Casey Cos.).

KY 1677
A—From Jct. KY 461, 0.5 mile S. of Valley Oak, via Dahl to Sinking Valley (Pulaski Co.).

KY 1678
KY 1679
A—From Jct. US 421, approx. 4.0 miles N. of Harlan to Jct. US 119 on top of Pine Mountain 4.5 miles S. of Whitesburg (Harlan-Letcher Cos.).

KY 1680
A—From Jct. KY 619 at Karlus to north bank of Lake Cumberland at Pleasant Hill Boat Dock (Russell Co.).

KY 1681
AAA—From Jct. KY 4 near Lexington, via Faywood, Nugent Crossroads, and Duckers to Jct. KY 1659 at Millville in Woodford Co.

KY 1682
A—From Jct. Pennyrile Parkway to Jct. KY 189 at Carl.

KY 1683
AAA—From Jct. US 27, 0.4 mile S. of KY 4 near SCL of Lexington to Jct. Clays Mill Road.

KY 1684
A—From Jct. KY 348 at Hard Money to Jct. KY 131, 2.2 miles S.W. of Kaler (Graves Co.).

KY 1685
A—From Jct. US 460 near Woodlake via Spring Station to Jct. KY 1681, 3.1 miles N.W. of Nugent Crossroads (Franklin-Woodford Cos.).

KY 1686
A—From Jct. KY 1748 near Beulah to Jct. KY 339, 2.2 miles S. of Fancy Farm (Graves-Hickman Cos.).

KY 1687

KY 1688
A—From Jct. KY 1262, 1.8 miles S.E. of Switzer to Jct. KY 227 in Stamping Ground (Franklin-Scott Cos.).

KY 1689
A—From Jct. US 460 at Forks of Elkhorn to Jct. KY 227, 0.5 mile N. of Stamping Ground (Franklin-Scott Cos.).

KY 1690
A—From Jct. KY 644, 1.1 miles S.W. of KY 3 via Richardson to Patrick (Lawrence Co.).

KY 1691
A—From Jct. US 68, 1.2 miles S.W. of SWCL of Maysville to Jct. Slack Pike (Mason Co.).

KY 1692
A—From Jct. KY 144 at Highland Church to the SWCL of Brandenburg (Meade Co.).

KY 1693

KY 1694
AAA—From Jct. KY 22 at Worthington in Jefferson Co. to Jct. US 42, 1.0 mile W. of Skylight in Oldham Co.

KY 1695
A—From Jct. KY 615, 1.0 mile E. of KY 213 to 1.7 mile N. (Powell Co.).

KY 1696
A—From Jct. KY 319 at Hardy to a point approximately 2.9 miles up Narrows Branch (Pike Co.).

KY 1697
A—From Jct. KY 80 at Garner to Jct. KY 899 at Pippa Passes (Knott Co.).

KY 1698
A—From Jct. KY 307, 1.0 mile N. of Fulton Co. Line to Jct. KY 94, 1.0 mile E. of KY 307 (Hickman Co.).

KY 1699
A—From Jct. US 60, 1.5 miles E. of the Watterson Expwy. to Jct. KY 146 near Ormsby Village (Jefferson Co.).

KY 1700
A—From Jct. KY 54 at the WCL of Fordsville via Easton to Jct. KY 144 at Patesville (Ohio-Hancock Cos.).

KY 1701
A—From Jct. KY 55 at Burdick to the Lemon Bend School (Taylor Co.).

KY 1702
A—From Jct. KY 768, 1.1 miles S. of Portland to Pickett (Adair Co.).

KY 1703
AAA—From Jct. KY 2052 (Old Shepherdsville Road) near G. E. Appliance Park, via Newburg Road and Baxter Ave. to Jct. US 31E in Louisville.

KY 1704
A—From Jct. US 60 in Olive Hill to Jct. county road, 1.3 miles W. of KY 1025 at Prather (Carter Co.).

KY 1705
A—From Jct. KY 89 in north Irvine to Upper White Oak School (Estill Co.).

KY 1706
A—From Jct. KY 94 approx. 2.0 miles W. of US 51 to Jct. KY 166 approx. 3.0 miles W. of US 51 (Fulton Co.).

KY 1707
A—From Jct. KY 1262 near Peaks Mill to Jct. KY 368 at Elmville (Franklin Co.).

KY 1708
A—From Jct. KY 123 (Hilliard Road), 4.0 miles E. of Clinton to Jct. KY 307, 1.5 miles N. of Fulgham (Hickman Co.).

KY 1709
A—From Jct. KY 1431, 0.80 mile S. of Herd to Jct. KY 577 near Falling Timber Church (Clay-Jackson Cos.).

KY 1710
A—From Jct. KY 464 near Bethel Church to Jct. KY 80 and KY 58 approx. 1.0 mile E. of Mayfield (Graves Co.).
KY 1711 (Access Road to Greenbo Lake)
   A—From Jct. KY 1, 1.0 mile S. Clay Lick Bridge, extending W. to Cabin Area of Lake (Greenup Co.).

KY 1712
   A—From Jct. KY 782 near Greggs School to Jct. US 68, 1.6 miles N.W. of Palma (Marshall Co.).

KY 1713
   A—From Jct. KY 95 in Calvert City to Jct. county road 0.367 mile S.E. of ECL of Calvert City (Marshall Co.).

KY 1714
   A—From Jct. KY 292 at Lovely via Pilgrim to Rock House Creek School (Martin Co.).

KY 1715
   A—From Jct. KY 172 near Moon to Jct. KY 469, 1.8 miles S.W. of Martha (Morgan-Lawrence Cos.).

KY 1716
   A—From Jct. KY 524 at Covington Church to Jct. KY 1488 at the Trimble Co. Line (Oldham-Trimble Cos.).

KY 1717
   A—From Jct. KY 708 at Lerose to the mouth of the Spencer Cork Creek (Owsley Co.).

KY 1718

KY 1719
   A—From ICG R.R. Underpass at Depot St. in Clinton, along Depot, Blair and Kane Sts. to a point 150 feet E. of Cemetery St. (Hickman Co.).

KY 1720
   A—From Jct. KY 92 approx. 3.1 miles N.W. of Monticello to Jct. KY 789, N.W. of Eadsville (Wayne Co.).

KY 1721
   A—From Jct. KY 1247, 3.0 miles S.E. of Eubank to a point 2.2 miles N.E. of the beginning (Pulaski Co.).

KY 1722
   A—From Jct. KY 801, 1.1 miles N. of Farmers to Jct. KY 211, 0.9 mile N. of the Bath-Rowan Co. Line (Rowan Co.).

KY 1723
   AA—From Jct. US 60 near Cisco Road in Lexington, via Forbes Road to Jct. US 421 at the Meadowthorpe Shopping Center.

KY 1724
   A—From Jct. US 150, 4.0 miles N.W. of Springfield to Jct. KY 1183, 1.5 miles S.W. of the beginning (Washington Co.).

KY 1725
   A—From Jct. US 23, 1.2 miles N. of the Boyd Co. Line to Jct. KY 693, 0.1 mile E. of KY 1170 (Greenup Co.).

KY 1726
   A—From Jct. KY 79, 1.5 miles S. of Midway to Jct. Hayesville Road, 0.8 mile S.W. of KY 144 (Meade Co.).

KY 1727
   A—From Jct. KY 461, 1.7 miles S.E. of Rockcastle Co. Line to a point 2.081 miles S.E. of the beginning (Pulaski Co.).

KY 1728
   A—From Jct. US 51, 0.5 mile N. of NCL of Clinton to NCL of Clinton (Hickman Co.).

KY 1729
   A—From Jct. KY 80, 0.6 mile N.W. of the NWCL of Russell Springs via Sano to Jct. KY 80 approx. 2.0 miles E. of Ozark (Russell-Adair Cos.).

KY 1730
   A—From Jct. US 127, 0.45 mile S.W. of the S.W. end of Wolfe Creek Dam to Manntown (Russell Co.).

KY 1731
   A—From Jct. KY 58 in Clinton along Waterfield to KY 703 (Hickman Co.).

KY 1732
   A—From Jct. county road, 1.4 miles E. of Easton to Jct. KY 1700, 1.3 miles N. of Easton (Hancock Co.).

KY 1733
   A—From Jct. US 127 southbound to Jct. US 127 northbound in Albany (Clinton Co.).

KY 1734
   A—From Jct. KY 7, 0.5 mile S. of Galdia to a point 1.3 miles up Salt Lick Creek (Magoffin Co.).

KY 1735
   A—From Jct. KY 333, 3.0 miles N. of Big Spring to Jct. KY 1238 (Meade Co.).

KY 1736
   A—From Jct. KY 448, 4.0 miles S.E. of Brandenburg to Jct. Brandenburg-Ekron Road, 0.6 mile N. of Ekron (Meade Co.).

KY 1737
   A—From Jct. US 231, 2.0 mile N.W. of Hartford to Jct. KY 1414 (Ohio Co.).

KY 1738
   A—From Jct. KY 764, 2.1 miles N.E. of Bells Run to Jct. KY 1414, 0.5 mile S.W. of Ralph (Ohio Co.).

KY 1739
   A—From Jct. KY 845, 1.3 miles N. of Breck to a point 1.945 miles toward Eagle Creek (Owen Co.).

KY 1740
   A—From Jct. KY 259, 0.2 mile S.E. of KY 232 to Jct. county road 2.8 miles S.E. of Kirk (Breckinridge Co.).

KY 1741
   A—From Jct. KY 123, 1.6 miles S.W. of Bardwell to Jct. US 51, KY 123 Road, 2.188 miles W. of beginning (Carlisle Co.).
KY 1742
A—From Jct. KY 551, 0.4 mile S. of Casey Creek via KY 70 to Jct. KY 1547, 1.2 miles W. of KY 49. (Casey-Adair Cos.).

KY 1743
AAA—From Jct. KY 36, 2.0 miles N.W. of Cynthiana to entrance to Webber Sausage Plant.
A—From entrance to Webber Sausage Plant to Jct. Pointdexter Road.

KY 1744
A—From jct. KY 1032 at Kelat to Jct. US 27, 1.8 miles S. of the Pendleton Co. Line (Harrison Co.).

KY 1745
A—From Jct. US 51 in Clinton along Creasap and College Sts. to KY 123 (Hickman Co.).

KY 1746
A—From Jct. KY 52, 2.0 miles S.E. of the Estill Co. Line to Cathedral Domain Camp (Lee Co.).

KY 1747
AAA—From Jct. KY 155, N.W. of Jeffersontown via Hurstbourne Lane to Jct. US 60 between St. Matthews and Middletown.

KY 1748
A—From Jct. KY 307 at Beulah via Dublin to Jct. US 45 near Pryorsburg (Graves-Hickman Cos.).

KY 1749
A—From Jct. KY 743 near the Warren Co. Line to Jct. KY 185 at the south end of the Green River Bridge (Edmonson-Warren Cos.).

KY 1750
A—From Jct. KY 1428, 0.8 mile S. of Hager Hill to Jct. KY 1427 near Bonanza (Johnson-Floyd Cos.).

KY 1751

KY 1752
A—From Jct. KY 76, 1.8 miles S.E. of KY 70, via Speck and Feathersburg, to Jct. KY 70 at Casey Co. Line (Taylor Co.).

KY 1753
A—From Jct. KY 104, 2.9 miles N.E. of Trenton to Jct. KY 181, 1.5 miles S. of US 68 in Elkhorn (Todd Co.).

KY 1754
A—From Jct. KY 53, 0.9 mile N. of Willisburg via Pulliam to Jct. KY 458 near Chaplin (Washington-Nelson Cos.).

KY 1755
A—From Jct. KY 1757 (Polk St.) in Columbus to WCL of Columbus (Hickman Co.).

KY 1756
A—From Jct. KY 92, 1.3 miles S.E. of Coopersville via Rockybranch to Parmleyville (Wayne Co.).

KY 1757
A—From Jct. KY 80 in Columbus to KY 58 (Hickman Co.).

KY 1758
A—From Jct. KY 194, 1.6 miles E. of KY 1499 via Simers to Jct. KY 632, 4.0 miles S. of Kimper (Pike Co.).

KY 1759
A—From Jct. KY 1125, 0.6 mile N. of KY 166 to Jct. KY 1706, 1.096 miles E. (Fulton Co.).

KY 1760
A—From Jct. US 23 at Georges Creek Bridge via Charley, Noris, Ledocio to Jct. KY 32 at Adams (Lawrence Co.).

KY 1761
A—From Jct. KY 22 at the WCL of Owenton to Jct. county road at Cull (Owen Co.).

KY 1762
A—From Jct. High St. in Hazard via Lowern St., Davis St., Craig St., Oakhurst Ave. and Skyline Drive to LaCitadel Motel (Perry Co.).

KY 1763
A—From Jct. US 45, 3.3 miles N.E. of Water Valley to a bridge 0.3 miles S. of Roper (Graves Co.).

KY 1764
A—From Jct. KY 80 in Arlington via Walnut and Fourth to US 51 (Carlisle Co.).

KY 1765
A—From KY 1275 at Oak Grove Church to Lake Cumberland at Conley Bottom Dock (Wayne Co.).

KY 1766
A—From Jct. KY 7, 0.8 mile S.E. of Swampont to Gypsy (Magoffin Co.).

KY 1767
A—From Jct. KY 54 at Deanesfield to Jct. county road near Ralph (Ohio Co.).

KY 1768
A—From Jct. KY 28, 1.2 miles S. of Cowcreek to Jct. KY 2024, 1.0 mile N. of Ricetown (Owsley Co.).

KY 1769
A—From Jct. US 25 in London via More Road to Daniel Boone Parkway (Laurel Co.).

KY 1770
A—From Jct. US 150, 3.5 miles S.E. of Sanford via Sugar Grove to Jct. KY 643, 0.3 mile W. of Crab Orchard (Lincoln Co.).

KY 1771
A—From Bourbon County Line to Jct. KY 36 at Colville (Harrison Co.).

KY 1772
A—From Jct. KY 80 at the SWCL of Arlington to Jct. 58, 3.3 miles S.E. of Columbus (Carlisle-Hickman Cos.).
KY 1773
A—From Jct. KY 7, 0.6 mile S.W. of the Greenup Co. Line to a point 1.752 miles N.W. of the beginning (Carter Co.).

KY 1774
A—From Jct. KY 358 in LaCenter via Olive, 3rd and Oak Sts. to US 60 at SCL of LaCenter (Ballard Co.).

KY 1775
A—From Jct. KY 696, 1.8 miles E. of US 127 to Jct. KY 350, 0.8 mile E. of ECL of Albany (Clinton Co.).

KY 1776
A—From Jct. US 60 in Barlow via Main and Railroad Sts. to Oak St. (Ballard Co.).

KY 1777
A—From Jct. KY 1214 at Broad Ford to a point 2.424 miles toward Wax (Grayson Co.).

KY 1778
A—From Jct. KY 501, 1.0 mile N.E. of Kings Mountain to Jct. KY 698, 1.2 miles S. of Geneva (Lincoln Co.).

KY 1779
A—From Jct. KY 1871, 2.0 miles E. of Shelbyville to Jct. KY 1005 at Hatton (Shelby Co.).

KY 1780
A—From Jct. KY 221, 1.2 miles E. of the Bell Co. Line via Saylor to Jct. US 421 at Asher (Harlan-Leslie Cos.).

KY 1781
A—From Jct. US 27, 1.5 mile S. of KY 501 via Broughtontown to Jct. KY 643 at Mt. Olive Church (Lincoln Co.).

KY 1782
A—From Jct. KY 473 near Needmore to McCracken Co. Line, approx. 1.0 mile N. of KY 358 (Ballard Co.).

KY 1783 (Formerly KY 709)

[KY 1784
A—From Jct. KY 378 at Taulbee to a point 1.427 miles N.E. up Negro Branch (Breathitt Co.).]

KY 1785
A—From Jct. KY 1293, 1.2 miles S.W. of Agness to the Todd Co. Line (Logan Co.).

KY 1786
A—From Jct. US 25 at Roundstone to Wildie P. O. (Rockcastle Co.).

KY 1787
A—From Jct. KY 1617 near Madison Co. Line to Jct. KY 1912, 0.5 mile S. of Climax (Rockcastle Co.).

KY 1788
A—From Jct. US 31W, 1.6 miles N. of Franklin to Jct. KY 1171 (Simpson Co.).

KY 1789
AA—From Jct. US 460 at Nelse to Fishtrap Dam (Pike Co.).

KY 1790
AA—From Jct. KY 53 S. of I-64 Interchange near Shelbyville to extending E. 1.037 miles.
A—From a point 1.037 miles E. of KY 53 to Jct. KY 714.

KY 1791
A—From Jct. US 60 in Kevil via Wallace and Main to Jct. KY 473 (Ballard Co.).

KY 1792
A—From Jct. KY 140 at Poverty to Jct. KY 136, 2.0 miles N.W. of Calhoun (McLean Co.).

KY 1793
AAA—From Jct. US 42, 1.2 miles S.W. of Goshen in Oldham Co. to Jct. CR 1321 (Rose Island Road) near Harmony Village.

KY 1794
A—From Jct. KY 1199, 0.3 mile N. of KY 621 to Warren Co. Line (Simpson Co.).

KY 1795
AA—From Jct. KY 44 at Little Mount in Spencer Co. to Little Beech Creek Bridge.
A—From Little Beech Creek Bridge to Jct. KY 636 in Mt. Eden.

KY 1796
A—From Jct. KY 458, 0.7 mile N. of KY 433 via Pulliam to approx. 290 feet S. of S. end of Chaplin River Bridge (Washington Co.).

KY 1797
A—From Jct. KY 1912, 3.3 miles S. of Climax to Jct. Crooked Creek Road, 0.8 mile S. of Johnetta (Rockcastle Co.).

KY 1798
A—From Jct. KY 70 at Acton to Jct. KY 70, 1.0 mile N.W. of Casey Co. Line (Taylor Co.).

KY 1799
A—From Jct. KY 70, 1.2 miles N.E. of Elkhorn to Jct. KY 208 at Arista (Taylor Co.).

KY 1800
A—From Jct. KY 94 in Lynnhill extending E. for 0.220 mile (Graves Co.).

KY 1801
A—From Jct. KY 677, 1.0 mile N. of KY 314 to Jct. county road near the Barren Co. Line (Metcalf Co.).

KY 1802
A—From Jct. KY 104, 0.5 mile S. of Trenton to Jct. KY 104 at Hammacksville (Todd Co.).

KY 1803
A—From Jct. KY 229, 0.3 mile N.E. of Jarvis Store via Crane Nest to a county road at Marydell (Laurel-Knox Cos.).

KY 1804
KY 1805
A—From Jct. KY 52, 2.2 miles E. of Danville to Jct. KY 34, 1.7 miles N.E. of Danville (Boyle Co.).

KY 1806
A—From Jct. US 45 in Wingo via High St. to Lebanon St. (Graves Co.).

KY 1807
A—From Jct. KY 80 at Wootton to Jct. county road near Hendrix School (Leslie Co.).

KY 1808
A—From Jct. KY 90 at Steubenville to a point 1.1 mile S.E. of the beginning (Wayne Co.).

KY 1809
A—From Jct. KY 11 at King to Jct. KY 92, 0.6 mile S.E. of Carpenter (Knox-Whitley Cos.).

KY 1810
A—From Jct. Heifer Creek Road approx. 1.5 miles S.E. of KY 229 at Knox Co. Line to Jct. KY 830 near Scotts School (Laurel Co.).

KY 1811
A—From Jct. KY 1148, 0.7 mile W. of Tillie to Jct. KY 15 at Van (Letcher Co.).

KY 1812
AA—From Jct. KY 191 at Stillwater in Wolfe Co. to Jct. KY 205, 2.0 miles N. of Vanceville.
A—From Jct. KY 15 at Quicksand to Jct. KY 205.

KY 1813
A—From Jct. KY 910, 5.7 miles S. of KY 501 to a point 2.0 miles N.W. of the beginning (Casey Co.).

KY 1814
A—From Jct. KY 94, 0.9 mile W. of the Calloway Co. Line to a point 1.5 miles N. of the beginning (Graves Co.).

KY 1815
A—From Jct. KY 144, 1.0 mile N.E. of Vine Grove to Jct. US 31W at Radcliffe, 0.2 mile S. of Spring Road (Hardin Co.).

KY 1816
A—From Jct. KY 144 at Flaherty to the Fort Knox Reservation (Meade Co.).

KY 1817
A—From Jct. KY 329, 0.8 mile N.W. of Brownsboro to Jct. KY 146 at Buckner (Oldham Co.).

KY 1818
A—From Jct. KY 1408, 0.8 mile E. of Floydsburg to Jct. KY 1315, 2.0 miles S. of Ballardville (Oldham Co.).

KY 1819
A—From Jct. KY 1531, 0.5 mile S. of Routt via Seatonville, Jeffersonsontown to Jct. US 60 in Middletown (Jefferson Co.).

KY 1820
A—From Jct. US 62 at Cunningham via Melber to Jct. US 45, 0.3 mile S. of McCracken Co. Line (Carlisle, McCracken, Graves Cos.).

KY 1821
A—From Jct. KY 80 E. of Mayfield to Graves Co. Airport (Graves Co.).

KY 1822
A—From Jct. US 150 at Needmore via Parksville to Jct. KY 37 at mouth of Johnsons Branch (Boyle Co.).

KY 1823
A—From Jct. KY 84, 2.2 miles E. of White Mills to Jct. KY 1375, 1.7 miles S. of Star Mills (Hardin Co.).

KY 1824
A—From Jct. Connersville-Leesburg Road at Lees Lick to Jct. county road 1.893 miles N.W. of the beginning (Harrison Co.).

KY 1825
A—From Jct. KY 781, W. of Harmony Church to Jct. KY 1529, 2.8 miles E. of Moscow (Hickman Co.).

KY 1826
A—From Jct. KY 58, 0.6 mile N.W. of Clinton to Jct. KY 123 near Oakton (Hickman Co.).

KY 1827
A—From Jct. KY 728, 0.5 mile S. of Cub Run via Bee, Demunbruns Store to Noik River Lake at Brier Creek Boat Ramp (Hart-Edmonson Cos.).

KY 1828
A—From Jct. US 641 at Tobacco to Jct. KY 893, 3.4 miles S. of Harris Grove (Calloway Co.).

KY 1829
A—From Jct. KY 1303 at the N.W.C.L. of Independence to Jct. KY 17 near the N.C.L. of Independence.

KY 1830
A—From Jct. US 45, 1,500 feet N. of Mayfield Bypass to Jimtown Road (Graves Co.).

KY 1831
A—From Jct. KY 1389, 1.5 miles N.E. of KY 144 to Jct. US 60 (Daviess Co.).

KY 1832
A—From Jct. KY 1607, 0.8 mile S. of Hardin Co. Line to US 31E, 2.4 miles N.E. of Hodgenville (Larue Co.).

KY 1833
A—From Jct. KY 28, 4.2 miles W. of Chavies to Buckhorn Lake State Resort Park (Perry Co.).

KY 1834
A—From Jct. KY 208, 3.0 miles N.E. of Campbellsburg to a point 1.857 miles E. of the beginning (Taylor Co.).

KY 1835
A—From Jct. KY 138, 1.5 miles N.W. of Slaughters to 0.5 mile N.E. of Graves Chapel Church (Webster Co.).

KY 1836
A—From Jct. KY 893 at Salem Church via Coldwater, Backusburg to Jct. KY 80 at Brewers (Calloway-Marshall Cos.).
KY 1837
A—From Jct. KY 802 in Blandville via Lovelaceville to Jct. KY 1322, 1.5 miles E. of US 62 (Ballard-McCracken Cos.).

KY 1838
A—From Jct. county road 0.7 mile W. of Gertrude to Jct. KY 1159, 2.428 miles N.W. of the beginning (Bracken Co.).

KY 1839
A—From Jct. Barnes St. in Water Valley via Hubbard and Jackson Sts. to old KY 94 at SECL (Graves Co.).

KY 1840
AAA—From Jct. KY 89 at North Irvine (Estill Co.) to L & N R.R. 1.199 miles E. of KY 89.

KY 1841
A—From Jct. Hubbard St. in Water Valley via Water Valley to a point 275 feet S.W. of Chalmes St. (Graves Co.).

KY 1842
A—From Jct. US 62 in Leesburg via Connersville to Jct. KY 36 at Breckinridge (Harrison Co.).

KY 1843
A—From Jct. KY 1362, 0.3 mile N. of KY 288 at Springhill to Jct. KY 1362, 1.853 miles N. of KY 288 at Springhill (Hickman Co.).

KY 1844
A—From Jct. KY 144, 2.2 miles S.E. of Andyville to Jct. KY 288, 4.097 miles N.E. of the beginning (Meade Co.).

KY 1845
AAA—From Jct. US 27, 1.5 miles N.E. of Toddville in Garrard Co. to Jct. Rock Quarry Road 2.0 miles W. of US 27.
A—From Jct. Rock Quarry Road to Jct. Polly Bend Road.

KY 1846
A—From Jct. KY 218 near the ECL of Horse Cave to the Barren Co. Line (Hart Co.).

KY 1847
A—From Jct. KY 1389, 0.6 mile S.W. of Hawesville to Jct. KY 271 (Hancock Co.).

KY 1848
A—From Jct. KY 362, 0.9 mile E. of Todds Point via Simpsonville to a point 2,500 feet S. of I-64 (Shelby Co.).

KY 1849

KY 1850
A—From Jct. KY 66 near Phillips Fork Bridge to Jct. Asher-Saylor Road 0.7 mile N. of Warbranch (Clay-Leslie Cos.).

KY 1851.
A—From Jct. KY 1450 westerly crossing over Kentucky Turnpike to frontage road on west side thence north covering all of frontage road (Jefferson Co.).
KY 1868
A—From Jct. KY 1136, 1.2 miles S.W. of Glendale to Jct. KY 720 approx. 3.4 miles S.W. of Sonora (Hardin Co.).

KY 1869
A—From Jct. US 45 in Hickory via Broadway to west side of ICG R.R. tracks (Graves Co.).

KY 1870
A—From Jct. KY 80 at WCL of Russell Springs to Jct. Breeding Road (Russell Co.).

KY 1871
A—From Jct. US 60 approx. 2.1 miles E. of Court House in Shelbyville to Jct. KY 1005 near KY 43 (Shelby Co.).

KY 1872
A—From Jct. KY 1183, 1.2 miles E. of Blincoe to Jct. Short Creek 2.304 miles N. of the beginning (Washington Co.).

KY 1873

KY 1874
A—From Jct. KY 227 near Owen Co. Line to KY 227 near Minorsville (Scott Co.).

KY 1875
A—From Jct. KY 512 approx. 1.7 miles W. of Alton Station to Avenstoke Road at Avenstoke (Anderson Co.).

KY 1876
A—From Jct. US 27, 5.2 miles N.W. of Paris via Elizabeth Station and Jinktown to Jct. KY 353, 0.4 mile S. of Lemons Mill Road (Bourbon-Fayette Cos.).

KY 1877
A—From 0.5 mile N.E. of Jct. KY 315 at Canoe to a point 3.812 miles S.E. of beginning (Breathitt Co.).

KY 1878
AAA—From Jct. KY 1098 near Wilstacy E. of Jackson to a point 2.483 mile N.E. of beginning.

KY 1879
A—From Jct. US 68 at the ECL of Milersburg to Jct. KY 32, 0.5 mile W. of Harrison Co. Line (Bourbon Co.).

KY 1880
A—From Jct. KY 90 approx. 0.6 mile S.E. of Burkesville to KY 90, 0.2 mile W. of Clinton Co. Line (Cumberland Co.).

KY 1881
A—From Jct. US 45 in Paducah via Broadway and Labelle to US 45 (McCracken Co.).

KY 1882
A—From Jct. US 60 approx. 1.0 mile W. of Grahampton to Jct. KY 1600, 5.0 mile N.W. of Rineville (Meade-Hardin Cos.).

KY 1883
A—From Jct. KY 330, 1.2 miles E. of KY 227 via Breck to Jct. KY 607, 1.8 miles W. of Natlee (Owen Co.).

KY 1884
A—From Jct. KY 40, 3.5 miles N.W. of Inez via Milo to Jct. KY 3, 4.0 miles N. of Inez (Martin Co.).

KY 1885
A—From Jct. KY 664 at Neosho to KY 591 at Prices Mill (Simpson Co.).

KY 1886
A—From Jct. KY 89, 0.8 mile W. of Hargett to Fox (E still Co.).

KY 1887
A—From Jct. KY 131 in Reidland via Park Road to US 62 (McC racken Co.).

KY 1888
AAA—From Jct. KY 114, 2.3 miles W. of Magoffin-Floyd Co. Line to Jct. Ivy Creek Road at Ivy ton, 0.4 mile S.
A—From Jct. Ivy Creek Road at Ivyton to Jct. KY 114 at Burning Fork.

KY 1889
A—From Jct. KY 453 approx. 1.3 miles S.E. of Smithland to KY 866 N.E. of KY 453 (Livingston Co.).

KY 1890
A—From Jct. KY 121 approx. 6.5 miles S.E. of Mayfield to KY 303 approx. 3.5 miles S. of Mayfield (Graves Co.).

KY 1891
AAA—From Jct. KY 380 via Industrial Drive to 1,070 feet N.E. of KY 380 at plant entrance (Christian Co.).
A—From 1,070 feet N.E. of KY 380 to SECL of Hopkinsville.

KY 1892
A—From Jct. Grand Avenue in Newport to Jct. KY 1120 in Fort Thomas.

KY 1893

KY 1894
A—From Jct. US 68 approx. 2.0 miles N.E. of Marion Co. Line to Jct. US 68 approx. 1.5 miles S.W. of Perryville (Boyle Co.).

KY 1895
AAA—From Jct. KY 32 at the Fleming-Rowan Co. Line to extends northwest 2.9 miles to the Nuclear Engineering Plant entrance in Fleming Co.

KY 1896
AA—From Jct. US 127 in Boyle Co. near the Mercer Co. Line to Jct. KY 33, 0.6 mile south of Mercer Co. Line.

KY 1897
A—From Jct. KY 408 near Hamlet Church to KY 1445, 1.0 mile N.W. of Olive (Marshall Co.).
KY 1898
A—From Jct. KY 92 at Creekmore Store near McCrery Co. Line to 2.791 miles south (Whitley Co.).

KY 1899
A—From Jct. KY 682, 0.8 mile N.E. of KY 55 to a point 0.9 mile N.E. (Adair Co.).

KY 1900
A—From Jct. KY 1262, 1.8 miles S.E. of Peaks Mill to Jct. US 127, 1.2 miles N.E. of Frankfort (Franklin Co.).

KY 1901
AAA—From Jct. KY 380 in Hopkinsville to Hayes Garment Co. Plant (Christian Co.).

KY 1902
A—From Jct. KY 344 at Foxport to KY 559, 3.6 miles W. of Petersville (Fleming-Lewis Cos.).

KY 1903
A—From Jct. US 62 at Rockport to KY 85, 1.3 miles S. of Centertown (Ohio Co.).

KY 1904
A—From Jct. US 62, 2.5 miles S.W. of Elizabethtown to Jct. KY 222, 2.0 miles N.W. of Glendale (Hardin Co.).

KY 1905
AAA—From Jct. KY 380 in Hopkinsville to Colonial Baking Co. (Christian Co.).

KY 1906
A—From Jct. KY 470 N. of Magnolia to KY 61 at Mt. Sherman (Larue Co.).

KY 1907
A—From Jct. KY 94 E. of Cayce to KY 781 near Hickman Co. Line (Fulton Co.).

KY 1908
A—From Jct. KY 94 S. of Western to Jct. KY 971 (Fulton Co.).

KY 1909
A—From Jct. KY 94, 1.0 mile W. of US 51 to Jct. KY 166 near Palestine Church (Fulton Co.).

KY 1910
A—From Jct. old US 60, 1.8 miles E. of ECL of Grayson to south end of bridge over Little Sandy River S.E. of KY 1 at Pactolus (Carter Co.).

KY 1911
A—From Jct. US 62 in Dawson Springs via Main Hall, Locust and Walnut Sts. to KY 109 (Hopkins Co.).

KY 1912
A—From Jct. KY 1004 at Orlando to US 421 at Jackson Co. Line (Rockcastle Co.).

KY 1913
A—From Jct. KY 565, 2.0 miles E. of KY 61 to Jct. KY 55 at Coeburg (Adair-Green Cos.).

KY 1914
A—From Jct. KY 189, 2.6 miles S.W. of the Muhlenburg Co. Line to Jct. KY 800, 3.0 miles E. of Crofton (Christian Co.).

KY 1915
A—From Jct. US 127, 1.8 miles S.E. of Mercer Co. Line to Jct. US 68, 0.3 mile S.W. of Harrodsburg (Boyle-Mercer Cos.).

KY 1916
A—From Jct. US 41 Alt., N.W. of Madisonville to Jct. KY 1069, 1.0 mile N. of KY 1751 (Hopkins Co.).

KY 1917
A—From Jct. US 41 Alt., 1.5 miles E. of Nebo to Jct. KY 1034 (Hopkins Co.).

KY 1918
A—From Jct. KY 444 at Hamlin to waters edge at Kentucky Lake (Calloway Co.).

KY 1919
A—From Jct. KY 144 at Andyville to Jct. KY 886 (Meade Co.).

KY 1920
A—From Jct. US 150 in Perryville to the Mercer Co. Line, 0.8 mile N.W. of Perryville Battlefield State Shrine (Boyle Co.).

KY 1921
A—From Jct. KY 720, approx. 4.4 miles S.W. of Sonora to KY 224, approx. 1.0 mile W. of Upton (Hardin Co.).

KY 1922
A—From Jct. KY 12 at Jacksonville to US 421 at Defoe (Shelby-Henry Cos.).

KY 1923
A—From Jct. KY 627 in Winchester via Flanagan, Becknerville to Jct. KY 1927 near Fayette Co. Line (Clark Co.).

KY 1924

KY 1925
A—From Jct. KY 338 near Big Bone, south 2.49 miles to Boat Ramp on Big Bone Creek (Boone Co.).

KY 1926
A—From Jct. US 119 near ECL of Cumberland to Kingdom Come State Park Boundary (Harlan Co.).

KY 1927
A—From Jct. KY 627 in Winchester via Pine Grove, Princetown, Cadentown to Jct. KY 4, 1.0 mile N. of US 25 (Clark-Fayette Cos.).

KY 1929
A—From Jct. KY 680 at East McDowell extending S.E. to Ned Fork Road (Floyd Co.).

KY 1930
A—From Jct. KY 177 at Decoursey via Springlake to Jct. KY 177 near Ryland Heights (Kenton Co.).
KY 1931
AAA—From Jct. Terry Road (KY 1934) S.W. of Louisville to Jct. Algonquin Parkway (KY 2054) in Louisville.
A—From Jct. Lower River Road (KY 1230) at Greenwood to Jct. Terry Road.

KY 1932
AAA—From Jct. US 42, N.E. of Louisville, via Chenoweth and Breckinridge Lanes to Jct. KY 155 near the ECL of Louisville.

KY 1933
A—From Jct. KY 1110, 1.0 mile S.W. of Wolfe Coal to Talbert (Breathitt Co.).

KY 1934
AAA—From Jct. KY 1931 at Greenwood Road S.W. of Louisville to Jct. US 31W at South 22nd St. in Louisville.

KY 1935
A—From Jct. KY 1372, 1.4 miles E. of US 62 to Jct. KY 1371, 0.5 mile S. of KY 408 (Carlisle Co.).

KY 1936
A—From Jct. US 27 at Grants Lick to Jct. KY 9, 2.2 miles S.W. of Alexandria (Campbell Co.).

KY 1937
A—From Jct. KY 3 approx. 1.7 miles S. of I-64 to Jct. KY 707, 1.7 miles N.W. of Buchanan (Boyd-Lawrence Cos.).

KY 1938
A—From Jct. KY 11 approx. 1.0 mile S.W. of Booneville to Jct. KY 847 at Scoville (Owsley Co.).

KY 1939
A—From Jct. US 68, 1.1 miles N. of Fayette Co. Line via Paris-Bethlehem Road, Hume, Bedford to Jct. KY 1876 near Bourbon Co. Line (Bourbon-Fayette Cos.).

KY 1940
AA—From Jct. US 68 near NECL of Paris to Bourbon-Harrison Co. Line; and from Jct. KY 36, 1.5 miles E. of Cynthiana to Harrison-Bourbon Co. Line.

KY 1941
A—From Jct. KY 390 at Duncan via Cornishville, Dixville to Jct. US 68, 1.0 mile S.W. of Nevada (Mercer-Boyle Cos.).

KY 1942
A—From Jct. KY 467 near Folsom via Elliston, Mt. Zion to Jct. KY 491, 0.2 mile N. of Grant Co. Line (Grant-Gallatin-Boone Cos.).

KY 1943
A—From Jct. KY 295, approx. 0.8 mile S.E. of Crittenden Co. Line to Jct. US 641, 2.5 mile N. of Eddyville (Lyon Co.).

KY 1944
A—From Jct. KY 36, approx. 2.0 miles N.W. of Owingsville to Jct. KY 111, 0.9 mile west of Wyoming (Bath Co.).

KY 1945
A—From Jct. KY 854 at Garner to Jct. KY 773 at Mayhew (Boyd Co.).

KY 1946
A—From Jct. KY 465, 0.5 mile N. of I-71 to Vera Cruz Road (Gallatin Co.).

KY 1947
AA—From Jct. KY 1 near north side of I-64 Interchange, north of Grayson to Jct. US 60, 2.0 miles west of Grayson.

KY 1948
A—From Jct. KY 643 at Ottenheim to Jct. KY 1781 near Buck Creek (Lincoln Co.).

KY 1949
A—From Jct. KY 80, 2.6 miles W. of Hardin via Harvey, Oak Level to Jct. KY 348, 0.6 mile E. of Symsonia (Marshall-Graves Cos.).

KY 1950
A—From Jct. KY 1693, 0.4 mile S. of Dan to Jct. KY 772, 3.3 miles N. of US 460 at Ezel (Menifee-Morgan Cos.).

KY 1951
A—From Jct. KY 1109 at Johnsville to Jct. KY 1019, 1.3 miles S.E. of Foster (Bracken Co.).

KY 1952
A—From Jct. KY 768, 2.1 miles N.W. of Chance to Change (Adair Co.).

KY 1953
A—From Jct. KY 1010, 0.8 mile N. of Mountain Parkway to Jct. KY 1419, 0.10 mile N. of Mountain Parkway (Wolfe Co.).

KY 1954
AAA—From Jct. KY 284 (Bridge St.) near the ECL of Paducah, via Husband Road to Jct. KY 3054 (Lane Road).
A—From Jct. KY 3054 to Jct. KY 348, S.E. of Freemont.

KY 1955
A—From Jct. US 421, approx. 3.5 miles S.E. of Rockcastle Co. Line via Egion, Jep Hill to Jct. KY 490 in Livingston (Jackson-Rockcastle Cos.).

KY 1956
A—From Jct. KY 1238 at the Breckinridge Co. Line to Jct. US 60, 2.6 miles E. of Breckinridge Co. Line (Meade Co.).

KY 1957
A—From Jct. Lee Henderson Road to Jct. KY 1605 (Hancock Co.).

KY 1958
AAA—From Jct. I-64, west of Winchester to Jct. KY
627, south of Winchester.
A—From Jct. I-64, west of Winchester to a point 0.09 mile N. of KY 2888 (Rockwell Road).

KY 1959
A—From Jct. KY 7 near Lindsey Chapel to Jct. KY 1947 (Carter Co.).

KY 1960
A—From Jct. KY 15 near ECL of Winchester via Schollsville, Kiddville to Jct. KY 646 near Montgomery Co. Line (Clark Co.).

KY 1961
A—From Jct. US 60, 3.0 miles N.E. of Winchester to Jct. Stoner Road at Wades Mill (Clark Co.).

KY 1962
A—From Jct. US 62 in Georgetown to Jct. KY 922 at New Zion (Scott Co.).

KY 1963
A—From Jct. US 25, 0.1 mile S. of Fayette Co. Line to Jct. KY 1962 near I-75 (Fayette-Scott Cos.).

KY 1964
A—From Jct. KY 1659 near Millville School via Clifton, Versailles, McCowans Ferry Road to Old Ferry Landing at Kentucky River (Woodford Co.).

KY 1965
A—From Jct. KY 1964, 1.0 mile W. of Mortonsville, via Mortonsville, Nonesuch to Jct. KY 33, 0.8 mile W. of Jessamine Co. Line (Woodford Co.).

KY 1966
A—From Jct. KY 1267, 0.5 mile W. of US 68 via Little Texas to Jct. KY 1967, 0.7 mile W. of Fayette Co. Line (Fayette-Woodford Cos.).

KY 1967
A—From Jct. KY 169, 1.0 mile N. of Pinckard via Pisgah to Jct. KY 1681, 0.6 mile W. of Faywood (Woodford Co.).

KY 1968
A—From Jct. US 60, 0.4 mile E. of Woodford Co. Line to Jct. US 60 near WCL of Lexington (Fayette Co.).

KY 1969
A—From Jct. US 60 near Fort Springs to Jct. KY 1681, 2.5 miles W. of Woodford Co. Line (Fayette Co.).

KY 1970
A—From Jct. KY 57 near Montrose to Jct. KY 1973 at Muir (Fayette Co.).

KY 1971
A—From Jct. KY 1355, approx. 2.7 miles E. of Bourne to Jct. KY 563, 0.5 miles N.W. of Stone (Garrard Co.).

KY 1972
A—From Jct. KY 39, 0.8 mile S.E. of Lancaster to Jct. KY 52, 0.9 mile W. of Manse (Garrard Co.).

KY 1973
A—From Jct. KY 922, north of Lexington, via Iron Works Pike to west entrance to Kentucky State Horse Park.

A—From Jct. US 25, 0.8 miles S. of Athens in Fayette Co. to Jct. KY 922, N. of Lexington; and from west entrance to Kentucky State Horse Park to Jct. US 25 near the Fayette-Scott Co. Line.

KY 1974
AAA—From Euclid Avenue in Lexington, via Tates Creek Road to Jct. Armstrong Mill Road, S. of Lexington.
A—From Jct. Armstrong Mill Road to Jct. KY 169 at Spears (Fayette Co.); and from Jct. US 27 at Bolivar St. in Lexington to Euclid & High Sts.

KY 1975
A—From Jct. KY 169 at Spears to Jct. US 25 near Bentley Memorial Church (Fayette Co.).

KY 1976
A—From Jct. KY 1975, 1.65 miles N.E. of Spears to Dry Branch Road (Fayette Co.).

KY 1977
A—From Jct. US 421, 2.5 miles S.E. of Scott Co. Line via Greendale to Jct. US 25 near Linlee School (Fayette Co.).

KY 1978
A—From Jct. KY 1652 to Jct. KY 1977 at Greendale (Fayette Co.).

KY 1979
A—From Jct. US 68 in Hopkinsville via 7th St. to KY 107 (Christian Co.).

KY 1980
A—From Jct. US 68, 0.9 mile S. of Fayette Co. Line via Providence to Jct. KY 1974 (Jessamine Co.).

KY 1981
A—From Jct. KY 1541 near Hickman Creek to Logana (Jessamine Co.).

KY 1982
A—From Jct. KY 355 at Perry Park to Jct. KY 22, 3.5 miles S.W. of Owenton (Owen Co.).

KY 1983
A—From Jct. KY 595 at Middletown via Whites to Jct. US 25, 2.7 miles N. of NCL of Berea (Madison Co.).

KY 1984
A—From Jct. KY 169 at Million to Jct. Silver Creek Road 0.2 mile W. of Newby School (Madison Co.).

KY 1985
A—From Jct. KY 169, 1.9 miles N. of Million to Jct. of County Road at Baldwin (Madison Co.).

KY 1986
A—From Jct. KY 388, 1.0 mile N. of NCL of Richmond via Union City to a point 0.6 mile N. of Doylesville at Jct. Sandy Ridge Road (Madison Co.).

KY 1987
A—From Jct. KY 1160 at Terrapin via Kirkwood to Jct. US 127 at Salvisa (Mercer Co.).
KY 1988
A—From Jct. US 127, 1.1 miles N. of McAfee to Jct. Miller Dean Road, approx. 2.1 miles E. of Ebenezer (Mercer Co.).

KY 1989
A—From Jct. KY 1941 in Cornishville via Harrodsburg to Jct. Banta Lane (Mercer Co.).

KY 1990
A—From Jct. KY 11, 0.8 mile S. of Hinkston Creek to Jct. KY 537 near Bourbon Co. Line (Montgomery Co.).

KY 1991
A—From Jct. US 460 near NCL of Mt. Sterling to Jct. of County Road near Stoops (Montgomery Co.).

KY 1992
A—From Jct. US 42, 3.8 miles S.W. of Boone Co. Line to Jct. Ambrose Road N. of beginning (Gallatin Co.).

KY 1993
A—From Jct. US 25, 4.6 miles N. of Corinth via Lawrenceville to Jct. KY 22 at Holbrook (Grant Co.).

KY 1994
A—From Jct. US 25 at Sherman to Jct. KY 1942 near Mt. Zion (Grant Co.).

KY 1995
A—From Jct. KY 36, approx. 4.0 miles W. of Williamstown via Heekin to Jct. KY 1993 in Lawrenceville (Grant Co.).

KY 1996
A—From Jct. KY 8, 2.4 miles S. of Oneonta to Jct. KY 1121 (Campbell Co.).

KY 1997
A—From Jct. KY 10, approx. 1.5 miles S.E. of Alexandria to Jct. KY 547 near Camp Springs (Campbell Co.).

KY 1998
AAA—From Jct. US 27 at Cold Spring in Campbell Co. to Jct. KY 8 near Brent.

KY 1999
A—From Jct. US 421 near Garrard, S.E. of Manchester, extending N.E. for 1.3 miles (Clay Co.).

KY 2000
A—From Jct. KY 1524, 1.8 miles S. of Gooseroock via Plank to Jct. KY 66 near Creekville (Clay Co.).

KY 2001
A—From Jct. KY 82 at Spout Springs to Jct. KY 1057, 2.0 miles S. of Clay City (Estill-Powell Cos.).

KY 2002
A—From Jct. KY 89 near Middleford via Parrot to Jct. KY 30 at Peoples (Jackson Co.).

KY 2003
A—From Jct. KY 2002 at Parrot via Dabol to Jct. KY 290, 1.5 miles N. of KY 30 (Jackson Co.).

KY 2004
A—From Jct. US 421 at Sand Gap to Jct. County Road 0.7 mile N.W. of Kerby Kaob (Jackson Co.).

KY 2005
A—From Jct. KY 72 at Pathfork to Jct. KY 987, 0.7 mile east of the Bell Co. Line (Harlan Co.).

KY 2006
A—From Jct. KY 179 near SCL of Cumberland to a point 5.9 miles S. of SCL of Cumberland (Harlan Co.).

KY 2007
A—From Jct. KY 219 in Wallins Creek to Jct. US 119 near Coldiron (Harlan Co.).

KY 2008
A—From Jct. KY 221 at Big Laurel via Napier, Lewis Creek to Jct. KY 2009, 3.0 miles N. of Harlan Co. Line (Harlan-Leslie Cos.).

KY 2009
A—From Jct. KY 221, 2.0 miles S.W. of Incline via Helton to Jct. US 421 near Hoskinton (Harlan-Leslie Cos.).

KY 2010
A—From Jct. US 119 approx. 8.5 miles N.E. of Harlan to Jct. KY 221, 3.0 miles N.E. of Incline (Harlan Co.).

KY 2011
A—From Jct. KY 221 at Stoney Fork to Jct. KY 66 near Beverly (Bell Co.).

KY 2012
A—From Jct. US 119 near Calloway to Balkan (Bell Co.).

KY 2013
A—From Jct. KY 221 near Jenson to Jct. KY 1630 near Kettle Island (Bell Co.).

KY 2014
A—From Jct. US 25E near Fourmile to Ivy Grove (Bell Co.).

KY 2015
A—From Jct. US 25E in Pineville to Jct. KY 2014 near Fourmile (Bell Co.).

KY 2016
A—From Jct. KY 52 near St. Helens to Jct. KY 715, 1.4 miles S. of Rogers (Lee-Wolfe Cos.).

KY 2017
A—From Jct. KY 52, 0.3 mile N.W. of Monica to a county road 0.3 mile N. of Primrose (Lee Co.).

KY 2018
A—From Jct. KY 607 at Natlee to Jct. KY 1883, 1.2 miles N. of KY 607 (Owen Co.).

KY 2019
A—From Jct. US 460, 1.5 miles W. of Salyersville to Jct. KY 1081, 2.3 miles E. of Wonnie (Magoffin Co.).

KY 2020
A—From Jct. US 460, 0.5 mile N.E. of Salyersville to Mashfork (Magoffin Co.).
KY 2021
A—From Jct. KY 451 near Busy to Jct. Rockhouse Fork Road, 2.843 miles S. of KY 451 (Perry Co.).

KY 2022
A—From Jct. KY 484 near the Clay-Perry Co. Line via Doorway to Jct. KY 28 at Buckhorn (Clay-Owsley-Perry Cos.).

KY 2023
A—From Jct. KY 1274, 2.5 miles S. of Licking River to Camp Judy Layne (Menifee-Morgan Cos.).

KY 2024
A—From Jct. KY 28 at Eversole via Ricetown to Jct. county road at Bee Branch School (Owsley Co.).

KY 2025
A—From Jct. KY 11, approx. 5.4 miles S. of Booneville ext. west up White Oak Creek 1.82 miles to Jct. county road (Owsley Co.).

KY 2026
A—From Jct. KY 213 near NCL of Stanton, along Maple St. to east end of Red River Bridge (Powell Co.).

KY 2027
A—From Jct. KY 746, 0.8 mile N.W. of Valeria to Jct. KY 1010, 0.2 mile N. of Morgan Co. Line (Wolfe-Morgan Cos.).

KY 2028
A—From Jct. KY 15, approx. 3.0 miles S.E. of Campton ext. S.W. 2.36 miles to Mary (Wolfe Co.).

KY 2029
A—From Jct. KY 7, 1.8 miles S.E. of Magoffin Co. Line to Jct. county road near Quicksand Creek (Floyd-Knott Cos.).

KY 2030
A—From Jct. KY 122 near Printer via Blue Moon to Jct. KY 1426, 1.3 miles N.E. of Honaker (Floyd Co.).

KY 2031
A—From Jct. KY 40 in Beauty to Jct. KY 292 near Mouth of Elk Creek (Martin Co.).

KY 2032
A—From Jct. KY 40, approx. 2.5 miles W. of Beauty to Jct. KY 1439 near Rockcastle School (Martin Co.).

KY 2033
A—From Jct. KY 1884, 1.4 miles W. of Milo to Jct. KY 1690, 1.2 miles W. of Peach Orchard (Lawrence-Martin Cos.).

KY 2034
A—From Jct. US 119 near Ermine via Collie to Jct. county road 0.3 mile N. of Upper Craft Collie School (Letcher Co.).

KY 2035
A—From Jct. KY 931 at Dongola to Jct. US 119, approx. 1.5 miles S. of Ermine (Letcher Co.).

KY 2036
A—From Jct. KY 7 at Letcher to Jct. KY 160 at Roxana (Letcher Co.).

KY 2037
A—From Jct. KY 1690, 1.9 miles S. of Summerville extending west and north to Chapman (Lawrence Co.).

KY 2038
A—From Jct. US 23, 0.8 mile N. of Twin Bridges Branch extending easterly 1.9 miles (Lawrence Co.).

KY 2039
A—From Jct. US 460, 0.5 mile S.E. of Stallionsville to Jct. KY 825, 1.2 miles N.E. of Denver (Johnson Co.).

KY 2040
A—From Jct. KY 40, 0.8 mile N.E. of Williamsport to Jct. KY 581 near mouth of Wiley Creek (Johnson Co.).

KY 2041
A—From Jct. KY 80, 2.0 miles N.W. of London to Jct. US 25, 0.5 mile N. of Pittsburg (Laurel Co.).

KY 2042
A—From Jct. KY 17, approx. 4.0 miles N.E. Independence to Jct. KY 177 at Kenton (Kenton Co.).

KY 2043
A—From Jct. US 25, 0.9 mile N. of Brachtown via Kenton Bank Lick to Jct. KY 1303 at Risedale (Kenton Co.).

KY 2044
A—From Jct. KY 1303 near White Tower to Jct. KY 177, approx. 1.1 miles S. of Ryland Heights (Kenton Co.).

KY 2045
A—From Jct. KY 2044, 0.2 mile W. of KY 177 via Independence to Jct. KY 1303, 1.3 miles S.W. of Independence (Kenton Co.).

KY 2046
A—From Jct. KY 17 near Fiskburg in southern Kenton Co., extending northeast to Jct. KY 14, 0.6 mile west to KY 17 at Morning View.
A—From Jct. US 25, 0.7 mile S. of Bracht to Jct. KY 581 near Fiskburg.

KY 2047
A—From Jct. KY 177, 2.0 miles N.W. of Ryland Heights via Oak Ridge to Jct. KY 1486, 1.2 miles E. of Independence (Kenton Co.).

KY 2048
AAA—From Jct. KY 155, 0.5 mile W. of KY 264 to intersection of Cannons Lane and Frankfort Ave. in Louisville (Jefferson Co.).

KY 2049
AAA—From Jct. KY 1934, 0.3 mile S. of Hartlage Creek to Jct. US 31W in Shively (Jefferson Co.).

KY 2050
A—From Jct. KY 146 in Lyndon to Jct. KY 22, 0.4 mile E. of US 42 (Jefferson Co.).

KY 2051
A—From Jct. Lees Lane, S.W. of Louisville, via Camp Ground Road to Jct. KY 1934 (Cane Run Road), near the NCL of Shively.
A—From Jct. US 31W near the SCL of Shively to Lees Lane.
KY 2052
AAA—From Jct. US 31E at Beuchel, via Old Shepherdsville Road to Jct. KY 1065 (Outer Loop).

KY 2053
A—From Jct. US 31E at Thixton to Jct. KY 61, 0.7 mile N. of Bullitt Co. Line (Jefferson Co.).

KY 2054
AAA—From Jct. I-264 (Shawnee Parkway) in west Louisville, via Algonquin Parkway to Jct. US 60 Alt. at Winkler Ave.

KY 2055 (Mount Holly Road)
A—From Jct. KY 907, 0.2 mile S. of KY 1065 via Fairdale to Jct. KY 1020 at Coral Ridge (Jefferson Co.).

KY 2056 (Bells Lane)
AAA—From Jct. KY 1934 near SWCL of Louisville extending west to a point near Ohio River (Jefferson Co.).

KY 2057
A—From Jct. KY 699 at Smilax to Jct. county road at Daily 3.30 miles east (Leslie Co.).

KY 2058
A—From Jct. KY 1780 near Sprucepine School to Jct. US 421, 0.6 mile N. of Helton (Leslie Co.).

KY 2059
A—From Jct. KY 194, 1.9 miles S.E. of Stopover to mouth of Joiner Branch (Pike Co.).

KY 2060
A—From Jct. KY 194 approx. 3.0 miles S.W. of Phelps to Virginia State Line 0.2 mile S.E. of Paw Paw (Pike Co.).

KY 2061
A—From Jct. US 23, 0.7 mile S. of Blair Town to Jct. KY 194 approx. 2.5 miles S. of Gulnare (Pike Co.).

KY 2062
A—From Jct. KY 194 at SCL of Phelps to Jct. KY 194 at Stopover (Pike Co.).

KY 2063
A—From Jct. US 127, 0.4 mile N.E. of KY 734 to Jct. KY 90, 1.3 miles E. of KY 558 (Clinton Co.).

KY 2064
A—From Jct. KY 61, 0.5 mile N.E. of Peytonburg to Hendricks Creek Boat Dock (Cumberland Co.).

KY 2065
A—From Jct. KY 252, 0.3 mile S.W. of Finney to Peninsula Boat Ramp (Barren Co.).

KY 2066
A—From Jct. KY 672 to Lake Beshear Dam (Caldwell Co.).

KY 2067
A—From Jct. KY 259, 0.5 mile N.E. of the Grayson-Edmonson Co. Line to Nolin River Lake (Grayson-Edmonson Cos.).

KY 2068
AAA—From Jct. KY 128 in Caldwell Co. to 500 feet S. of KY 128 at entrance to Princeton Company Plant No. 1.

KY 2069
A—From Jct. US 25, 2.0 miles S. of SCL of London to Jct. KY 1006, 0.3 mile S. of KY 363 (Laurel Co.).

KY 2070
A—From Jct. KY 7 near Load to a point 3.0 miles up White Oak Creek (Greenup Co.).

KY 2071
A—From Jct. KY 946 to KY 746 at the Wolfe Co. Line (Menifee Co.).

KY 2072
A—From Jct. KY 1833, 1.6 miles S.W. of KY 28 to boat ramp at Buckhorn Lake (Perry Co.).

KY 2073
A—From Jct. KY 15, 0.4 mile W. of the WCL of Stanton to Jct. KY 2026 (Powell Co.).

KY 2074
A—From Jct. US 421 at Chevrolet to a point 0.752 mile E. of the beginning (Harlan Co.).

KY 2075
A—From Jct. KY 121 in Murray to Jct. US 641 North of Murray (Calloway Co.).

KY 2076
A—From Jct. KY 687 near the ECL of Manchester to Jct. US 421 near KY 80 (Clay Co.).

KY 2077
A—From Jct. KY 92 S.W. of Tinsley to a point 0.8 mile S.W. of the beginning (Bell Co.).

KY 2078
A—From Jct. US 60 approx. 2.0 miles W. of Olive Hill to Jct. with US 60 in Olive Hill (Old US 60) (Carter Co.).

KY 2075
A—From Jct. KY 441 in Middlesboro via 19th St., Chestnut Ave., 21st St., Winchester Ave. and 38th St. to L&N Railroad (Bell Co.).

KY 2080
A—From Jct. KY 139 in Princeton via Old Cadiz Road to Jct. KY 91 (Caldwell Co.).

KY 2081
AAA—From Jct. US 62 (North Jefferson St. in Princeton), along McGoodwin St. and Old Madisonville Road to US 62 in Princeton at Young St.

KY 2082
A—From Jct. KY 85, 1.1 miles N.E. of Antoon to Jct. KY 862, 1.0 mile N.E. of KY 85 (Hopkins Co.).

KY 2083
A—From Jct. US 41 at SCL of Nortonville via Main St. to Jct. US 41, 0.6 mile N. of Nortonville (Hopkins Co.).

KY 2084
A—From Jct. US 41 at Powell St. in Henderson to KY 54 near Franklin St. (Henderson Co.).

KY 2085
A—From Jct. KY 813 in White Plains extending south for 0.215 mile (Hopkins Co.).
KY 2086
A—From Jct. KY 109, 0.1 mile south of Western Kentucky Parkway extending west to Purdytown Road (Hopkins Co.).

KY 2087
A—From Jct. US 41 via Clayton Ave. to Jct. KY 132 in Dixon (Webster Co.).

KY 2088
A—From Jct. E. Elm St. in Clay via First and Lisman Sts. to Blackburn St. (Webster Co.).

KY 2089
A—From Jct. KY 143 in Blackford to a point 373.5 feet N.W. of ICG R.R. (Webster Co.).

KY 2090
A—From Jct. KY 141 to Jct. KY 758 in Pride (Union Co.).

KY 2091
AAA—From Jct. US 60 in Morganfield to Union Co. State Maintenance Headquarters.

KY 2092
A—From Jct. KY 109 in Sturgis via Kelsey St. to KY 923 (Union Co.).

KY 2093
A—From Jct. KY 56 via American Legion Drive to American Legion Club House (Union Co.).

KY 2094
A—From Jct. US 60 in Waverly via Maple St. to Jct. KY 141, S.W. of Waverly (Union Co.).

KY 2095
A—From Jct. KY 130 in Uniontown via Second St. to Main St. (Union Co.).

KY 2096
AAA—From Jct. KY 2097 in Henderson Co. at entrance to Big Rivers Steam Plant, extending north to Anaconda Aluminum Plant entrance.
A—From Anaconda Aluminum Plant entrance to Jct. KY 416.

KY 2097
AAA—From Jct. US 41 in Henderson Co., 0.3 mile north of the Webster Co. Line, extending east to Big Rivers Steam Plant entrance.

KY 2098
A—From Jct. US 41 in Henderson via Washington St. to a point 0.293 mile N. of beginning (Henderson Co.).

KY 2099
A—From Henderson Co. State Maintenance Headquarters to a point 850 feet east of Pennyrile Parkway.

KY 2100
A—From Jct. US 60, 0.7 mile S.W. of KY 136 to/and around Henderson Community College (Henderson Co.).

KY 2101
A—From Jct. KY 130 at Grove Center to Jct. KY 492 (Union Co.).

KY 2102
A—From Jct. KY 136, 3.5 miles N.W. of Smith Mills to a point 1.950 miles N.W. (Union Co.).

KY 2103
A—From Jct. KY 70 in Central City via Center and Ash Sts. to US 62 (Muhlenberg Co.).

KY 2104
A—From Jct. KY 176 in Drakesboro via Jones Ave. and Broad St. to Drakesboro High School (Muhlenberg Co.)

KY 2105
A—From Jct. Reynolds St. in Central City, via Eighth St. to KY 277 (Muhlenberg Co.).

KY 2106
AAA—From Jct. US 431 Truck Route in Central City (Reservoir Ave.) along Fairgrounds and Park St. to Muhlenberg Co. State Maintenance Headquarters.

KY 2107
A—From Jct. US 431, 56 feet N. of NCL of Drakesboro via Old US 431 to Jct. US 431, 0.9 mile S. of the Western Kentucky Parkway (Muhlenberg Co.).

KY 2108
A—From Jct. US 62 in Powdery via Old US 62 to US 62 at south side of Western Kentucky Parkway (Muhlenberg Co.).

KY 2109
A—From Jct. KY 81, 1.4 miles N. of Sacramento to Jct. KY 254 (McLean Co.).

KY 2110
A—From Jct. KY 85 in Island via Old US 431 to KY 138, S. of Livermore (McLean Co.).

KY 2111
A—From Jct. US 431 in Livermore via Third, Hill, Second and Main Sts. to First St. (McLean Co.).

KY 2112
A—From Jct. KY 81 at south end of Green River Bridge in Calhoun to KY 138 (McLean Co.).

KY 2113
A—From Jct. US 231 at SECL of Beaver Dam to ECL of Beaver Dam (Ohio Co.).

KY 2114
A—From Jct. KY 69 at Haynesville extending east for 0.202 mile (Ohio Co.).

KY 2115
A—From Jct. US 231, 0.4 mile S. of Daviess Co. Line to Jct. KY 764 (Ohio Co.).

KY 2116
A—From Jct. KY 405, 0.5 mile S. of Yelvington to Jct. KY 405, 0.8 mile S. of Yelvington (Daviess Co.).
KY 2117
A—From Jct. US 231, 1,700 feet S. of US 60 Bypass via Southeastern Parkway to KY 289, 1,300 feet S. of US 60 Bypass (Daviess Co.).

KY 2118
A—From Jct. KY 56, and KY 81, 1,000 feet W. of US 60 Bypass via Airport Road to Administration Building (Daviess Co.).

KY 2119
A—From Jct. KY 56 and KY 81 in Owensboro via Old Henderson Road, Bosley Road and Ninth St. to Conway St. (Daviess Co.).

KY 2120
A—From Jct. US 60, 0.4 mile W. of Owensboro Bypass to the Lee Ruby Road (Daviess Co.).

KY 2121
AAA—From Jct. KY 56 in Owensboro via Bosley Road and Crabtree Ave. to US 60 at Second St. (Daviess Co.).

KY 2122
A—From Jct. KY 144, 2.2 miles S.E. of Thurston to KY 1389 (Daviess Co.).

KY 2123
A—From Jct. US 60 in Hawesville via Main Cross, Water and Harrison Sts. to Jct. US 60 (Hancock Co.).

KY 2124
A—From Jct. KY 261, 0.5 mile N.E. of Ohio Co. Line to Cabot (Hancock Co.).

KY 2125
A—From Jct. US 60 in Hawesville via Jefferson St. to Old Ferry Landing (Hancock Co.).

KY 2126
A—From Jct. KY 181 in Elkton via Sunset Drive to Street Ave. (Todd Co.).

KY 2127
A—From Jct. US 68 in Elkton via Street Ave. and Airport Road to Standard Field (Todd Co.).

KY 2128
A—From Jct. US 41 in Tiny Town to Tennessee State Line (Todd Co.).

KY 2129
A—From Jct. KY 79 in Russellville via Morgan to First St. (Logan Co.).

KY 2130
A—From Jct. US 68 in Russellville via Blakey St. to Third St. (Logan Co.).

KY 2131
A—From Jct. US 431 in Russellville via Cornelius Ave. to end, including loop (Logan Co.).

KY 2132
A—From Jct. US 68 in Russellville via Fifth St. to South Caldwell St. (Logan Co.).

KY 2133
A—From Jct. KY 66, 0.4 mile N. of Arjay to a point 0.814 mile N.W. of beginning (Bell Co.).

KY 2134
A—From Jct. US 68 via Sixth St. to South Morgan St. in Russellville (Logan Co.).

KY 2135
A—From Jct. KY 2135 via High St. and School Ave. to Jct. US 431 in Adairville (Logan Co.).

KY 2136
A—From Jct. US 431 via Vine and Walnut Sts. to Jct. KY 591 in Adairville (Logan Co.).

KY 2137
A—From Jct. US 68 in Auburn via Caldwell and Maple Sts. to Jct. KY 103 (Logan Co.).

KY 2138
A—From Jct. KY 2135 in Adairville via Church St. to Jct. KY 591 (Logan Co.).

KY 2139
A—From Jct. US 68 in Russellville via Dockins and Seventh Sts. to Morgan St. (Logan Co.).

KY 2140
A—From Jct. US 79 in Russellville via Maple Lane and Seventh St. to Nashville St. (Logan Co.).

KY 2141
A—From Jct. Morgan St. in Russellville via Third St. to Caldwell St. (Logan Co.).

KY 2142
A—From Jct. US 431 in Lewisburg via Green St. to a point 0.725 mile east (Logan Co.).

KY 2143
A—From Jct. US 68 in Russellville via S. Main St. to Eleventh St. (Logan Co.).

KY 2144
A—From Jct. KY 103 in Auburn via Lincoln St. to Maple St. (Logan Co.).

KY 2145
A—From Jct. Vine St. in Adairville to Jct. Temperance St. (Logan Co.).

KY 2146
A—From Jct. US 79 in Russellville via Nashville, Seventh, Bethel and Second Sts. to US 431 (Logan Co.).

KY 2147
A—From Jct. KY 103 in Auburn via Walnut and Vier Sts. to Jct. KY 2137 (Logan Co.).

KY 2148
A—From Jct. KY 73 in Franklin via Akin Ave. to US 31W (Simpson Co.).

KY 2149
A—From Jct. US 31W near NCL of Franklin via Ogles St. to Industrial Site (Simpson Co.).
KY 2150
A—From the Logan Co. Line, extending easterly toward Middleton for 0.549 mile (Simpson Co.).

KY 2151
A—From Jct. KY 383 in Franklin via Lee St. to Bluegrass Ave. (Simpson Co.).

KY 2152
A—From Jct. US 31E in Scottsville via W. Main St. to US 231 (Allen Co.).

KY 2153
A—From Jct. KY 141, 1.5 miles S.W. of KY 56 at Boxville to Webster Co. Line (Union Co.).

KY 2154
A—From Jct. KY 1386 in Scottsville via Bedelia St. to W. Main St. (Allen Co.).

KY 2155
A—From Jct. US 31E, 2.2 miles S. of Scottsville to Scotts craft Plant (Allen Co.).

KY 2156
A—From Jct. KY 1435 in Bowling Green via Crewdson Lane to Jct. Glen Lily Road (Warren Co.).

KY 2157

KY 2158
A—From Jct. US 231 via Cumberland Trace to KY 234 (Warren Co.).

KY 2159
A—From Jct. First St. in Bowling Green via Old US 31W to US 31W (Warren Co.).

KY 2160
A—From Jct. KY 70 near Mud River Bridge to Jct. KY 369 at Main St. in Rochester (Butler Co.).

KY 2161
A—From Jct. US 231 in Morgantown via Butler, Cemetery and Ward Sts. to Morrison St. (Butler Co.).

KY 2162
A—From Jct. US 231 in Morgantown via Ohio St. to Butler St. (Butler Co.).

KY 2163
A—From Jct. Ward St. in Woodbury via South St., Barren River Road and Woodbury Road to end of bituminous surface near US Lock No. 4 (Butler Co.).

KY 2164
A—From Jct. KY 87 in Gamaliel via Holland St. to Monroe Carton Plant entrance (Monroe Co.).

KY 2165
A—From Jct. KY 163 N. of Tompkinsville via Fairgrounds Drive to National Guard Armory (Monroe Co.).

KY 2166
A—From Jct. KY 163 in Tompkinsville via Columbia St. to KY 163 North of Tompkinsville (Monroe Co.).

KY 2167
A—From Jct. Main St. in Tompkinsville via Third St. to Magnolia St. (Monroe Co.).

KY 2168
A—From Jct. Main St. in Tompkinsville via Second St. to City-County Hospital entrance (Monroe Co.).

KY 2169
A—From Paige and Monroe Sts. in Tompkinsville via Factory Lane to a point 400 feet east of Town Creek (Monroe Co.).

KY 2170
A—From Jct. KY 100 in Fountain Run to KY 98 near the Barren Co. Line (Monroe Co.).

KY 2171
A—From Jct. Magnolia St. in Tompkinsville via First and Crawford Sts. to Second St. (Monroe Co.).

KY 2172
A—From Jct. KY 63 at Spruce St. in Columbia via Spruce St., Old Gamaliel Road, and Jackson St. to Jct. Columbia St. (Monroe Co.).

KY 2173
A—From Acme Fertilizer Plant in Glasgow via Industrial Drive to US 68; thence via Southern Plant Road to plant property (Barren Co.).

KY 2174
A—From Jct. US 31E in Glasgow to National Guard Armory (Barren Co.).

KY 2175
A—From Jct. KY 1297 in Glasgow via Sorenson Plant Road to the Plant (Barren Co.).

KY 2176
A—From Jct. KY 90 in Glasgow via Carnation Drive to Milk Plant (Barren Co.).

KY 2177
A—From Jct. KY 249 in Glasgow via Trimble Ave. and around the Poultry Plant to another Jct. with KY 249, 100 feet S. of Trimble Ave. (Barren Co.).

KY 2178
A—From Jct. US 31E Bypass in Glasgow via Knob Road to Sampson St. (Barren Co.).

KY 2179
A—From Jct. US 31W in Park City via Old Mammoth Cave Road to KY 255 (Barren Co.).

KY 2180
A—From Jct. KY 252 near Haywood to Jct. US 31E (Barren Co.).

KY 2181
A—From Jct. KY 259 at Brownsville via Houchin Ferry Road and Ferguson St. to Kellwood Factory Property Line (Edmonson Co.).

KY 2182
A—From Jct. KY 259 in Brownsville via Main Cross St. to Washington St. (Edmonson Co.).
KY 2183
A—From Jct. KY 259 in Brownsville via Center St. to Dogwood St. (Edmonson Co.).

KY 2184
A—From Jct. KY 259 in Brownsville via Washington St. to a point under the Green River Bridge (Edmonson Co.).

KY 2185
A—From Jct. KY 357, 2.0 miles N.E. of US 31W to Jct. KY 569, 0.7 mile E. of Hinesdale (Hart Co.).

KY 2186
A—From Jct. US 31W in Horse Cave via Cherry St. to Western Condensing Plant (Hart Co.).

KY 2187
A—From Jct. KY 218, near Crail Hope to the Metcalfe Co. Line (Green Co.).

KY 2188
A—From Jct. KY 767 at Mt. Gilead to KY 1913 at Haskingsville (Green Co.).

KY 2189
A—From Jct. KY 61 S. of Greensburg to Greensburg Hospital Road (Green Co.).

KY 2190
A—From Jct. county road, 0.5 mile S. of Bramlett to a point 0.928 mile N.E. of the beginning (Green Co.).

KY 2191
A—From Jct. US 62 in Clarkson along Spring St. to a point 0.55 mile S.E. of beginning (Grayson Co.).

KY 2192
A—From Jct. US 62 at Millwood to a point 0.942 mile N.W. of beginning (Grayson Co.).

KY 2193
A—From Jct. KY 54 near Claggett Church to a point 0.757 mile S.W. of beginning (Grayson Co.).

KY 2194
A—From Jct. KY 54, 4.2 miles W. of Short Creek to Tousey (Grayson Co.).

KY 2195
A—From the Ohio Co. Line via Hartman-Yeaman Road to a point 1.540 miles E. of beginning (Grayson Co.).

KY 2196
A—From Jct. KY 631 at Duff via Johnny Frank Road to a point 1.073 miles N.E. of beginning (Grayson Co.).

KY 2197
A—From Jct. US 60 in Hardinsburg via Hardin and Second St. to Main St. (Breckinridge Co.).

KY 2198
A—From Jct. US 31W at 14th St. in Bowling Green via Chestnut St. to 12th St. (Warren Co.).

KY 2199
A—From Jct. KY 333 at Big Spring via High Plains Corner to Big Spring-Highland Road (Breckinridge Co.).

KY 2200
A—From Jct. US 60 in Cloverport via Tile Plant Road to a point 0.35 mile N.E. of beginning (Breckinridge Co.).

KY 2201
A—From Jct. KY 79 near Sand Knob Church to Jct. KY 105, 0.5 mile S. of KY 108 (Breckinridge Co.).

KY 2202
A—From Jct. US 60 near SWCL of Irvington to Irvington Cemetery (Breckinridge Co.).

KY 2203
A—From Jct. US 60 in Hardinsburg via Third and Breckinridge Sts. to Second St. (Breckinridge Co.).

KY 2204
A—From Jct. KY 448 in Brandenburg via Main St. to the Ohio River Bank (Meade Co.).

KY 2205
A—From Jct. KY 251 in Elizabethtown along College and Main Sts. to Jct. US 31W (Hardin Co.).

KY 2206
A—From Jct. US 62 in Elizabethtown via William St. to Jct. KY 61 (Hardin Co.).

KY 2207
A—From Jct. Chestnut St. in Bowling Green via 13th St. to State St. (Warren Co.).

KY 2208
A—From Jct. US 62 near Valley Creek Bridge via Industry Drive to a point 0.059 mile N.W. of beginning (Hardin Co.).

KY 2209
A—From Jct. KY 251 in Elizabethtown via Industry Drive to a point 0.062 mile E. of beginning (Hardin Co.).

KY 2210
A—From Jct. KY 220 near the Meade Co. Line extending easterly 2.289 miles (Hardin Co.).

KY 2211
A—From Jct. US 31W in Radcliff via Elm Road to Jct. KY 447 (Hardin Co.).

KY 2212
A—From Jct. KY 220 in Rineyville to a point 0.356 mile S. of beginning (Hardin Co.).

KY 2213
A—From Jct. KY 61, 0.2 mile S.E. of Old US 31W to Dow Corning Factory (Hardin Co.).

KY 2214
A—From Jct. KY 447 near NCL of Radcliff to Jct. US 31W near NCL of Radcliff (Hardin Co.).

KY 2215
A—From Jct. US 31W, 1.4 miles N. of NCL of Elizabethtown to Hardin Co. Airport Parking Lot (Hardin Co.).

KY 2216
A—From Jct. KY 357, 0.6 mile N. of Maxine to Jct. KY 1517 at Oak Hill Church (Larue Co.).
KY 2217
A—From Jct. KY 1832, 1.5 miles N. of US 31E ext. S.W. to a point 0.8 mile N.E. of KY 61 (Larue Co.).

KY 2218
A—From Jct. KY 883, 1.0 mile N. of US 68 to west end of Little Pitman Creek Bridge (Taylor Co.).

KY 2219
A—From Jct. KY 208 in Campbellsville via Lowell Ave. and Shawnee Drive to US 68 (Taylor Co.).

KY 2220
A—From Jct. KY 210, 0.7 mile S.E. of KY 569 to a point near Mt. Carmel Church (Taylor Co.).

KY 2221
A—From Jct. KY 55 in Campbellsville via Risen Ave. and Sunny Hill Drive to US 68 (Taylor Co.).

KY 2222
A—From Jct. KY 208, 1.0 mile N.E. of NECL of Campbellsville to Jct. KY 658 (Taylor Co.).

KY 2223
A—From Jct. KY 70 in Campbellsville via Railroad St. and Carnation Drive to Jct. KY 55 (Taylor Co.).

KY 2225
A—From Jct. KY 84, 1.6 miles E. of St. Mary to 0.279 mile N. of the beginning (Marion Co.).

KY 2226
A—From Jct. US 68 in Lebanon via Woodlawn St. to Jct. KY 55 (Marion Co.).

KY 2227
A—From Jct. US 31E, 1.1 miles S. of Bluegrass Parkway to St. Thomas Orphanage (Nelson Co.).

KY 2228
A—From Jct. KY 245, S.E. of Deatsville to Jct. KY 523 in Deatsville (Nelson Co.).

KY 2229
A—From Jct. KY 52, 0.6 mile S. of Nelsonville to Jct. KY 52, 1.3 miles S. of Nelsonville (Nelson Co.).

KY 2230
A—From Jct. US 62, 2.1 miles N.E. of KY 1858 to a point 0.436 mile S.E. of beginning (Nelson Co.).

KY 2231
A—From Jct. KY 2232 in Fredricktown to a point 0.888 mile E.S.E. of beginning (Washington Co.).

KY 2232
A—From Jct. 7th St. in Louisville along River Road to the east curb line of Preston St. (Jefferson Co.).

KY 2233
A—From Jct. KY 605 near Marion Co. Line to a point 0.207 mile N. of beginning (Washington Co.).

KY 2234
A—From Jct. KY 1586 at Cardwell to Mercer Co. Line 2.3 miles S.E. of the beginning (Washington Co.).

KY 2235
A—From Jct. US 60 Westbound in Owensboro via Triplet St. to US 60 Eastbound (Daviess Co.).

KY 2236
A—From Jct. KY 480 near SCL of Shepherdsville to Jct. KY 61, 0.4 mile S. of SCL of Shepherdsville (Bullitt Co.).

KY 2237
A—From Jct. KY 480 at Salt River to Jct. KY 61 (Bullitt Co.).

KY 2238
A—From Jct. First St. in Russellville via Summer St. to Second St. (Logan Co.).

KY 2239
A—From Jct. KY 44 and KY 248 to a point 1.770 miles S. of beginning (Spencer Co.).

KY 2240
AAA—From Jct. US 31E in Louisville via Goldsmith Lane and Bon Air Ave. to Brockton Lane (Jefferson Co.).

KY 2241
AAA—From Jct. Breckinridge Lane in Louisville via Willis Ave. to US 60 in St. Matthews (Jefferson Co.).

KY 2242
A—From Jct. KY 1447 near E. Side of Jefferson Freeway extending northwest for 1 184 miles (Jefferson Co.).

KY 2243
AAA—From Jct. Main St. in Louisville via Wenzel St. to Jefferson St. (Jefferson Co.).

KY 2244
AAA—From Jct. KY 61 in Louisville via Phillips Lane and Airport Road to Standiford Field Parking Lot (Jefferson Co.).

KY 2245
AAA—From Jct. US 231 at Lewis St. in Owensboro via Fifth St. to US 431 at Frederica St. (Daviess Co.).

KY 2246
A—From Jct. US 60 in St. Matthews via Bauer Ave. to US 460 (Jefferson Co.).

KY 2247
A—From Jct. Third St. in Louisville via Breckinridge St. to Shelby St. (Jefferson Co.).

KY 2248
AAA—From Jct. Keller Ave. in Louisville via Fontaine Ave. to Phillips Lane (Jefferson Co.).

KY 2249
A—From Jct. Second St. in Louisville via Kentucky St. to Logan St. (Jefferson Co.).

KY 2250
A—From Jct. KY 61 in Louisville via Lynn St. and Shelby St. to Harrison St. (Jefferson Co.).

KY 2251
A—From Jct. US 31E at Fairland Ave. via Old US 41E to US 31E near Hikes Lane (Jefferson Co.).
KY 2252
A—From Jct. KY 642 to the Lincoln Co. Line (Garrard Co.).

KY 2253
A—From Jct. KY 53 near I-71 extending S.W. for 1.479 miles (Oldham Co.).

KY 2254
A—From Jct. KY 22 in Crestwood to Kavanaugh Camp Ground (Oldham Co.).

KY 2255
A—From Jct. KY 55 west of Shelbyville to Briel Industries Parking Lot (Shelby Co.).

KY 2256
A—From Jct. US 60 in Graefenburg via Old US 60 to KY 1472 (Shelby Co.).

KY 2257
A—From Jct. US 60 west of Shelbyville to KY 55 just south of I-64; excluding section eliminated by I-64 (Shelby Co.).

KY 2258
A—From Jct. KY 53, 0.7 mile south of US 60 extending east and north to State Maintenance Garage (Shelby Co.).

KY 2259
A—From Jct. US 60 in Frankfort via Shelby to a point 0.785 mile south of the beginning (Franklin Co.).

KY 2260
A—From Jct. US 460 east of Frankfort via Steadmantown Lane and Sessione Engineering Company Access Road to the Plant Parking Lot (Franklin Co.).

KY 2261
A—From Jct. US 421 in Frankfort via Clinton St. to US 127 at High St. (Franklin Co.).

KY 2262
A—From Jct. US 127 (Ann St.) in Frankfort via Mero St. to US 421 (Franklin Co.).

KY 2263
A—From Jct. US 60 in Frankfort via Myrtle Ave. to Genesco Plant (Franklin Co.).

KY 2264
A—From Jct. US 127 just south of I-64 via Twilight Drive to Old Harrodsburg Road (Franklin Co.).

KY 2265
A—From Jct. US 60 west of Frankfort to Capital City Airport (Franklin Co.).

KY 2266
A—From Jct. US 127 in Frankfort via Barrett Ave. to F & C R.R. (Franklin Co.).

KY 2267
A—From Jct. US 60 near Jett to Industrial Foundation (Franklin Co.).

KY 2268
A—From Jct. US 60 in Frankfort via Broadway to High St. (Franklin Co.).

KY 2269
A—From Jct. Kentucky Ave. in Bellepoint via Benson Ave. to barricade near US 421 (Includes spur to US 421) (Franklin Co.).

KY 2270
A—From Jct. US 60 west of Frankfort via State Game Farm Loop to US 60, 600 feet west of beginning point (Franklin Co.).

KY 2271
A—From Jct. US 60 in Frankfort via Lafayette Drive to Shelby St. (Franklin Co.).

KY 2272
A—From Jct. US 60 via Juniper Hill Park Road to and including Club House Loop (Franklin Co.).

KY 2273
A—From Jct. US 421 near northside of I-71 extending northeast to Carmon Road (Henry Co.).

KY 2274
A—From Jct. KY 573 in New Castle via Meyers and Son Factory and return to KY 573 (Henry Co.).

KY 2275
A—From Jct. US 421 in Campbellsburg via Cardinal Drive to Jct. US 421 at ECL (Henry Co.).

KY 2276
A—From Jct. KY 61 in Burkesville via Hill St. to KY 90 N.W. of Burkesville (Cumberland Co.).

KY 2277
A—From Jct. KY 829, 0.369 mile S.E. of KY 558 at Cumberland City extending easterly 1.600 miles (Clinton Co.).

KY 2278
A—From Jct. KY 1651 in Whitley City via Ball Cemetery Road to the State Maintenance Garage (McCready Co.).

KY 2279
A—From Jct. KY 684, 0.1 mile E. of KY 1651 to a point 0.3 mile E. of US 27 (McCready Co.).

KY 2280
A—From Jct. KY 305 at Maxon to Jct. KY 358 (McCacken Co.).

KY 2281
A—From Jct. US 27, approx. 0.4 mile S.W. of Parkers Lake extending easterly to KY 90 (McCready Co.).

KY 2282
A—From Jct. US 27 at Greenwood to Greenwood Cemetery, including Circle around Cemetery (McCready Co.).

KY 2283
A—From Jct. KY 1545, north of Russell Springs, to Jct. KY 1729, 1.5 miles S. of Sano (Russell Co.).

KY 2284
A—From Jct. US 127 near Sewellton to Jct. KY 55, 0.5 mile W. of US 127 (Russell Co.).
KY 2285
A—From Jct. KY 80 in Russell Springs via High St. to KY 379 (Russell Co.).

KY 2286
A—From Jct. US 127 in Russell Springs via Short St. to Jct. KY 379 (Russell Co.).

KY 2287
A—From Jct. KY 55 in Columbia via Tutt St. to Jct. KY 80 (Adair Co.).

KY 2288
A—From Jct. KY 767, 4.3 miles N.W. of Columbia to a point 0.705 mile N.W. of beginning (Adair Co.).

KY 2289
A—From Jct. KY 206, near Eunice, to KY 206 at Neatsville (Adair Co.).

KY 2290
A—From Jct. KY 206 in Columbia via Young St., Lowes Lane and Bryant St. (Adair Co.).

KY 2291
A—From Jct. Old Burnside Road via Airport Road to Administration Building (Pulaski Co.).

KY 2292
A—From Jct. US 27 south of Somerset via Old US 27 to KY 1577 (Pulaski Co.).

KY 2293
A—From boat dock on Lake Cumberland in Burnside to Lake Shore Drive (Pulaski Co.).

KY 2294
A—From Jct. Lakeshore Drive, southside of Burnside, via French Avenue to Lakeshore Drive, northside (Pulaski Co.).

KY 2295
A—From Jct. US 27 in southside of Burnside, via Lakeshore Drive and Antioch Ave., to Grandview Ave. (Pulaski Co.).

KY 2296
A—From Jct. KY 80 in Somerset via College St. to KY 39 (Pulaski Co.).

KY 2297
A—From Jct. US 27, S.W. of Somerset to KY 2292, (Old US 27) at North end of Allen Creek Bridge (Pulaski Co.).

KY 2298
A—From Jct. US 27 in Somerset via Langdon St. to Monticello St. (Pulaski Co.).

KY 2299
A—From Jct. US 27 near Oak Hill Road to KY 2292 (Pulaski Co.).

KY 2300
A—From Jct. KY 80 Business Route in Somerset to Somerset Bypass at Clifty Road (Pulaski Co.).

KY 2301
A—From Jct. US 27, 2.2 miles N. of Burnside to U.S. Government boat ramp on Lake Cumberland (Pulaski Co.).

KY 2302
A—From Jct. KY 1580 at Govers Lane in Ferguson via Murphy and Griffin St. to Jct. South Main St. in Somerset (Pulaski Co.).

KY 2303
A—From Jct. KY 1247 in Somerset via S. Richardson Drive to Jct. KY 80 Business Route (Pulaski Co.).

KY 2304
A—From Jct. KY 790 at Bronston to Lake Cumberland (Pulaski Co.).

KY 2305
A—From Jct. US 27, 0.5 mile N. of Tateville, to Lake Cumberland (Pulaski Co.).

KY 2306
A—From Jct. US 27, approx. 0.6 mile N.W. of NCL of Burnside, to edge of water at Cumberland Lake (Pulaski Co.).

KY 2307
A—From Jct. US 27, 1.0 mile S. of SCL of Burnside, to Diamond Match Packaging Company (Pulaski Co.).

KY 2308
A—From Jct. KY 635 in Science Hill via N. Stanford St. to Jct. KY 1247 (Pulaski Co.).

KY 2309
A—From Jct. KY 635 in Science Hill via S. Stanford St. to Jct. KY 1247 (Pulaski Co.).

KY 2310
A—From Jct. US 127 at Dunnville to the Adair Co. Line (Casey Co.).

KY 2311
A—From Jct. Montgomery St. in Liberty via Wolford Ave. to Sharp Ave. (Casey Co.).

KY 2312
A—From Jct. KY 70 in Liberty via Court House Square to Jct. KY 70 (Casey Co.).

KY 2313
A—From Jct. KY 70 in Liberty via Randolph St. to Jct. US 127 (Casey Co.).

KY 2314
A—From Jct. KY 49 in Liberty via Hustonville St. to Jct. US 127 (Casey Co.).

KY 2315
A—From Jct. KY 1247 in Stanford via Maxville St. to Jct. US 150 (Lincoln Co.).

KY 2316
A—From Jct. US 150 in Stanford via Powell and Miller Sts. to a point approx. 350 feet E. of US 27 (Lincoln Co.).
KY 2317
A—From Jct. KY 1851 at the west side of I-65, southerly along west side of I-65, to a dead end (Jefferson-Bullitt Cos.).

KY 2319
A—From Jct. KY 78 in Stanford via Helm St. to a point 1400 feet W. of beginning (Lincoln Co.).

KY 2321
A—From Jct. US 150 in Brodhead via McKinney and Silver Sts. to intersection with School St. (Rockcastle Co.).

KY 2322
A—From Jct. US 25 in Mt. Vernon via Lewis St. to entrance to State Highway Garage (Rockcastle Co.).

KY 2323
A—From Jct. US 25 in Mt. Vernon via Church St. to Jct. KY 1326 (Rockcastle Co.).

KY 2324
A—From Jct. KY 33 in Danville via Lexington Ave. to Jct. KY 34 (Boyle Co.).

KY 2326
A—From Jct. Harrison Road in Berea via Center St. to Manning-Maxwell and Moore Plant (Madison Co.).

KY 2327
A—From Jct. KY 876 in Richmond to the Barnes Mill Road (Madison Co.).

KY 2328
A—From Jct. US 25 near Clays Ferry interchange to Jct. US 25, 0.8 mile N. of Clays Ferry Bridge (Madison-Fayette Cos.).

KY 2329
A—From Jct. US 127 in Harrodsburg extending west to 450 feet north of the intersection of Factory and Magnolia Sts.

KY 2331
A—From Jct. KY 1659 to the Steele Road (Woodford Co.).

KY 2332
A—From Jct. KY 169 in Nicholasville via North Third St. to Jct. KY 129 (Jessamine Co.).

KY 2333
A—From Jct. US 27 in Lexington via Cooper Drive to 500 feet west of Scoville Road (Fayette Co.).

KY 2334
A—From Jct. US 25, 360 feet south of New Circle Road, to 694 feet east of beginning (Fayette Co.).

KY 2335
A—From Jct. KY 57, 0.35 mile west of KY 859 at Avon to entrance to rear gate of Lexington-Bluegrass Army Depot.

KY 2336
A—From Jct. US 60 to Administration Building at Bluegrass Field (Fayette Co.).

KY 2338
A—From Jct. East Main St. in Georgetown via Maddox St. to Jct. Jackson St. (Scott Co.).

KY 2340
A—From US 25 in Georgetown via Washington and Water Sts. to Clinton Ave. (Scott Co.).

KY 2341
A—From Jct. US 25 to Georgetown Airport (Scott Co.).

KY 2342
A—From Jct. US 62, 0.385 mile N. of US 460 via DeGaris Mill Road to a point 0.088 mile N.W. of beginning (Scott Co.).

KY 2343
AAA—From Jct. KY 627 in Winchester via Magnolia St. to Jct. US 60.

KY 2344
AAA—From Jct. KY 1923 in Winchester via S. Main St. to Jct. US 60.

KY 2345
AAA—From Jct. US 60 near the ECL of Winchester to a point 603 feet west of US 60.

KY 2346
AA—From Jct. US 60, 1.4 miles W. of Mt. Sterling, extending north to Mt. Sterling Airport.

KY 2347
AAA—From Jct. High St. in Mt. Sterling via Estill St. to Armour Plant in Mt. Sterling.

KY 2348

KY 2350
A—From Jct. US 42, 1.5 miles east of Carrollton to Jct. KY 36 (Carroll Co.).

KY 2351
A—From Jct. West St. in Monterey via Taylor Ave. to a point 170 feet west of Clyde St. (Owen Co.).

KY 2352
A—From Jct. KY 1316 via Moseby Creek Road to a point 0.780 mile N. of beginning (Owen Co.).

KY 2353
A—From Jct. US 127 in Owenton via Blanton and Cross Sts. to Center St. (Owen Co.).

KY 2354
A—From Jct. KY 22 in Owenton via Roland Ave. to US 127 (Owen Co.).

KY 2355
A—From Jct. KY 982 in Cynthiana via Waterworks Ave. to Kawneer Plant (Harrison Co.).

KY 2356
A—From Jct. KY 330 near the Grant-Pendleton Co. Line via Crooked Creek Road to a county road 0.7 mile south of Durbintown (Grant-Pendleton-Harrison Cos.).
KY 2357
A—From Jct. KY 982 in Cynthiana via Webster Ave. to the Old Lair Station Road (Harrison Co.).

KY 2358
A—From Jct. KY 982 in Cynthiana via Bridge St. to US 27 (Harrison Co.).

KY 2359
A—From Jct. US 25 near NCL of Williamstown to 1,000 feet S.W. of Mehl Factory (Grant Co.).

KY 2360
A—From Jct. KY 489, 1.7 miles N. of KY 22 to a point 0.3 mile W. of beginning (Grant Co.).

KY 2361
A—From Jct. US 25 near SCL of Dry Ridge to Grant Co. High School entrance (Grant Co.).

KY 2362
A—From Jct. KY 489, N.E. of Williamstown to the south end of the bridge over the South Fork of Grassy Creek (Grant-Pendleton Co.).

KY 2363
A—From Jct. Violet Road to Child Welfare Diagnostic Center (Grant Co.).

KY 2364
A—From Jct. KY 18 at Main St. in Florence via Shelby St. to KY 18 at Locust St. (Boone Co.).

KY 2365
A—From Jct. KY 18 (Girard St.) in Florence to KY 1017 (Boone Co.).

KY 2366
A—From Jct. KY 16 in Walton, 0.2 mile E. of I-75 to a point 0.25 mile N. of the Kenton Co. Line (Boone Co.).

KY 2367
A—From Jct. KY 18 in Florence via Main St. to US 25 near KY 1017 (Boone Co.).

KY 2368
A—From Jct. KY 16 in Walton via School Road to Stephenson Mill Road (Boone Co.).

KY 2369
A—From Jct. KY 36 in Sanders via Main St. to another Jct. with KY 36 (Carroll Co.).

KY 2370
A—From Jct. KY 435, 0.5 mile S.E. of Augusta, to KY 875, 2.4 miles E. of Chatham (Bracken Co.).

KY 2371
A—From Jct. Montague Road to a point 0.10 mile S.W. of the beginning (Kenton Co.).

KY 2372
A—From Jct. KY 1072 via Amsterdam and Park Roads to Barrington Road (Kenton Co.).

KY 2373
A—From Jct. KY 317 in Crescent Springs to a point 600 feet S. of I-75 (Kenton Co.).

KY 2374
A—From Jct. KY 8 in Covington, via Crescent Ave. and Fifth St., to KY 8 at Johnson St. with westbound couple on Fourth St. between Johnson St. and Crescent Ave. (Kenton Co.).

KY 2376
A—From Jct. KY 1121, 3.0 miles S. of Alexandria via Shaw-Hess Road to KY 1121, 0.4 mile N. of Persimmon Grove (Campbell Co.).

KY 2377
A—From Jct. Bell Ave. in Corbin via Center and Ford Sts. to Masters St. (Whitley-Bell Co.).

KY 2378
A—From Jct. KY 296 in Williamsburg via First, Sycamore and Third Sts. to another Jct. with KY 296 (Whitley Co.).

KY 2379
A—From Jct. US 25W at west side of I-75 at Goldbug to a point 900 feet south of beginning (Whitley Co.).

KY 2380
A—From Jct. US 25W in Williamsburg via Cemetery St. to Highland Cemetery (Whitley Co.).

KY 2381
A—From Jct. KY 296 in Williamsburg via Second St. to Sycamore St. (Whitley Co.).

KY 2382
A—From Jct. US 25W, 0.7 mile N. of KY 26 to County High School (Whitley Co.).

KY 2383
A—From Jct. US 25W in Williamsburg via Highland Park Ave. to Jct. KY 856 (Whitley Co.).

KY 2384
A—From Jct. KY 312 in Corbin via Stamper St. to Jct. KY 1259 (Whitley Co.).

KY 2385
A—From Jct. KY 296 in Williamsburg via Eleventh St. to a point 0.590 mile N. of beginning (Whitley Co.).

KY 2386
A—From Jct. KY 92 south of Williamsburg via Old US 25W to Jct. 296 in Williamsburg (Whitley Co.).

KY 2387
A—From Jct. KY 296 in Williamsburg via Fifth St. to Green St. (Whitley Co.).

KY 2388
A—From Jct. KY 1189, 0.3 mile N.E. of US 25, to the Veneering Mill at Fariston (Laurel Co.).

KY 2389
A—From Jct. KY 2069, 0.4 mile West of US 25, to Airport (Laurel Co.).

KY 2390
A—From Jct. KY 229, near Levi Jackson State Park, to Feltner 4-H Camp (Laurel Co.).
KY 2391
A—From Jct. KY 363 in London via Dixie St. to US 25 (Laurel Co.).

KY 2392
A—From Jct. US 25, 1.3 miles S. of Lily to Jct. US 25, 3.2 miles S. of Lily (Laurel Co.).

KY 2394
A—From Jct. KY 66 at NECL of Pineville to L & N Railroad Crossing (Bell Co.).

KY 2395
A—From Jct. Winchester Ave. in Middlesboro via Balmoral Road to L & N Railroad Crossing (Bell Co.).

KY 2396
A—From Jct. KY 74 in Middlesboro via Wilson St. to KY 441 (Bell Co.).

KY 2397
A—From Jct. US 25E in Pineville via Mountain View Ave., Kentucky Ave. and Cherry St., to US 25E (Bell Co.).

KY 2398
A—From Jct. KY 92, 3.3 miles S.W. of US 25E to a point 0.65 mile S. up Goodin Creek (Bell Co.).

KY 2399
A—From Jct. US 25E, 0.5 mile S. of US 119, to a point 0.5 mile S. of beginning (Bell Co.).

KY 2400
A—From Jct. Twenty-Second St. in Middlesboro via Exeter Ave. to Jct. Thirty-Eighth St. (Bell Co.).

KY 2401
A—From Jct. Exeter Ave. in Middlesboro via Petersborough Ave. to a point 2,450 feet north of Cumberland Ave. (Bell Co.).

KY 2402
A—From Jct. KY 174 in Middlesboro via Twenty-Fifth St. and Hollywood Ave. to KY 441 (Bell Co.).

KY 2403
A—From Jct. KY 2079 in Middlesboro via Twentieth St., to bridge over Yellow Creek (Bell Co.).

KY 2404
A—From Jct. US 25E in Middlesboro via Environmental School Road to a point 0.17 mile S. of beginning (Bell Co.).

KY 2405
A—From Jct. Kentucky Ave. in Pineville via Cherry St. and Virginia Ave. to Jct. KY 66 (Bell Co.).

KY 2406
A—From Jct. KY 223 at Hammond to a point 500 feet N.E. of beginning (Knox Co.).

KY 2407
A—From Jct. KY 1232, 1.8 miles W. of Gray to L & N Railroad (Knox Co.).

KY 2408
A—From Jct. KY 1232 in Gray via Jones St. to a point 653 feet S.W. of beginning (Knox Co.).

KY 2409
A—From Jct. KY 223, 1.0 mile S.W. of Dewitt to a point 1,290 feet up Moore Creek (Knox Co.).

KY 2410
A—From Jct. KY 1232 in East Corbin via Industrial Blvd. to a point 0.575 miles S.E. of beginning (Knox Co.).

KY 2411
A—From Jct. KY 11 in Barbourville via Dishman St. to Sycamore St. (Knox Co.).

KY 2412
A—From Jct. KY 459 in Barbourville via Sycamore St. to Jct. KY 11 (Knox Co.).

KY 2413
A—From Jct. College St. in Barbourville via High St. and Broadway to Knox St. (Knox Co.).

KY 2414
A—From Jct. KY 229, 0.8 mile S. of Crane Nest, to a point 0.183 mile east (Knox Co.).

KY 2415
A—From Jct. US 25E east of Barbourville via Martin Lane to Old US 25E (Knox Co.).

KY 2416
A—From Jct. KY 1232, 0.8 mile E. of Corbin, to Lynn Camp Church (Knox Co.).

KY 2417
A—From Jct. KY 1232, 0.5 mile E. of Corbin, to Lynn Camp School (Knox Co.).

KY 2418

KY 2419
A—From Jct. Knox St. in Barbourville via College St. to Manchester St. (Knox Co.).

KY 2420
A—From Jct. US 25E in Barbourville via Knox St. to Cumberland (Knox Co.).

KY 2421

KY 2422
A—From NECL of Water Valley to Pea Ridge Road (Graves Co.).

KY 2423
A—From Jct. KY 459 E. of Barbourville via Sharp Gap Road and School St. to Fuller St. (Knox Co.).

KY 2424
A—From Jct. US 119, 500 feet E. of Cumberland River Bridge in Loyall to Loyall High School Football Field (Harlan Co.).

KY 2425
A—From Jct. KY 72, 2.05 miles S.W. of US 421, to a point 0.352 mile up Little Creek (Harlan Co.).
KY 2426
A—From Jct. US 421 in Harlan via Island St., Martin Ave., Duffield St., Bourbon St., Camden St., and Sunshine Road, to US 421 at Dressen (Harlan Co.).

KY 2427
A—From Jct. KY 72 at Elcomb to a point 0.210 mile N,W. of the beginning (Harlan Co.).

KY 2428
A—From Jct. US 421 at Grays Knob to Hall Elementary School (Harlan Co.).

KY 2429
A—From Jct. KY 215 at Kenvir to a point 0.454 mile N.E. of beginning (Harlan Co.).

KY 2430
A—From Jct. KY 38 in Evarts via Kelly, Depot, Keister and Walnut Sts. to Bailey's Creek Road (Harlan Co.).

KY 2431

KY 2432
A—From Jct. Cedar St. in Manchester via Railroad Ave. to a point 700 feet north of Deer St. (Clay Co.).

KY 2433
A—From Jct. Railroad Ave. in Manchester via Third St. to a point 900 feet S.E. (Clay Co.).

KY 2434
A—From Jct. Railroad Ave. in Manchester via Second St. to Locust St. (Clay Co.).

KY 2435
A—From Jct. Lyle St. in Manchester via Poplar St. to a point 425 feet N.E. of Second St. (Clay Co.).

KY 2436
A—From Jct. Main St. in Manchester via Fourth St. to Poplar St. (Clay Co.).

KY 2437
A—From Jct. Fourth St. in Manchester via Railroad Ave. to Cedar St. (Clay Co.).

KY 2438
A—From Jct. US 421 in Manchester via Second St. to Poplar St. (Clay Co.).

KY 2439
A—From Jct. Main St. in Manchester via Bridge St. to foot bridge (Clay Co.).

KY 2440
A—From Jct. US 421 in Manchester via Main St. to US 421 at House Ave. (Clay Co.).

KY 2441
A—From Jct. US 421 in Manchester via Dickerson St. to Main St. (Clay Co.).

KY 2442
A—From Jct. US 421 in Manchester via Maple and Church Sts. to grade school (Clay Co.).

KY 2443
A—From Jct. US 421, 0.6 mile W. of Botto to Jct. KY 718 (Clay Co.).

KY 2444
A—From Jct. KY 2292 in Somerset to Pulaski Co. State Maintenance Garage.

KY 2445
A—From Jct. KY 476 in Hazard via Walker Ave. to Hazard Vocational School (Perry Co.).

KY 2446
AA—From Jct. KY 267 at Dice, north of Hazard, to Fifteen Mile Creek Road, 0.448 mile east of KY 267.

KY 2447
AA—From Jct. KY 7 at Fusonia in Perry Co. extending east 0.202 mile.

KY 2448
A—From Jct. KY 451 in Hazard to a point 0.216 mile S. on Kentucky Blvd. (Perry Co.).

KY 2449
A—From Jct. KY 15 near Shively St. in Hazard via Main St. to Jct. KY 15 N. of "Y" St. (Perry Co.).

KY 2450
AA—From Jct. KY 7 at Cornettsville in Perry Co. to L & N R.R., 0.065 mile N. of KY 7.
A—From Jct. KY 7 at west end of Cornettsville Bridge to L & N R.R. (Perry Co.).

KY 2451
A—From Jct. Main St. in Hazard via High St. to Memorial Drive (KY 15) (Perry Co.).

KY 2452
A—From Jct. KY 52 in Beattyville via McGuire Ave. to KY 11 (Lee Co.).

KY 2453
A—From Jct. KY 52 to Railroad Crossing at Old Landing (Lee Co.).

KY 2454
A—From Jct. KY 89 in Irvine via Orchard and Park Aves. to Richmond Road (Estill Co.).

KY 2455
A—From Jct. KY 89 in Irvine via Rice St. to a point 1,145 feet E. of beginning (Estill Co.).

KY 2456
A—From Jct. Bond St. in West Irvine via Church St. to High St. (Estill Co.).

KY 2457
A—From Jct. KY 52 in West Irvine via High St. to Garrett Ave. (Estill Co.).

KY 2458
A—From Jct. KY 52 in West Irvine via Bond St. and Garrett Ave. to Jct. KY 52 (Estill Co.).

KY 2459
A—From Jct. KY 89 in Irvine via Old Richmond Road to a point 0.323 mile S.W. of beginning (Estill Co.).
KY 2460
A—From Jct. KY 52 in Irvine via North Court St. to Francis St. (Estill Co.).

KY 2461
A—From Jct. KY 52 in Irvine via Broadway and Eighth Sts. to Jct. KY 52 in Ravenna (Estill Co.).

KY 2462
A—From Jct. KY 15 in Jackson via Jefferson and Highland Ave. to a point on Highland, 0.371 mile E. of Jefferson Ave. (Breathitt Co.).

KY 2463
A—From Jct. KY 30 in Jackson via College Ave. to Jefferson Ave. (Breathitt Co.).

KY 2464
A—From Jct. KY 30 in Jackson via Railroad St. to a point 0.45 mile E. of beginning (Breathitt Co.).

KY 2465
AAA—From Jct. KY 452 at Evanston in eastern Breathitt Co. to a point 3.642 miles south of beginning.

KY 2466
AAA—From Jct. KY 30 near Stevenson, 10.8 miles N.E. of Quicksand in Breathitt Co. to a point 1.449 miles west of KY 30.

KY 2467
A—From Jct. KY 1524, 1.6 miles S.E. of Brightshade, to Jct. county road at Darbs Branch (Clay Co.).

KY 2468
A—From Jct. KY 15 at Lost Creek to a point 0.217 mile S. of beginning (Breathitt Co.).

KY 2469
A—From Jct. KY 30 at Shoulderblade to a point 0.581 mile W. of the beginning (Breathitt Co.).

KY 2470
A—From Jct. KY 52 at Lee Co. Line to a point 0.454 mile S. of the beginning (Breathitt Co.).

KY 2471
A—From Jct. KY 30 in Jackson via Main St. and Broadway to Jct. KY 30 (Breathitt Co.).

KY 2472
AA—From Jct. KY 30 in Jackson via Armory Drive to Jct. Hargis St., 0.857 mile S.E. of KY 30.

KY 2473
A—From Jct. KY 52 in West Irvine via Old Richmond Road to a point 0.2 mile N.W. of beginning (Estill Co.).

KY 2474
A—From Jct. KY 15 in Clay City via Eighth St. to Seventh Ave. (Powell Co.).

KY 2475
A—From Jct. KY 15 in Clay City via Tenth St. and Ninth Ave. to Jct. KY 1057 (Powell Co.).

KY 2476
A—From Jct. KY 213 in Stanton via Court St. to Breckinridge St. (Powell Co.).

KY 2477
A—From Jct. KY 15 in Clay City via Seventh St. and Seventh Ave. to Jct. KY 15 (Powell Co.).

KY 2478
A—From Jct. KY 15 in Clay City via Second St. to Fourth Ave. (Powell Co.).

KY 2479
A—From Jct. Third St. in Clay City via Fifth Ave., First Ave., Second St., Fourth Ave. and Third St. to Jct. KY 15 (Powell Co.).

KY 2480
A—From Jct. KY 1057 in Clay City via Tenth Ave. to Jct. KY 15 (Powell Co.).

KY 2481
A—From Jct. KY 15 in Clay City via Ninth St. to Red River Bridge (Powell Co.).

KY 2482
A—From Jct. Main St. in Stanton via Blackburn St. and Hatton Branch Road to Furnace St. (Powell Co.).

KY 2483
A—From Jct. KY 15 in Stanton via Furnace St. to KY 213 (Powell Co.).

KY 2484
A—From Jct. Hatton Branch Road in Stanton via Tharpe St. to Vine St. (Powell Co.).

KY 2485
A—From Jct. Blackburn St. in Stanton to Furnace St. (Powell Co.).

KY 2486
A—From Jct. KY 15 in Stanton via Washington St. to Court St. (Powell Co.).

KY 2487
A—From Jct. KY 213 in Stanton via Boone and Breckinridge Sts. to Maple St. (Powell Co.).

KY 2488
A—From Jct. Johnson St. in Campton via Plummer St. and Washington St. (Wolf Co.).

KY 2489
A—From Jct. KY 1010 via Murphy Fork Road to Morgan Co. Line (Wolfe Co.).

KY 2490
A—From Jct. KY 15 in Stanton via Drake and Marion Sts. to Cemetery St. (Wolf Co.).

KY 2491
A—From Jct. Elkins Road, S. of Campton via Flatwoods Road, Washington St. and Bear Branch Road to a point 0.9 mile N. of beginning (Wolfe Co.).

KY 2492
A—From Jct. Washington St. in Campton via Court St. to Marion St. (Wolfe Co.).

KY 2493
A—From Jct. KY 7 in Salyersville via Licking Ave.,
KY 2494
A—From Jct. Broadway in West Liberty via Glenn and Liberty Sts. to US 460 (Morgan Co.).

KY 2495
AAA—From Jct. US 460 (Main St.) in West Liberty, along Court St. and Glenn Ave. to Jct. US 460 (Prestonsburg Ave.) in West Liberty.

KY 2496
A—From Jct. US 460 in Ezel to a point 0.3 mile E. of beginning (Morgan Co.).

KY 2497
A—From Jct. US 460 at south limits of Ezel to Jct. US 460 in Ezel (Morgan Co.).

KY 2498
A—From Jct. US 460 near SWCL of West Liberty to a point 1.549 miles N.W. of beginning (Morgan Co.).

KY 2499
A—From Jct. US 460 near ECL of West Liberty to Airport (Morgan Co.).

KY 2500
A—From Jct. US 460 in Owingsville via Water St. to Jct. Oberline Ave. (Bath Co.).

KY 2501
AAA—From Jct. US 60 in Salt Lick (Bath Co.) to another junction with US 60 near C & O R.R. underpass, east of Salt Lick.

KY 2502
AAA—From Jct. KY 36 in Carlisle, via Walnut St. to North St. at entrance to State Highway Maintenance Barn.

KY 2503
AAA—From Jct. KY 11 in Flemingsburg, via Clark St. to Jct. KY 32 in Flemingsburg.

KY 2504
A—From Jct. KY 11 in Flemingsburg via West and East Main Sts. to Garr Ave. (Fleming Co.).

KY 2505
A—From Jct. US 68, 1.3 mile N.E. of the Robertson Co. Line to the Robertson Co. Line (Fleming Co.).

KY 2506
A—From Jct. KY 32 in Flemingsburg, 2,500 feet S. of KY 32 via Foster St. to a point 439 feet N.E. of beginning (Fleming Co.).

KY 2507
AAA—From Jct. KY 32 in Flemingsburg, via Ritchie Ave. to US Shoe Corp., 800 feet N.E. of KY 32.

KY 2508
AAA—From Jct. KY 11 near NWCL of Flemingsburg to Jct. KY 559 at Stockyards.

KY 2509
A—From Jct. KY 673, 4.7 miles N. of Flemingsburg to the Mason Co. Line (Fleming Co.).

KY 2510
A—From Jct. KY 1515 via Mud Sock Road to KY 697 (Fleming Co.).

KY 2511
AAA—From Jct. KY 10 (Third St.) in Maysville via Limestone and 2nd Sts. to Jct. KY 10 at Wall St.

KY 2512
A—From the Bracken Co. Line via Woodward Road to the Robertson Co. Line (Mason Co.).

KY 2513
AAA—From Jct. KY 10 at Bridge St. in Maysville via East 2nd St. to Jct. KY 10 near ECL of Maysville.

KY 2514
A—From Jct. US 68, 2,000 feet N. of Lees Creek via Old US 68 to US 68, south of Licking River (Mason Co.).

KY 2515
A—From Jct. US 68 in Washington via Main St. to US 68 (Mason Co.).

KY 2516
A—From Jct. US 68 near Jersey Ridge Road via Lexington Pike, Fourth St. to Plum St. in Maysville (Mason Co.).

KY 2517
A—From Jct. US 68, 0.5 mile N. of Mayslick, via Mayslick to US 68, 0.8 mile S. of Mayslick (Mason Co.).

KY 2518
A—From Jct. US 68 in Maysville via Plum and Fourth Sts. to KY 11 (Mason Co.).

KY 2519
A—From Jct. KY 10 in Maysville via Lexington St. to KY 11 (Mason Co.).

KY 2520
A—From Jct. Old US 60, 0.5 mile E. of Farmers, to Rowan Co. Airport (Rowan Co.).

KY 2521
A—From Jct. US 60 in Morehead via Bradley Ave. to Railroad St. (Rowan Co.).

KY 2522
A—From Jct. US 60 near Bath Co. Line to US 60 near Farmers (Rowan Co.).

KY 2523
AAA—From Jct. KY 10, 1.3 miles west of Vanceburg, to Jct. Old KY 10 at State Highway Maintenance Barn (Lewis Co.).

KY 2524
A—From Jct. KY 59 at Camp Dix extending N.E. for 3.939 miles (Lewis Co.).

KY 2525
AAA—From Jct. KY 10 near ECL of Vanceburg via 2nd and Main Sts. to Jct. KY 10 and KY 59 in Vanceburg.

KY 2526
A—From Jct. KY 32, 1.0 mile N. of KY 7, via Mica Plant Road to another Jct. with KY 32 (Elliott Co.).
KY 2527
A—From Jct. KY 1555, 1.0 mile N. of Gimlet, to a point
1.0 mile S. of the Carter Co. Line (Elliott Co.).

KY 2528
A—From Jct. US 60 in Olive Hill via Railroad St. to US
60 (Carter Co.).

KY 2529
A—From Jct. US 60 in Olive Hill to ECL at Craig St.
(Carter Co.).

KY 2530
A—From Jct. US 60 in Grayson via Landsdown St. to
south side of I-64 (Carter Co.).

KY 2531
A—From Jct. US 60 in Olive Hill via Clark Hill Road to
Jct. KY 2078 (Carter Co.).

KY 2532
A—From Jct. US 60 near the Ballard-McCracken Co.
Line to Jct. KY 725 (Ballard-McCracken Cos.).

KY 2533
A—From Jct. KY 1496, 0.9 mile N.E. of KY 1, to 0.8
mile N. of beginning (Carter Co.).

KY 2534
AAA—From Jct. US 60 in Ashland (Boyd Co.)
extending S.E. 0.178 mile to Paul Blazer High School.

KY 2535
A—From Jct. US 23 in Catlettsburg via Underpass St. to
Broadway (Boyd Co.).

KY 2536
A—From Jct. Broadway in Catlettsburg via
Twenty-Third St. to Center St. (Boyd Co.).

KY 2537
A—From Jct. Twenty-Sixth St. in Catlettsburg via
Broadway to Twentieth St. (Boyd Co.).

KY 2538
AAA—From Jct. US 23, 1.5 miles east of ECL of South
Shore (Greenup Co.), to a point 0.13 mile north at C & O
R.R.

KY 2539
A—From Jct. US 641 in Hazel via State, Third and
Calloway Sts. to US 641 (Calloway Co.).

KY 2540
US 23 in South Portsmouth (Greenup Co.).

KY 2541
AAA—From Jct. US 23, near ECL of Greenup, via Main
St. to Jct. KY 2, 1.0 mile west of beginning.

KY 2542
AAA—From Jct. US 23, 2.3 miles east of ECL of South
Shore in Greenup County, to a point 0.25 mile north at C
& O R.R.

KY 2543
AAA—From Jct. US 23 in Russell via Bellefonte and
Ferry Sts. to another junction with US 23 near the C & O
R.R. underpass.

KY 2544
A—From Jct. US 23 at Hallie to a point 538 feet south
of the beginning (Letcher Co.).

KY 2545
A—From Jct. US 119 in Thornton to Sergent (Letcher
Co.).

KY 2546
A—From Jct. US 23, 1.8 miles E. of Mayking, to a point
0.420 mile up Bottom Fork (Letcher Co.).

KY 2547
A—From Jct. KY 1410 near Knott-Letcher Co. Line to
Whiteburg Airport (Knott-Letcher Cos.).

KY 2548
AAA—From Jct. KY 15 in Whiteburg via Jenkins Road
to Jct. KY 15 at Fifth St. (Letcher Co.).

KY 2549
AAA—From Jct. US 27 at S. Limestone and Euclid Ave.
in Lexington via S. Limestone and High St. to Jct. High St.
and S. Broadway.

KY 2550
A—From Jct. US 23 at SECL of Jenkins via Old US 23
to US 119 (Letcher Co.).

KY 2551
A—From Jct. KY 1056, 2.0 miles S.W. of Ransom, to a
point 1.208 miles S.W. of beginning (Pike Co.).

KY 2552
A—From Jct. US 119, 0.2 mile S. of US 460 extending
691 feet toward Shelbiana (Pike Co.).

KY 2553
A—From Jct. KY 3 at Stratton Branch to Jenny Wiley
State Park Swimming Pool (Floyd Co.).

KY 2554
A—From Jct. KY 80, 1.0 mile S.W. of Langley to a point
1.0 mile N.W. of beginning (Floyd Co.).

KY 2555
A—From Jct. US 23 in West Prestonsburg via Harris St.
extension to Harris St. (Floyd Co.).

KY 2556
A—From Jct. Lake St. in Prestonsburg via Court and
Third Sts. to Richmond Drive (Floyd Co.).

KY 2557
A—From Jct. US 23 in Betsy Layne to Justell (Floyd
Co.).

KY 2558
A—All streets in West Van Lear east of and excluding
KY 302 (Johnson Co.).

KY 2559
A—From Jct. US 23, 0.8 mile N.W. of the Floyd Co.
Line to the Airport Runway (Johnson Co.).
KY 2560
A—From Jct. Third St. around Mayo School to Jct. Third St. at Church St. in Paintsville (Johnson Co.).

KY 2561
A—From Jct. US 23 Business Route in Paintsville via Main St., Highland Ave. to Jct. KY 40 (Johnson Co.).

KY 2562
A—From Jct. KY 32, approximately 0.7 mile W. of Blaine, to Blaine School (Lawrence Co.).

KY 2563
A—From Jct. US 23, approximately 0.2 mile N. of Jct. US 23 and KY 644, extending N.E. to carpet factory site (Lawrence Co.).

KY 2564
A—From Jct. Daniels Branch Road via Irad to the Little Blaine Road (Lawrence Co.).

KY 2565
A—From Jct. KY 3 in Louisa via Pocahontas St. to US 23 (Lawrence Co.).

KY 2566
A—From Jct. KY 3 in Louisa via Main Cross St., Pike St., Lock Ave. and Public Way to Jct. US 23 (Lawrence Co.).

KY 2567
A—From a point 0.6 mile S. of KY 166 via Frontage Road B and Service Road Number 1 to a point 600 feet E. of US 51 (Fulton Co.).

KY 2568
A—From Jct. KY 116 at the Tennessee State Line via Frontage Road A to US 51 (Fulton Co.).

KY 2569
A—From a point 1,275 feet E. of Purchase Parkway via Holland Lane to a point 875 feet west of the Parkway (Hickman Co.).

KY 2570
A—From Jct. Holland Lane at west side of Purchase Parkway extending S.W. and parallel with the Parkway for 2,950 feet (Hickman Co.).

KY 2571
A—From Jct. KY 1283 at the Graves Co. Line extending S.W. and parallel to the Purchase Parkway to a point 980 feet S.W. of Wilson Road (Hickman Co.).

KY 2572
A—From a point 900 feet N. of Purchase Parkway via Twin Hill Road to a point 750 feet S. of the Purchase Parkway (Graves Co.).

KY 2573
A—From Jct. KY 1763 at east side of Purchase Parkway via Gardner Road and extending S. for 0.061 mile (Graves Co.).

KY 2574
A—From a point 750 feet S.E. of Purchase Parkway near Hicksville and extending N.W. and S.W. for 0.326 mile along north side of Parkway (Graves Co.).

KY 2575
A—From a point 700 feet E. of Purchase Parkway via County Farm Road to a point 900 feet W. of Purchase Parkway (Graves Co.).

KY 2576
A—From Jct. KY 1748 at North side of Purchase Parkway extending N.E. and parallel to Parkway for 0.549 mile (Graves Co.).

KY 2577
A—From a point 170 feet W. of US 45 via Later Hill Road extending W. to a point 450 feet W. of the Purchase Parkway (Graves Co.).

KY 2578
A—From a point 0.6 mile W. of US 45 via Grissom Road to a point 625 feet W. of Purchase Parkway (Graves Co.).

KY 2579
A—From a point 1,050 feet S. of Purchase Parkway via Old Mayfield-Paducah Road to a point 550 feet N. of Parkway (Graves Co.).

KY 2580
A—From Jct. McKendree Church Road at north side of Purchase Parkway near Hicksville extending N.E. and parallel to Parkway for 0.299 mile (Graves Co.).

KY 2581
A—From a point 500 feet S.W. of McKendree Church Road near Hicksville extending S.W. and parallel with Purchase Parkway for 0.450 mile (Graves Co.).

KY 2582
A—From Jct. Twin Hill Road at south side of Purchase Parkway extending E. and parallel with Parkway for 0.599 mile (Graves Co.).

KY 2583
A—From Later Hill Road at west side of Purchase Parkway extending south and parallel with Parkway for 0.402 mile (Graves Co.).

KY 2585
A—From Jct. KY 1283 at the Hickman Co. Line near south side of Purchase Parkway extending N.E. and parallel with Parkway for 0.294 mile (Graves Co.).

KY 2586
A—From a point 750 feet S.E. of Purchase Parkway via Symsonia-Wadesboro Road to a point 400 feet N.W. of Parkway (Graves Co.).

KY 2587
A—Streets in Farmington, including Carter St. from KY 121 to a point 0.1 mile south; Jones St. from KY 121 to a point 0.4 mile S.E.; Stokes St. from end of Jones St. extending north across KY 121 for 0.3 mile; Boyd St. from Jones to Carter; Church St. from KY 121 to 0.028 mile N. and W. of beginning; and Watson St. from KY 121 to a point 0.028 mile N.W. of beginning (Graves Co.).

KY 2588
A—Streets in Lowes, including Main St. from Jct. KY 440 to a point 0.15 mile S. of beginning; School St. from KY 440 to Main St.; First St. from Bank St. to a point 260
feet east of Main St. and extending S.W. for 0.30 mile; and Bank St. extending east 260 feet to First St. (Graves Co.).

KY 2589
A—From Jct. Symsonia-Wadesboro Road at N.W. side of Purchase Parkway extending S.W. and parallel to Parkway for 248 feet (Graves Co.).

KY 2590
A—From Jct. US 45 Bypass southbound ramp via Sutton Lane Service Road to a point 3,337 feet N. of KY 80 on Sutton Lane (excluding a 2,410 foot section eliminated by construction of Purchase Parkway) (Graves Co.).

KY 2591
A—From Jct. KY 284 near Yarbrough Lane via Old US 60 to US 60 at Florida St. (McCracken Co.).

KY 2592
A—From a point 0.2 mile S. of KY 121 via Green Plain Church Road to a point 810.5 feet S. of Dog Creek Bridge, and another section beginning at a point 490 feet N. of McCullough Creek Bridge to a point 210 feet S. of McCullough Creek Bridge (Calloway Co.).

KY 2593
A—From a point on Headley-Swift Road 564 feet E. of W. Fork of Clarks River via Headley-Swift Road to a point 586 feet W. of West Fork of Clarks River (Calloway Co.).

KY 2594
A—From Jct. KY 94 near ECL of Murray to Highway Maintenance Garage (Calloway Co.).

KY 2595
A—From a point 1,300 feet S.W. of Purchase Parkway via Lakeview Church Road to a point 350 feet N.E. of Parkway (Marshall Co.).

KY 2596
A—From Jct. Shamewell Road at south side of Purchase Parkway extending S.W. along and parallel to Parkway for 0.435 mile (Marshall Co.).

KY 2597
A—From a point on Virgil Smith Road 295 feet N.E. of center line of the Purchase Parkway to another point on Virgil Smith Road 0.056 mile S.W. of beginning (Marshall Co.).

KY 2598
A—From Jct. Jackson School Road at south side of Purchase Parkway extending west and parallel to Parkway for 1.189 mile (Marshall Co.).

KY 2599
A—From Jct. Jackson School Road 600 feet N. of Purchase Parkway extending east and parallel to Parkway for 1.082 miles (Marshall Co.).

KY 2600
A—From Jct. KY 348, 940 feet E. of Purchase Parkway to Old Symsonia Road (Marshall Co.).

KY 2601
A—From Jct. US 68 at N.W. end of Purchase Parkway interchange extending S.W. and parallel to Parkway for 0.539 mile (Marshall Co.).

KY 2602
A—From Jct. US 62 at east side of Purchase Parkway extending south and parallel to Parkway for 0.362 mile (Marshall Co.).

KY 2603
A—From a point 1,000 feet N. of Purchase Parkway via Hale Springs-Vanzora Road to a point 700 feet south of Parkway (Marshall Co.).

KY 2604
A—From a point 400 feet north of Purchase Parkway via Bondurant Road to a point 750 feet south of Parkway (Marshall Co.).

KY 2605
A—From a point 0.2 mile W. of US 641 via Old Paducah Road to a point 250 feet west of Purchase Parkway (Marshall Co.).

KY 2606
A—From a point 1,000 feet north of Purchase Parkway via Jackson School Road to a point 1,050 feet south of Parkway (Marshall Co.).

KY 2607
A—From Jct. KY 1422 on the east side of Purchase Parkway, via Pugh School Road to a point 0.282 mile N. of beginning (Marshall Co.).

KY 2608
A—From Jct. Lakeview Church Road at east side of Purchase Parkway via Pugh School cut-off extending south along Parkway for 0.099 mile (Marshall Co.).

KY 2609
A—From Jct. US 641 in Benton via Fourth St. to Highway Maintenance Garage (Marshall Co.).

KY 2610
A—From Jct. US 60, 0.35 mile N. of Cumberland River Bridge, to entrance of Highway Maintenance Garage (Livingston Co.).

KY 2611
A—From a point 890 feet N. of US 62, via Ethridge Road, to a point 1,050 feet N. of the Western Kentucky Parkway (Lyon-Caldwell Cos.).

KY 2612
A—From Jct. Evans Mill-Whites School Road at north side of Western Kentucky Parkway and parallel to the Parkway for 0.630 mile (Caldwell Co.).

KY 2613
A—From a point 1,038 feet N. of Western Kentucky Parkway via Longbreak-Flynn's Fork Road to a point 1,000 feet S. of Parkway (Caldwell Co.).

KY 2614
A—From a point 900 feet north of Western Kentucky Parkway via Lewistown Church Road to a point 671 feet S. of Parkway (Caldwell Co.).

KY 2615
A—From Jct. KY 293 at north side of Western Kentucky Parkway extending N.E. and parallel to Parkway for 3,986 feet, and another section beginning at a point 4,811 feet
N.E. of KY 293 extending N.E. for 2,380 feet (Caldwell Co.).

KY 2616
A—From Jct. Wilson Warehouse Road at north side of Western Kentucky Parkway extending S.W. for 942 feet (Caldwell Co.).

KY 2617

KY 2618
A—From a point 0.05 mile N. of US 62 via Princeton-Varminttrace Road to a point 0.308 mile N. of beginning (Caldwell Co.).

KY 2619
A—From a point 1,100 feet north of Western Kentucky Parkway via Evans Mill-White School Road to a point 1,000 feet south of Parkway (Caldwell Co.).

KY 2620
A—From Jct. Longbreak-Flynn Fork Road at north side of Western Kentucky Parkway extending S.W. and parallel to the Parkway for 0.153 mile (Caldwell Co.).

KY 2621
A—From Jct. Ethridge Road at north side of Western Kentucky Parkway extending east and parallel to the Parkway for 214 feet (Caldwell Co.).

KY 2622
A—From Jct. Princeton-Varminttrace Road extending E. and parallel to the Parkway for 2.282 mile (Caldwell Co.).

KY 2623
A—From Jct. KY 800 at east side of Pennyrile Parkway extending north and west for 0.065 mile (Christian Co.).

KY 2624
A—From Jct. KY 800 at west side of Pennyrile Parkway extending south and east for 0.081 mile (Christian Co.).

KY 2625
A—From Jct. Grapevine Road at east side of Pennyrile Parkway extending south and parallel to the Parkway for 0.472 mile (Christian Co.).

KY 2626
A—From Jct. Dogwood-Kelly Road at east side of Pennyrile Parkway extending north and parallel to the Parkway for 0.229 mile (Christian Co.).

KY 2627
A—From Jct. Butler Road at west side of Pennyrile Parkway in Hopkinsville extending south to Lewis St. (Christian Co.).

KY 2628
A—From Jct. Linwood St. in Hopkinsville extending west and parallel with US 68 to a dead end at US 68-Pennyrile Parkway interchange (Christian Co.).

KY 2629
A—From a point approximately 200 feet N. of McGowan St. in Hopkinsville extending N. under Pennyrile Parkway to a point 0.104 mile N. of beginning (Christian Co.).

KY 2630
A—From Jct. US 41, 0.16 mile N.W. of Pennyrile Parkway southbound lane extending S.W. and S.E. to a dead end at the Parkway Interchange (Christian Co.).

KY 2631
A—From Jct. US 41, 0.13 mile S.E. of Pennyrile Parkway northbound lane, extending S.W. and N.W. to a dead end at the Parkway Interchange (Christian Co.).

KY 2632
A—From Jct. Old Clarksville Pike, 0.1 mile N.W. of US 41 Alt. extending S. for 0.352 mile (Christian Co.).

KY 2633
A—From Jct. US 41 at southeast end of Pennyrile Parkway Interchange extending N.W. for 0.289 mile (Christian Co.).

KY 2634
A—From Jct. KY 1682 at E. side of Pennyrile Parkway Interchange extending north and parallel to the Parkway to Old Madisonville-Concord Road (Christian Co.).

KY 2635
A—From Jct. Cavanaugh Lane at east side of Pennyrile Parkway extending S. and parallel to the Parkway for 0.2 mile (Christian Co.).

KY 2636
A—From a point 0.6 mile E. of Old Madisonville Road extending E. via Cavanaugh to a point 0.3 mile E. of the Parkway (Christian Co.).

KY 2637
A—From a point 1.4 miles E. of Old Madisonville Road via Grapevine Road to a point 0.2 mile E. of the Pennyrile Parkway (Christian Co.).

KY 2638
A—From a point 1.13 miles N.E. of Old Madisonville Road via W.M. Lyle Road to a point 0.2 mile N.E. of Parkway (Christian Co.).

KY 2639
A—From Jct. Knight Road at west side of Pennyrile Parkway extending north and parallel to Parkway for 0.615 mile (Christian Co.).

KY 2640
A—From a point 1.15 miles E. of Old Madisonville Road via Knight Road to a point east of the Pennyrile Parkway (Christian Co.).

KY 2641
A—From a point 350 feet E. of Johnson Mill Road via Woodburn-Hay Road to a point 800 feet east of Old Madisonville Road (Christian Co.).

KY 2642
A—From Jct. Old Madisonville Road via Lake Morris Road to a point 690 feet E. of Pennyrile Parkway (Christian Co.).

KY 2643
A—From Jct. Woodburn-Hay Road at east side of Pennyrile Parkway extending S. and parallel to Parkway for 0.345 mile; and extending N. and parallel to Parkway for 0.530 mile (Christian Co.).
KY 2644
A—From Jct. US 62 at east side of US 41 extending N. and parallel to US 41 to Russ Hill Road (Hopkins Co.).

KY 2645
A—From Jct. Whitfield Schoolhouse Road at east side of US 41 extending N. and parallel to US 41 for 0.417 mile (Hopkins Co.).

KY 2646
A—From Jct. KY 813 near Mortons Gap via Old Salem Church Road to west side of US 41 (formerly KY 1622) (Hopkins Co.).

KY 2647
A—From Jct. US 41 Alt., 1.3 miles N. of the Christian Co. Line, to the MacIntosh Chapel Road 625 feet E. of the Pennyrile Parkway (Hopkins Co.).

KY 2648
A—From Jct. MacIntosh Chapel Road at west side of the Pennyrile Parkway extending S. and parallel to the Parkway for 0.175 mile (Hopkins Co.).

KY 2649
A—From end of Cates St. at Oak Hill extending east along south side of Western Kentucky Parkway for 0.089 mile (Hopkins Co.).

KY 2650
A—From Jct. US 41 Alt. at N. side of Western Kentucky Parkway extending E. and parallel to Parkway for 0.719 mile (Hopkins Co.).

KY 2651
A—From Jct. KY 1220, 800 feet S.W. of KY 109, to a point 0.102 mile W. of beginning (Hopkins Co.).

KY 2652
A—From Jct. KY 1220 at N. side of Western Kentucky Parkway extending S.W. and parallel to Parkway for 0.768 mile (Hopkins Co.).

KY 2653
A—From Jct. Nelson Lane, 736 feet west of US 41, via Whitfield Schoolhouse to a point 413 feet S.E. of US 41 (Hopkins Co.).

KY 2654
A—From a point on Cal Hamby Lane, 0.55 mile S. of KY 1221, extending south and parallel to US 41 to a point 0.861 mile south (Hopkins Co.).

KY 2655
A—From a point 0.1 mile E. of Old Hanson Road via Herbert Brown Road to a point 1,525 feet east of Pennyrile Parkway (Hopkins Co.).

KY 2656
A—From Jct. Tom Reynolds Road, 0.72 mile E. of US 41, via Fowler Road to a point 0.227 mile N. of beginning (Hopkins Co.).

KY 2657
A—From Jct. US 41, 0.2 mile N. of entrance to County High School, via Fowler Road to a point 1,255 feet east of Pennyrile Parkway (Hopkins Co.).

KY 2658
A—From Jct. Nebo-Dixon Road via Nebo-Stanhope Road to the Webster Co. Line (Hopkins Co.).

KY 2659
A—From Jct. KY 260 at west side of Pennyrile Parkway extending north and parallel to Parkway for 0.04 mile (Hopkins Co.).

KY 2660
A—From Jct. KY 862 at west side of Pennyrile Parkway via McDowell Access Road extending south and east for 0.063 mile (Hopkins Co.).

KY 2661
A—From Jct. Ivan Edwards Road at east side of Pennyrile Parkway extending south and parallel to Parkway for 0.149 mile (Hopkins Co.).

KY 2662
A—From Jct. KY 1033 at east side of Pennyrile Parkway extending south and parallel to Parkway for 0.674 mile (Hopkins Co.).

KY 2663
A—From Jct. Herbert Brown Road at east side of Pennyrile Parkway extending south and parallel to Parkway for 0.579 mile (Hopkins Co.).

KY 2664
A—From Jct. KY 260 at east side of Pennyrile Parkway extending north and parallel to Parkway for 1.641 miles (Hopkins Co.).

KY 2665
A—From a point on east side of Pennyrile Parkway 0.3 mile north of KY 862 extending north and parallel to Parkway for 0.413 mile (Hopkins Co.).

KY 2666
A—From a point 0.9 mile E. of US 41 via Bell Court-Onton Road to a point 500 feet east of Pennyrile Parkway (Webster Co.).

KY 2667
A—From a point 0.4 mile E. of US 41 via Old Slaughters-Onton Road to a point 1,400 feet east of Pennyrile Parkway (Webster Co.).

KY 2668
A—From a point on west side of Pennyrile Parkway 0.621 mile S. of Webster-Henderson Co. Line to Big Rivers Plant Access Road (Webster-Henderson Cos.).

KY 2669
A—From Jct. KY 370 at east side of Pennyrile Parkway extending north and parallel to the Parkway to Old Steamport Road (Webster Co.).

KY 2670
A—From Jct. KY 370 at west side of Pennyrile Parkway extending south and parallel to the Parkway for 0.363 mile (Webster Co.).

KY 2671
A—From Jct. CollinsKY 149 Road at west side of Pennyrile Parkway extending south and parallel to the Parkway for 0.376 mile (Webster Co.).
KY 2672
A—From Jct. KY 147 near east side of Pennyrile Parkway extending north and parallel to the parkay for 859 feet (Webster Co.).

KY 2673
A—From Jct. Old Slaughter-Onton Road at east side of the Pennyrile Parkway extending north and parallel to the Parkway for 0.413 mile, and from the Old Slaughters-Onton Road extending south for 0.083 mile (Webster Co.).

KY 2674
A—From Jct. Old Slaughter-Onton Road at west side of Pennyrile Parkway extending south and parallel to the Parkway for 0.378 mile (Webster Co.).

KY 2675
A—From a point 0.25 mile E. of US 41 via Royster Road extending east over Pennyrile Parkway for 0.379 mile (Henderson Co.).

KY 2676
A—From Jct. KY 416, 0.25 mile E. of Pennyrile Parkway, extending S.E. for 0.057 mile along Boys Camp Road (Henderson Co.).

KY 2677
A—From a point 0.2 mile N.E. of KY 136 via Toy-Anthoston, extending N.E. over Pennyrile Parkway for 0.612 mile (Henderson Co.).

KY 2678
A—From a point 0.5 mile E. of US 41 via Moss and Moss Road extending E. over Pennyrile Parkway for 0.095 mile (Henderson Co.).

KY 2679
A—From a point 200 feet S. of Greenbriar St. in Henderson via Arlington St. to a point 840 feet N. of Vanguard Ave. (Henderson Co.).

KY 2680
A—From Jct. KY 812 in Henderson via Hall Way to Augusta St. (Henderson Co.).

KY 2681
A—From a point 0.23 mile N. of Toy-Anthoston Road at east side of Pennyrile Parkway extending north and parallel to the Parkway for 1.345 miles (Henderson Co.).

KY 2682
A—From Jct. KY 136 at west side of Pennyrile Parkway extending south and parallel to the Parkway for 1.088 miles (Henderson Co.).

KY 2683
A—From a point on east side of Pennyrile Parkway 0.331 mile north of Royster Road extending south and parallel to Pennyrile Parkway to a point 0.346 mile S. of Royster Road (Henderson Co.).

KY 2684
A—From Jct. Moss and Moss Road at west side of Pennyrile Parkway extending south and parallel to the Parkway for 0.433 mile (Henderson Co.).

KY 2685
A—From Jct. Toy-Anthoston Road near east side of Pennyrile Parkway extending S.E. for 0.03 mile (Henderson Co.).

KY 2686
A—From Jct. Toy-Anthoston Road near east side of Pennyrile Parkway extending northeast for 0.027 mile (Henderson Co.).

KY 2687
A—From Jct. Stringtown Road at south side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.439 mile (Muhlenberg Co.).

KY 2688
A—From Jct. Old US 62, near north side of Western Kentucky Parkway extending west to Radio Station WMTA (Muhlenberg Co.).

KY 2689
A—From a point 1,200 feet east of KY 601 at south side of Western Kentucky Parkway extending east for 0.089 mile (Muhlenberg Co.).

KY 2690
A—From Jct. Wyce Chapel at south side of Western Kentucky Parkway extending east and parallel to the Parkway to KY 601 (Muhlenberg Co.).

KY 2691
A—From Jct. US 62 at south side of Western Kentucky Parkway extending east and parallel to Parkway for 0.117 mile (Muhlenberg Co.).

KY 2692
A—From a point 1,100 feet south of Western Kentucky Parkway via Henry Oates Road to a point 1,270 feet north of Western Kentucky Parkway (Muhlenberg Co.).

KY 2693
A—From Jct. KY 175 at north side of Western Kentucky Parkway extending east to Wyce Chapel (Muhlenberg Co.).

KY 2694
A—From a point 1,525 feet south of Western Kentucky Parkway via Paradise-Rockport Road to a point 650 feet north of the Parkway (Muhlenberg Co.).

KY 2695
A—From a point 650 feet south of Western Kentucky Parkway via Howerton Road to a point 400 feet north of the Parkway including a 180 foot Spur near south side of the Parkway extending east (Muhlenberg Co.).

KY 2696
A—From Jct. US 62 near I.C.G. Railroad at Martwick extending southeast for 0.164 mile (Muhlenberg Co.).

KY 2697
A—From a point 800 feet south of Western Kentucky Parkway via Stringtown Road to a point 800 feet north of the Parkway (Muhlenberg Co.).

KY 2698
A—From a point 1,112 feet south of US 60 Bypass via Carter Road to a point 1,052 feet north of Bypass (Daviess Co.).
KY 2699
A—From a point at south side of US 60 Bypass extending east along the south side of the Bypass to a point 0.145 mile E. of US 431 (Daviess Co.).

KY 2700
A—From a point 746 feet east of US 60 Bypass via Bittel Road to a point 754 feet west of the Bypass (Daviess Co.).

KY 2701
A—From a point 2,241 feet west of US 60 Bypass via Fifth St. Road to a point 1984 feet east of Bypass (Daviess Co.).

KY 2702
A—From Jct. Sutherland Road at south side of US 60 Bypass extending east and parallel to Bypass to Veach Road (Daviess Co.).

KY 2703
A—From Jct. KY 54 at east side of US 60 Bypass extending S.W. and parallel to Bypass for 0.070 mile (Daviess Co.).

KY 2704
A—From Jct. Todd Bridge Road at south side of US 60 Bypass extending north and parallel to west side of US 431 interchange for 0.056 mile (Daviess Co.).

KY 2705
A—From Jct. US 431 at north side of US 60 Bypass extending S.W. and parallel to west side of US 431 interchange for 0.147 mile (Daviess Co.).

KY 2706
A—From Jct. Scherm Road at S.W. side of US 60 Bypass extending S.E. and parallel to Bypass for 0.109 mile (Daviess Co.).

KY 2707
A—From Jct. Carter Road at north side of US 60 Bypass extending S.E. and parallel to Bypass to Tamarack Road (Daviess Co.).

KY 2708
A—From Jct. KY 54 at east side of US 60 Bypass extending west and parallel with south side of US 431 for 0.107 mile (Daviess Co.).

KY 2709
A—From Jct. Airport Road, 0.39 mile W. of US 60 Bypass, extending east and parallel with south side of KY 54 for 0.190 mile (Daviess Co.).

KY 2710
A—From Jct. Alsop Lane near south side of L & N Railroad crossing extending east under US 60 Bypass then south and parallel to Bypass for 0.820 mile (Daviess Co.).

KY 2711
A—From a point 1.3 mile E. of KY 369 extending east on Union School Road for 0.303 mile (Ohio Co.).

KY 2712
A—From a point 900 feet south of Western Kentucky Parkway via Rob Roy Road to a point 936 feet north of the Parkway (Ohio Co.).

KY 2713
A—From a point 944 feet south of Western Kentucky Parkway via Windy Hill-Arnold Road to a point 556 feet north of the Parkway (Ohio Co.).

KY 2714
A—From Jct. KY 369 at North side of Western Kentucky Parkway extending west and parallel to the Parkway for 0.097 mile (Ohio Co.).

KY 2715
A—From Jct. Windy Hill-Arnold Road at south side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.123 mile (Ohio Co.).

KY 2716
A—From Jct. Neafus-Elifie Road 0.1 mile S. of Western Kentucky Parkway to a point 0.741 mile west of beginning (Butler-Ohio Co.).

KY 2717
A—From Jct. Windy Hill-Arnold Road at south side of Western Kentucky Parkway extending west and parallel to the Parkway for 1.121 miles (Ohio Co.).

KY 2718
A—From Jct. US 231 at north side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.878 mile (Ohio Co.).

KY 2719
A—From Jct. KY 1245 at north side of Western Kentucky Parkway extending west and parallel to the Parkway for 0.088 mile (Ohio Co.).

KY 2720
A—From Jct. KY 1245 at north side of Western Kentucky Parkway extending south under the Parkway along the Lewis Creek Road for 0.096 mile (Ohio Co.).

KY 2721
A—From a point 0.5 mile east of US 231 at south side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.833 mile (Ohio Co.).

KY 2722
A—From Jct. Rob Roy Road at north side of Western Kentucky Parkway extending west and parallel to the Parkway for 1,350 feet (Ohio Co.).

KY 2723
A—From Jct. US 231 at south side of Western Kentucky Parkway extending west and parallel to the Parkway for 0.252 mile (Ohio Co.).

KY 2724
A—From 304.4 feet south of south end of bridge over East Fork of Pond River via the Blue Hole Road to a point 505.6 feet north of south end of bridge over the East Fork of Pond River (Todd Co.).

KY 2725
A—From Jct. Front St. in Lewisburg via Snead and Second Sts. to East Henry St. (Logan Co.).

KY 2726
A—From a point 0.223 mile S. of Western Kentucky
Parkway via Elfie-Neafus Road to a point 0.174 mile north of the Parkway (Butler Co.).

KY 2727
A—From a point 550 feet south of Western Kentucky Parkway via Dog Creek Road to a point 800 feet north of Parkway, and from another point on Dog Creek Road 2,150 feet N.E. of Western Kentucky Parkway extending east along the Parkway for 0.260 mile (Grayson Co.).

KY 2728
A—From a point 1,250 feet south of Western Kentucky Parkway via Do Stop Road to a point 700 feet north of the Parkway (Grayson Co.).

KY 2729
A—From a point 800 feet south of Western Kentucky Parkway via Terry Higgs Road to a point 400 feet north of Parkway (Grayson Co.).

KY 2730
A—From a point 950 feet south of Western Kentucky Parkway via McDonald Road to a point 950 feet north of the Parkway (Grayson Co.).

KY 2731
A—From a point 700 feet south of Western Kentucky Parkway via Millwood-Pleasant View Road to a point 850 feet north of Parkway (Grayson Co.).

KY 2732
A—From a point 400 feet south of Western Kentucky Parkway via Old Antioch Church Road to a point 750 feet north of Parkway (Grayson Co.).

KY 2733
A—From a point 0.256 mile S.E. of Western Kentucky Parkway via Crow Hollow Road to a point 0.132 mile N.W. of the Parkway (Grayson Co.).

KY 2734
A—From a point 100 feet west of KY 187 at north side of Western Kentucky Parkway extending west and parallel to the Parkway for 0.838 mile (Grayson Co.).

KY 2735
A—From Jct. Do Stop Road at north side of Western Kentucky Parkway extending east for 0.073 mile (Grayson Co.).

KY 2736
A—From Jct. KY 185, 500 feet southeast of Western Kentucky Parkway, to a point 0.054 mile west of beginning (Grayson Co.).

KY 2737
A—From Jct. McDonald Road at north side of Western Kentucky Parkway extending S.W. and parallel to the Parkway for 0.198 mile (Grayson Co.).

KY 2738
A—From Jct. KY 187 at south side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.250 mile (Grayson Co.).

KY 2739
A—From a point on the north side of the Western Kentucky Parkway 900 feet S.W. of Skeeter Road extending easterly for 0.612 mile (Grayson Co.).

KY 2740
A—From Jct. KY 224 at north side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.198 mile (Grayson Co.).

KY 2741
A—From Jct. KY 124 at north side of the Western Kentucky Parkway extending east and parallel to the Parkway for 0.165 mile (Grayson Co.).

KY 2742
A—From Jct. KY 259, 668 feet north of Western Kentucky Parkway, extending S.W. and parallel to N.W. loop of the Parkway (Grayson Co.).

KY 2743
A—From Jct. KY 720 at south side of Western Kentucky Parkway extending S.W. and parallel to the Parkway for 1.681 miles (Grayson Co.).

KY 2744
A—From Crow Hollow Road at north side of Western Kentucky Parkway extending west and parallel to Parkway for 0.081 mile (Grayson Co.).

KY 2745
A—From 0.166 mile N. of KY 88 at west side of I-65 extending S.W. and parallel to I-65 for 1.472 miles (Hart Co.).

KY 2746
A—From a point 972 feet S.E. of I-65 via Eudora Road to a point 1,352 feet N.W. of I-65 (Hart Co.).

KY 2747
A—From Jct. Eudora Road at S.E. side of I-65 extending N.E. and parallel to I-65 for 0.635 mile (Hart Co.).

KY 2748
A—From a point at S.E. side of I-65, 1.8 miles N. of Barren Co. Line extending north along Hatcher Valley Road for 0.194 mile (Hart Co.).

KY 2749
A—From a point on S.E. side of I-65, 0.2 mile N.W. of KY 335, extending N.E. and parallel to I-65 for 0.311 mile (Hart Co.).

KY 2750
A—From Jct. KY 218, at N.W. side of I-65, extending N.E. and parallel to I-65 for 0.093 mile (Hart Co.).

KY 2751
A—From Jct. Rowlett-Cave Spring Road near west side of I-65 extending north and parallel to I-65 for 0.506 mile (Hart Co.).

KY 2752
A—From a point on Eddie Segar Road at east side of I-65, 0.76 mile W. of L & N R.R., extending south and parallel to I-65 for 0.197 mile (Hart Co.).

KY 2753
A—From a point 0.33 mile S.W. of Eddie Segar Road at
KY 2754
A—From Jct. KY 728 at east side of I-65 extending south and S.E. via John Highbaugh and Chestnut Grove Roads for 1.712 miles (Hart Co.).

KY 2755
A—From a point at east side of I-65 on Chestnut Grove Road 0.41 mile S.E. of John Highbaugh Road extending south and parallel to I-65 for 0.160 mile (Hart Co.).

KY 2756
A—From Jct. US 31W west of I-65 underpass near Chestnut Grove Road extending east under I-65, thence south along east side of I-65 for 1.567 miles (Hart Co.).

KY 2757
A—From a point 1,500 feet west of I-65 via Rowlette-Cave Spring Road to a point 900 feet east of I-65 (Hart Co.).

KY 2758
A—From Jct. Gaither Station Road at south side of Western Kentucky Parkway extending east and parallel to the Parkway for 0.130 mile (Hart Co.).

KY 2759
A—From Jct. Harcourt-Star Mills Road at south side of Western Kentucky Parkway extending S.W. for 0.615 mile (Hart Co.).

KY 2760
A—From a point in Webb Mills Road at south side of Western Kentucky Parkway extending N.E. and parallel to the Parkway to a point 0.096 mile N.E. of KY 84 (Hart Co.).

KY 2761
A—From Jct. KY 583 at south side of Blue Grass Parkway extending S.W. and parallel to the Parkway for 1.677 miles (Hart Co.).

KY 2762
A—From a point near south side of Blue Grass Parkway extending under, then parallel to the Parkway for 0.483 mile (Hart Co.).

KY 2763
A—From a point 1,000 feet west of I-65 via Old Sonora Road to a point 800 feet east of I-65 (Hart Co.).

KY 2764
A—From a point 650 feet west of I-65 via Rhudes Creek Road to a point 500 feet east of I-65 (Hart Co.).

KY 2765
A—From a point 450 feet south of Western Kentucky Parkway via Rock Creek Road to a point 450 feet north of the Parkway (Hart Co.).

KY 2766
A A—From Jct. KY 1375 at north side of Western Kentucky Parkway, S.W. of Elizabethtown extending S.W. 1.5 miles.
A—From a point 1.5 miles S.W. of KY 1375 to a point 2.1 miles S.W. of KY 1375.

KY 2767
A—From Jct. Murriel-Town Road 122 feet east of US 31W extending along east side of US 31W and I-65 for 1.567 miles (Larue Co.).

KY 2768
A—From Jct. Fairview Road at Anderson Co. Line extending west and parallel to north side of Blue Grass Parkway for 0.972 mile (Washington Co.).

KY 2769
A—From Jct. KY 1754 at south side of Blue Grass Parkway extending west and parallel to the Parkway for 1.009 miles (Washington Co.).

KY 2770
A—From Jct. KY 1754 at north side of Blue Grass Parkway extending east and paralleling the Parkway for 0.550 mile (Washington Co.).

KY 2771
A—From Jct. KY 2768, 0.6 mile S.W. of Anderson Co. Line, extending north for 339 feet (Washington Co.).

KY 2772
A—From a point 775 feet south of Blue Grass Parkway via Fairview Road to a point 700 feet north of the Parkway (Washington Co.).

KY 2773
A—From Jct. KY 49 at south side of Blue Grass Parkway extending west and parallel to the Parkway for 0.106 mile (Nelson Co.).

KY 2774
A—From Jct. Milton Brown Road at south side of Blue Grass Parkway extending east and paralleling the Parkway for 0.572 mile (Nelson Co.).

KY 2775
A—From a point 703 feet south of the Blue Grass Parkway via Murphy Lane to a point 725 feet north of the Parkway (Nelson Co.).

KY 2776
A—From a point 1,300 feet south of Blue Grass Parkway via Ed Brent Road to a point 1,150 feet north of the Parkway (Nelson Co.).

KY 2777
A—From a point on Stillwell Road, 1.4 miles S.E. of KY 52 at north side of Blue Grass Parkway, extending east and parallel to the Parkway for 0.211 mile (Nelson Co.).

KY 2778
A—From Jct. KY 1853 at south side of Blue Grass Parkway extending west and parallel to the Parkway for 0.563 mile (Nelson Co.).

KY 2779
A—From Jct. US 150 at north side of Blue Grass Parkway extending N.E. and parallel to the Parkway for 0.469 mile (Nelson Co.).

KY 2780
A—From a point on north side of Blue Grass Parkway
0.2 mile S.W. of Ed Brent Road extending S.W. for 0.142 mile (Nelson Co.).

KY 2781
A—From a point in Sulphur Wells Road at south side of Western Kentucky Parkway extending east and parallel to the Parkway to KY 1214 (Grayson Co.).

KY 2782
A—From Jct. Ed Brent Road at south side of Blue Grass Parkway extending S.W. and parallel to the Parkway for 0.294 mile (Nelson Co.).

KY 2783
A—From Jct. KY 733 at south side of Blue Grass Parkway extending N.E. to a point 0.515 mile N.E. of the beginning (Nelson Co.).

KY 2784
A—From a point, 2,086 feet west of Damron Creek Bridge via Eunice-Dunnville Road to a point 814 feet east of Damron Creek Bridge (Adair Co.).

KY 2785
A—From a point 375 feet south of Glens Fork Creek Bridge via Glens Fork-KY 55 road to a point 375 feet north of Glens Fork Creek Bridge (Adair Co.).

KY 2786
A—From entrance to Lake Cumberland Boys Camp extending N.E. for 0.5 mile (Wayne Co.).

KY 2787
A—From Jct. KY 1505 at west side of I-75 extending north and parallel to I-75 for 0.727 mile (Rockcastle Co.).

KY 2788
A—From a point on east side of I-75, 0.5 mile north of Laurel Co. line, extending north and parallel to I-75 for 0.972 mile (Rockcastle Co.).

KY 2789
A—From Jct. US 25 at S.W. end of I-75 interchange near Renfro Valley extending N.W. and parallel with off ramp for I-75 for 0.370 mile (Rockcastle Co.).

KY 2790
A—From a point on east side of I-75, 0.5 mile N. of Sand Hill Road extending N.W. and parallel with I-75 for 0.201 mile (Rockcastle Co.).

KY 2791
A—From a point 525 feet west of I-75 via Sand Hill Road to a point 150 feet S.W. of Chestnut Ridge Road (Rockcastle Co.).

KY 2792
A—From Jct. US 25 at west side of I-75 interchange at Burr extending north and parallel with I-75 for 1.255 miles, excluding 1,674 feet from a point 1,004 feet north of US 25 to a point 2,678 feet north of US 25 (Rockcastle Co.).

KY 2793
A—From Jct. US 25 at Renfro Valley via Rose Hill Road to a point 600 feet west of I-75 (Rockcastle Co.).

KY 2794
A—From Jct. Hurricane School Road at west side of I-75 extending south and parallel to I-75 for 0.864 mile (Rockcastle Co.).

KY 2795
A—From a point 0.1 mile W. of US 25 via Lambert Road to a point 925 feet west of I-75 (Rockcastle Co.).

KY 2796
A—From a point 850 feet N.W. of US 25 at Boone via Flat Gap Road to a point 575 feet N.W. of I-75 (Rockcastle Co.).

KY 2797
A—From Jct. Flat Gap Road at east side of I-75 extending north and parallel to I-75 for 0.159 mile (Rockcastle Co.).

KY 2798
A—From a point 900 feet S.E. of I-75 via Hurricane School Road to a point 600 feet N.W. of I-75 (Rockcastle Co.).

KY 2799
A—From Jct. Alford St. at west side of I-264 extending north for 0.107 mile (Jefferson Co.).

KY 2800
A—From Jct. Jefferson St. at east side of I-264 via relocated 32nd St. to Main St. (Jefferson Co.).

KY 2801
A—From Jct. I-264 at Fifth St., Southern Heights Ave., Second St. and Florence Ave. to Third St. (Jefferson Co.).

KY 2802
AAA—From Jct. Eastern Parkway west of I-65 in Louisville via Hahn St., Warnock Ave. and Crittenden Drive to Eastern Parkway east of I-65 (Jefferson Co.).

KY 2803
A—From Jct. Warnock Ave. in Louisville via Arthur St. to Brandeis Ave. (Jefferson Co.).

KY 2804
A—From a point 0.25 mile W. of Jefferson Freeway via Rehl Road extending east over Freeway for 0.587 mile (Jefferson Co.).

KY 2805
A—From Jct. Pope Lick Road at Mt. Zion Church extending north to Poplar Lane (Jefferson Co.).

KY 2806
A—From a point 518 feet S.E. of Jefferson Freeway extending N.E. to a point 0.585 mile from the beginning (Jefferson Co.).

KY 2807
A—From a point 600 feet S.E. of I-71 via Springdale Road to a point 1,200 feet N.W. of I-71 (Jefferson Co.).

KY 2808
A—From a point 956 feet S. of I-71 via Barbour Lane to a point 960 feet north of I-71 (Jefferson Co.).
KY 2809
A—From Jct. KY 22 at west side of Jefferson Freeway extending northerly for 0.061 mile (Jefferson Co.).

KY 2810
A—From Jct. KY 22 at east side of Jefferson Freeway extending south for 0.064 mile (Jefferson Co.).

KY 2811
A—From Jct. KY 1447 at west side of Jefferson Freeway extending east and north for 0.091 mile (Jefferson Co.).

KY 2812
A—From Jct. KY 155, 0.35 mile E. of Jefferson Freeway extending S.W. for 0.170 mile, also extending north and west from KY 155 for 0.156 mile (Jefferson Co.).

KY 2813
A—From Jct. KY 155, 0.3 mile W. of Jefferson Freeway, extending S.E. to Hopewell Road (Jefferson Co.).

KY 2814
A—From west edge of Cul-De-Sac on Durrett Lane in Louisville, at east side of Southern Railway, extending east for 126.7 feet to east edge of Cul-De-Sac (Jefferson Co.).

KY 2815
A—From Jct. Preston St. in Louisville extending S.W. via Standiford Lane under I-65, thence N.W. paralleling I-65 to Standiford Ave. (Jefferson Co.).

KY 2816
A—From Jct. Lime Kiln Lane in Louisville at south side of I-71 extending S.W. to Limewood Circle (Jefferson Co.).

KY 2817
A—From Jct. Glenview Ave. at north side of I-71 extending east and parallel to I-71 for 0.350 mile (Jefferson Co.).

KY 2818
A—From Jct. Indian Hills Road at south side of I-71 extending N.E. for 0.211 mile (Jefferson Co.).

KY 2819
A—From Jct. Indian Hills Road 0.11 mile S. of I-71 extending S.W. for 0.191 mile (Jefferson Co.).

KY 2820
A—From Jct. Keller Ave. in Louisville extending north along east side of I-65 for 0.066 mile (Jefferson Co.).

KY 2821
AAA—From Jct. Warnock Ave. and Hahn St. in Louisville extending west on Warnock Ave. to Floyd St., thence south on Floyd St. to a point 417 feet south of I-65 at Ramp "A", thence N.W. along Ramp "A" to I-65 (Jefferson Co.).

KY 2822
AAA—From Jct. Broadway in Louisville via Brook St. to a point near Jacob St. (Jefferson Co.).

KY 2823
A—From a point 1,233 feet south of east bound lanes of I-64 via Hempridge-Graefenburg Road to a point 739 feet N.E. of west bound lanes of I-64 (Shelby Co.).

KY 2824
A—From Jct. Brunerstown Road at north side of I-64 extending west for 0.142 mile to Burk's entrance (Shelby Co.).

KY 2825
A—From Jct. KY 714, 150 feet south of east bound lanes of I-64, to a point 725 feet S.W. of beginning (Shelby Co.).

KY 2826
A—From Jct. KY 1790, 375 feet S.W. of east bound lanes of I-64 to a point 403 feet S.E. of beginning (Shelby Co.).

KY 2827
A—From a point 138.5 feet north of west bound lanes of I-64 via Buzzard Roost Road to a point 491.7 feet south of east bound lanes of I-64 (Shelby Co.).

KY 2828
A—From Jct. Wolfe Run Frontage Road at south side of I-64 via Jeptha Knob Road to a point 580 feet north of west bound lanes of I-64 (Shelby Co.).

KY 2829
A—From a point 779 feet S.W. of east bound lanes of I-64 extending east and parallel to I-64 for 0.379 mile (Shelby Co.).

KY 2830
A—From a point 1,400 feet south of I-64 via Zaring Mill Road to a point 1,400 feet north of I-64 (Shelby Co.).

KY 2831
A—From a point 900 feet south of I-64 via Joyce Station Road to a point 800 feet north of I-64 (Shelby Co.).

KY 2832
A—From a point 500 feet south of I-64 via Conners Station Road to a point 200 feet north of I-64 (Shelby Co.).

KY 2833
A—From a point 0.4 mile S. of Pond Creek via Belknap Beach Road to a point 0.3 mile of Pond Creek (Oldham Co.).

KY 2834
A—From a point 1,100 feet south of I-71 via Glenarm Road to a point 650 feet north of I-71 (Oldham Co.).

KY 2835
A—From a point 0.16 mile N.E. of KY 53 extending N.E. along Grange Drive for 550 feet (Oldham Co.).

KY 2836
A—From a point 0.45 mile N.E. of KY 53 via Crystal Drive along north side of I-71 for 0.293 mile (Oldham Co.).

KY 2837
A—From Jct. KY 146 near north end of I-71 interchange extending S.W. for 3,019 feet (Oldham Co.).
KY 2838
A—From Jct. Glenarm Road at north side of I-71 extending N.E. and parallel to I-71 for 0.243 mile (Oldham Co.).

KY 2839
A—From Jct. KY 329 near north end of I-71 interchange construction extending S.W. 1,359 feet (Oldham Co.).

KY 2840
A—From a point on Haunz Lane, approximately 510 feet south of I-71 extending N.W. and S.W. for 0.189 mile (Oldham Co.).

KY 2841
A—From Jct. Haunz Lane at south side of I-71 extending N.W. under I-71 then S.W. to a point near the Jefferson Co. Line (Oldham Co.).

KY 2842
A—From a point 200 feet west of I-71 via Jones Lane to a point 350 feet east of I-71 (Henry Co.).

KY 2843
A—From Jct. Jones Lane near N.W. side of I-71 extending S.W. and parallel to I-71 for 0.633 mile (Henry Co.).

KY 2844
A—From Jct. Carmon Road near N.W. side of I-71 extending N.E. and parallel to I-71 for 0.148 mile (Henry Co.).

KY 2845
A—From Jct. US 421 near S.E. end of I-71 interchange extending southerly for 0.060 mile (Henry Co.).

KY 2846
A—From Jct. US 421 near N.W. end of I-71 interchange extending southerly for 0.062 mile (Henry Co.).

KY 2847
A—From a point in the I.O.O.F. Cemetery Road at S.E. side of I-71 extending N.E. and parallel to I-71 for 0.426 mile (Henry Co.).

KY 2848
A—From a point 1.4 miles N.E. of KY 153 on Wolfe Pen Branch Road extending N.E. and parallel to I-71 for 0.232 mile (Henry Co.).

KY 2849
A—From a point 1,050 feet south of I-64 via Hanley Lane to a point 700 feet north of I-64 (Franklin Co.).

KY 2850
A—From a point 550 feet south of I-64 via Cardwell Lane to a point 650 feet north of I-64 (Franklin Co.).

KY 2851
A—From Jct. Service Road to Thornhill Garage 515 feet N.E. of Dailey Ave. to a point 880 feet S.E. of beginning (Franklin Co.).

KY 2852
A—From Jct. Hiawatha Trail at Navajo Trail in Frankfort extending east to Parking Lot at Franklin Co. High School (Franklin Co.).

KY 2855
A—From a point 1,125 feet south of the Blue Grass Parkway via Johnson Road to a point 900 feet north of the Parkway (Anderson Co.).

KY 2856
A—From Jct. KY 129 via Sea Road to a point 350 feet south of the Blue Grass Parkway (Anderson Co.).

KY 2857
A—From a point 950 feet south of Blue Grass Parkway via Carey Road to Jct. KY 1291

KY 2859
A—From Jct. Johnson Road at north side of Blue Grass Parkway extending west and parallel to the parkway for 0.973 mile (Anderson Co.).

KY 2861
A—From a point on south side of Blue Grass Parkway 0.111 mile S.W. of KY 53 extending N.E. along south side of the Parkway to a point 1.256 miles N.E. of KY 53 (Anderson Co.).

KY 2862
A—From Jct. KY 33 at south side of Blue Grass Parkway extending east and parallel to the Parkway for 0.660 mile (Woodford Co.).

KY 2863
A—From Jct. US 60, 100 feet west of Blue Grass Parkway bridge, extending N.E. and parallel to the west bound ramp of the parkway (Woodford Co.).

KY 2864
A—From Jct. US 60, 2,400 feet east of the Blue Grass Parkway bridge, extending N.W. and parallel to the Parkway west bound ramp (Woodford Co.).

KY 2865
A—From Jct. US 60, 1,600 feet E. of the Blue Grass Parkway bridge extending west and parallel to US 60 for 0.167 mile (Woodford Co.).

KY 2866
A—From Jct. Huntsertown Road at north side of Blue Grass Parkway extending east and parallel to the Parkway for 0.130 mile (Woodford Co.).

KY 2867
A—From a point 550 feet S.W. of KY 2926 to a point 800 feet N.E. of KY 2926 (Woodford Co.).

KY 2868
A—From a point 450 feet south of Blue Grass Parkway via Huntsertown Road to a point 1,350 feet north of the Parkway (Woodford Co.).

KY 2869
A—From Jct. McCowans Ferry Road at north side of Blue Grass Parkway extending west and parallel to the Parkway for 0.380 mile (Woodford Co.).

KY 2870
A—From Jct. Scotts Ferry Road at south side of Blue
Grass Parkway extending east to Old Scotts Ferry Road (Woodford Co.).

KY 2871
A—From a point 1,453 feet S.W. of the Blue Grass Parkway via Scotts Ferry Road extending N.E. over the Parkway along Scotts Ferry Road for 0.539 mile (Woodford Co.).

KY 2872
A—From a point 0.246 mile west of I-75 via Dun cannon Road to a point 0.265 mile east of I-75 (Madison Co.).

KY 2873
A—From Jct. Peggy's Flat Road at west side of I-75 extending north and parallel to I-75 for 0.748 mile (Madison Co.).

KY 2874
A—From Jct. KY 595 at west side of I-75 extending north and parallel to I-75 to Peggy's Flat Road (Madison Co.).

KY 2875
A—From Jct. US 25 at south end of I-75 interchange extending N.W. for 0.136 mile (Madison Co.).

KY 2876
A—From Jct. Simpson Road east of Clays Ferry Interchange extending north for 0.592 mile (Madison Co.).

KY 2877
A—From Jct. Caleast Road at west side of I-75 extending south and parallel to I-75 for 0.806 mile (Madison Co.).

KY 2878
A—From Jct. US 25, 1.52 miles north of KY 1156 extending east under I-75 then north and parallel to I-75 to a point 1.403 miles north of KY 627 (Madison Co.).

KY 2879
A—From Jct. KY 2878 at east side of I-75 extending south and parallel to I-75 for 0.475 mile (Madison Co.).

KY 2880
A—From a point 0.165 mile west of I-75 via Menelaus Road to a point 0.4 mile east of I-75 (Madison Co.).

KY 2881
A—From a point 0.24 mile west of I-75 via Caleast Road to a point 0.27 mile east of I-75 (Madison Co.).

KY 2882
A—From a point on east side of I-75, 0.791 mile S. of Dun cannon Road extending north to a point 0.487 mile north of Dun cannon Road (Madison Co.).

KY 2883
A—From Jct. Barnes Mill Road at west side of I-75 interchange extending north and parallel to the exit ramp for 0.139 mile (Madison Co.).

KY 2884
A—From on ramp at west side of I-75 interchange south of Clays Ferry to Simpson Road (Madison Co.)

KY 2885
A—From Jct. KY 21 in Berea near west side of I-75 extending north for 0.620 mile (Madison Co.).

KY 2886
A—From Jct. US 25 east of I-75, 0.37 mile north of I-64 and I-75 extending west via Kearney Road to a point 0.451 mile west of beginning (Fayette Co.).

KY 2887
A—From a point on Viley Road, 0.45 mile north of US 60 extending north along east side of KY 4 then under KY 4 to a point 800 feet east of KY 4 (Fayette Co.).

KY 2888
AAA—From Jct. KY 1958 (Van Meter Road) west of Winchester, via Rockwell Road to a point 1.6 miles west of beginning (Clark Co.).
A—From a point 1.6 miles west of KY 1958 to a point 0.48 mile west of KY 859 in Fayette Co.

KY 2889
A—From Jct. US 25, 299 feet north of I-64 extending east for 0.159 mile (Fayette Co.).

KY 2890
A—From Jct. Royster Road near south side of I-64 extending west and parallel to I-64 for 0.189 mile (Fayette Co.).

KY 2891
A—From Jct. Royster Road near north side of I-64 extending east and parallel to I-64 for 0.144 mile (Fayette Co.).

KY 2892
A—From Jct. Hume Road 200 feet S.E. of I-64 extending east and parallel to I-64 for 0.265 mile (Fayette Co.).

KY 2893
A—From a point 1,800 feet S.E. of I-64 via Hume Road to a point 1,500 feet N.W. of I-64 (Fayette Co.).

KY 2894
AAA—From Jct. US 25, 372 feet south of Grimes Mill Road, extending west to Scales at Rock Quarry (Fayette Co.).

KY 2895
A—From a point 550 feet west of I-75 via Athens-Walnut Hill Road to a point 850 feet E. of I-75 (Fayette Co.).

KY 2896
A—From Jct. US 25, 2.0 miles south of Scott County Line extending south and parallel to I-75 for 0.173 mile (Fayette Co.).

KY 2897
A—From Jct. Iron Works Pike at east side of I-75 extending north for 0.489 mile (Fayette Co.).

KY 2898
A—From Jct. Rock Quarry Road 1,500 feet south of Grimes Mill Road to Jct. KY 2328, 550 feet south of I-75 (Fayette Co.).
KY 2899
A—From Jct. US 25 near Cleveland Road extending north and parallel to I-75 for 0.650 mile (Fayette Co.).

KY 2900
A—From Jct. KY 418 at east side of I-75 interchange extending north and parallel to I-75 for 0.341 mile (Fayette Co.).

KY 2901
AA—From Jct. US 25, 2.0 miles S. of Scott-Fayette Co. Line, via Berea Road to a point 0.18 mile N.E. of US 25.

KY 2902
AA—From a point 100 feet south of Cooper Drive in Lexington to a point 1,000 feet north of Cooper Drive.

KY 2903
A—From Jct. Todd Road at east side of I-75 extending north and parallel to I-75 for 0.217 mile (Fayette Co.).

KY 2904
AAA—From Jct. KY 1681 (Old Frankfort Pike) near east side of KY 4 interchange at Lexington, via Duncan Road to Jct. Westland Drive.

KY 2905
AAA—From Jct. KY 1681 (Old Frankfort Pike) near west side of KY 4 Interchange at Lexington extending northeast 0.24 mile.

KY 2906
A—From Jct. US 460 at S.E. ramp for I-75 extending N.E. to Old Oxford Road (Scott Co.).

KY 2907
A—From Jct. US 25, 310 feet south of Big Eagle Creek Bridge, extending N.W. under I-75 and south parallel to I-75 for 1.216 miles (Scott Co.).

KY 2908
A—From a point on west side of I-75, 721 feet south of Pokeberry Road, to a point 1,139 feet north of Pokeberry Road (Scott Co.).

KY 2909
A—From Jct. Lisle Road at N.W. side of I-75 extending S.E. under I-75 for 386.5 feet to entrance to Walnut Hall Farm (Scott Co.).

KY 2910
A—From Jct. US 25 near east side of I-75 extending south and parallel to I-75 for 825 feet (Scott Co.).

KY 2911
A—From Jct. US 25 at west side of I-75 extending north and parallel to I-75 for 0.648 mile (Scott Co.).

KY 2912
A—From a point 0.92 mile west of US 25 extending east via Pokeberry Road to a point 0.75 mile west of US 25 (Scott Co.).

KY 2913
A—From Jct. Pokeberry Road at east side of I-75 extending N.W. for 0.124 mile (Scott Co.).

KY 2914
A—From a point 775 feet west of I-75 via Rock Quarry Road to a point 625 feet east of I-75 (Scott Co.).

KY 2915
A—From a point 1.1 miles west of US 25 extending west under I-75 via Rays Fork Road for 0.388 mile (Scott Co.).

KY 2916
A—From KY 1136, 1,500 feet S. of West Kentucky Parkway, extending N.W. to the south limits of US 31W Bypass (Hardin Co.).

KY 2917
A—From Jct. KY 923 at Grangertown via Louis Road to KY 109 (Union Co.).

KY 2918
A—From Jct. KY 923 at Grangertown via Urton Road to KY 109 (Union Co.).

KY 2922
A—From Jct. County Road, 0.6 mile S.E. of White House via Henrietta to the Lawrence Co. Line (Johnson Co.).

KY 2923
A—From Jct. KY 53, 0.20 mile N. of I-64 to 0.375 mile west (Shelby Co.).

KY 2925
A—From Jct. Van Meter Road at North side of I-64 interchange extending east and parallel to I-64 for 0.872 mile (Clark Co.).

KY 2926
A—From Jct. Scotts Ferry Road at north side of Bluegrass Parkway extending south under the parkway to Jct. KY 2867 (Woodford Co.).

KY 2927
A—From Jct. Quisenberry Road near north side of I-64 extending easterly and parallel to I-64 for 0.313 mile (Montgomery Co.).

KY 2928
A—From Jct. US 60 at north side of I-64 extending S.W. and parallel to I-64 for 0.468 mile (Montgomery Co.).

KY 2929
A—From a point in Young Lane at south side of I-64, 0.67 mile N.W. of US 460 extending east and parallel to I-64 for 0.210 mile (Montgomery Co.).

KY 2930
A—From Jct. Grassy Lick Road at north side of I-64 extending east for 0.192 mile (Montgomery Co.).

KY 2931
A—From a point on north side of I-64, 0.395 mile west of Grassy-Pruitt Road extending east and parallel to I-64 to a point 0.467 mile E. of Grassy-Pruitt Road (Montgomery Co.).

KY 2932
A—From a point 250 feet south of I-64 via Quisenberry Road to a point 950 feet north of I-64 (Montgomery Co.),
KY 2933
A—From Jct. US 60 near north side of I-64 interchange extending east and south for 0.32 mile (Carter Co.).

KY 2934
A—From Jct. US 60 near north side of I-64 interchange extending west and south for 0.028 mile (Carter Co.).

KY 2935
A—From Jct. Old US 60 at Carter-Boyd Co. Line extending N.W. and parallel to exit ramp of I-64 for 0.282 mile (Boyd Co.).

KY 2936
A—From a point 970.3 feet W. of I-75 south bound lanes via Keefer Road to a point 700 feet E. of I-75 north bound lanes (Grant Co.).

KY 2937
A—From a point 787.14 feet west of I-75 south bound lanes via Hecks Pike to a point 612.86 feet east of I-75 north bound lanes (Grant Co.).

KY 2938
A—From Jct. US 25,800 feet north of KY 36 extending west over I-75 to a point 0.325 mile west of US 25 (Grant Co.).

KY 2939
A—From a point 1,117 feet west of center of bridge over south bound lanes of I-75 via Barnes Pike to a point 881 feet east of center of bridge over north bound lanes of I-75 (Grant Co.).

KY 2940
A—From a point 1,100 feet west of I-75 via Baton Rouge Road to a point 800 feet east of I-75 (Grant Co.).

KY 2941
A—From a point 350 feet east of I-75 via Bannister Pike to a point 870 feet west of I-75 (Grant Co.).

KY 2942
A—From a point 500 feet west of I-75 via Crittenden-Mt. Zion Road to a point 497 feet east of I-75 (Grant Co.).

KY 2943
A—From Jct. KY 36 at west side of I-75 interchange extending south and parallel to I-75 for 0.450 mile (Grant Co.).

KY 2944
A—From a point on west side of I-75, 1,253 miles north of KY 22 to a point on west side of I-75, 0.909 mile south of KY 22 (Grant Co.).

KY 2945
A—From Jct. Sherman-Mt. Zion Road at west side of I-75 extending south and parallel to I-75 to a point on Cason Lane 0.622 mile south of beginning (Grant Co.).

KY 2946
A—From Cason Lane at west side of I-75 extending south and parallel to I-75 for 0.523 mile (Grant Co.).

KY 2947
A—From Jct. Sipple-Mason Road at west side of I-75 extending north and parallel to I-75 for 0.162 mile (Grant Co.).

KY 2948
A—From a point on west side of I-75, 1.570 miles south of Crittenden-Mt. Zion Road to a point on the west side of I-75, 0.767 mile north of Crittenden-Mt. Zion Road (Grant Co.).

KY 2949
A—From a point 1,013.17 feet west of north bound lanes of I-75 via Sipple-Mason Road to a point 686.83 feet east of I-75 north bound lanes (Grant Co.).

KY 2950
A—From a point 1,818.17 feet west of I-75 north bound lanes via Ragtown Service Road and Ragtown Road to 1,596.40 feet east of I-75 north bound lanes (Boone Co.).

KY 2951
A—From a point 500 feet west of I-75 via Chambers Lane to a point 750 feet east of I-75 (Grant Co.).

KY 2952
A—From a point on southwest side of I-75, 1,474 feet S.E. of L & N R.R. Bridge extending N.W. and parallel to I-75 to a point 500 feet N.W. of L & N R.R. Bridge, and from a point 0.335 mile S.E. of KY 14 to a point 0.250 mile S.E. of KY 14 (Boone Co.).

KY 2953
A—From a point 285 feet west of I-75 via Mt. Zion-Union Road to a point 515 feet east of I-75 (Boone Co.).

KY 2954
A—From Jct. KY 14 at west side of I-75 extending west for 0.244 mile to Stephenson Mill Road (Boone Co.).

KY 2955
A—From Jct. LaCresta Drive at west side of I-75, 500 feet south of US 42 extending N.E. for 267.5 feet to property line of L. L. Franks (Boone Co.).

KY 2956
A—From a point on Sunnybrook Road on west side of I-75, 0.82 mile east of Evergreen Drive extending north and parallel to I-75 for 250 feet (Boone Co.).

KY 2957
A—From a point on west side of I-75, 0.466 mile S.E. of KY 18 extending N.E. and parallel to I-75 to a point 0.376 mile N.E. of KY 18 (Boone Co.).

KY 2958
A—From a point on S.W. side of I-75, 0.112 mile S.E. of US 42 extending N.W. and parallel to S.W. ramp for I-75, thence N.E. along N.W. ramp to a point 0.203 mile N.E. of US 42 (Boone Co.).

KY 2959
A—From Jct. US 42 near S.E. ramp of US 42 extending S.E. and S.W. to a point 0.402 mile from beginning (Boone Co.).

KY 2960
A—From Jct. Mt. Zion-Union Road at east side of I-75 extending north and parallel to I-75 for 0.670 mile (Boone Co.).
KY 2961
A—From Jct. Sunset Drive in Highland Acres extending north to 0.227 mile to a point on Crescent Drive (Boone Co.).

KY 2962
A—From Jct. KY 328 at west side of I-75 interchange extending north and parallel to I-75 for 0.758 mile (Boone Co.).

KY 2963
A—From Jct. Mt. Zion-Union Road at west side of I-75 extending south and parallel to I-75 for 0.729 mile (Boone Co.).

KY 2964
A—From a point 100 feet S.W. of KY 14 on Poole Road extending N.E. across KY 14 for 359 feet (Boone Co.).

KY 2965
A—From a point 600 feet south of I-75 via Beechwood Road to a point 400 feet north of I-75 (Kenton Co.).

KY 2966
A—From a point 200 feet south of I-75 via Rivard Drive to a point 200 feet north of I-75 (Kenton Co.).

KY 2967
A—From Jct. Pieck Lane in Ft. Mitchell via Orchard Road to Leslie Ave. (Kenton Co.).

KY 2968
A—From Jct. Beechwood Road north of I-75 extending east and parallel to I-75 to Nordman Lane (Kenton Co.).

KY 2971
A—From Jct. KY 371 at north side of I-75 interchange extending east for 1,210 feet (Kenton Co.).

[KY 2972
A—From a point 1,250 feet S.W. of Terry Road on north side of I-75 in Crescent Springs extending N.E. along Ritchie Ave. for 1,500 feet (Kenton Co.).

[KY 2973
A—From Jct. Ritchie Road at north side of I-75 in Crescent Springs via Terry Road to High St. (Kenton Co.).

KY 2974
A—From Jct. Erlanger Road at north side of I-75 extending N.E. to a point 3,980.7 feet N.E. of beginning (Kenton Co.).

KY 2975
A—From Jct. KY 236 south of I-75 in Erlanger via Baker St. to Erlanger Road (Kenton Co.).

KY 2976
A—From Jct. Hartman Road north of I-75 in Erlanger extending S.E. paralleling KY 236 for 418 feet (Kenton Co.).

KY 2977
A—From Jct. Hartman Road, 900 feet N.E. of KY 236 extending south for 688 feet (Kenton Co.).

KY 2978
AA—From Jct. KY 236 north of I-75 extending N.E. via Hartman Road to Erlanger Road (Kenton Co.).

KY 2979
A—From Jct. Orchard Road at south side of I-75 in Fort Mitchell to a point 796.2 feet N.E. of beginning (Kenton Co.).

KY 2980
A—From a point 0.238 mile S.W. of I-75 via Eads Road to a point 0.151 mile N.E. of I-75 (Kenton Co.).

KY 2981
A—From Jct. Hume Road 600 feet N.W. of I-64 extending east and parallel to I-64 for 0.123 mile (Fayette Co.).

KY 2982
A—From a point on Clay Ridge Road near Jct. Morningview Road 485 feet N.W. of center of Phillips Creek Bridge to a point 915 feet S.E. of center of Phillips Creek Bridge, and from another point on Clay Ridge Road near Hissem Road 1,686 feet S.W. of Center of Phillips Creek Bridge to a point 958 feet N.E. of center of Phillips Creek Bridge (Campbell Co.).

KY 2983
A—From a point 250 feet S.E. of I-75 extending N.W. under I-75 via Corinth Cemetery Road to a point 373 feet N.W. of I-75 (Whitley Co.).

KY 2984
A—From a point 0.187 mile W. of I-75 via Bacon Creek Road to a point 0.190 mile E. of I-75 (Whitley Co.).

KY 2985
A—From Jct. KY 835 near east side of I-75 extending S.E. for 0.529 mile to Moonshine Hollow Road (Whitley Co.).

KY 2986
A—From Jct. US 25W, 0.8 mile S. of Emlyn extending west under I-75 to a point 0.258 mile west of beginning (Whitley Co.).

KY 2987
A—From Jct. of US 25W at S.E. end of I-75 interchange near Goldbug extending N.E. for 0.262 mile (Whitley Co.).

KY 2988
A—From Jct. Tennessee Ave. at east side of I-75 in Corbin extending south for 0.056 mile (Whitley Co.).

KY 2989
A—From Jct. Tennessee Ave. at west side of I-75 in Corbin extending N.E. and parallel to I-75 to a point 0.204 mile N.E. of KY 312 (Whitley Co.).

KY 2990
A—From Jct. KY 727 at west side of I-75 extending north and parallel to I-75 for 0.097 mile (Whitley Co.).

KY 2991
A—From Jct. Tidal Wave Road at west side of I-75 extending north for 0.236 mile (Whitley Co.).

KY 2992
A—From Jct. KY 835 near west side of I-75 extending north for 0.159 mile (Whitley Co.).
KY 2993
A—From a point on Lloyd Wilson Road 0.98 mile S.E. of KY 836 at west side of I-75 extending south and parallel to I-75 for 0.075 mile (Whitley Co.).

KY 2994
A—From Jct. Little Cane Creek Road at west side of I-75 extending south and parallel to I-75 for 0.371 mile (Whitley Co.).

KY 2995
A—From Jct. River Road at west side of I-75 extending north and parallel to I-75 for 0.864 mile (Whitley Co.).

KY 2996
A—From Jct. US 25W at west side of I-75 extending north and parallel to I-75 to River Road (Whitley Co.).

KY 2997
A—From Jct. KY 1804 at west side of I-75 extending north and parallel to I-75 for 0.205 mile (Whitley Co.).

KY 2998
A—From Jct. KY 1804 at west side of I-75 extending south and parallel to I-75 for 0.691 mile (Whitley Co.).

KY 2999
A—From a point 662 feet west of I-75 via Sandy Flats Road to a point 388 feet east of I-75 (Whitley Co.).

KY 3000
A—From a point 643 feet west of I-75 via Tidal Wave Road to a point 675 feet east of I-75 (Whitley Co.).

KY 3001
A—From a point 490 feet west of I-75 via Eatontown Road to a point 555 feet east of I-75 (Whitley Co.).

KY 3002
A—From Jct. KY 363 at west side of I-75 extending N.W. for 0.115 mile (Laurel Co.).

KY 3003
A—From Jct. City Dam Road at west side of I-75 extending north and parallel to I-75 for 1.207 miles (Laurel Co.).

KY 3004
A—From a point on east side of I-75, 0.95 mile south of KY 363 extending south and parallel to I-75 for 1.884 miles (Laurel Co.).

KY 3005
A—From a point 0.1 mile S.W. of I-75 via Parker Road to a point 0.1 mile N.E. of I-75 (Laurel Co.).

KY 3006
A—From a point 1,400 feet N.W. of Parker Road on east side of I-75 extending north along I-75 for 0.109 mile (Laurel Co.).

KY 3007
A—From Jct. Parker Road at west side of I-75 extending north along I-75 to a point 0.3 mile N. of Stinking Creek Road (Laurel Co.).

KY 3008
A—From a point on N.E. side of I-75, 0.489 mile S.E. of US 25 extending N.W. along I-75 to a point 0.190 mile N.W. of I-75 (Laurel Co.).

KY 3009
A—From Jct. KY 2041 on west side of I-75 extending N.W. and parallel to I-75 for 0.348 mile (Laurel Co.).

KY 3010
A—From Jct. US 25 on east side of I-75 extending north along I-75 then easterly for 0.424 mile (Laurel Co.).

KY 3011
A—From Jct. KY 80 at S.E. side of I-75 extending N.W. and parallel to I-75 for 0.290 mile (Laurel Co.).

KY 3012
A—From Jct. KY 192 at west side of I-75 extending N.E. for 0.077 mile (Laurel Co.).

KY 3013
A—From Jct. KY 192 at east side of I-75 extending N.W. for 0.098 mile (Laurel Co.).

KY 3014
A—All State Maintained streets south of KY 66 and KY 1482 in Oneida (Clay Co.).

KY 3015
A—All State Maintained streets south and north of US 421 in Cawood (Harlan Co.).

KY 3016
A—From Jct. Main St. in Hazard, 200 feet N.W. of High St., extending west to east bank of North Fork of Kentucky River (Perry Co.).

KY 3017
A—From Jct. KY 15 at Westbend extending east over Mountain Parkway for 0.199 mile (Powell Co.).

KY 3018
A—From a point 775 feet west of Indian Creek Bridge via North Fork Road to a point 1.625 feet east of Indian Creek Bridge (Powell Co.).

KY 3019
A—From Jct. KY 15 near Wolfe Co. Line via Tunnel Ridge Road to a point 0.223 mile north of beginning (Powell Co.).

KY 3020
A—From a point 903 feet south of Mountain Parkway via Hutton Creek Road to a point 800 feet north of Mountain Parkway (Powell Co.).

KY 3021
A—From a point on north side of Mountain Parkway 1.550 miles west of Manning-Star Gap Road to a point on north side of Mountain Parkway 0.39 mile S.E. of Manning-Star Gap Road (Powell Co.).

KY 3022
A—From Jct. KY 15 at east side of Mountain Parkway interchange extending N.W. and parallel to the Mountain Parkway for 1.626 miles (Powell Co.).
KY 3023
A—From Jct. KY 15 at Rosslyn at south side of Mountain Parkway extending west and parallel to the Mountain Parkway to Pecks Creek Road (Powell Co.).

KY 3024
A—From Jct. KY 15, 1.6 miles east of Bowen extending N.W. under the Mountain Parkway to Frontage Road No. 1 (Powell Co.).

KY 3025
A—From KY 3024, 140 feet N.W. of KY 15 extending west and parallel to the Mountain Parkway for 0.654 mile (Powell Co.).

KY 3026
A—From Jct. KY 613 at Bowen at south side of Mountain Parkway extending S.W. and parallel to the Parkway for 1.222 miles (Powell Co.).

KY 3027
A—From Jct. KY 1184 at south side of Mountain Parkway extending east and parallel to the Parkway for 0.861 mile (Powell Co.).

KY 3028
A—From Jct. KY 213 at south side of Mountain Parkway extending east and parallel to the Parkway for 0.697 mile (Powell Co.).

KY 3029
A—From a point on north side of Mountain Parkway 0.38 mile east of Hatton Creek Road extending east along north side of the Parkway for 0.123 mile (Powell Co.).

KY 3030
A—From a point on N.E. side of Mountain Parkway 3,777 feet N.W. of KY 1057 extending N.W. and parallel to the Parkway for 0.698 mile (Powell Co.).

KY 3031
A—From a point on S.W. side of Mountain Parkway 3,507 feet N.W. of KY 1057 extending N.W. and parallel to the Parkway for 0.681 mile (Powell Co.).

KY 3032
A—From Jct. Westbend Road at north side of Mountain Parkway extending N.W. and parallel to the Parkway for 1.221 miles (Powell Co.).

KY 3033
A—From Jct. KY 1812 at north side of Mountain Parkway extending east along the Parkway via Landsaw-Johnson Fork Road for 0.128 mile, thence excluding 0.597 mile on the non-maintained section, thence east for 0.265 mile, thence excluding 0.29 mile on another non-maintained section, thence east for another 0.719 mile (Wolfe Co.).

KY 3034
A—From a point 250 feet S.E. of Mountain Parkway via Leslie Hollow Road to a point 152 feet N.W. of Mountain Parkway (Wolfe Co.).

KY 3035
A—From Jct. KY 1010 at north side of Mountain Parkway extending west for 0.101 mile (Wolfe Co.).

KY 3036
A—From a point 300 feet west of Mountain Parkway via Baptist Creek Road to a point 400 feet east of the Parkway (Wolfe Co.).

KY 3037
A—From Jct. Baptist Creek Road at south side of Mountain Parkway extending west and parallel to the Parkway for 0.584 mile (Wolfe Co.).

KY 3038
A—From Jct. KY 715 at north side of Mountain Parkway extending S.E. to a point 0.187 mile from beginning (Wolfe Co.).

KY 3039
A—From Jct. Quillan Chapel Road at north side of Mountain Parkway to a point 0.839 mile east of beginning (Wolfe Co.).

KY 3040
AAA—From Jct. KY 15 at south side of Pine Ridge interchange extending east for 0.500 mile (Wolfe Co.).

KY 3041
A—From Jct. KY 15 at N.E. side of Pine Ridge interchange extending N.W. along the Parkway for 0.501 mile (Wolfe Co.).

KY 3042
A—From Jct. KY 15 on S.W. side of Mountain Parkway 0.42 mile S.E. of Powell County Line extending S.E. for 0.477 mile (Wolfe Co.).

KY 3043
A—From a point 500 feet north of Mountain Parkway via Quillens Chapel Road to a point 1,137 feet S.E. of the Parkway, thence excluding a 0.25 mile non-state section; thence S.E. for an additional 0.198 mile; thence from a point 289 feet N.W. of KY 15 Spur extending S.E. to KY 15 Spur (Wolfe Co.).

KY 3044
A—From a point 450 feet south of the Mountain Parkway via Wheel Rim Fork Road to Jct. KY 134 north of the Parkway (Morgan Co.).

KY 3045
A—From Jct. KY 191, 0.37 mile West of KY 134 extending south under the Mountain Parkway thence S.W. along the Parkway for 0.498 mile (Morgan Co.).

KY 3046
A—From a point 437 feet south of Mountain Parkway via Cow Creek Road to a point 2,063 feet north of Mountain Parkway (Morgan Co.).

KY 3047
A—From a point 550 feet south of Mountain Parkway via Cutuno Road to Jct. KY 134 at north side of the Parkway (Morgan Co.).

KY 3048
A—From Jct. Mountain Parkway at KY 114 extending
south then west along the Parkway for 0.233 mile (Magoffin Co.).

KY 3049
A—From a point 500 feet south of Mountain Parkway via Long Branch Road to Jct. KY 134 at north side of the Parkway (Magoffin Co.).

KY 3050
A—From a point 535 feet south of Mountain Parkway via Right Fork Road to a point 865 feet north of Mountain Parkway at Gullett (Magoffin Co.).

KY 3051
A—From Jct. US 23 at Auxier to a point 0.212 mile north of beginning (Floyd Co.).

KY 3052
A—From Jct. KY 1751 near the NCL of Madisonville to the east property line of Madisonville Community College (Hopkins Co.).

KY 3053
A—From Jct. KY 591 in Adairville via Church St. and Park St. to US 431 (Logan Co.).

KY 3054
A—From Jct. KY 1954, via Lane Road to Highway Maintenance Garage (McCracken Co.).

KY 3055
A—From Jct. US 25 at west side of I-75 extending westerly to White Hall State Shrine Entrance (Madison Co.).

KY 3056
A—From Jct. US 431 in Central City via Harrison and Welborn Sts. to US 62 (Muhlenburg Co.).

KY 3057
A—From a point 591.92 feet south of KY 2950 via Raggstown Road north to KY 2950, 261.68 feet west of I-75 north bound lanes (Grant Co.).

KY 3058
A—From Jct. west leg of Wye at KY 80 in Columbus via Hoover Parkway to KY 80 (Hickman Co.).

KY 3059
A—From a point 1,000 feet N.W. of Western Kentucky Parkway via Wells Road to a point 2,093 feet S.E. of Western Kentucky Parkway (Hopkins Co.).

KY 3060
A—From a point 1.72 miles N.E. of KY 849 via Old Paducah Road to a point 900 feet N.E. of beginning, and from another point 1,800 feet N.E. of end of first section extending 600 feet N.E. of beginning, and from another point 5,250 feet from end of second section extending N.E. for 350 feet to Jct. KY 994 (Graves Co.).

KY 3061
A—From Jct. KY 307 at Nichols to Jct. of Nichols-Watts Road (Hickman Co.).

KY 3062
AAA—From Jct. 39th St. in Louisville via Northwestern Parkway to Jct. 37th St.

KY 3063
A—From Jct. 21st St. in Louisville via Dumesnil St. to Jct. 18th St.

KY 3064
A—From Jct. Main St. in Louisville via 15th St., Portland Ave. to 22nd St.

KY 3065
A—From Jct. US 31 W south bound at 22nd St. in Louisville via Oak St. to 18th St.

KY 3066
A—From I-65 entrance ramp at Liberty St. in Louisville via 1st St. to I-65 entrance ramp at Jacob St.

TOLL ROADS

Audubon Parkway
AAA—From Jct. Pennyville Parkway at Henderson to Jct. US 60 Bypass at Owensboro.

Bluegrass Parkway

Cumberland Parkway

Daniel Boone Parkway

Green River Parkway

Jackson Purchase Parkway

Mountain Parkway

Mountain Parkway Extension
AAA—From Jct. Mountain Parkway near Campton to Jct. KY 114 at Salyersville.

Pennyville Parkway

Western Kentucky Parkway
AAA—From Jct. I-65 near Elizabethtown to US 62 approx. 2.0 miles E. of Eddyville.

LOUISVILLE AREA

Arthur St. (KY 61)
AAA—From Jct. with I-65 and Gaulbert to Jct. with US 60 Alternate.

Bells Lane (KY 2056)
AAA—From Jct. with KY 1934 to end near Ohio River.
Bon Air (KY 2240)
  AAA—From Jct. with Goldsmith Lane to Jct. with Brockton Ave.

Brandeis St. (KY 1020)
  AAA—From Jct. with 3rd St. to Jct. with 2nd St.; and from Jct. with Arthur St. to Jct. with KY 61.

Brook St. (KY 2822)
  AAA—From US 60 (B.R.) to Jct. with I-65 at Jacob St.

Cannons Lane (KY 2048)
  AAA—From Jct. with Dutchmans Lane to Jct. with US 60 (T.R.).

Crum Lane (KY 2049)
  AAA—From Jct. with Cane Run Road (KY 1934) to Jct. with US 31W at Shively.

Dutchmans Lane (KY 2048)
  AAA—From Jct. with KY 155 to Jct. with Cannons Lane.

First St.
  AAA—From Jct. with I-65 to Jct. with River Road; and from US 60 (B.R.) to Jct. with Jacob St. (KY 3066).

Fontaine Ave. (KY 2248)
  AAA—From Jct. with Phillips Lane to Jct. with Keller Ave.

Floyd St. (KY 2821)
  AAA—From Jct. with US 69 Alternate to Jct. with Warnock St.

Goldsmith Lane (KY 2240)
  AAA—From Jct. with US 31E to Jct. with Bon Air Ave.

Hahn St. (KY 2802)
  AAA—From Jct. with Warnock St. to Jct. with US 60 Alternate.

Kenwood Way (KY 1020)
  AAA—From Jct. with Tenny Ave. to Jct. with Southern Parkway.

Main Fairgrounds (KY 2244)
  AAA—From Gate One, State Fairgrounds, to I-264.

Manslick Road (KY 1931)
  AAA—From Jct. with US 60 Alternate (7th St. Road) to Jct. with Palatka Road.

Market St.

Northwestern Parkway (KY 3062)
  AAA—From Jct. with US 150 to Jct. with 39th St.

Palatka Road (KY 1142)
  AAA—From Jct. with Manslick Road to Jct. with KY 907.

Phillips Lane (KY 2244)
  AAA—From Mission Drive to main Fairgrounds Entrance Road.

River Road
  AAA—From First St. to Third St.

St. Andrews Church Road (KY 1931)
  AAA—From Jct. with Palatka Road (KY 1142) to Jct. with US 31W at Pleasure Ridge Pk.

Second St. (KY 1020)
  AAA—From Jct. with Brandeis St. to Jct. with US 31E.

Seventh St. Road (KY 1931)
  AAA—From Jct. with US 60 Alternate (Berry Blvd.) to Jct. with Algonquin Parkway.

Southern Parkway (KY 1020)
  AAA—From Jct. with Kenwood Drive to Jct. with Third St.

Southside Drive (KY 1020)
  AAA—From Jct. with KY 907 to Jct. with Tenny Ave.

Standiford Field Access Road (KY 2244)
  AAA—From I-264 to Standiford Field.

Tenny Ave. (KY 1020)
  AAA—From Jct. with Southside Drive to Jct. with Third St.

Third St. (KY 1020)
  AAA—From Tenny Ave. to Kenwood Way; and from Jct. with Southern Parkway to Jct. with River Road.

22nd St. (US 31W)

Warnock St. (KY 2802 & KY 2821)
  AAA—From Jct. with Floyd St. to Jct. with KY 1631.

Wenzel St. (KY 2243)
  AAA—From Jct. with US 31E (Main St.) to Jct. with Jefferson St.

Willis St. (KY 2241)
  AAA—From Jct. with Breckinridge Lane (KY 1932) to Jct. with US 60 (T.R.).

LEXINGTON AREA

Boliver St. (US 27)

Lay Allen Road—Rosemont Garden (KY 913)
  AAA—From Jct. with US 60 to Jct. with Southland Drive.

Southland Drive (KY 913)
  AAA—From Jct. with Rosemont Drive to Jct. with US 27.

NORTHERN KENTUCKY AREA

11th St. (Newport) (KY 1120)
  AAA—From Licking River Bridge to Jct. with York St.

Hartman Road ( Erlanger) (KY 2978)
  AAA—From Jct. with KY 236 near north side of I-75 in Erlanger to Jct. with Erlanger Road.
Kyles Lane (Lookout Heights) (KY 1072)
AAA—From Jct. with US 42 at Fort Wright (Kenton Co.) to Jct. with I-75.

12th St. (Covington) (KY 1120)
AAA—From Jct. with I-75 to 11th St. in Newport.

OWENSBORO AREA

Fifth St. (KY 2245)
AAA—From Jct. US 431 (Fredrica St. in Owensboro) to Jct. Lewis St.

Fifth St. (US 231)
AAA—From Lewis St. to Breckinridge St.

Leitchfield Road (KY 54)
AAA—From Jct. 18th St. in Owensboro to Jct. with US 60 (W. 2nd St. in Owensboro).

Bosley Road and Crabtree Ave. (KY 2121)
AAA—From Jct. with KY 81 in Owensboro to Jct. with US 60 (W. 2nd St. in Owensboro).

9th St. (KY 2119)
AAA—From Bosley Road to Independence Ave.

Lewis St. (US 231)
AAA—From US 60 (W. 2nd St. in Owensboro) to Fifth St. in Owensboro.

Breckinridge St. (KY 1467)
AAA—From Fifth St. to Leitchfield Road near Third St.

DEPARTMENT OF PARKS

8000 (Hickman Co.)
A—Main Entrance to Columbus-Belmont State Park end of KY 1755.

8001 (Muhlenberg Co.)
A—Main Entrance to Lake Malone State Park and KY 973.

8002 (Christian Co.)
A—Main Entrance to Pennyrile State Park and KY 398.

8003 (Monroe Co.)
A—Main Entrance to Old Mulkey Meetinghouse and KY 1446.

8004 (Grayson Co.)
A—Main Entrance to Rough River Dam State Park and KY 79.

8005 (Nelson Co.)
A—Main Entrance to My Old Kentucky Home State Park and US 150.

8006 (Washington Co.)
A—Main Entrance to Lincoln Homestead State Park and KY 438.

8007 (Russell Co.)
A—Main Entrance to Lake Cumberland State Park and US 127.

8008 (Pulaski Co.)
A—Main Entrance to General Burnside Island State Park and US 27.

8009 (Lincoln Co.)
A—Main Entrance to Isaac Shelby State Shrine and KY 1143.

8010 (Boyle Co.)
AA—Main Entrance to Perryville Battlefield State Park and KY 1920.

8011 (Madison Co.)
AA—Main Entrance to Fort Boonesborough State Park and KY 388.

8012 (Lincoln Co.)
A—Main Entrance to William Whitley State Shrine and US 150.

8013 (Carroll Co.)
A—Main Entrance to General Butler State Park and KY 227.

8014 (Boone Co.)
A—Main Entrance to Big Bone Lick State Park and KY 338.

8015 (Pendleton Co.)
A—Main Entrance to Kincaid Lake State Park and KY 159.

8016 (Robertson Co.)
A—Main Entrance to Blue Licks Battlefield State Park and US 68.

8017 (Whitley Co.)
A—Main Entrance to Cumberland Falls State Park and KY 90.

8018 (Laurel Co.)
A—Main Entrance to Levi Jackson Wilderness Road State Park and KY 1006.

8019 (Bell Co.)
A—Main Entrance to Pine Mountain State Park and KY 1491.

8020 (Knox Co.)
A—Main Entrance to Dr. Thomas Walker State Park and KY 459.

8021 (Harlan Co.)
A—Main Entrance to Kingdom Come State Park and KY 1926.

8022 (Perry Co.)
A—Main Entrance to Buckhorn Lake State Park and KY 1833.

8023 (Powell Co.)
A—Main Entrance to Natural Bridge State Park and KY 11.

8024 (Carter Co.)
AA—Main Entrance to Carter Caves State Park and KY 182.
8025 (Greenup Co.)
A—Main Entrance to Greenbo Lake State Park and KY 1711.

8026 (Floyd Co.)
A—Main Entrance to Jenny Wiley State Park and KY 3.

8027 (Marshall Co.)
A—Main Entrance to Kentucky Dam Village State Park and US 641.

8028 (Marshall Co.)
A—Main Entrance to Kenlake State Park and KY 94.

8029 (Henderson Co.)
A—Main Entrance to Audubon State Park and US 41.

8030 (Todd Co.)
A—Main Entrance to Jefferson Davis Monument State Shrine and US 68.

8031 (Mercer Co.)
AA—Main Entrance to Old Fort Harrod State Park and US 127.
8032 (Franklin Co.)
A—Main Entrance to Fort Hill State Park and Pleasant Hill Drive.

8033 (Madison Co.)
A—Main Entrance to White Hall State Shrine and KY 3055.

8034 (Clinton Co.)
A—Main Entrance to Dale Hollow Lake State Park and KY 1206.

8035 (Barren Co.)
A—Main Entrance to Barren River Lake State Park and US 31 E.

8036 (Trigg Co.)
A—Main Entrance to Lake Barkley State Park and KY 1498.

8037 (Fayette Co.)
A—Main Entrance to Waveland State Shrine and Higbee Mill Road.

8038 (Carter Co.)
A—Main Entrance to Grayson Lake State Park and KY 7.

8039 (Taylor Co.)
A—Main Entrance to Green River Lake State Park and KY 1061.

8040 (Jefferson Co.)
A—Main Entrance to E. P. (Tom) Sawyer State Park and Freys Hill Road.

8041 (Fayette Co.)
A—Main entrance to Kentucky State Horse Park and KY 1973.

EDUCATIONAL FACILITIES

8100 (Rowan Co.)
A—Main Entrance to Morehead State University and US 60.

8101 (Calloway Co.)
A—Main Entrance to Murray State College and KY 94.

8102 (Warren Co.)
A—Main Entrance to Western State University at Center St. in Bowling Green.

8103 (Franklin Co.)
A—Main Entrance to Kentucky State University and US 60.

8104 (Fayette Co.)
A—Main Entrance to University of Kentucky and US 27.

8105 (Madison Co.)
A—Main Entrance to Eastern Kentucky University and KY 876.

8106 (Campbell Co.)
A—Main Entrance to Northern Kentucky State College and US 27.

8107 (Pulaski Co.)
A—Main Entrance to University of Kentucky Community College and KY 2292.

8108 (Harlan Co.)
A—Main Entrance to Cumberland Community College and KY 2006.

8109 (Mason Co.)
A—Main Entrance to Maysville Community College, and US 62 and US 68.

8110 (Floyd Co.)
A—Main Entrance to Prestonsburg Community College and US 23 and US 460.

8111 (Hardin Co.)
A—Main Entrance to Elizabethtown Community College and KY 251.

8112 (Kenton Co.)
A—Main Entrance to Northern Center of University of Kentucky and US 25.

8113 (Boyle Co.)
AA—Main Entrance to Kentucky School for the Deaf and US 150 Business Route.

8114 (Breathitt Co.)
A—Main Entrance to University of Kentucky Agricultural Experiment Station at Quicksand and KY 15.

8115 (Johnson Co.)
A—Main Entrance to Mayo State Vocational School and US 23 Business Route.

8116 (Warren Co.)
A—Main Entrance to Bowling Green Handicapped Children's School and US 231.

8117 (Fayette Co.)
A—Main Entrance to Cold Stream-Spindletop Farm and KY 1973.
8118 (Hopkins Co.)
A—Main Entrance to Madisonville Community College and KY 1751

HEALTH AND MENTAL HEALTH FACILITIES

8200 (Bourbon Co.)
AA—Main Entrance to State T.B. Hospital and US 68.

8201 (Carroll Co.)
A—Main Entrance to Butler Crippled Children's Home and KY 36.

8202 (Laurel Co.)
A—Main Entrance to London T.B. Hospital and KY 80.

8203 (Boyd Co.)
A—Main Entrance to Ashland T.B. Sanitorium and US 60.

8204 (Christian Co.)
A—Main Street to Western State Hospital and US 68.

8205 (Hopkins Co.)
A—Main Entrance to Madisonville T.B. Sanitorium and KY 1037.

8206 (Barren Co.)
A—Main Entrance to Glasgow State T.B. Hospital and KY 1478.

8207 (Jefferson Co.)
A—Main Entrance to Hazelwood Sanitorium and KY 1931.

8208 (Jefferson Co.)
A—Main Entrance to Waverly Hills Geriatric Center and US 31W.

8209 (Jefferson Co.)
A—Main Entrance to Central State Hospital and KY 146.

8210 (Franklin Co.)
A—Main Entrance to Kentucky Department of Health Building and US 60.

8211 (Boyle Co.)
AA—Main Entrance to Darnall Hospital and KY 33.

8212 (Christian Co.)
A—Main Entrance to Outwood State Hospital and School and KY 109.

8213 (Fayette Co.)
A—Main Entrance to Eastern State Hospital and KY 922.

8214 (Pulaski Co.)
A—Main Entrance to Oakwood State Hospital and US 27.

8215 (Franklin Co.)
A—Main Entrance to Department for Human Resources Office Building.

DEPARTMENT OF CORRECTIONS

8300 (Oldham Co.)
A—Main Entrance to LaGrange Reformatory and KY 146.

8301 (Shelby Co.)
A—Main Entrance to Women’s State Prison and KY 362.

8302 (Lyon Co.)
A—Main Entrance to Eddyville State Penitentiary Prison Farm and US 62.

8303 (Jefferson Co.)
A—Main Entrance to Kentucky Children’s Home and old KY 146.

8304 (Fayette Co.)
A—Main Entrance to Blue Grass Correctional Complex and KY 1977.

8305 (Lyon Co.)
A—Main Entrance to Eddyville State Prison and KY 730.

OTHER FACILITIES

8400 (Bell Co.)
A—Main Entrance to Kentucky Ridge State Forest and Campground Entrance to Pine Mountain State Park.

8401 (Graves Co.)
A—Main Entrance to State Police Post at West Viola and US 45.

8402 (Jefferson Co.)
A—Main Entrance to State Fairgrounds and KY 2244.

8403 (Franklin Co.)
A—Main Entrance to Berry Hill Mansion State Library and US 60.

8404 (Franklin Co.)
A—Main Entrance to Ann St. Annex Parking Lot and Broadway.

8405 (Franklin Co.)
A—Main Entrance to New State Office Building and US 127.

8406 (Franklin Co.)
A—Main Entrance to State Capitol Building and KY 420.

8407 (Hopkins Co.)
A—Main Entrance to Madisonville State Police Post and US 41A.

8408 (Laurel Co.)
A—Main Entrance to London State Police Post and US 25.

JOHN C. ROBERTS, Secretary
ADOPTED: June 28, 1976
RECEIVED BY LRC: June 30, 1976 at 11:30 a.m.
EDUCATION AND ARTS CABINET  
Department of Library and Archives  
As Amended

725 KAR 1:010. Records officers; duties.

RELATES TO: KRS Chapter 171  
PURSUANT TO: KRS 171.450  
EFFECTIVE: July 7, 1976

NECESSITY AND FUNCTION: KRS 171.450 requires the department to prescribe regulations governing the procedures for disposal of public records, and for the transfer of public records to the State Archives and Records Center. This proposed regulation is to assure uniformity and continuity in these procedures.

Section 1. Each constitutional, statutory, and executive authority of state and local government shall designate a member of the staff as records officer, whose duty shall be to represent his unit of government in its relations with the Division of Archives and Records.

Section 2. Duties and responsibilities of each records officer are as follows: (1) He shall assist the Division of Archives and Records in inventorying, analyzing, and scheduling disposition of records of his unit of government, or in any manner, as approved by the agency head as may tend to establish an efficient system of records management.

(2) He shall keep a record of the destruction of public records, noting the authorization for said destruction and the amount of records destroyed. He shall make an annual report of this record to a designated superior and to the Director of the Division of Archives and Records.

Section 3. No original documents may be destroyed by any political unit of state or local government after being microfilmed or otherwise duplicated without written approval of the Department of Library and Archives [State Archives and Records Commission].

CHARLES F. HINDS, State Librarian  
ADOPTED: June 3, 1976  
APPROVED: WENDELL P. BUTLER, Secretary  
RECEIVED BY LRC: June 25, 1976 at 11:30 a.m.

EDUCATION AND ARTS CABINET  
Department of Library and Archives  
As Amended


RELATES TO: KRS 171.450(1)(c), 171.600, 171.670  
PURSUANT TO: KRS 171.450, 171.660, 171.670  
EFFECTIVE: July 7, 1976

NECESSITY AND FUNCTION: KRS 171.450(1)(c) requires the department to establish standards for the reproduction of public records by photographic or microphotographic process.

Section 1. Due to the rapid changes being brought about in technology, the State Archives and Records Commission does not approve or disapprove of one method of recording by photographic or microphotographic process over another. In order to safeguard the present and future interests of the people of the Commonwealth, all agencies of state and local governments should obtain advice from the Division of Archives and Records prior to changing their methods of recording.

Section 2. Recording may be done on paper, photostats, electrostatic, thermographic or on film in accordance with KRS 171.660.

Section 3. If the recording is done on paper, it must be done on thirty-two (32) weight, 100 percent linen paper or its equivalent in accordance with specifications established by the National Bureau of Standards.

Section 4. If done on photostats, electrostatic or thermographic methods, it must be done on thirty-two (32) weight stock of proven permanency.

Section 5. If the recording is done on microfilm, miniprint, microprint, microcard, microfiche or some other type of microform, the following safeguards must be observed to obtain approval of the Department of Library and Archives: [State Archives and Records Commission:]

(1) A security copy (negative or positive in 16mm or 35mm roll form must be provided the Division of Archives and Records for security storage. This film shall be provided at no cost.

(2) Filming in a series should not be continued after the first roll until a test of the film has been completed. The State Archives and Records Division shall be the principal microfilm advisory authority.

(3) The security and use copies of microfilm should be tested for resolution, density, and hypo-residue. The security film shall be physically inspected every five (5) years for mold, spots, or other evidences of deterioration.

(4) The security copy shall not be used or handled in any way to cause the film to be scratched or damaged.

(5) The Division of Archives and Records shall be responsible, where necessary, for supervising appropriate tests of microfilm, which shall follow the standards of the United States Government Bureau of Testing and National Microfilm Association.

Section 6. No original records may be destroyed by any state or local agency after being microfilmed or otherwise duplicated without written approval of the Department of Library and Archives, [State Archives and Records Commission.]

Section 7. The Department of Library and Archives [State Archives and Records Commission] shall be the final authority in the executive branch of government for the disposition of all public records in Kentucky -- (state, county, and city) but shall not make any decisions without consultation with the agencies involved who shall participate in the decision making.

CHARLES F. HINDS, State Librarian  
ADOPTED: June 3, 1976  
APPROVED: WENDELL P. BUTLER, Secretary  
RECEIVED BY LRC: June 25, 1976 at 11:30 a.m.
Emergency Regulations

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-604
June 24, 1976

EMERGENCY REGULATION
Kentucky Retirement Systems

WHEREAS, the Commonwealth of Kentucky and its employees have a substantial investment in the Kentucky Retirement Systems; and
WHEREAS, the Kentucky Retirement Systems cannot properly be administered without accurate actuarial assumptions and tables; and
WHEREAS, the Kentucky Retirement Systems have determined and found that an emergency exists and that there is an immediate necessity to establish accurate actuarial assumptions and tables; and
WHEREAS, the General Manager of the Kentucky Retirement Systems, in conjunction with the Secretary of the Cabinet, pursuant to KRS 16.645(3), KRS 61.670, and KRS 78.545(23), has promulgated the Regulation hereinafter referenced:

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Kentucky Retirement Systems that an emergency exists and direct that the attached Regulation become effective immediately upon being filed in the Office of the Legislative Research Commission.

JULIAN M. CARROLL, Governor

DREXELL R. DAVIS, Secretary of State

SECRETARY OF THE CABINET
Department of Personnel
(Proposed Amendment)

101 KAR 1:050E. Compensation plan.

RELATES TO: KRS 18.170, 18.190, 18.210, 18.240
PURSUANT TO: KRS 13.082, 18.170, 18.210
EFFECTIVE: July 1, 1976
EXPIRES: October 29, 1976

NECESSITY AND FUNCTION: KRS 18.210 requires the Commissioner of Personnel to prepare and submit to the board rules which provide for a pay plan for all employees in the classified service, taking into account such factors as the relative level of duties and responsibilities of various classes, rates paid for comparable positions elsewhere, and the state's financial resources. This rule is to assure uniformity and equity in administration of the pay plan in accordance with statutory requirements.

Section 1. Preparation, Approval, and Amendment of
the Plan. After consultation with appointing authorities and the Commissioner of the Executive Department for Finance and Administration, the commissioner shall prepare and recommend to the board a compensation plan for all classes of position. The board shall present the plan, through the Commissioner of the Executive Department for Finance and Administration, to the Governor for his approval. The plan shall provide salary ranges for the various classes, with the salaries consistent with the functions outlined in the classification plan. Such salary ranges shall include minimum, intervening, maximum, and longevity rates of pay for each class. Each class of position in the classification plan shall be assigned to a salary range in the compensation plan.

Section 2. Entrance Salary. Initial appointments to state service shall be made at the minimum of the pay range for the class unless:

(1) The commissioner determines that it is not possible to recruit qualified employees at the established entrance salary in a specific area, in which case, he may, at the request of the appointing authority, authorize the recruitment for a class of position at a higher step of the range, provided that all other employees in the same class of position in the same agency in the same locality are adjusted in salary to the same step.

(2) [(a)] The commissioner authorizes the appointment of a qualified applicant at the second or third step of the range, provided that any such exception is based on the outstanding and unusual character of the employee's experience, education and ability over and above the minimum qualifications specified for the class, provided that all other employees possessing similar qualifications in the same class of position in the same agency in the same locality are adjusted in salary to the same step.

[(b) An agency head signs the personnel action form appointing a college graduate applicant, who is not appointed under 101 KAR 1:050, Section 2 (2)(a) and who has an undergraduate average of 3.25 on a four (4) point scale, or equivalent, or better, and has submitted an official college transcript to the Department of Personnel before the effective date of his appointment.]

Section 3. Re-Entrance to State Service. Appointing authorities, with the approval of the commissioner, may place re-employed, reinstated and probationarily appointed former employees at a salary determined by one of the following methods:

(1) The same class:
(a) Request the same salary that was paid at the time of separation if such salary is within the current salary range;
(b) Request a salary relative to that which was paid employee at time of separation (original salary plus increases resulting from a change of salary range) if such salary is within the current salary range;
(c) Request a lower salary within the current salary range which falls in one (1) of the steps within the salary range;
(d) Request a salary in accordance with the standards used for making new appointments.
(2) A higher class:
(a) Request the same salary that was paid at the time of separation if such salary is within the higher salary range;
(b) Request a salary relative to that which was paid employee at time of separation (original salary plus increases resulting from a change of salary range) if such salary is within the higher salary range;
(c) Request a salary in accordance with the standards used for making new appointments.

Section 4. Salary Adjustments. (1) Change in Salary Range. Whenever a new or different salary range is made applicable to a class of position, persons employed in positions of that class at the effective date of the adjustment shall have their salary placed at least at the minimum salary step of the new range. An adjustment may be made to the salary step of the new range corresponding to that step which an employee held under the range formerly applicable to his class of position. In fixing salaries on an adjustment, an appointing authority shall afford equitable treatment to all employees affected by the adjustment. Salary adjustments resulting from different salary ranges being made applicable to a class of position shall not affect an employee's normal anniversary increment date.

(2) An employee who is promoted may have his salary raised to the lowest step of the salary range for the class of his new position which will provide an increase over the salary received prior to promotion. If the promotion is to a classification which constitutes an unusual increase in the level of responsibility, the appointing authority, with the prior written approval of the commissioner, may grant a two (2) or three (3) step salary increase over the employee's previous salary, provided the proposed salary is within the salary range for the position.

(3) An employee who is demoted shall have his salary reduced to at least the maximum rate of the new class; however, if an employee whose performance is satisfactory is demoted through no fault of his own as a result of the reallocation of his position to a lower class and his salary is above the maximum, he may retain the salary he received before the reallocation, but he shall not receive salary advancements so long as he remains in a position with a maximum rate no higher than this salary.

(4) Transfer. An employee who is transferred to the same class of position shall be paid the same salary that he received prior to transfer.

(5) Reclassification. An employee who is advanced to a higher pay grade through a reclassification of his position shall have his salary raised to the lowest step of the salary range for the class which will provide an increase over the salary received prior to the advancement.

(6) Reallocation. An employee who is advanced to a higher pay grade through a reallocation of his position
shall have his salary raised to the lowest step of the salary range for the class which will provide an increase over the salary received prior to the advancement.

(7) Detail to special duty. An employee who is approved for detail to special duty as provided by 101 KAR 1:110, Section 4, may have his salary raised to the lowest step of the salary range for the class of the new position which will provide an increase over the salary received prior to the detailed assignment. Annual increments will not be permitted while an employee is on detail to special duty.

(8) Salary reduction. Employees who are transferred back to their old class, after completion of a detail assignment or unsatisfactory probationary period following a promotion, shall have their salary reduced to the salary rate received prior to the detail assignment or promotion. An employee who reverts back to his old class after a detail to special duty is entitled to all salary advancements he would have received had he not been on detail to special duty.

Section 5. Salary Advancements. (1) Annual increments. All salary advancements shall be based upon quality and quantity of work giving due consideration to length of service, and shall correspond with the steps of the approved salary range, and shall, in the classified service, be limited to employees having status.

(2) Employees shall be eligible and may be given consideration by the appointing authority for a one (1) step salary advancement at the beginning of any month following the successful completion of the probationary period. An employee may not be given salary advancement more than once for successful completion of a probationary period in the same classification. Therefore, an employee shall be [eligible and] given [consideration by the appointing authority for] a one (1) step salary advancement at the beginning of the [any] month following completion of twelve (12) months continuous [satisfactory] service since last receiving an annual or probationary increment [increase in salary]. The service may be [temporary,] provisional [,] or probationary. A reinstated, re-employed, or probationarily appointed former employee who is required to serve a probationary period shall not be eligible for a probationary period salary advancement at the end of that probationary period, except when appointed to a higher classification.

(3) Any permanent full-time employee who has served continuously for one (1) year immediately preceding the recommendation and who has not received an outstanding merit advancement within twelve (12) [twenty-four (24)] months, [and who has not received more than one (1) outstanding merit advancement in his present grade,] is eligible for a one (1) step outstanding merit advancement in his present grade in addition to any other salary advancements to which he might be entitled if:

(a) His acts or ideas have resulted in significant financial savings to the Commonwealth, or to a significant improvement in service to its citizens; or,

(b) His job performance is outstanding. The appointing agency must submit written justification to the commission and the personnel action form must be approved by the agency head and the commissioner to be effective. In a fiscal year, an agency with sufficient budgeted funds may grant as many outstanding merit salary advancements as thirty (30) [ten (10)] percent of the number of its employees at the close of the prior fiscal year.

(4) Subject to the approval of the commissioner, any permanent, full-time employee who, after his probationary period, satisfactorily completes 260 classroom hours of job-related instruction, is eligible for an educational achievement one (1) step salary advancement.

(5) New increment anniversary dates will be established when:

(a) An employee first enters on duty. Increment anniversary date will be the first of the month if the employee enters on duty the first work day of the month.

For employees entering on duty after the first work day of the month, the anniversary date shall be the first day of the following month;

(b) An employee receives an increase in salary as a result of a promotion;

(c) An employee going on leave without pay, shall result in a postponement of employee's receiving an increment one (1) full month for each full or partial month he is on leave.

(6) Increment anniversary dates will not change when:

(a) An employee's position class receives a new or different salary range;

(b) An employee receives a salary adjustment as a result of his position being reallocated or reclassified;

(c) An employee is transferred from one department to another in the same salary grade and at the same rate of pay;

(d) An employee receives a demotion to a position of a lower class or his position receives a lower classification;

(e) An employee is approved for detail to special duty as provided by 101 KAR 1:110, Section 4[.]. The increment anniversary date will remain the same for the last position in which the employee had status;

(f) An employee receives an outstanding merit salary advancement under 101 KAR 1:050, Section 5(3), or an educational achievement salary advancement under 101 KAR 1:050, Section 5(4);

(g) An employee receives an adjusted increment based on the fact that the employee had not received the maximum number of salary advancements permitted.

(7) An employee who has not received the maximum number of salary advancements permitted by the time limits set forth may be given additional salary advancements at the beginning of any month provided his salary is not advanced to a step of the salary range higher than he would have reached had he received all salary advancements permitted.

(8) No employee shall have his salary advanced to a point above the maximum of the salary range applicable to the class of his position except as provided by 101 KAR 1:050, Section 5(3), (4), and 101 KAR 1:050, Section 6.

Section 6. Longevity Increases. (1) All salary advancements with the longevity plan shall be based upon quality and quantity of work, giving due consideration to length of service, and shall correspond with the steps of the approved salary range, and shall, in the classified service, be limited to employees having status.

(2) An employee shall be eligible and advanced [considered for advancement] to the first longevity step after completion of twelve (12) months [of satisfactory] service at the salary rate preceding the first longevity step and seven (7) years of total state service.

(3) An employee shall be eligible and advanced [considered for advancement] to the second longevity step after completion of twelve (12) months [of satisfactory] service at the salary rate preceding the second longevity step and nine (9) years of total state service.
(4) An employee shall be eligible and advanced [considered for advancement] to the third longevity step after completion of twelve (12) months of satisfactory service at the salary rate preceding the third longevity step and eleven (11) years of total state service.

(5) Requirements as to total service. [Service requirements for advancement to the longevity steps require satisfactory service.] The service does not have to be continuous. Absences of leave without pay, except approved educational leave, in excess of thirty (30) working days shall be deducted in computing total service. Re-employed persons who have been dismissed for cause from state service shall not receive credit for service prior to the dismissal. In computing years of total service for the purpose of determining longevity eligibility only those months for which an employee earned annual leave shall be used.

(6) The longevity steps may be used for promotions, demotions, and changes in pay grade, provided the employee possesses the total service required for advancement to the longevity step.

Section 7. Paid Overtime. Overtime for which pay is authorized shall have the approval of the Commissioner of Personnel and the Commissioner of the Executive Department for Finance and Administration.

Section 8. Maintenance and Maintenance Allowance. In each case where an employee or the employee and his family are provided with full or part maintenance, consisting of one (1) or more meals per day lodging or living quarters, and domestic or other personal services, such compensation in kind shall be treated as part payment and its value shall be deducted from the appropriate salary rate in accordance with the schedule promulgated by the commissioner after consultation with appointing authorities and the Commissioner of the Executive Department for Finance and Administration.

Section 9. Supplemental Shift Premium. Upon request of the appointing authority, the commissioner may authorize the payment of a supplemental shift premium for those employees directed to work an evening or night shift. However, no employee shall receive a supplemental shift premium subsequent to a transfer to a position that is ineligible for a shift differential premium payment. The employee's loss of shift differential pay shall not be a basis for an appeal to the Personnel Board.

PHILIP TALIAFERRO, Chairman
ADDEE D. STOKLEY, Commissioner

ADOPTED: June 11, 1976
APPROVED: JACKSON W. WHITE, Secretary
RECEIVED BY LRC: July 1, 1976 at 8:00 a.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-604
June 24, 1976

EMERGENCY REGULATION
Kentucky Retirement Systems

WHEREAS, The Commonwealth of Kentucky and its employees have a substantial investment in the Kentucky Retirement Systems; and

WHEREAS, the Kentucky Retirement Systems cannot properly be administered without accurate actuarial assumptions and tables; and

WHEREAS, the Kentucky Retirement Systems have determined and found that an emergency exists and that there is an immediate necessity to establish accurate actuarial assumptions and tables; and

WHEREAS, The General Manager of the Kentucky Retirement Systems, in conjunction with the Secretary of the Cabinet, pursuant to KRS 16.645(3), KRS 61.670, and KRS 78.545(23), has promulgated the Regulation hereinafore referenced:

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Kentucky Retirement Systems that an emergency exists and direct that the attached Regulation become effective immediately upon being filed in the Office of the Legislative Research Commission.

JULIAN M. CARROLL, Governor

DREXELL R. DAVIS, Secretary of State

SECRETARY OF CABINET
Kentucky Retirement Systems

105 KAR 1:040E. Actuarial assumptions and tables.

RELATES TO: KRS 16.505 to 16.652, 61.510 to 61.692, 78.510 to 78.852
PURSUANT TO: KRS 13.082, 61.670, 61.640, 61.645, 78.780
EFFECTIVE: June 30, 1976
EXPIRES: October 28, 1976

NECESSITY AND FUNCTION: KRS 16.645(3), 61.670 and 78.545(23) requires the Board to adopt actuarial tables for the administration of the County Employees Retirement System (CERS), Kentucky Employees Retirement System (KERS) and State Police Retirement System (SPRS) and for the annual determination of assets and liabilities of the systems. This regulation includes the actuarial assumptions adopted by the Board and these assumptions establish the basis for all actuarial tables used in the administration of the three (3) retirement systems.

Section 1. The following actuarial assumptions are adopted by the Board of Trustees of the Kentucky Retirement Systems as required under KRS 61.670 and shall be used to determine actuarial tables as are necessary for the administration of the Kentucky Employees Retirement System as provided by KRS 61.510 to 61.692, the County Employees Retirement System under KRS 78.510 to 78.852 and the State Police Retirement System under KRS 16.505 to 16.652. These assumptions shall also be used for the annual actuarial valuation for determination
of assets and liabilities of these retirement systems.

(1) Kentucky Employes Retirement System and County
Employes Retirement System non-hazardous position
members actuarial assumptions:
Interest: Six percent (6%).

Valuation of Investments: Book value except the unrealized
appreciation of investments is capitalized but only to the
extent required to result in a total yield of 6% for the
year from investment income and capitalized
appreciation.

Mortality: Pre-retirement—1951 Group Annuity Mortality
Table Projected by Scale C to 1960, without age
adjustment for males, but set back one year for females.
Post-retirement—Same as pre-retirement. Mortality of
members receiving disability allowances—1965 Disabled
Annuitants Mortality Table of Railroad Retirement
Board.

Turnover: Select and Ultimate Table as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Years of Service</th>
<th>Terminations per 1,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Ages</td>
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<td>2 to 3</td>
<td>175</td>
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<tr>
<td>All Ages</td>
<td>3 to 4</td>
<td>125</td>
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<tr>
<td>All Ages</td>
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5 OR MORE YEARS OF SERVICE

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Disability’ Annual rates varying by age as follows:

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</table>

Retirement Rates: Early Retirement—Assumed 50% will
retire as soon as eligible for unreduced benefits and
balance would continue to normal retirement age.
Normal retirement—as soon as eligible.

*Salary Increase: 5% annually to age 30, graduated to 4½% at
age 40 and 4½% annually thereafter.

(2) State Police Retirement System, Kentucky
Employes Retirement System and County Employes
Retirement System hazardous members actuarial
assumptions:
Interest: Six percent (6%)

Valuation Investments: Book value except that unrealized
appreciation of investments is capitalized but only to the
extent required to result in a total yield of 6% for the
year from investment income and capitalized
appreciation.

Mortality: Pre-retirement—1951 Group Annuity Mortality
Table Projected to 1960, by Scale C, plus a duty death
rate of 5 deaths per 10,000 per year.
Post-retirement—1951 Group Annuity Mortality Table
Projected to 1960. Mortality of members receiving
disability allowances, 1965 Disabled Annuities Mortality
Table of Railroad Retirement Board.
Turnover: Annual rates varying by age as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Rate</th>
<th>Age</th>
<th>Rate</th>
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</thead>
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</tbody>
</table>

Disability: Same as KERS-CERS non-hazardous.

Retirement Rates: SPRS Normal Retirement as soon as eligible.
CERS Hazardous—Normal Retirement as soon as eligible.
KERS Hazardous—Assumed 50% will retire as soon as eligible for unreduced benefits and balance would continue until age 60.

*Salary Increase: 5% annually to age 30, graduated to 4 1/2% at age 40 and 4 1/2% annually thereafter.

*The actuarial assumptions for salary increases is based on analysis of retirement system accounts for the period ended June 30, 1972 and is not to be construed as a policy of the Commonwealth of Kentucky or local government as to the rate of salary increases an employee may expect to receive.

Section 2. This regulation becomes effective June 30, 1976.

GEORGE R. ARVIN, General Manager
ADOPTED: May 19, 1976
APPROVED: JACKSON W. WHITE, Secretary
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-564
June 21, 1976

EMERGENCY REGULATION
Executive Department for Finance and Administration

WHEREAS, House Bill No. 138 of the 1976 General Assembly entitled "AN ACT relating to public records," provides that the public records of the public agencies of this state, except as otherwise provided by the Act, shall be open for inspection by any person during regular office hours, and requires all public agencies to adopt rules and regulations in conformity with the provisions of the Act to implement its remedial purpose and intent; and,

WHEREAS, Section 4 of House Bill No. 138 provides that the Executive Department for Finance and Administration may promulgate uniform rules and regulations for such purpose for state administrative agencies; and,

WHEREAS, the Secretary of the Executive Department for Finance and Administration has, pursuant to the authorization contained in Section 4 of House Bill No. 138 aforesaid, has promulgated a uniform regulation to be followed by state administrative agencies and by persons applying to inspect such records, and has found in relation thereto that an emergency exists and that said uniform regulation should, in the public interest, be placed immediately in effect upon filing with the Legislative Research Commission.

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by virtue of the authority vested in me by KRS 13.085(2), do hereby acknowledge the finding of emergency by the Secretary of the Executive Department for Finance and Administration with respect to the filing of the uniform regulation of the Executive Department for Finance and Administration establishing the general rules to be followed by all state administrative agencies in affording public access to their records and by persons applying to inspect such records, and direct that said regulation shall be effective upon filing with the Legislative Research Commission as provided in Chapter 13 of the Kentucky Revised Statutes.

JULIAN M. CARROLL, Governor
DREXELL R. DAVIS, Secretary of State

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION

200 KAR 1:020E. Access to public records.

RELATES TO: KRS Chapter 61
PURSUANT TO: KRS 61.876(3)
EFFECTIVE: June 21, 1976
EXPIRES: October 19, 1976

NECESSITY AND FUNCTION: The Executive Department for Finance and Administration is authorized by KRS 61.876(3) to promulgate uniform rules governing public access to public records maintained by administrative agencies of the state government. This regulation establishes the general rules to be followed by all state administrative agencies in affording public access to their records and by persons applying to inspect such records.

Section 1. General: Consistent with the provisions of
KRS 61.870 to 61.884, the public records of all administrative agencies of the Kentucky State Government, except as provided in Section 4 hereof, shall be open for inspection by any person in accordance with the procedures established by this regulation.

Section 2. Definitions: The following terms shall have the meaning assigned herein:
(1) "State administrative agency" means every program cabinet, department and administrative body of the Kentucky State Government as defined by KRS 12.010, headed by, or whose membership is composed of, persons appointed by the Governor, and their component organizational subdivisions.
(2) "Public record" means all books, papers, maps, photographs, cards, tapes, discs, records or other documentary materials prepared, owned, used, in the possession of or retained by a state administrative agency, but does not include any records owned by a private person or corporation in the possession of a state administrative agency or an officer or employee thereof, and not related to any function, activity, program or operation funded by the state.
(3) "Official custodian" means the chief administrative officer of a state administrative agency who by virtue of his position, is responsible for the maintenance, care and keeping of all the public records of his agency, or if so designated in writing by the chief administrative officer of a state administrative agency, the head of each office, bureau, division or other organizational subdivision within a state administrative agency, who is responsible for the maintenance, care and keeping of all the public records of his organizational unit.
(4) "Custodian" means any officer or employee of a state administrative agency having public records in his personal custody and control.

Section 3. (1) Any person may, on written application to the official custodian describing the records, inspect and make abstracts and memoranda of the contents of any of the public records, except those listed in Section 4, of all state administrative agencies. Copies of any written material shall be furnished, on request, to any person requesting them, on payment of a fee of ten (10) cents a page for each record copied; copies of photographs, maps and other non-written material, and records stored in computer files or libraries, shall be furnished to any person requesting them on payment of a fee equal to the actual cost to the agency of producing the copies. Persons requesting copies of records shall be advised of the total actual cost of copies of written material, and the actual, if known, or approximate cost, of producing copies of non-written material or of records stored in computer files or libraries before the copies are prepared. The fee shall be collected before the copies are handed or sent to the person requesting them. The fees established herein shall not be collected, for copies of records requested in the course of their employment by employees of state administrative agencies, and shall be inapplicable in cases of documents printed for sale for which a fee is fixed by or pursuant to law or which are customarily distributed without charge.
(2) The inspection of public records of state administrative agencies shall in all cases be made in the presence of an employee of the agency, on premises occupied by the agency having custody of the records, during the usual office hours of the particular office or other organizational unit having physical possession of the records. The official custodian of the records of each state administrative agency, and of each administrative subdivision of the agency, shall be responsible for the assignment of agency employees, as a duty in addition to their usual duties, to assist persons applying to inspect the public records of the agency and to insure protection of the records against damage and disorganization.

Section 4. The public records enumerated in subsections (1) through (10) of this section shall, except as provided herein, be subject to inspection only upon an Order of a Court of this Commonwealth or of the United States. The exemptions under this section notwithstanding, nothing herein shall prohibit or limit the exchange of public records or the sharing of information between state administrative agencies and other public agencies when the exchange of such records or sharing of such information will serve legitimate governmental needs or is necessary in the performance of legitimate governmental functions, nor shall the enumeration of any material herein prohibit disclosure of statistical information not readily identifiable of any person. If any public record contains material subject to public inspection only by court order, and other material not so excluded from public inspection, the custodian of the record shall, on application by any person for inspection of such record, segregate or remove the excluded material from the record and the non-excluded material shall then be available for inspection in accordance with the application for inspection. The official custodian of the records of each state administrative agency shall generally exclude from public inspection, except by an order of court as provided in this section:
(1) Public records containing information of a personal nature where public disclosure would constitute a clearly unwarranted invasion of personal privacy.
(2) Records confidentially disclosed to an agency and compiled and maintained for: scientific research; in conjunction with an application for a loan; the regulation of commercial enterprise, including mineral exploration records; unpatented, secret, commercially valuable plans, appliances, formulae, or processes, which are used for the making, preparing, compounding, treating, or processing of articles or materials which are trade commodities obtained from a person and which are generally recognized as confidential; or for the grant or review of a license to do business which if openly disclosed, would permit an unfair advantage to competitors of the subject enterprise, unless the disclosure or publication of such records is directed by law.
(3) Public records pertaining to the prospective location of a business or industry where no previous public disclosure has been made of the business or industry's interest in locating in, relocating within, or expanding within the Commonwealth. (Provided, however, that this exemption shall not include applications filed with state administrative agencies for permits or licenses necessary to do business or to expand business operations within the state, except as provided in subsection (2)).
(4) The contents of real estate appraisals, engineering or feasibility estimates and evaluations made by or for an agency relative to the acquisition of real property, until such time as all of the property has been acquired.
(5) Test questions, scoring keys and other examination data used to administer a licensing examination, or an examination for employment before the examination is given or if it is to be given again.
(6) Centralized criminal history records maintained by
the Kentucky Department of Justice and intelligence and investigative reports maintained by state criminal justice agencies except as provided in KRS 17.150, and records of
law enforcement or administrative agencies compiled in the process of detecting and investigating statutory or
regulatory violations if the disclosure of the information contained in such records would harm the agency by
revealing the identity of informants not otherwise known or by the premature release of information to be used in a
prospective prosecution or suit or an administrative adjudication. Except as provided by KRS 17.150, public
records exempted under this subsection shall be open for inspection after adjudicative action is completed or a
decision has been made to take no action. The official
custodian shall have the burden of justifying with
specificity a refusal of a demand for inspection of any
public records covered by the exemptions provided in this
subsection except centralized criminal history records
maintained by the Kentucky Department of Justice.

(7) Preliminary drafts, notes, correspondence between
state administrative agencies and private individuals, other
than correspondence intended to give notice of final action
by an agency.

(8) Preliminary recommendations and memoranda
in which opinions are expressed or policies formulated or
recommended.

(9) All public records or information, the disclosure
of which is prohibited by federal law or regulation.

(10) Public records or information, the disclosure
of which is prohibited or restricted or otherwise made
confidential by the statutes of this Commonwealth.

Section 5. Application for Inspection of Public Records: (1) Persons requesting to inspect public records
of state administrative agencies shall file a written
application describing the records requested to be
inspected, on a form prescribed by the Executive
Department for Finance and Administration, with the
official custodian of the records of the office of the
agency having physical custody of the records. Agency employees
shall assist, on request of the applicant, in completing
the form; the applicant shall sign the application form. The
application form shall include a receipt to be completed
and signed by the custodian of the records for payment
received for copies of records requested by applicants and
one (1) copy of the receipt shall be furnished to the
applicant.

(2) Application forms for the inspection of public
records of state administrative agencies will be stocked by
and available from the Central Stores of the Executive
Department for Finance and Administration. Each state
administrative agency shall be responsible for obtaining from
Central Stores an adequate supply of the application
forms for use by each of its administrative subdivisions so
that at all times there will be sufficient number of forms on
hand to comply with requests for inspection of the agency’s
records.

Section 6. Agency Responsibility: (1) Each state
administrative agency shall display a copy of this regulation
in a prominent location in each of its offices to which the
general public has access. Copies of this regulation, suitable
for posting, shall be printed and each agency shall be
responsible for obtaining the number of copies of the
printed regulation required to comply with this section
from the Central Stores of the Executive Department for
Finance and Administration.

(2) The printed copies of this regulation shall bear the
following caption which shall be appropriately completed
by each agency and its subdivisions:

NOTICE
REGULATIONS GOVERNING INSPECTION OF
THE PUBLIC RECORDS OF THE

(Title)

(Name of State Administrative Agency)

(Office, Bureau, Division, Etc.)

Pursuant to KRS 61.870 to 61.894, the public is notified that, as
provided herein, the public records of the above named
Agency of the Commonwealth of Kentucky are open for inspection by
any person on written application to

(Title)

(Official custodian of the public
records of the

(Title)

(Official custodian of the public
records of the

(Name)

(Office, Bureau, Division, Etc.)

whose address is

from

a.m. to

p.m. Monday through Friday, each
week, except holidays.

Application forms for the inspection of the public records of this agency
will be furnished on request to any person by an employee in this office.
Assistance in completing the application form will be provided by
an employee on request.

Applicants for the inspection of public records shall be
informed of the availability of the records requested for inspection,
and shall be notified in writing not later than three (3) working days after receipt of an application for
inspection of any reason the records requested are not available
for public inspection.

Copies of written material in the public records of this
agency shall be furnished to any person requesting them on
payment of a fee of ten cents ($.10) a page; copies of non-written
records (photographs, maps, material stored in
computer files or libraries, etc.) shall be furnished on
request, on payment of a charge equal to the actual cost of
producing copies of such records by the most economic process
not likely to damage or alter the record.

This the day of , 19

(Agency Head or Designated Representative)

(3) The official custodian of records requested for
public inspection shall promptly determine the availability
of such records for inspection; if it is determined that the
records are not available for inspection, the applicant, if
present, will be orally advised, subject to written
confirmation, or notified by writing, not later than three (3)
working days after the date of receipt of the written
application for inspection of the records, of the reason or
reasons why the records are not available for inspection.
If the record sought is in active use, in storage or not
otherwise available, the applicant will be advised of the
reason for the delay in providing access to the record and of
the earliest practicable date, time and place that the record
will be available for inspection. If an application for
inspection of a record is denied because it is of a kind, or
contains material enumerated in Section 4 of this
regulation, the official custodian shall advise the applicant
in writing of the reason for denial, in whole or in part, and
shall include a statement of the specific exception
contained in Section 4, and in KRS 61.878, authorizing
denial of the application and an explanation of how the
exception applies to the record withheld. A copy, signed by
the official custodian of the records, of the writing denying
any application for the inspection of the public records of
any state administrative agency, shall be sent to the
Attorney General. If any person who has been denied the
right to inspect any public records of a state administrative agency requests the Attorney General to review the denial of his application, the agency shall furnish such additional documentation concerning the circumstances of the denial of inspection of the records and a copy of the records, as the Attorney General may request. If any person denied the right to inspect the records of a state administrative agency elects to file suit against an agency to compel inspection of the records denied, the agency shall immediately advise the Attorney General of the action and forward to the Attorney General on the day served, a copy of the Summons in the action.

RUSSELL R. McCLURE, Secretary
ADOPTED: June 19, 1976
RECEIVED BY LRC: June 21, 1976 at 10:00 a.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-595
June 23, 1976

EMERGENCY REGULATION
Executive Department for Finance and Administration

WHEREAS, House Bill No. 674 of the 1976 General Assembly entitled "AN ACT relating to the allocation and expenditure of coal severance tax," effective June 19, 1976, creates a Coal Severance Economic Aid Fund in the state treasury; establishes a Coal Severance Economic Aid Board in each coal producing county; authorizes such boards to select capital projects to be acquired or constructed for public purposes in such counties; appropriates funds to the Coal Severance Economic Aid Fund for the 1976-77 biennium; and provides for the allocation of such funds among the coal producing counties to finance the costs of acquisition or construction of capital projects in such counties; and,

WHEREAS, the Secretary of the Executive Department for Finance and Administration, pursuant to the requirement of House Bill No. 674 as aforesaid, has promulgated an appropriate regulation governing the submission and approval by Coal Severance Economic Aid Boards of capital projects in coal producing counties; the expenditure of moneys from the Coal Severance Economic Aid Fund for such projects; and the conveyance of capital improvements and real property upon completion of such projects; and,

WHEREAS, the Secretary of the Executive Department for Finance and Administration has found that an emergency exists with respect to such regulation and that such regulation should be effective immediately upon filing with the Legislative Research Commission so as to fix in advance of the need therefor, the guidelines, rules and procedures therein made and provided.

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by virtue of the authority vested in me by KRS 13.085(2), do hereby acknowledge the finding of emergency by the Secretary of the Executive Department for Finance and Administration with respect to the filing of the aforementioned regulation of the Executive Department for Finance and Administration, and direct that said regulation shall be effective upon filing with the Legislative Research Commission as provided in Chapter 13 of the Kentucky Revised Statutes.

JULIAN M. CARROLL, Governor

DREXELL R. DAVIS, Secretary of State

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION

200 KAR 4:020E, Coal severance economic aid boards; fund; selection of projects.

RELATES TO: KRS Chapter 42
PURSUANT TO: KRS 42.330
EFFECTIVE: June 24, 1976
EXPIRES: October 22, 1976
NECESSITY AND FUNCTION: Pursuant to the authority vested in the Secretary of the Executive Department for Finance and Administration by KRS 42.330, this regulation establishes the procedures for submission to the Executive Department for Finance and Administration of proposals by Coal Severance Economic Aid Boards for capital projects to be acquired or constructed in coal producing counties, the costs of which are to be paid out of the Coal Severance Economic Aid Fund; the expenditure of moneys out of the Fund for such capital projects; and provides for the conveyance of such capital projects upon completion to designated beneficiary agencies.

Section 1. "Allocation," and "allocable share," are synonymous terms meaning the amount of coal severance tax receipts and other moneys deposited in the Coal Severance Economic Aid Fund "apportioned to" and available for expenditure for capital projects in each coal producing county.

(2) "Capital project" means any activity involving expenditures out of the Coal Severance Economic Aid Fund for the acquisition of lands, buildings and major items of equipment, and the construction, renovation, maintenance and permanent improvement of public buildings and lands in coal producing counties.

(3) "Conveyance" means the transfer, pursuant to the terms of a written instrument, to a designated beneficiary agency of the right of use, occupancy and possession of a capital project.

(4) "Designated beneficiary agency" means the county, city, special district or other public agency or any combination of public agencies parties to and bound by an agreement entered into pursuant to the provisions of KRS 65.210 to 65.300, the Interlocal Cooperation Act, or any administrative entity created pursuant to any such agreement, designated in a capital project proposal by a coal severance economic aid board to accept conveyance of, operate, maintain, and use for public purposes a capital project.

(5) "Program statement" means a detailed written statement about a capital project which includes information concerning the proposed location of the project, a plat or map, the acreage of any land involved, the names of the present owners of such land, the intended use of the project by square footage, the types of construction proposed and the purpose of the facility.

Section 2. (1) The Coal Severance Economic Aid Board
Section 4. (1) The Secretary of the Executive Department for Finance and Administration shall cause each notice of capital project selection by a board to be carefully reviewed to ascertain whether the project is for a purpose generally consistent with the provisions of KRS 42.330; the designated beneficiary agency is properly established as provided by the laws applicable to and authorizing the creation of such agency; and, that any agreement entered into pursuant to KRS 65.210 to 65.300, the Interlocal Cooperation Act, relative to the project conforms to and was executed as provided by that Act.

(2) When the project review has been completed, the Secretary of the Executive Department for Finance and Administration shall by appropriate orders, cause a detailed cost estimate of the project to be made which shall include estimates of the cost of acquisition of any land necessary for the project, site development, utility connections, building construction, equipment and such other matters as may be pertinent under the circumstances to determine the cost of the project. A summary of the detailed cost estimate for each capital project shall be sent to the chairman of each board as soon as practicable after they are completed.

(3) The Secretary of the Executive Department for Finance and Administration shall notify the appropriate coal severance economic aid board in writing when a capital project has been completed according to plans and specifications and accepted by the Commonwealth. Thereafter, within a reasonable time, the Secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated by the board according to such terms and conditions as the secretary shall determine will assure the future use of the project for public purposes.

Section 5. (1) Upon receipt of a board’s final capital project selections, the Secretary of the Executive Department for Finance and Administration shall, if the estimated cost of such projects do not exceed the allocable share of the county in the Coal Severance Economic Aid Fund, by written orders made in accordance with the procedures established in the case of state capital construction projects, and the provisions of KRS Chapters 45 and 56, authorize the acquisition in the name of the Commonwealth of any real property, or interest in real property, necessary for the project; cause to be prepared all plans, specifications and designs for the project; invite bids; and award and administer all contracts necessary and required in relation to such project.

(2) Funds shall be allotted out of the allocable share in the Coal Severance Economic Aid Fund of the county in which a capital project is to be acquired or constructed, to a project account in the state capital construction fund and all expenditures necessary and proper to be made in relation to such project shall be made from the project account according to established state financial administration procedures.

(3) The Secretary of the Executive Department for Finance and Administration shall notify the appropriate coal severance economic aid board in writing when a capital project has been completed according to plans and specifications and accepted by the Commonwealth. Thereafter, within a reasonable time, the Secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated by the board according to such terms and
conditions as the secretary shall determine will assure the future use of the project the public purposes.

Section 6. Monies in the Coal Severance Economic Aid Fund not required to be held for immediate expenditure for purposes related to the acquisition or construction of capital projects shall be invested on a pooled basis in securities of the kinds state funds are customarily invested, and the interest income earned from such investments shall be prorated for expenditure for capital projects in coal producing counties according to the counties' allocable shares in the fund.

RUSSELL R. McCLURE, Secretary
ADOPTED: June 23, 1976
RECEIVED BY LRC: June 24, 1976 at 11:15 a.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-594
June 23, 1976

EMERGENCY REGULATION
Executive Department for Finance and Administration

WHEREAS, House Bill No. 675 of the 1976 General Assembly entitled "AN ACT relating to capital construction," effective June 19, 1976, creates an Area Development Fund in the state treasury; makes an appropriation to such fund for the 1976-78 biennium; provides for the allocation of the fund for capital projects to be acquired or constructed for public purposes in the 15 Area Development Districts as proposed by said Districts and approved by the Secretary of the Executive Department for Finance and Administration; and directs the Secretary of the Executive Department for Finance and Administration to promulgate appropriate rules and regulations governing the submission and approval of such capital projects, expenditures from the Area Development Fund and conveyance of title to capital improvements and real property relative to such projects; and,

WHEREAS, the Secretary of the Executive Department for Finance and Administration, pursuant to the requirement of House Bill No. 675 as aforesaid, has promulgated a regulation establishing the procedures for the submission and approval of proposals for capital projects to be acquired or constructed in the Area Development Districts, prescribing the manner in which expenditures in relation to such projects shall be made out of the Area Development Fund and the conveyance of such projects for public purposes to designated beneficiary agencies, and has found that an emergency exists with respect to such regulation and that such regulation should be effective immediately upon filing with the Legislative Research Commission so as to fix in advance of the need therefor, the procedures therein made and provided;

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by virtue of the authority vested in me by KRS 13.085(2), do hereby acknowledge the finding of emergency by the Secretary of the Executive Department for Finance and Administration with respect to the filing of the aforementioned regulation of the Executive Department for Finance and Administration, and direct that said regulation shall be effective upon filing with the Legislative Research Commission as provided in Chapter 13 of the Kentucky Revised Statutes.

JULIAN M. CARROLL, GOVERNOR
DREXELL R. DAVIS, Secretary of State

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION

200 KAR 10:040E. Area development fund; expenditures.

RELATES TO: KRS Chapter 42
PURSUANT TO: KRS 42.350
EFFECTIVE: June 24, 1976
EXPIRES: October 22, 1976
NECESSITY AND FUNCTION: Pursuant to the authority vested in the Secretary of the Executive Department for Finance and Administration by KRS 42.350, this regulation governs the expenditure of monies appropriated to or otherwise deposited in the Area Development Fund in the state treasury for the acquisition of capital projects in the 15 Area Development Districts; establishes the procedures for submission and approval of proposed capital projects in the Area Development Districts; and provides for the conveyance of title to such capital projects.

Section 1. Definitions: (1) "Capital project" means any activity approved by the Secretary of the Executive Department for Finance and Administration involving expenditures out of the Area Development Fund in the state treasury for the acquisition of lands, buildings and major items of equipment, and the construction, renovation, maintenance and permanent improvement of buildings and other public facilities in the fifteen (15) Area Development Districts.

(2) "Conveyance" means the transfer, pursuant to the terms of a written instrument, to a designated beneficiary agency of the right of use, occupancy and possession of a capital project.

(3) "Designated beneficiary agency" means the county, city, special district or other public agency or any combination of public agencies parties to and bound by an agreement entered into pursuant to the provisions of KRS 65.210 to 65.300, the Intercity Cooperation Act, or any administrative entity created pursuant to any such agreement, designated in a capital project proposal by an area development district to accept conveyance of, operate, maintain, and use for public purposes a capital project.

Section 2. (1) The board of directors of each area development district shall determine, consistent with the goals, objectives and priorities established by existing local or regional development plans, the capital projects to be proposed for approval by the Secretary of the Executive Department for Finance and Administration for acquisition or construction out of the Area Development Fund in each of the area development districts.

(2) Capital projects eligible for consideration by the boards and for funding out of the Area Development Fund, shall include but not be limited to, reclamation and industrial development projects; acquisition, construction and improvement of county fairgrounds and other public facilities, except school property or roads, streets, highways.
and bridges; and the renovation and repair of existing facilities owned by public agencies. Consistent with regional and local needs and development plans, capital projects for which funds, in addition to those in the Area Development Fund, may also be available from other sources, shall be given priority consideration by the boards over projects for which such other funds are not available.

3 The boards of directors may propose capital projects for the direct use and benefit of any designated beneficiary agency within the geographic boundaries of the area development district; provided, however, nothing herein shall prohibit the boards of directors of two (2) or more area development districts from proposing joint capital projects, of the cost of which shall be financed out of monies allocated in the Area Development Fund for expenditure for capital projects in each of the participating area development districts.

Section 3. All proposals for capital projects shall be made on a form of proposal prescribed by the Executive Department for Finance and Administration and shall include:

(1) A description of the project;
(2) A statement of the public benefit expected to be derived from, and public purpose to be served by, the project;
(3) An estimate of the total cost of the project, including estimates of the cost of acquisition of necessary lands, legal, architectural and engineering fees and construction costs;
(4) A statement of the source and amount of any funds available for capital projects in addition to amounts allocated for such projects in the Area Development Fund; any restrictions on the use of such other funds; the nature and extent of the commitment of such funds to the project by the grantor; when such funds will be made available for expenditure in relation to the project; and if the source of such funds is a federal agency, whether an environmental impact statement is required for the project and the guidelines of the federal grantor agency for the preparation of such environmental impact statement;
(5) The proposed site or location of the capital project;
(6) Designation of a beneficiary agency to accept conveyance of the capital project when acquisition and/or construction of the project has been completed. (If the designated beneficiary agency is any agency other than a county or city, there shall be a copy of the Articles of Incorporation, Articles of Agreement, Court Order, resolution, ordinance or other document creating the beneficiary agency attached to the capital project proposals);
(7) Such other information and documentation as the form of proposal may require to explain the need for the capital project and provide detailed information necessary to assist the Executive Department for Finance and Administration in the acquisition of the project.

Section 4. (1) Each capital project proposal shall be submitted through the Office for Local Government to the Secretary of the Executive Department for Finance and Administration for approval. The Office for Local Government shall carefully examine each capital project proposal, and within thirty (30) days after receipt of each proposal shall inform the Secretary by a written review whether the proposal conforms to the goals, objectives and priorities of the development plan to which the proposed project relates. The time for examination of project proposals shall be extended by any time required for any additional information deemed necessary by the Office for Local Government in connection with any proposal to be furnished by the area development district proposing the project.

(2) When it has been determined that a proposed capital project conforms to the goals, objectives and priorities established by the relevant development plan, the Secretary of the Executive Department for Finance and Administration shall, within a reasonable time, cause a detailed cost estimate of the project to be made which shall include estimates of the cost of acquisition of any land necessary for the project, site development, utility connections, building construction, equipment, and such other matters as may be pertinent under the circumstances. The secretary shall within a reasonable time after the detailed cost estimate has been made, approve the project by a written order made in accordance with the procedures established for the approval of state capital construction projects; provided, however, no project shall be approved for which the estimated cost exceeds the funds available for expenditure out of the Area Development Fund for capital projects in the area development district in which the project is proposed, combined with other funds available for the project. The secretary's approval or disapproval of each capital project shall be communicated to the board of directors of the area development district proposing the project. Any project disapproved by the secretary because the total estimated cost exceeds the balance of funds available may be revised by the board of directors of the area development district and resubmitted for further consideration by the secretary.

(3) Funds shall be allotted out of the Area Development Fund for each approved capital project to a project account in the state capital construction fund and all expenditures necessary and proper to be made in relation to such approved project shall be made from such project account. Pursuant to the provisions of KRS Chapters 45 and 56, and the applicable procedures of the Executive Department for Finance and Administration, the department shall acquire any real property required for the project, cause to be prepared all plans, specifications and designs for the project, invite bids, and award and administer all contracts necessary and required in relation to the capital project.

(4) The Secretary of the Executive Department for Finance and Administration shall advise the board of directors of the area development district and the designated beneficiary agency in writing when the capital project is completed according to plans and specifications and has been accepted by the Commonwealth. Thereafter, within a reasonable time, the secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated in the proposal according to such terms and conditions as the secretary shall determine will assure the future use of the project for public purposes.

RUSSELL R. McCLURE, Secretary  
ADOPTED: June 23, 1976  
RECEIVED BY LRC: June 24, 1976 at 11:15 a.m.
Section 2. No houseboats of any description will be permitted on any of the herein named lakes.

Section 3. No motor of any type is permitted on the following lakes:
(1) Lake Chumley, Lincoln County;
(2) Dennie Gooch Lake, Pulaski County;
(3) Martin County Lake, Martin County;
(4) Kingdom Come Lake, Harlan County.

Section 4. Electric motors only may be used on the following lakes:
(1) Carter Caves Lake, Carter County;
(2) Spurlington Lake, Taylor County;
(3) Marion County Lake, Marion County;
(4) Elliott County Sportmen's Lake, Elliott County;
(5) Lake Washburn, Ohio County;
(6) Bert Combs Lake, Clay County;
(7) McNeely Lake, Jefferson County;
(8) Lake Mauzy, Union County;
(9) Carpenter Lake and Kingfisher Lakes, Daviess County;
(10) Metcalfe County Lake, Metcalfe County;
(11) Briggs Lake, Logan County.

Section 5. Electric motors only may be used on the following lakes located in Ballard County. These lakes are closed 15 October to 15 March, annually:
(1) Big Turner;
(2) Little Turner;
(3) Shelby;
(4) Mitchell;
(5) Happy Hollow;
(6) Burnt Slough;
(7) Butler.

Section 6. No motor larger than six (6) H.P. may be used on Greenbo Lake located in Greenup County.

Section 7. No motor larger than ten (10) H.P. (inboard or outboard) may be used on the following state-owned lakes; however, slow speeds which cause no disturbance or interference with fishing must be exercised at:
(1) Shanty Hollow Lake, Warren County;
(2) Bullock Pen Lake, Grant County;
(3) Lake Boltz, Grant County;
(4) Falmouth Lake, Pendleton County;
(5) Elmer Davis Lake, Owen County;
(6) Beaver Creek Lake, Anderson County;
(7) Herb Smith Lake, Harlan County;
(8) Corinth Lake, Grant County;
(9) Wilgreen Lake, Madison County.

Section 8. No boat motor larger than 150 H.P. may be used, and all boat motors used must have an underwater exhaust on the following state-owned lakes: [There is no size limit on motors on the following state-owned lakes:]
(1) Guist Creek Lake, Shelby County;
(2) Lake Malone, Todd, Muhlenberg and Logan Counties;
(3) Lake Beshear, Christian and Caldwell Counties.

Section 9 All officers and agents of the Department of Fish and Wildlife Resources shall have full authority to enforce the provisions of this regulation. Failure to comply with the rules and specifications set forth in this regulation shall constitute grounds for revocation of the rights and
privileges of any person to admittance to and to the use of these public waters.

ARNOLD L. MITCHELL, Commissioner
Dr. ROBERT C. WEBB, Chairman
ADOPTED: June 18, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: June 30, 1976 at 11:30 a.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-593
June 23, 1976

EMERGENCY REGULATION
Department of Justice
Kentucky Law Enforcement Foundation Program Fund

WHEREAS, the Department of Justice is vested with the responsibility for administering the police salary incentive program known as the Kentucky Law Enforcement Program Fund pursuant to KRS 15.410 to 15.990; and

WHEREAS, KRS 15.500 provides that, if funds appropriated by the General Assembly for the program are insufficient to pay the benefits provided by law, the department shall administratively establish the rate of assistance to be paid to local units of government within funding limitations; and

WHEREAS, the department has determined that sufficient funds in all probability will not be available during the forthcoming biennium to fund the program at its present level; and

WHEREAS, the department was reorganized by Executive Order NO. 76.460, effective May 19, 1976, abolishing the Executive Office of Staff Services which was responsible for the Kentucky Law Enforcement Foundation Program Fund and transferring such responsibility to the newly created Office of Deputy Secretary for External Affairs; and

WHEREAS, other changes in the Kentucky Law Enforcement Foundation Program Fund administrative regulations are required by newly enacted legislation contained in Senate Bill 118; and

WHEREAS, the department has determined and finds that an emergency exists and that there is an immediate necessity for the enactment of regulations to inform local units of government of program changes and to permit such local units to enact ordinances or resolutions for the purpose of participating in the program commencing July 1, 1976:

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by KRS 13.085(2), do hereby acknowledge the finding of the Department of Justice that an emergency exists and direct that the attached Regulations become effective immediately upon being filed in the Office of the Legislative Research Commission.

JULIAN M. CARROLL, Governor
DREXEL R. DAVIS, Secretary of State
Section 3. Any police officer employed by a participating local unit who possesses a high school degree or its equivalent and training equivalent to the basic training requirements established by the council may be eligible to participate in the fund by successfully passing the basic training final examination.

Section 4. Any police officer employed by a participating local unit who does not possess [a high school degree or its equivalent and] training equivalent to the basic training requirements established by the council must [attain a high school degree or its equivalent and] attend those sections of the basic training course recommended by the bureau and successfully complete the basic training final examination.

Section 5. Any police officer who attends the basic training course or takes the basic training final examination and fails to successfully complete the course or fails the basic training final examination shall be ineligible to participate in the fund until such time as he successfully completes the basic training course or successfully passes the basic training final examination, as the case may be. Provided, however, that the failure to successfully complete the course or failure to successfully pass the basic training final examination under circumstances beyond the police officer's control, such as injury or serious illness, shall not disqualify the police officer's participation in the fund if the department is notified of these circumstances and those requirements are satisfactorily completed within a reasonable period of time.

Section 6. Any police officer who attends a certified or recognized in-service training course and fails to successfully complete the course shall be ineligible to participate in the fund until such time as the officer successfully completes a certified or recognized in-service training program. Provided, however, that the failure to successfully complete the course under circumstances beyond the police officer's control, such as injury or serious illness, shall not disqualify the police officer's participation in the fund if the department is notified of these circumstances, and those requirements are satisfactorily completed within a reasonable period of time.

Section 7. Any police officer who successfully completes the basic training course during any calendar year shall be considered as having fulfilled the in-service training requirements for that year.

Section 8. The local unit must provide at least five (5) days training leave with pay not chargeable to the police officer's annual leave record for each police officer receiving in-service training.

Section 9. Each local unit employing forty (40) or more police officers shall establish a crime prevention team.

Section 10. Any police officer who does not possess a high school degree or its equivalent and who has been deemed eligible to participate in the fund pursuant to KRS 15.440(3) who terminates police service forfeits such eligibility and must meet the minimum educational requirement to re-participate in the fund.

Section 11. No police officer shall receive payments from the fund until the officer meets the basic training requirements.
Section 12. A copy of the high school diploma or GED certificate for each officer where required must be maintained by the local unit and must be available for review by appropriate departmental personnel.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:040E. Educational incentive plan.

RELATES TO: KRS 15.460
PURSUANT TO: KRS 15.450, 15.500,15A.160
EFFECTIVE: June 30, 1976
EXPIRES: October 28, 1976
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.460 provides that local units of government participating in the fund shall file an educational incentive plan consistent with guidelines and standards established by the department. This regulation establishes the department guidelines and standards for educational incentive plans.

Section 1. The local unit shall file an educational incentive plan to be eligible for educational incentive benefits under the fund. The plan shall be filed with the department [Executive Office of Staff Services] together with the local unit's application for participation in the educational incentive program.

Section 2. The plan shall include the following information: (1) The names of all police officers expected to participate, their social security number, payment status, and the number of college semester hours each police officer has successfully completed.

(2) A list of acceptable areas of study which will qualify the police officer for educational incentive funds.

(3) A budget for the allocation of local educational incentive funds and state educational incentive funds.

(4) The local unit's program for assisting police officers in qualifying for educational incentive funds.

(5) The local unit’s commitment that the plan shall guarantee all police officers an equal opportunity to participate in the educational incentive fund up to the maximum benefits provided by law.

Section 3. Educational incentive benefits shall be based solely on college credits attained by police officers. To be eligible, the police officer must successfully complete at least six (6) college semester hours.

Section 4. In order for a police officer to be eligible to receive educational incentive funds, his official transcript must be mailed directly by the college or university to the department [Executive Office of Staff Services] not later than thirty (30) days prior to the beginning of the month for which educational incentive funds are requested.

Section 5. (1) No college credit earned as a result of participating in a basic or in-service training program may qualify a police officer for educational incentive funds except to the extent that said training exceeds minimum standards for basic or in-service training.

(2) Only successfully completed college hours which are accepted by the accredited university or college where the police officer is currently enrolled, most recently enrolled, or earned his degree may be used to qualify the police officer for educational incentive funds. If a police officer has attended more than one (1) college or university, only those successfully completed college hours which are accepted by the accredited college or university where the police officer is or was most recently classified as a matriculated student shall be used to qualify the police officer for educational incentive funds.

(3) All credit hours mentioned herein are semester credit hours. Participants earning credit at a college or university using a system other than the semester credit hour system shall cause that institution to provide sufficient information to the department [Executive Office of Staff Services] so that the participant's credits may be recomputed on a semester credit hour basis using the equivalencies officially established by that college or university.

Section 6. Police officers not actively participating in the educational incentive program on June 30, 1976, shall not be eligible for participation in this program thereafter.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:050E. Salary provisions.

RELATES TO: KRS 15.460, 15.470, 15.490
PURSUANT TO: KRS 15.450, 15A.160
EFFECTIVE: June 30, 1976
EXPIRES: October 28, 1976
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.470 and 15.490 set forth the purposes for which foundation program funds may be used and the reporting procedures for accounting for those funds. This regulation establishes the salary provisions and reporting procedures authorized by KRS 15.470 and 15.490.

Section 1. To be eligible for participation in the fund, the local unit shall enact or amend an appropriate ordinance or resolution effecting compliance by the local unit and its police officers with the provisions of KRS 15.410 to 15.510 and these regulations. A certified copy of the ordinance or resolution shall be submitted by the local unit to the department with the local unit's application for participation in the fund.
Section 2. [1.] (1) Incentive funds shall be used only as a cash supplement to compensate police officers who meet the qualifications established by law and these regulations.

(2) Each police officer shall be entitled to receive the state incentive fund supplement which his qualifications brought to the local unit.

(3) Incentive funds shall not be used to supplant existing salaries or as a substitute for normal salary increases under the fund which would violate any federal or state law or regulation regarding wage guidelines [periodically due police officers].

Section 3. [2.] Upon acceptance for participation in the fund, the local unit shall be eligible to receive fifteen (15) percent of each qualified police officer's salary from the fund to be paid to each officer in addition to his base salary. The award to the local unit shall be based upon the total base salaries of all qualified full-time, sworn police officers employed by the local unit.

Section 4. [3.] Upon acceptance for participation in the fund, the local unit shall be eligible to receive fifty (50) per cent of any salary increase paid to police officers solely because of college credits attained not to exceed $500 per year for any one police officer. Payment shall be based upon the following schedule:

<table>
<thead>
<tr>
<th>Number of Hours Attained</th>
<th>Max. Temp. Payment*</th>
<th>Max. Perm. Payment**</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 or more hours but less than 30</td>
<td>$200</td>
<td>$ 0</td>
</tr>
<tr>
<td>30 or more hours but less than 60</td>
<td>350</td>
<td>200</td>
</tr>
<tr>
<td>Associate Degree</td>
<td>400</td>
<td>350</td>
</tr>
<tr>
<td>60 or more hours but less than 90</td>
<td>450</td>
<td>350</td>
</tr>
<tr>
<td>90 or more hours but less than 120</td>
<td>500</td>
<td>450</td>
</tr>
<tr>
<td>120 or more hours but no degree</td>
<td>500</td>
<td>450</td>
</tr>
<tr>
<td>Bachelor's Degree or more</td>
<td>500</td>
<td>500</td>
</tr>
</tbody>
</table>

*Temporary payments can only be made to police officers who successfully complete at least twelve (12) semester hours, or the equivalent thereof each fiscal year. Eligibility must be verified on or before the close of the respective fiscal year by submission of a current, official transcript.

**Permanent payments may be made whether or not the officer successfully completes twelve (12) semester hours per year.

Section 5. [4.] Each police officer's base salary is calculated by using the following formula: 2,080 hours divided by the number of work hours per year required by the local unit multiplied by the salary paid by the local unit minus expenses equals the base salary paid for a standard work year. The number of work hours paid for holidays, annual leave, sick leave, and training leave are counted the same as any other work day. Examples: (1) A police officer is required to work sixty (60) hours per week (3,120 hours per year) and his pay for 3,120 hours is $6,552. He has an expense of $100 which is disallowed. The following application of the formula would result:

\[
\frac{2080}{3120} \times \frac{6552}{100} = 4268
\]

This police officer would not qualify.

(2) A police officer works fifty-six (56) hours per week (2,912 hours per year) and his pay is $6,406. He has an expense of $175 which is disallowed. The following application of the formula would result:

\[
\frac{2080}{2912} \times \frac{6406}{175} = 4400
\]

This police officer would qualify and his salary incentive would be computed on $4,400.

Section 6. [5.] (1) Request for funds by the local unit shall be submitted to the department [Executive Office of Staff Services] not later than thirty (30) days prior to the beginning of the month in which the funds are to be expended.

(2) The department [Executive Office of Staff Services] shall mail fund checks by the first day of each month to all local units which [that] have filed timely requests for funds [by the first day of each month].

(3) The local unit shall acknowledge receipt of funds to the department [Executive Office of Staff Services] on forms provided for that purpose.

Section 7. [6.] (1) The local unit shall include the additional compensation paid to each police officer from the fund as a part of the officer's salary in determining all payroll deductions.

(2) The local unit shall provide each police officer with [indicate upon] a check stub or separate receipt upon which the gross sum of incentive funds paid to the police officer is identified.

(3) The local unit shall disburse incentive funds during the month for which the funds are requested.

Section 8. [7.] The local unit shall maintain a separate account for all incentive funds which it receives pursuant to KRS 15.410 to 15.510 and these regulations.

Section 9. [8.] The local unit shall maintain records to document that each police officer devotes sufficient hours performing police duties to qualify him for incentive funds consistent with his base salary.

Section 10. [9.] (1) Each participating local unit shall submit quarterly reports to the department [Executive Office of Staff Services] within fifteen (15) days of the close of the quarter falling on March 31, June 30, September 30, and December 31 of each year. There shall be a separate quarterly report for police training incentive funds and educational incentive funds.

(2) The quarterly reports shall include the name, rank, social security number, date of employment, annual base salary, and the amount of incentive funds received for each police officer, and any other information specifically requested on the respective quarterly report form.

Section 11. The local unit shall comply with all provisions of law applicable to local police and shall file all reports as required by laws or pursuant to these regulations.

Section 12. Each local unit employing forty (40) or more police officers shall provide the department with a semi-annual report on police manpower allocation. The report shall clearly demonstrate how the agency's patrol allocation has considered major crime areas.
Section 1.3. [10.] (1) The local unit may be audited by the department or the Law Enforcement Assistance Administration pursuant to established audit procedures.

(2) For audit purposes, the local unit shall maintain accurate financial records. Such records shall include, but are not limited to, books of original entry, source documents supporting accounting transactions, the general ledger, subsidiary ledgers, personnel and payroll records, cancelled checks, and any related document and record.

(3) These records shall be retained by the local unit until destruction is authorized by the department or the Law Enforcement Assistance Administration.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:06OE. Suspension or termination of incentive funds.

RELATES TO: KRS 15.410 to 15.510
PURSUANT TO: KRS 15.450, 15A.160
EFFECTIVE: June 30, 1976
EXPIRES: October 28, 1976
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.450 provides that an appeal may be taken from any decision of the Department of Justice to withhold or terminate payments from the fund to the circuit court. This regulation establishes an internal administrative hearing process to review decisions adverse to participants in the fund and to resolve, where possible on an administrative basis, potential civil litigation.

Section 1. Appeals. (1) A party adversely affected by a decision of the department [Executive Office of Staff Services] pursuant to administration of the provisions of KRS 15.410 to 15.510 and these regulations may appeal that decision.

(2) Such appeals shall be made to the secretary [Administrator of the Executive Office of Staff Services] in writing setting forth the basis of the appeal.

(3) The secretary [administrator] shall designate an appropriate time and place to conduct a hearing. The secretary [administrator] may conduct the evidentiary hearing or he may designate a hearing examiner to conduct such hearings. If a hearing examiner conducts such hearings, he shall submit findings and recommendations to the secretary [administrator].

(4) At the hearing, all parties shall have the right to be heard publicly and to be represented by counsel to present evidentiary facts. At the hearing of such appeal, technical rules of evidence shall not apply.

(5) Following the hearing, the secretary [administrator] shall issue a written opinion, a copy of which shall be provided to all parties. The decision of the secretary [administrator] shall be final unless appealed to the circuit court of the county where the controversy originates.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-560
June 18, 1976

EMERGENCY REGULATION
Department of Transportation
Bureau of Vehicle Regulation
Personalized License Plates

WHEREAS, the 1976 General Assembly enacted Senate Bill No. 223, Section 3 of which authorizes the issuance of a personalized license plate; and

WHEREAS, the Department of Transportation has
determined that a regulation implementing Senate Bill No. 223, Section 3, should become effective the same date as the statute becomes effective in order to regulate the issuance and use of personalized plates; and

WHEREAS, the Commissioner of the Bureau of Vehicle Regulation, in conjunction with the Secretary of the Department of Transportation, pursuant to KRS 13.082 and KRS 186.174, has promulgated the Regulation hereinabove referenced;

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Bureau of Vehicle Regulation within the Department of Transportation that an emergency exists and direct that the attached Regulation become effective immediately upon being filed in the Office of the Legislative Research Commission.

JULIAN M. CARROLL, Governor
DREXELL R. DAVIS, Secretary of State

DEPARTMENT OF TRANSPORTATION
Bureau of Vehicle Regulation

601 KAR 9:012E. Personalized license plates.

RELATES TO: KRS 186.174
PURSUANT TO: KRS 13.082, 186.174
EFFECTIVE: June 21, 1976
EXPIRES: October 19, 1976
NECESSITY AND FUNCTION: KRS 186.174, as enacted by the 1976 General Assembly, empowers the Department of Transportation to adopt rules and regulations to implement the provisions as set forth therein for the issuance of a personalized license plate. This regulation is intended to implement the provisions of KRS 186.174.

Section 1. In the event more than one application is received by the Department requesting the same combination of letters of the alphabet and/or arabic numerals, the application received first is the one which the department shall accept and issue a personalized license plate based thereon. In order to establish the time of receipt each application shall immediately be time-stamped. This time-stamp shall also be used by the department to determine whether the application was timely received.

Section 2. The application period for the obtaining of a personalized plate shall be from April 1 through September 1 of the year preceding that in which the plate is to be issued. Applications received before April 1 or after September 1 during the year preceding that in which the plate is to be issued shall be rejected.

Section 3. No personalized plate shall be used on a motor vehicle other than the one for which it was issued.

Section 4. A personalized plate shall be obtained from the county clerk of the county in which the applicant would be required to register his vehicle. If an applicant moves to another county prior to the time he would be required to obtain his personalized plate, he shall notify the department of the new county of residence and the department shall forward his personalized plate to the clerk of such county. If an applicant moves to another county after the time he would be required to obtain his personalized plate, he shall notify the department, the county clerk of his new county of residence, and the county clerk of his old county of residence. The county clerk of the applicant’s former county of residence shall, upon notification, forward the plate to the applicant’s new county of residence.

Section 5. If a personalized plate is issued through oversight or any other reason which carries letter or number combinations offensive to good taste and decency, it shall be recalled by the department and the regular tag issued under KRS 186.050(1) shall be obtained by the owner of the motor vehicle and placed on the vehicle.

Section 6. If a personalized plate is not renewed before September 1 of the year preceding that in which it was to be issued, the department shall not issue a plate bearing the same letter or number combinations for one year and then only upon proper application.

O. B. ARNOLD, Commissioner
JOHN C. ROBERTS, Secretary

ADOPTED June 18, 1976
RECEIVED BY LRC: June 21, 1976 at 10:00 a.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-558
June 18, 1976

EMERGENCY REGULATION
Department of Labor

WHEREAS, it is the intent of the General Assembly that the Elevator Safety Inspection Program established and governed by KRS 336.310 through 336.680 generate enough revenue through fees charged for inspection to support said program; and

WHEREAS, the Commissioner of Labor is authorized by KRS 336.620 to make, alter, amend, and repeal rules and regulations for the safety and inspection of elevators and by KRS 336.580 to prescribe fees to be charged for each inspection; and

WHEREAS, the Commissioner of Labor has calculated that the attached schedule of fees will generate sufficient revenue to properly administer the inspection program.

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Commissioner of the Department of Labor that an emergency exists.

JULIAN M. CARROLL, Governor
DREXELL R. DAVIS, Secretary of State
PUBLIC PROTECTION AND REGULATION CABINET
Department of Labor

803 KAR 4:020E. Inspection fees.

RELATES TO: KRS 336.510 to 336.680
PURSUANT TO: KRS 13.082, 336.620
EFFECTIVE: July 1, 1976
EXPIRES: October 28, 1976
NECESSITY AND FUNCTION: KRS 336.620 authorizes the commissioner to prescribe the fee to be charged for each inspection of an elevator. The function of this regulation is to set forth the fee to be charged in order to raise enough revenue to properly administer the inspection program.

Section 1. Schedule of Fees. (1) Construction permit fee for installation of each new elevator shall be fifty dollars ($50) plus four dollars ($4) per door opening.

(2) Alteration permit fee of existing elevator shall be fifty dollars ($50) plus four dollars ($4) per door opening.

(3) Construction permit fee for installation of each escalator shall be fifty dollars ($50) per unit.

(4) General inspection fee for each passenger elevator and escalator shall be fifty ($50) per annual inspection.

(5) Inspection fee for each inspection by a general inspector made on request by the owner or user of the elevator shall be fifty dollars ($50).

JAMES R. YOCOM, Commissioner
ADOPTED: 6-14-76
ADDRESSED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

JULIAN M. CARROLL, GOVERNOR
EXECUTIVE ORDER 76-559
June 18, 1976

EMERGENCY REGULATIONS
Department of Mines and Minerals
Division of Explosives and Blasting

WHEREAS, it is imperative that the citizens of the Commonwealth of Kentucky be protected from the misuse of explosives; and

WHEREAS, the Department of Mines and Minerals, Division of Explosives and Blasting, has determined and finds that an emergency exists and that there is an immediate necessity for regulations concerning the proper use of explosives; and

WHEREAS, the Commissioner of the Department of Mines and Minerals, in conjunction with the Secretary of the Cabinet for Public Protection and Regulation, pursuant to KRS 13.082, KRS 351.335, KRS 351.350, and KRS 351.990, has promulgated the Regulations hereinafore referenced:

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Division of Explosives and Blasting within the Department of Mines and Minerals that an emergency exists.

JULIAN M. CARROLL, Governor
DREXELL R. DAVIS, Secretary of State

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting
(Proposed Amendment)

805 KAR 4:010E. Licensing blasters.

RELATES TO: KRS 351.320, 351.330, 351.340, 351.990
PURSUANT TO: KRS 13.082, 351.340
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.320 requires the Department of Mines and Minerals to license blasters. This regulation spells out the licensing requirements and duties of a blaster to effect this law.

Section 1. Licensing of Blasters. (1) No person shall detonate [cause detonation of] explosives in any blasting operation in which more than five (5) pounds of explosives or the equivalent are used in a single charge or in which less than five (5) pounds of explosives is used by a regular user, excluding blasting for agriculture and underground coal, unless he is licensed by the department. The department shall issue a license to use explosives to any person who: [unless he has passed an examination, prescribed by the department, which shall test the examinee's skill and knowledge of the principles and practice of blasting operations and the storage, moving, handling, and detonation of explosives.]

(a) has worked in blasting operations for at least twenty-four (24) months under the immediate supervision of an experienced blaster; and

(b) has passed an examination, prescribed by the department which shall test the examinee's practice of blasting operations and the storage, moving, handling, and detonation of explosives.

(2) Application for license shall be in writing upon a form furnished by the department and shall be accompanied by a fee of ten dollars ($10). If the applicant is successful in passing the examination, a license to detonate explosives shall be issued upon the payment of an additional fee of five dollars ($5).

(3) The department shall have two (2) classifications of blasting licenses and two (2) tests; one (1) termed "Kentucky Blaster's License," and one (1) termed "Limited Kentucky Blaster's License."

(3) The department shall issue a license without examination to any applicant who shall show to the department that he has, on June 16, 1972, had three (3) years experience in the handling and use of explosives.

(4) Persons holding a limited Kentucky blaster's license shall not conduct a blasting operation in which more than five (5) pounds of explosives are used in a single charge.

(5) (4) Each blaster shall be required to renew his license each year by application to the department, which application shall be accompanied by a fee of five dollars ($5) [three dollars and fifty cents ($3.50)]. The commissioner may suspend any license for due cause but no license may be revoked until the license has been granted a hearing.

(6) (5) The definition of a blaster for the purpose of a license is:

(a) A blaster is a person who makes any or all of the following decisions:
   1. Decides hole size, spacing, or depth;
   2. Decides total quantity of explosives;
3. Decides quantity of explosive in each hole;
4. Decides timing delays to be used.
(b) He must be present when the charge is detonated and either physically detonates the charge or gives the order to detonate the charge.
(7) [[6]] A licensed blaster shall not take instruction on the activities covered in subsection(6) [[5]] from a person not holding a blaster's license.
(8) Anyone failing a blaster's examination may not retake the examination in less than sixty (60) days.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: May 14, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:070E. Definitions.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Definitions Applicable to 805 KAR 4:070 to 805 KAR 4:150. (1) “American Table of Distances” (also known as Quantity Distance Tables) means “American Table of Distances for Storage of Explosives” as revised and approved by the Institute of the Makers of Explosives, June 5, 1964.
(2) “Approved storage facility” means a facility for the storage of explosive material conforming to the requirements of this part and covered by a license or permit issued under authority of the Internal Revenue Service (See 26 CFR Part 181).
(3) “Blast area” means the area in which explosives loading and blasting operations are being conducted.
(4) “Blaster” means the person or persons authorized to use explosives for blasting purposes and meeting the qualifications contained in 805 KAR 4:010.
(5) “Blasting agent” means any material or mixture consisting of a fuel and oxidizer used for blasting, but not classified as an explosive and in which none of the ingredients is classified as an explosive provided the furnished (mixed) product cannot be detonated with a No. 8 test blasting cap when confined. A common blasting agent presently in use is a mixture of ammonium nitrate (NH₄ NO₃) and carbonaceous combustibles such as fuel oil or coal, and may either be procured, premixed and packaged from explosive companies or mixed in the field.
(6) “Blasting cap” means a metallic tube closed at one end, containing a charge of one or more detonating compounds, and designed for and capable of detonation from the sparks or flame from a safety fuse inserted and crimped into the open end.
(7) “Block holding” means the breaking of boulders by firing a charge of explosives that has been loaded in a drill hole.
(8) “Conveyance” means any unit for transporting explosives or blasting agents, including but not limited to trucks, trailers, rail cars, barges, and vessels.
(9) “Detonating cord” means a flexible cord containing a center core of high explosives which, when detonated, will have sufficient strength to detonate other cap-sensitive explosives with which it is in contact.
(10) “Detonator” means blasting caps, electric blasting caps, delay electric blasting caps, and non-electric delay blasting caps.
(11) “Electric blasting cap” means a blasting cap designed for and capable of detonation by means of an electric blasting current.
(12) “Electric blasting circuitry” means:
(a) Bus wire. An expendable wire, used in parallel or series, in parallel circuits, to which are connected the leg wires of electric blasting caps.
(b) Connecting wire. An insulated expendable wire used between electric blasting caps and the leading wires or between the bus wire and the leading wires.
(c) Leading wire. An insulated wire used between the electric power source and the electric blasting cap circuit.
(d) Permanent blasting wire. A permanently mounted insulated wire used between the electric power source and the electric blasting cap circuit.
(13) “Electric delay blasting caps” means caps designed to detonate at a predetermined period of time after energy is applied to the ignition system.
(14) “Explosives” means:
(a) Any chemical compound, mixture, or device, the primary or common purpose of which is to function by explosion; that is, with substantially instantaneous release of gas and heat, unless such compound, mixture, or device is otherwise specifically classified by the U. S. Department of Transportation.
(b) All material which is classified as Class A, Class B, and Class C explosives by the U. S. Department of Transportation.
(c) Classification of explosives by the U. S. Department of Transportation is as follows:
   1. Class A explosives. Possessing detonating hazard, such as dynamite, nitroglycerin, picric acid, lead azide, fulminate of mercury, black powder, blasting caps, and detonating primers.
   2. Class B explosives. Possessing flammable hazard, such as propellant explosive, including some smokeless propellants.
   3. Class C explosives. Includes certain types of manufactured articles which contain Class A or Class B explosives, or both, as components, but in restricted quantities.
(15) “Fuse lighters” means special devices for the purpose of igniting a safety fuse.
(16) “Magazine” means any building or structure, other than an explosives manufacturing building, used for the storage of explosives.
(17) “Misfire” means an explosive charge which failed to detonate.
(18) “Mud-capping” (sometimes known as bulldozing, adobe blasting, or dobying) means the blasting of boulders by placing a quantity of explosives against a rock, boulder, or other object without confining the explosives in a drill hole.
(19) “Non-electric delay blasting cap” means a blasting cap with an integral delay element in conjunction with and capable of being detonated by a detonation impulse or signal for miniaturized detonating cord.

(20) “Primary blasting” means the blasting operation by which the original rock formation is dislodged from its natural location.

(21) “Primer” means a cartridge or container of explosives into which a detonator or detonating cord is inserted or attached.

(22) “Safety fuse” means a flexible cord containing an internal burning medium by which fire is conveyed at a continuous and uniform rate for the purpose of firing blasting caps.

(23) “Secondary blasting” means the reduction of oversize material by the use of explosives to the dimension required for handling, including mudcapping and blockholing.

(24) “Stemming” means a suitable inert incombustible material or device used to confine or separate explosives in a drill hole, or to cover explosives in mudcapping.

(25) “Springing” means the creation of a pocket in the bottom of a drill hole by the use of a moderate quantity of explosives in order that larger quantities of explosives may be inserted therein.

(26) “Water gels, or slurry explosives” means a wide variety of materials used for blasting. They all contain substantial proportions of water and high proportions of ammonium nitrate, some of which is in solution in the water. Two (2) broad classes of water gels are:

(a) Those which are sensitized by a material classified as an explosive, such as TNT or smokeless powder; and

(b) Those which contain no ingredient classified as an explosive; these are sensitized with metals such as aluminum or with other fuels. Water gels may be premixed at an explosives plant or mixed at the site immediately before delivery into the borehole.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner

ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:075E. General blasting provisions.

RELATES TO: KRS 351.350, 351.990
Pursuant to: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation affects the provisions of that law.

Section 1. General Blasting Provisions. (1) The employer shall permit only authorized and qualified persons to handle and use explosives.

(2) Smoking, firearms, matches, open flame lamps, and other fires, flame, or heat producing devices and sparks shall be prohibited in or near explosive magazines or while explosives are being handled, transported, or used.

(3) A person shall be allowed to handle or use explosives while under the influence of intoxicating liquors, narcotics, or other dangerous drugs.

(4) All explosives shall be accounted for at all times. Explosives not being used shall be kept in a locked magazine, unavailable to persons not authorized to handle them. The employer shall maintain an inventory and use record of all explosives. Appropriate authorities shall be notified of any loss, theft, or unauthorized entry into a magazine.

(5) No explosives or blasting agents shall be abandoned.

(6) No fire shall be fought where the fire is in imminent danger of contact with explosives. All employees shall be removed to a safe area and the fire area guarded against intruders.

(7) Original containers or Class II magazines, shall be used for taking detonators and other explosives from storage magazines to the blasting area.

(8) When blasting is done in congested areas or in proximity to a structure, railway, or highway, or any other installation that may be damaged, the blaster shall take special precautions in the loading, delaying, initiation, and confinement of each blast with mats or other methods so as to control the throw of fragments, and thus prevent bodily injury to employees.

(9) Employees authorized to prepare explosive charges or conduct blasting operations shall use every reasonable precaution including, but not limited to, visible and audible warning signals, flags, or barricades, to ensure employee safety.

(10) In so far as possible, blasting operations above ground shall be conducted between sunup and sundown.

(11) Due precautions shall be taken to prevent accidental discharge of electric blasting caps from current induced by radar, radio transmitters, lightning, adjacent power lines, dust storms, or other sources, of extraneous electricity. These precautions shall include:

(a) Detonators shall be short-circuited in holes which have been primed and shunted until wired into the blasting circuit.

(b) The suspension of all blasting operations and removal of persons from the blasting area during the approach and progress of an electric storm.

(c) The prominent display of adequate signs, warning against the use of mobile radio transmitters, on all roads within 1,000 feet of blasting operations. Whenever adherence to the 1,000-foot distance would create an operational handicap, this distance may be modified. Specimens of signs which would meet these requirements are as follows:

“Blasting Zone 1,000 Feet” “Turn off Two-Way Radio.”

(d) Compliance with the recommendations of The Institute of Makers of Explosives with regard to blasting in the vicinity of radio transmitters as stipulated in Radio Frequency Energy — A Potential Hazard in the Use of Electric Blasting Caps, IME Publication No. 20, March 1971.

(12) Empty boxes and paper and fiber packing materials, which have previously contained high explosives, shall not be used again for any purpose, but shall be
destroyed by burning at an approved location.

(13) Explosives, blasting agents, and blasting supplies that are obviously deteriorated or damaged shall not be used.

(14) Delivery and issue of explosives shall only be made by and to authorized persons and into authorized magazines or approved temporary storage or handling areas.

(15) Blasting operations in the proximity of overhead powerlines, communication lines, utility services, or other services or structures shall not be carried on until the operators and/or owners have been notified and measures for safe control have been taken.

(16) The use of black powder shall be prohibited, except when a desired result cannot be obtained with another type of explosive such as in quarrying certain types of dimension stone.

(17) All loading and firing shall be directed and supervised by competent persons thoroughly experienced in this field.

(18) All electric blasts shall be fired with an electric blasting machine or properly designed electric power source.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:085E. Blaster’s qualifications.

RELATES TO: KRS 351.350, 351.990
Pursuant TO: KRS 13.082, 351.335
Effective: June 18, 1976
Expires: October 16, 1976

Necessity and Function: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Blaster’s Qualifications. (1) A blaster shall be able to understand and give written and oral orders.

(2) A blaster should be in good physical condition and not be addicted to narcotics, intoxicants, or similar types of drugs.

(3) A blaster shall be qualified by reason of training, knowledge or experience, in the field of transporting, storing, handling, and the use of explosives, and have a working knowledge of state and local laws and regulations which pertain to explosives.

(4) Blasters shall be required to furnish satisfactory evidence of competency in handling explosives and performing in a safe manner the type of blasting that will be required.

(5) The blaster shall be knowledgeable and competent in the use of each type of blasting method used.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:085E. Dealer registration; record requirements.

RElates TO: KRS 351.350, 351.990
Pursuant TO: KRS 13.082, 351.335
Effective: June 18, 1976
Expires: October 16, 1976

Necessity and Function: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Dealer Registration. Each person intending to engage in business as an importer or a manufacturer of, or a dealer in, explosive materials shall, before commencing such business, be required annually to register with the Department of Mines and Minerals. Each person shall annually fill out the registration form (E&B 36) provided by the department.

Section 2. Record Requirements. (1) Each person, corporation or entity engaged in the manufacture, purchase, or selling, of explosives, including importers, manufacturer, manufacturer limited, or dealer shall maintain in a permanent form, such records of importation, production, shipment, receipt, sale or other disposition.

(2) All records shall be retained for a period of not less than five (5) years from the date the transaction occurs or until discontinuance of business or operations. All records shall be subject to inspection and examination by the Department of Mines and Minerals.

(3) The records prescribed by Title 26, part 181.121-181.129 of the Code of Federal Regulations of the Division of Alcohol, Tobacco, and Firearms shall satisfy the requirements of this section.

Section 3. Magazine Identification. (1) All permanent, fixed, or stationary magazines shall be registered annually with the Department of Mines and Minerals. Registration forms (E&B 35) will be furnished by the department.

(2) All portable magazines shall have identification tags.

(3) The identification tags shall be approximately three (3) inches long by two (2) inches wide and shall be lettered or painted directly onto the magazine or attached such that normal use and weather will not render the tag illegible.

(4) The tags shall provide the following information:
   (a) Name of owner,
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Loading of Explosives or Blasting Agents.  
(1) Procedures that permit safe and efficient loading shall be established before loading is started.  
(2) All drill holes shall be sufficiently large to admit freely the insertion of the cartridges of explosives.  
(3) Tamping shall be done only with wood rods or plastic tamping poles without exposed metal parts, but non-sparking metal connectors may be used for jointed poles. Violent tamping shall be avoided. The primer shall never be tamped.  
(4) No holes shall be loaded except those to be fired in the next round of blasting. After loading all remaining explosives and detonators shall be immediately returned to an authorized magazine.  
(5) Drilling shall not be started until all remaining butts of old holes are examined for unexploded charges, and if any are found, they shall be refired before work proceeds.  
(6) No person shall be allowed to deepen drill holes which have contained explosives or blasting agents.  
(7) No explosives or blasting agents shall be left unattended at the blast site.  
(8) Machines and all tools not used for loading explosives into boreholes shall be removed from the immediate location of holes before explosives are delivered. Equipment shall not be operated within fifty (50) feet of loaded holes.  
(9) No activity of any nature other than that which is required for loading holes with explosives shall be permitted in a blast area.  
(10) Powerlines and portable electric cables for equipment being used shall be kept a safe distance from explosives or blasting agents being loaded into drill holes. Cables in the proximity of the blast area shall be de-energized and locked out by the blaster.  
(11) Holes shall be checked prior to loading to determine the depth and conditions. Holes shall not be drilled where there is a danger of intersecting a charged or misfired hole.  
(12) When loading a long line of holes with more than one (1) loading crew, the crews shall be separated by practical distance consistent with efficient operation and supervision of crews.  
(13) No explosives shall be loaded or used underground in the presence of combustible gases or combustible dusts.  
(14) All blast holes in open work shall be stemmed to the collar or to a point where the charge will confine the charge.  
(15) Warning signs, indicating a blast area, shall be maintained at all approaches to the blast area. The warning sign lettering shall not be less than four (4) inches in height on a contrasting background.  
(16) A borehole shall never be sprung when it is adjacent to or near a hole that is loaded. Flashlight batteries shall not be used for springing holes.  
(17) Drill holes that have been sprung or chambered, and which are not water-filled, shall be allowed to cool before explosives are loaded.  
(18) No loaded holes shall be left unattended or unprotected.
(19) The blaster shall keep an accurate, up-to-date record of explosives, blasting agents, and blasting supplies used in a blast and shall keep an accurate running inventory of all explosives and blasting agents stored on the operation.

D. T. FROEDGE, Director  
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET  
Department of Mines and Minerals  
Division of Explosives and Blasting

805 KAR 4:100E. Surface transportation of explosives.

RELATES TO: KRS 351.350, 351.990  
PURSUANT TO: KRS 13.082, 351.335  
EFFECTIVE: June 18, 1976  
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Surface Transportation of Explosives.  
(1) Transportation of explosives shall meet the provisions of Department of Transportation regulations contained in 49 CFR Parts 103, Air Transportation; 49 CFR Parts 146-149, Water Carriers; 49 CFR Parts 171-179, Highways and Railways; 49 CFR Part 190, Pipelines; and 49 CFR Parts 390-397, Motor Carriers.

(2) Motor vehicles or conveyances transporting explosives shall only be driven by, and be in the charge of, a licensed driver who is physically fit. He shall be familiar with the local, state, and federal regulations governing the transportation of explosives.

(3) No person shall smoke, or carry matches or any other flame producing device, nor shall firearms or loaded cartridges be carried while in or near a motor vehicle or conveyance transporting explosives.

(4) Explosives, blasting agents, and blasting supplies shall not be transported with other materials or cargoes. Explosives and detonators shall be transported in separate vehicles unless separated by four (4) inches of hardwood or the equivalent, or a portable magazine.

(5) Vehicles used for transporting explosives shall be strong enough to carry the load without difficulty, and shall be in good mechanical condition.

(6) When explosives are transported by a vehicle with an open body, a Class II magazine or original manufacturer’s container shall be securely mounted on the bed to contain the cargo.

(7) All vehicles used for the transportation of explosives shall have tight floors and any exposed spark-producing metal on the inside of the body shall be covered with wood, or other non-sparking material, to prevent contact with containers of explosives.

(8) Every motor vehicle or conveyance used for transporting explosives shall be marked or placarded on both sides, the front and the rear with the word “explosives” in red letters, not less than four (4) inches in height, on white background. In addition to such marking or placarding, the motor vehicle or conveyance may display, in such a manner that it will be readily visible from all directions, a red flag eighteen (18) inches by thirty (30) inches, with the word “Explosives” painted, stamped, or sewn thereon, in white letters, at least six (6) inches in height.

(9) Each vehicle used for transportation of explosives shall be equipped with a fully charged fire extinguisher, in good condition. An Underwriters Laboratory-Approved extinguisher of not less than ten (10) ABC rating will meet the minimum requirement. The driver shall be trained in the use of the extinguisher on his vehicle.

(10) Motor vehicles or conveyances carrying explosives, blasting agents, or blasting supplies, shall not be taken inside a garage or shop for repairs or servicing.

(11) No motor vehicle transporting explosives shall be left unattended.

D. T. FROEDGE, Director  
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976  
APPROVED: JAMES E. GRAY, Secretary  
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET  
Department of Mines and Minerals  
Division of Explosives and Blasting

805 KAR 4:105E. Underground transportation of explosives.

RELATES TO: KRS 351.350, 351.990  
PURSUANT TO: KRS 13.082, 351.335  
EFFECTIVE: June 18, 1976  
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.325 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Underground Transportation of Explosives (non-coal). (1) All explosives or blasting agents in transit underground shall be taken to the place of use or storage without delay.

(2) The quantity of explosives or blasting agents taken to an underground loading area shall not exceed the amount estimated to be necessary for the blast.

(3) Explosives in transit shall not be left unattended.

(4) The hoist operator shall be notified before explosives or blasting agents are transported in a shaft conveyance.
(5) Trucks used for the transportation of explosives underground shall have the electrical system checked weekly to detect any failures which may constitute an electrical hazard. A written record of such inspections shall be kept on file.

(6) The installation of auxiliary lights on truck beds, which are powered by the truck’s electrical system, shall be prohibited.

(7) Explosives and blasting agents shall be hoisted, lowered, or conveyed in a powder car. No other materials, supplies or equipment shall be transported in the same conveyance at the same time.

(8) No one, except the operator, his helper, and the powder man, shall be permitted to ride on a conveyance transporting explosives and blasting agents.

(9) No person shall ride in any shaft conveyance transporting explosives and blasting agents.

(10) No explosives or blasting agents shall be transported on any locomotive. At least two (2) car lengths shall separate the locomotive from the powder car.

(11) No explosives or blasting agents shall be transported on a man-haul trip.

(12) The car or conveyance containing explosives or blasting agents shall be pulled, not pushed, whenever possible.

(13) The powder car or conveyance especially built for the purpose of transporting explosives or blasting agents shall bear a reflectorized sign on each side with the word “Explosives” in letters, not less than four (4) inches in height, upon a background of sharply contrasting color.

(14) Compartments for transporting detonators and explosives in the same car or conveyance shall be physically separated by a distance of twenty-four (24) inches or by a solid partition at least four (4) inches thick.

(15) Explosives, blasting agents, or blasting supplies shall not be transported with other materials.

(16) Explosives or blasting agents, not in original containers, shall be placed in a suitable container when transported manually.

(17) Detonators, primers, and other explosives shall be carried in separate containers when transported manually.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner

ADOPTED: July 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:110E. Initiation of explosive charges; electric blasting.

RELATES TO: KRS 351.350, 351.990
Pursuant TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Initiation of Explosive Charges; Electric Blasting. (1) Electric blasting caps shall not be used where sources of extraneous electricity make the use of electric blasting caps dangerous. Blasting cap leg wires shall be kept short-circuited (shunted) until they are connected into the circuit for firing.

(2) Before adopting any system of electrical firing, the blaster shall conduct a thorough survey for extraneous currents and all dangerous currents shall be eliminated before any holes are loaded.

(3) In any single blast using electric blasting caps, all caps shall be of the same style or function, and of the same manufacture.

(4) Electric blasting shall be carried out by using blasting circuits or power circuits in accordance with the electric blasting cap manufacturer’s recommendations, or an approved contractor or his designated representative.

(5) When firing a circuit of electric blasting caps, care must be exercised to insure that an adequate quantity of delivered current is available, in accordance with the manufacturer’s recommendations.

(6) Connecting wires and lead wires shall be insulated single solid wires of sufficient current-carrying capacity.

(7) Bus wires shall be solid single wires of sufficient current-carrying capacity.

(8) When firing electrically, the insulation on all firing lines shall be adequate and in good condition.

(9) A power circuit used for firing electric blasting caps shall not be grounded.

(10) In underground operations when firing from a power circuit, a safety switch shall be placed in the permanent firing line at intervals. This switch shall be made so it can be locked only in the “off” position and shall be provided with a short-circuiting arrangement of the firing lines to the cap circuit.

(11) In underground operations there shall be a “lightning” gap of at least five (5) feet in the firing system ahead of the main firing switch; that is, between this switch and the source of power. This gap shall be bridged by a flexible jumper cord just before firing the blast.

(12) When firing from a power circuit, the firing switch shall be locked in the open or “off” position at all times, except when firing. It shall be so designed that the firing lines to the cap circuit are automatically short-circuited when the switch is in the “off” position. Keys to this switch shall be entrusted only to the blaster.

(13) Blasting machines shall be in good condition and the efficiency of the machine shall be tested periodically to make certain that it can deliver power at its rated capacity.

(14) When firing with blasting machines the connections shall be made as recommended by the manufacturer of the electric blasting caps used.

(15) The number of electric blasting caps connected to a blasting machine shall not be in excess of its rated capacity. Furthermore, in primary blasting, a series circuit shall contain no more caps than the limits recommended by the manufacturer of the electric blasting caps in use.

(16) The blaster shall be in charge of the blasting machines, and no other person shall connect the leading wires to the machine.

(17) Blasters, when testing circuits to charged holes, shall use only blasting galvanometers equipped with a silver
chloride cell or blasters multimeter especially designed for this purpose.

(18) Whenever the possibility exists that a leading line or blasting wire might be thrown over a live powerline by the force of an explosion, care shall be taken to see that the total length of wires are kept too short to hit the lines, or that the wires are securely anchored to the ground. If neither of these requirements can be satisfied, a non-electric system shall be used.

(19) Leading wires shall remain shorted and not be connected to the blasting machine or other source of current until they are to be fired.

(20) After firing an electric blast from a blasting machine, the leading wires shall be immediately disconnected from the machine and short-circuited.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:115E. Safety fuses.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Use of Safety Fuses. (1) The use of a fuse that has been hammered or injured in any way shall be forbidden.

(2) The hanging of a fuse on nails or other projections which will cause a sharp bend to be formed in the fuse is prohibited.

(3) Before capping safety fuse, a short length shall be cut from the end of the supply reel so as to assure a fresh cut end in the blasting cap.

(4) Only a cap crimper of approved design shall be used for attaching blasting caps to safety fuse. Crimpers shall be kept in good repair and accessible to use.

(5) No unused cap or short capped fuse shall be placed in any hole to be blasted; such unused detonators shall be removed from the working place and destroyed.

(6) No fuse shall be capped or primer made up, in any magazine or near any possible source of ignition.

(7) No one shall be permitted to carry detonators or primers of any kind on his person.

(8) The minimum length of safety fuse to be used in blasting shall be as required by state law, but shall not be less than thirty (30) inches.

(9) At least two (2) men shall be present when multiple cap and fuse blasting is done by hand lighting method.

(10) Not more than twelve (12) fuses shall be lighted by each blaster when hand lighting devices are used. However, when two (2) or more safety fuses in a group are lighted as one (1) by means of igniting cord or other similar fuse lighting devices, they may be considered as one (1) fuse.

(11) The so-called “drop fuse” method of dropping or pushing a primer or any explosive with a lighted fuse attached is forbidden.

(12) Cap and fuse shall not be used for firing mudcap charges unless charges are separated sufficiently to prevent one (1) charge from dislodging other shots in the blast.

(13) When blasting with safety fuses consideration shall be given to the length and burning rate of the fuse. Sufficient time, with a margin of safety, shall always be provided for the blaster to reach a place of safety.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:120E. Detonating cords.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Use of Detonating Cords. (1) Care shall be taken to select a detonating cord consistent with the type and physical condition of the borehole and stemming and the type of explosives used.

(2) Detonating cord shall be handled and used with the same respect and care given other explosives.

(3) The line of detonating cord extending out of a borehole or from a charge shall be cut from the supply spool before loading the remainder of the borehole or placing additional charges.

(4) Detonating cords shall be handled and used with care to avoid damaging or severing the cord during and after loading and hooking-up.

(5) Detonating-cord connections shall be competent and positive in accordance with approved and recommended methods. Knot type or other cord-to-cord connections shall be made only with detonating cords in which the explosive core is dry.

(6) All detonating-cord trunklines and branchlines shall be free of loops, sharp kinks, or angles that direct the cord back toward the oncoming line of detonation.

(7) All detonating-cord connections shall be inspected before firing the blast.
(8) When detonating-cord millisecond-delay connectors or short-interval-delay electric blasting caps are used with detonating cords, the practice shall conform strictly with the manufacturer's recommendations.

(9) When connecting a blasting cap or an electric blasting cap to a detonating cord, the cap shall be taped or otherwise attached securely along the side or the end of the detonating cord, with the end of the cap containing the explosive charge pointed in the direction in which the detonation is to proceed.

(10) Detonators for firing the trunkline shall not be brought to the loading area nor attached to the detonating cord until everything else is in readiness for the blast.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:125E. Firing the blast.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Firing the Blast. (1) A code of blasting signals equivalent to Table U-1, shall be posted on one or more conspicuous places at the operation, and all employees shall be required to familiarize themselves with the code and conform to it. Danger signs shall be placed at suitable locations.

TABLE U-1
WARNING SIGNAL - A one (1) minute series of long blasts five (5) minutes prior to the blast signal.
BLAST SIGNAL - A series of short blasts one (1) minute prior to the shot.
ALL CLEAR SIGNAL - A prolonged blast following the inspection of the blast area.

(2) Before a blast is fired, a loud warning signal shall be given by the blaster in charge, who has made certain that all surplus explosives are in a safe place and all employees, vehicles, and equipment are at a safe distance, or under sufficient cover.

(3) Flagmen shall be safely stationed on highways which pass through the danger zone so as to stop traffic during blasting operations.

(4) It shall be the duty of the blaster to fix the time of blasting.

(5) Before firing an underground blast, warning shall be given, and all possible entries into the blasting area and any entrances to any working place where a drift, raise or other opening is about to hole through shall be carefully guarded. The blaster shall make sure that all employees are out of the blast area before firing a blast.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:130E. Underwater blasting.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Underwater Blasting. (1) A blaster shall conduct all blasting operations, and no shot shall be fired without his approval.

(2) Loading tubes and casings of dissimilar metals shall not be used because of possible electric transient currents from galvanic action of the metals and water.

(3) Only water-resistant blasting caps and detonating cords shall be used for all marine blasting. Loading shall be done through a none-sparking metal loading tube when tube is necessary.

(4) No blast shall be fired while any vessel under way is closer than 1,500 feet to the blasting area. Those on board vessels or crafts moored or anchored within 1,500 feet shall be notified before the blast is fired.

(5) No blast shall be fired while any swimming or diving operations are in progress in the vicinity of the blasting area. If such operations are in progress, signals and arrangements shall be agreed upon to assure that no blast shall be fired while any person is in the water.

(6) Blasting flags shall be displayed.

(7) The storage and handling of explosives aboard vessels used in underwater blasting operations shall be according to the provisions outlined herein on handling and storing explosives.

(8) When more than one (1) charge is placed underwater, a float device shall be attached to an element of each charge in such a manner that it will be released by
the firing. Misfires shall be handled in accordance with the requirements of 805 KAR 4:140.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:135E. Blasting under compressed air.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation affects the provisions of that law.

Section 1. Blasting in Excavation Work Under Compressed Air. (1) Detonators and explosives shall not be stored or kept in tunnels, shafts, or cages. Detonators and explosives for each round shall be taken directly from the magazines to the blasting zone and immediately loaded. Detonators and explosives left over after loading a round shall be removed from the working area before connecting wires are connected.

(2) When detonators or explosives are brought into an air lock, no employee except the powderman, blaster, lock tender and the employees necessary for carrying, shall be permitted to enter the air lock. No other materials, supplies, or equipment shall be locked through with the explosives.

(3) Detonators and explosives shall be separated into pressure working chambers.

(4) The blaster or powderman shall be responsible for the receipt, unloading, storage, and on-site transportation of explosives and detonators.

(5) All metal pipes, rails, air locks, and steel tunnel lining shall be electrically bonded together and grounded at or near the portal or shaft, and such pipes and rails shall be cross bonded together at not less than 1,000-foot intervals throughout the length of the tunnel. In addition, each low air supply pipe shall be grounded at its delivery end.

(6) The explosives suitable for use in wet holes shall be water resistant and shall be in fume Class I.

(7) When tunnel excavation in rock face is approaching mixed face, and when tunnel excavation is in mixed face, blasting shall be performed with light charges and with light burden on each hole. Advanced drilling shall be performed as tunnel excavation in rock face approaches mixed face, to determine the general nature and extent of rock cover and the remaining distance ahead to soft ground as excavation advances.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:140E. Misfires.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976

NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation affects the provisions of that law.

Section 1. Misfires. (1) If a misfire is found, the blaster shall provide proper safeguards for excluding all employees from the danger zone.

(2) No other work shall be done except that necessary to remove the hazard of the misfire and only those employees necessary to do the work shall remain in the danger zone.

(3) No attempt shall be made to extract explosives from any charged or misfired hole; a new primer shall be put in and the hole relaunched. If refiring of the misfired hole presents a hazard, the explosives may be removed by washing out with water or, where the misfire is under water, blown out with air.

(4) If there are any misfires while using cap and fuse, all employees shall remain away from the charge for at least one (1) hour. Misfires shall be handled under the direction of the person in charge of the blasting. All wires shall be carefully traced and a search made for unexplored charges.

(5) No drilling, digging, or picking shall be permitted until all missed holes have been detonated or the authorized representative has approved that work can proceed.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTED: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.
PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:145E. Inspection after blasting.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Inspection After Blasting. (1) Immediately after the blast has been fired, the firing line shall be disconnected from the blasting machine, or where power switches are used, they shall be locked open or in the “off” position.

(2) Sufficient time shall be allowed, not less than fifteen (15) minutes in tunnels, for the smoke and fumes to leave the blasted area before returning to the shot. An inspection of the area and the surrounding rubble shall be made by the blaster to determine if all charges have been exploded before employees are allowed to return to the operation, and in tunnels, after the muck pile has been wetted down.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTEDE: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals
Division of Explosives and Blasting

805 KAR 4:150E. Variances.

RELATES TO: KRS 351.350, 351.990
PURSUANT TO: KRS 13.082, 351.335
EFFECTIVE: June 18, 1976
EXPIRES: October 16, 1976
NECESSITY AND FUNCTION: KRS 351.335 requires the Department of Mines and Minerals to promulgate rules and regulations concerning the manufacture, transportation, sale, storage, or use of explosives and unassembled components of explosives, and the maintenance of such explosives which has a direct bearing on safety to life and property. This regulation effects the provisions of that law.

Section 1. Variances. (1) The commissioner may grant variances from 805 KAR 4:070 to 805 KAR 4:150 if it can be demonstrated said variance improves safety conditions; or that said variance will provide such safe conditions as those which would prevail if there was compliance with the standard.

(2) Such a variance may be modified or revoked by the commissioner.

D. T. FROEDGE, Director
H. N. KIRKPATRICK, Commissioner
ADOPTEDE: June 11, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.

JULIAN M. CARROLL, GOVERNOR
Executive Order 76-592
June 23, 1976

EMERGENCY REGULATION
Department of Mines and Minerals
License Fees

WHEREAS, the Commonwealth of Kentucky needs to increase the amount of coal mined in order to meet the ever increasing demands for our coal; and

WHEREAS, the orderly processing of mine license applications necessitates that reasonable fees be set for these licenses; and

WHEREAS, the Commissioner of the Department of Mines and Minerals, in conjunction with the Secretary of the Cabinet for Public Protection and Regulation, pursuant to KRS 13.082 and KRS 351.175, has promulgated the Regulation hereinafore referred to:

NOW, THEREFORE, I, JULIAN M. CARROLL, Governor of the Commonwealth of Kentucky, by the authority vested in me by Section 13.085(2) of the Kentucky Revised Statutes, hereby acknowledge the finding of the Department of Mines and Minerals that an emergency exists and direct that the attached Regulation become effective immediately upon being filed in the Office of the Legislative Research Commission.

JULIAN M. CARROLL, Governor
DREXELL R. DAVIS, Secretary of State

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals

805 KAR 5:010E. Fees for licenses to operate.

RELATES TO: KRS 351.175
PURSUANT TO: KRS 13.082, 351.175
EFFECTIVE: June 24, 1976
EXPIRES: October 22, 1976
NECESSITY AND FUNCTION: KRS 351.175 requires the Department of Mines and Minerals to establish reasonable license fees. This regulation establishes the fees to be charged with respect to the application for and issuance of a license to operate a mine.

Section 1. Every application or request to the Department of Mines and Minerals for the issuance of a license to operate a mine shall be accompanied by a United States Postal Money Order or Cashier's Check drawn in favor of the State Treasurer. The amount of this license fee shall be determined by the tonnage produced from such
ADMINISTRATIVE REGISTER

mine and by reference to subsections (1), (2) and (3) of this
section.
(1) The license fee for mines producing at or in excess
of 500,000 tons per year shall be $1,000.
(2) The license fee for mines producing at or in excess
of 100,000 tons per year but less than 500,000 tons per
year shall be $500.
(3) The license fee for mines producing less than
100,000 tons per year shall be $100.

Section 2. No application for a license to operate a mine
shall be processed and no license to operate a mine shall be
issued by the Department of Mines and Minerals without
first having received a United States Postal Money Order or
Cashier’s Check in the amount provided in Section 1.

H. N. KIRKPATRICK, Commissioner
ADOPTED: June 26, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 24, 1976 at 11:15 a.m.

THELMA L. STOVALL
ACTING GOVERNOR
Executive Order 76-26
July 8, 1976

EMERGENCY REGULATION
Department of Insurance

WHEREAS, the availability of health care liability
insurance for those engaged in providing health care is
necessary for the general health and welfare of the people;
and
WHEREAS, the Department of Insurance has
determined and finds that an emergency exists and that
there is an immediate necessity to establish a Kentucky
Patients’ Compensation Fund; and
WHEREAS, the Commissioner of the Department of
Insurance, in conjunction with the Secretary of the Cabinet
for Public Protection and Regulation, pursuant to
Kentucky Revised Statutes 13.082 and 304.40, has
promulgated the Regulation hereinabove referenced:
NOW, THEREFORE, I, THELMA L. STOVALL, Acting
Governor of the Commonwealth of Kentucky, by the
authority vested in me by Section 13.085(2) of the
Kentucky Revised Statutes, hereby acknowledge the
finding of the Department of Insurance that an emergency
exists and direct that the attached Regulation become
effective immediately upon being filed in the Office of the
Legislative Research Commission.

THELMA L. STOVALL, Acting Governor
DREXELL R. DAVIS, Secretary of State

PUBLIC PROTECTION AND REGULATION CABINET
Department of Insurance

806 KAR 40:010E. Patient’s compensation fund.

RELATES TO: KRS 304.40-250, 304.40-260,
304.40-310, 304.40-330
PURSUANT TO: KRS 13.082, 304.2-110
EFFECTIVE: July 8, 1976
EXPIRES: November 5, 1976

NECESSITY AND FUNCTION: KRS 304.2-110
provides that the Commissioner of Insurance may make
reasonable rules and regulations necessary for or as an aid
to the effectuation of any provision of the Kentucky
Insurance Code. This regulation establishes the Kentucky
Patient’s Compensation Fund procedures and requirements
for a mandatory risk sharing, non-profit plan to provide, on
a self-supporting basis, the payment of settlements or
judgments obtained by any “claimant” on behalf of any
“patient” as the result of “malpractice” committed by any
“health care provider,” which is a member of said Fund, to
the extent that such settlements or judgments qualify for
payment from the Fund under KRS Chapter 304, Subtitle
40, and this regulation.

Section 1. Definitions: (1) “Insurance required,” in
by, or pursuant to KRS 304.40-330(3) shall mean a liability
insurance policy providing basic coverage, of not less than
$100,000 per occurrence and annual aggregate coverage of
not less than $300,000 per year, against legal liability of
the insured and against loss, damage or expense incidental to
a claim of such liability, arising out of death, injury, or
disability of any person or arising out of damage to the
economic interest of any person, as the result of
malpractice, written on a policy form approved for such
purpose by the commissioner for an insurer authorized in
Kentucky to write the kind of insurance defined in KRS
304.5-070(1)(i), (j) or written by an insurer not authorized
to do business in this state, if written on a policy form
which the commissioner has determined to be not
substantially different from those approved for authorized
insurers, and if written by such nonauthorized insurer
pursuant to KRS 304.10-010 through KRS 304.10-210 as
a surplus line of insurance authorized for export, and if such
company has theretofore declared its willingness to the
commissioner to collect and promptly transmit any and all
assessments determined by the commissioner and to
comply with the requirement that the company give sixty
(60) days notice to the commissioner of its intent to cancel
or refuse renewal of the policy. Each and every such policy
form approved for use in this state by the commissioner for
any authorized insurer, prior to July 1, 1976, which
approval is still in effect on that date, shall be deemed to
provide the “insurance required,” subject only to being
written with, or amended on that date to provide, limits of
liability equal to or exceeding those contained in this
section.
(2) “Policy year,” shall mean the twelve (12)
consecutive months period for which the policy is to be in
effect, beginning on the effective date for the policy or any
anniversary date thereof.
(3) “Fund fiscal year,” shall mean that twelve (12)
months period beginning with the commencement of
business on July 1 of any year and ending with the close of
business on June 30 of the following year.
(4) Words and terms defined in subtitie 40 of Chapter
304 of the Kentucky Revised Statutes shall be accorded the
meaning set forth therein.
(5) Unless otherwise defined herein, words or terms
peculiar to the insurance industry shall be accorded the
meaning usually applied to them in general usage in that
industry or, if not in apparent conflict, as defined anywhere
in any other subtitle of Chapter 304 of the Kentucky
Revised Statutes.
(6) Unless otherwise defined herein, all other words and
terms shall be accorded the meaning applied to them in the
general usage of the English language.
Section 2. Membership in the fund for all health care providers, as defined in KRS 304.40-260 and when licensed by this state, if required, shall be attained in the following manner:

(1) Except as hereafter provided, every person licensed to practice medicine pursuant to KRS 311.550 and practicing in Kentucky, shall become a member by virtue of the acceptance or continuation of such license, and shall remain a member for the entire period for which he continues to be so licensed. Upon written application to and approval by the commissioner an exemption from membership may be granted if such person acknowledges that if the certificate of exemption is issued by the commissioner, it is for the sole purpose of exempting him from required membership and participation in the fund and does not in any way eliminate or reduce any legal liability incurred by or attributable to him and agrees with the commissioner that in the event a court of competent jurisdiction finds the exemption to be improper, and thereby subjects the fund to any liability on his behalf, he will promptly pay to the fund any sums paid as basic coverage and all assessments for which he would have been responsible during the period of exemption as if such exemption had not been granted, and if he further certifies and demonstrates to the satisfaction of the commissioner that:

(a) He is not then engaged in the practice of medicine within the State of Kentucky and will not thereafter become so engaged without first surrendering the certificate of exemption to the commissioner; or

(b) Although licensed by the State of Kentucky, his practice in this state is confined to that of a commissioned medical officer of the armed forces of the United States, or that of a medical officer of the United States Public Health Service, the United States Veterans Administration or other agencies of the government of the United States of America, performing official duties in this state under federal law; or

(c) His practice is confined to the status of a full-time employee of the State of Kentucky; or

(d) His application has been endorsed by an advisory peer group on the basis that his practice is so limited or is conducted under such special circumstances that he should not reasonably be required to participate in the fund.

(2) Every hospital located in this state and subject to compliance with any of the provisions of KRS 216.405 to 216.485 shall become and remain a member of the fund by virtue of its continued operation as a hospital, except that this section shall not apply:

(a) To any hospital owned and operated by the United States Government; or

(b) To any hospital owned and operated by the State of Kentucky, on other than a fee for service basis, if the liability for injury to patients injured in such hospital is determinable solely by the State Board of Claims provided for in KRS 44.070.

(3) Every other health care provider in KRS 304.40-260 may become a member of the fund by making written application to the commissioner on a form provided by him for that purpose and on which the commissioner will endorse his written approval if he finds that:

(a) The applicant is providing health care service pursuant to a license issued by this state, or is an officer, director or agent thereof; or

(b) Is a corporation, partnership or sole proprietorship directly providing health care services to its employees;

(c) And that the applicant’s propensity for causing incidence of claim is not so great as to create an unfair burden on the other members of the fund in the event the applicant is approved as a member.

Section 3. (1) Membership in the plan shall terminate when:

(a) The license of the health care provider upon which the membership is based is suspended or revoked by action of the licensing authority which granted it;

(b) The member has given written notification to the commissioner, at least thirty (30) days prior to the close of any fiscal year of the fund, that the member is no longer a health care provider and has voluntarily surrendered any existing license, upon which membership was based, to the licensing authority which granted it;

(c) The member has secured an exemption from participation in the fund from the commissioner pursuant to Section 2, subsection (1) of this regulation;

(d) The membership has been secured pursuant to Section 2, subsection (3) of this regulation and the member has given written notification to the commissioner at least thirty (30) days prior to the close of any fiscal year of the fund that the member desires termination of the membership;

(e) When the member for any reason ceases to have the insurance required or a program of self-insurance approved by the commissioner.

(2) Unless the commissioner for good cause, after a hearing, orders otherwise, all terminations of membership become effective at the close of any fiscal year of the fund during which they occurred.

(3) Termination of membership shall not discharge or otherwise affect the member’s liability for assessments set by the commissioner to be paid to the fund for the annual period covered by the fiscal year of the fund during any part of which the membership was in effect.

Section 4. (1) Any member hospital may propose a self-insurance plan by submitting to the commissioner a certified copy of the resolution of its board of directors adopting such a plan. The commissioner shall approve any such plan if he finds that it meets the following standards:

(a) It provides that the hospital agrees to pay any final judgment entered against the hospital by any court of competent jurisdiction for any claim or claims arising from malpractice in an amount not exceeding $100,000 for any one occurrence and $300,000 in the aggregate during any fiscal year of the fund for which the hospital is a member; provided, however, that a self-insurance plan may provide in the alternative that the hospital may obtain insurance in any amount less than the insurance required, in which event the plan shall provide that the hospital shall agree to pay any final judgment entered against the hospital by any court of competent jurisdiction for any claim or claims arising from malpractice in an amount equal to the difference between the amount of coverage provided by such insurance for any occurrence and in the aggregate and $100,000 per any one (1) occurrence and $300,000 in the aggregate for all claims incurred during any fiscal year of the fund for which the hospital is a member.

(b) It provides that the hospital shall report promptly to the commissioner on forms prescribed by him such information as he may require to determine the hospital’s ability to make the payments provided by the plan. This report shall include, but need not be limited to, a listing of each claim made by or on behalf of any patient against the hospital growing out of alleged malpractice, the amount of
each claim if then known; whether the hospital has denied liability for each claim; the amount paid in settlement of any claim; the amount paid in satisfaction of any judgment; and the amount of the balance then in the claims reserve account or trust fund established pursuant to paragraph (d) of this subsection.

(c) It provides that the hospital shall establish a claims management and risk management program, which shall include, as a minimum, procedures satisfactory to the commissioner for the prompt investigation of each malpractice claim reported to it to determine whether malpractice liability exists and its cause; procedures for the efficient processing, adjustment and reasonable settlement of such claims; procedures for the defense by qualified counsel of claims that cannot be adjusted or settled; and procedures to examine the causes of losses and to take action to reduce their frequency and severity, including a safety program and employee and professional training program. The hospital may undertake such a claims and risk management program through its own qualified personnel, or it may undertake part or all of such a program through the services of independent contractors, including insurance agents and lawyers.

(d) It provides a reliable financial arrangement for the payment of claims by means of a claims reserve account and security deposit as described in paragraph (e) of this subsection, or by means of a trust fund as described in paragraph (f) of this subsection.

(e) It provides, if the hospital proposes to satisfy the requirement of paragraph (d) of this subsection by means of a claims reserve account and security deposit, that the hospital shall maintain a claims reserve account for the payment of all incurred but unpaid claims and claims expenses occurring during its membership in the fund and not covered by a policy of insurance or transferable to the fund, and to place on deposit with the Custodian of Insurance Securities, as security for the payment of claims out of the claims reserve account, a security deposit consisting of marketable securities, of the kinds in which insurance companies are permitted to invest, in an amount equal to $1,000 for each acute care bed licensed to the hospital, but not less than $25,000 nor more than $300,000. In lieu of said security deposit, the commissioner may accept the posting of a bond with good and sufficient surety for the faithful execution of the plan and the payment of all claims, benefits, expenses or assessments due pursuant thereto, in a principal amount equal to that which would be required if the security deposit had been made.

(f) It provides, if the hospital proposes to satisfy the requirement of paragraph (d) of this subsection by means of a trust fund, that the hospital shall establish a trust fund with a recognized independent trust agent which is not related through ownership or control to the hospital, such as a bank or trust company. The trust fund shall be managed by the trustee in accordance with the Kentucky law governing trusts pursuant to a written trust agreement that includes, in addition to the provisions required to be in a trust instrument by Kentucky law, the following provisions:

1. The trustee shall have legal title to the fund and shall be responsible for its proper administration and control;
2. Loans by the trustee from the trust fund to the hospital shall not be permitted;
3. Withdrawals from the trust fund shall be made only for the payment of those claims for which this section authorizes a self-insurance plan, and the following related expenses: expenses incurred by the trustee in the management of the fund, expenses incurred by the hospital in administering the claims management and risk management program provided by paragraph (c) of this subsection, and legal and actuarial expenses actually related to the hospital's self-insurance plan and the management of the trust fund.

4. The hospital shall, upon the establishment of the fund and annually thereafter, pay into the fund an amount to be determined by an independent actuary and approved by the commissioner who shall be instructed to analyze the fund, using actuarial methods customarily employed by the insurance industry to determine the soundness of malpractice self-insurance reserve funds, and to submit to the hospital, with a copy to the commissioner, a certified statement of the amount necessary to be paid into the fund and the time at which it shall be paid so that the fund will support disbursements to cover payment of claims made under this subparagraph together with the expenses authorized by subparagraph 3. of this paragraph. The certified statement shall also provide for an estimate of the amounts, if any, determined by the actuary to be in excess of what is reasonably needed to support such anticipated disbursements from the fund. Upon payment of such amount, the hospital shall promptly submit to the commissioner proof of such payment.

5. In the event the hospital discontinues operations, or discontinues its self-insurance plan and purchases the insurance required, an independent actuary shall be instructed to analyze the balance in the fund to determine the adequacy of the fund to support disbursements to cover payment of future claims and expenses arising from instances occurring while payments into the fund were being made, and the trustee shall maintain an appropriate reserve in the fund to pay such claims.

6. The trustee shall submit a certified financial statement to the hospital and to the commissioner no later than sixty (60) days after the end of each fiscal year of the fund stating the balance in the fund at the beginning of the year; current year payments; the amount and nature of all withdrawals from the fund, including a separate accounting for claims management expenses, legal expenses, actuarial expenses, and claims paid; and the fund's balance. If the fund remains in existence after the hospital discontinues operations or discontinues its self-insurance plan, such an annual statement shall be submitted each year until the fund is closed.

7. Any income earned by the fund must become part of the fund.

(g) It provides that the hospital shall make all books and records relating to the plan available to the commissioner for examination to determine that the plan is being operated in conformity with KRS 304.40-250 to 304.40-330 and this regulation.

2. A self-insurance plan may be proposed by any health care provider, other than a hospital covered under Section 4, subsection (1) herein, and such plan shall be approved by the commissioner if he finds that it meets the following standards:

(a) The health care provider agrees to pay any final judgment imposed upon him by any court of competent jurisdiction or any claim or claims arising from malpractice in an amount not exceeding $100,000 for any one (1) such claim or $300,000 for all such claims incurred during any fiscal year of the fund for which the health care provider is a member.

(b) The health care provider agrees to place into escrow and maintain a security deposit consisting of marketable
securities of the kinds in which insurance companies are permitted to invest with a current value of not less than $100,000. Thereafter, the commissioner from time to time may require such health care provider to deposit additional securities in the escrow account so as to provide potential claimants essentially the same protection as is afforded under "insurance required." Such escrow account may be established with any bank or trust company in Kentucky authorized by law to provide such services, under terms of an escrow agreement to which the commissioner would be a party and which will restrict the use of the escrow funds for any purpose other than for the self-insurance plan. Marketable securities acceptable to the commissioner may be substituted and transferred in or out of the said escrow account so long as the market value of such securities on deposit continues to meet the minimum requirements set forth in this regulation.

(c) The health care provider agrees to report promptly to the commissioner each and every incident or occurrence causing injury or death of any patient which may result in a claim against such health care provider for malpractice. Such reports shall set forth the amount of damages claimed if known, the amount reserved for the payment of such claim and any amounts paid in settlement of such claim.

(d) The health care provider agrees to promptly cause any such claim to be investigated and defended if necessary through the services of qualified persons, even though he may consider any such claim to be false and groundless.

(e) The health care provider agrees to make all books and records relating to the self-insurance plan available to the commissioner for examination to determine that the plan is being operated in conformity with KRS 304.40-250 to 304.40-330 and this regulation.

Section 5. (1) On or before May 1 of each year the commissioner shall issue an order prescribing a formula for the setting of assessments applicable to each member of the class of membership to which he belongs. Such formula shall contemplate to the extent reasonably possible any difference between the membership classes and their subclasses as to propensity for causing loss to the fund. The formula shall be designed to provide sufficient funds to pay all anticipated claims and expense incurred by the fund during the following fund fiscal year. It may vary as to form, content or application between those providing the required insurance through purchase of a policy and those providing it through an approved self-insurance plan. However, it shall be designed to maintain the fiscal integrity of the fund and not to produce any assessment in excess of the limits contained in KRS 304.40-330(3)(a).

(2) The order prescribing the formula shall be distributed promptly to every member and every insurer providing any malpractice insurance in this state and shall be applied by the member or member's insurer to determine the member's liability to the fund, for its subsequent fiscal year, as follows:

(a) For each insured member, other than a hospital, the member's insurer shall apply the percentage produced by the formula as applicable to such member to the gross premium charged such member for the required insurance coverage issued or renewed for such member to become effective during the fiscal year for which the formula was prescribed and the amount thereof shall be collected by the insurer at the same time that its premium is collected, and shall be included in, and transmitted to the fund with a report to the commissioner filed not later than fifteen (15) days following the end of the month in which it was collected.

(b) Each qualified self insurer member, other than a hospital, shall apply the percentage produced by the formula as applicable to such member, to the average premium for such member's class and subclassification as determined by the commissioner, and shall remit such amount to the fund with a completed report form provided by the commissioner for such purpose on or before July 1 of the fiscal year for which the assessment formula is applicable.

(c) Based upon the applicable formula, each member hospital, whether insured or self insured, shall determine its annual assessment and shall report same to the commissioner, on a form provided by him for such purpose, on or before July 1 of the fiscal year for which the assessment formula is to apply and shall transmit therewith to the fund a sum at least equal to one-twelfth (1/12) of its determined annual assessment, and shall, on or before the first day of each and every succeeding month in the fiscal year, transmit to the fund an additional one-twelfth (1/12) of its annual assessment until the assessment is paid in full.

(3) In the event the assessment of any member or any portion thereof remains unpaid more than thirty (30) days after it shall have become due to be transmitted to the fund, the commissioner shall forthwith notify the state authority which licenses such member for proceedings by that authority to suspend the license on which the membership is based.

(4) Assessments shall be fully earned by the fund when they become due and payable by the member, but no member shall be required to pay more than one (1) annual assessment in any fiscal year.

Section 6. (1) Every insurer on behalf of its insured members and every self insured member shall promptly report to the commissioner as a potential loss to the fund every claim made by or on behalf of any patient growing out of alleged malpractice against such member, when the claim for damages may exceed the sum of $100,000.

(2) Upon request of the commissioner the insurer or self insured member shall advise the commissioner as to the current status of its handling of any claim which has been reported as a potential loss to the fund and shall furnish any documentation required by him.

(3) When the insurer or any member or any self insured member has negotiated what it believes to be a reasonable settlement of the claim or is required to satisfy any final judgment thereon, the insurer or self insured shall, if the payment of such settlement or satisfaction is dependent upon any payment by the fund, jointly with the claimant petition the commissioner for approval of such settlement. Such petition shall briefly state the alleged facts on which the claim for malpractice is based, the name and address of the injured party, the nature and extent of injury sustained, the type and amount of damages alleged and the amount and terms of the proposed compromised or negotiated settlement. The commissioner shall approve such settlement and order the payment of the fund's proportionate share only if he is satisfied that the settlement is fair and reasonable under all the circumstances and in the best interest of both the claimant and the member, or is in satisfaction of a final judgment obtained by the claimant against the member.

(4) In the event a settlement shall be proposed by an insurer and a claimant, and the commissioner shall approve such settlement, then if such settlement is rejected by the
member of the fund, the fund shall be indemnified by the member for the amount of any judgment in excess of the fund’s liability for the rejected settlement and the costs of defense incurred after rejection of the settlement offer.

(5) Every insurer on behalf of its insured members, or self-insured member on its own behalf, shall report to the commissioner within sixty (60) days of the date on which it makes a final settlement or a final judgment is entered against it on any claim in an amount less than that requiring approval by the commissioner or payment by the fund, which report shall contain the information required in a petition for settlement approval, as set forth in subsection (3) of this section, except that the claimant need not join therein.

(6) The commissioner shall report monthly to the proper licensing authority a summary of the information obtained by him under subsections (3) or (5) of this section with respect to settlements or judgments involving any and all health care providers licensed by such authority for the purpose of facilitating such authority’s review of the fitness of such health care provider as required by KRS 304.40-310(2).

Section 7. (1) The commissioner shall designate an employee of the Department of Insurance to serve as the Administrator of the fund under the supervision and direction of the commissioner.

(2) The administrator shall establish and maintain such accounts and records as may be necessary to:
   (a) Properly identify each and every member by name, address, license number, membership number as well as the current membership classification to which he belongs.
   (b) Establish the current fiscal condition of the fund on a cash basis for any designated accounting period.
   (c) Establish the current fiscal condition of the fund on an accrual basis for any designated accounting period.
   (d) Provide the commissioner with adequate statistical information on which the commissioner can determine a formula for the setting of assessments for each membership classification on a basis which shall not unfairly discriminate between members.
   (e) Anticipate the cash flow requirements of the fund in order that surplus cash, if any, and in such amount as may be certified by the commissioner, may be invested and reinvested by the State Treasurer for the benefit of the fund.
   (f) Adequately document the source of all income to the fund and the purpose of all expenditures therefrom.
   (g) Adequately document all claims reported to the fund.
   (h) Adequately document all official action taken by or on behalf of the commissioner in the management of the fund.

(3) Any reports required to be made by or on behalf of any member shall be deemed the confidential personal property of the person required to so report and such reports shall not be made public except with the explicit written consent of the person so reporting.

Section 8. (1) Coverage shall be provided by the fund to all members for the payment of all claims, arising from legal liability imposed upon the member and growing out of malpractice committed by the member in excess of $100,000 per occurrence or $300,000 annual aggregate. Such coverage shall be extended to the member on the same terms and conditions as the policy of insurance, or approved self-insurance plan, which is maintained by the member as insurance required.

(2) In the event any member whose membership has been attained under Section 2, subsections (1) or (2) of this regulation is unable to acquire the insurance required, and the commissioner determines that KRS 304.40-330(6) is applicable, then the commissioner shall:
   (a) Determine a premium to be charged such member based upon such member’s education, training and experience as well as his classification for insurance purposes, which premium shall not exceed 300 percent of the average then on file with the commissioner by insurers authorized to write such coverage for risks of the same classification and experience, and
   (b) Issue to such member a certificate of basic coverage within the fund and, in his discretion, contract with an insurer authorized to write and writing such coverage in this state for the furnishing of any services required for such basic coverage within the fund.

(3) In the event of the activation of a joint underwriting association pursuant to KRS 304.40-030 no certificate of basic coverage shall be issued to, or renewed for any member unless he has applied for such coverage in and has been rejected by the joint underwriting association.

(4) In the event any member has in effect at the time of any loss, insurance in excess of the insurance required, the excess coverage provided by the fund shall be liable only for a payment to any claimant in excess of all valid and collectable malpractice insurance applicable to the event giving rise to the claim against the fund hereinafter called “applicable insurance.” Upon the filing of a claim required to be filed with the fund under KRS 304.40-330(8)(b) the commissioner shall immediately give notice of such claim to each malpractice insurer providing excess applicable insurance and shall require all such insurers to pay such claim up to the limits of liability of such malpractice insurance. If any insurer providing such excess applicable insurance fails or refuses to pay such claim when it is within the coverage provided by the excess policy, the commissioner shall determine the fitness of such insurer under the provisions of KRS Chapter 304 to continue to hold a “Certificate of Authority” to do business in this state.

HAROLD B. McGUIFFEY, Commissioner
ADOPTED: June 30, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: July 8, 1976 at 4:00 p.m.
Amended Regulations

(11 KAR 5:030, Student eligibility requirements.

RELATES TO: KRS 164.740 to 164.764, 164.780, 164.785
PURSUANT TO: KRS 13.082, 164.748(3)
NECESSITY AND FUNCTION: The Kentucky Higher Education Assistance Authority administers grant programs to provide financial assistance to students to attend Kentucky post-secondary institutions. This regulation sets forth eligibility requirements for KHEAA grant programs.

Section 1. Eligibility of students. In order to qualify for a KHEAA grant, a student shall:
(1) Be a resident of the Commonwealth of Kentucky;
(2) Be enrolled as a full-time student in an eligible course of study;
(3) Be enrolled in an eligible institution;
(4) Have established financial need for the grant program assistance pursuant to 11 KAR 5:050 and 11 KAR 5:060;
(5) Have remaining eligibility. A student enrolled in an associate degree program shall be limited to four (4) semesters or six (6) quarters of grant eligibility. A student enrolled in a bachelor's degree program shall be limited to eight (8) semesters or twelve (12) quarters of grant program eligibility. An exception may be granted if the bachelor's program leads to a first degree and is designed to be completed in a ten (10) semester period in which case the eligibility may be extended at the discretion of the authority to ten (10) semesters.[1] A student enrolled in an eligible program of a duration not otherwise covered by this regulation shall have the same number of semesters or quarters of grant program eligibility as are normally required for a student to complete that eligible program; and
(6) Not receive financial assistance in excess of financial need.

KENTUCKY HIGHER EDUCATION ASSISTANCE AUTHORITY
(Proposed Amendment)

11 KAR 5:060. Award determination procedure.

RELATES TO: KRS 164.740 to 164.764, 164.780, 164.785
PURSUANT TO: KRS 13.082, 164.748(3)
NECESSITY AND FUNCTION: The Kentucky Higher Education Assistance Authority administers grant programs to provide financial assistance to students to attend Kentucky post-secondary institutions. This regulation sets forth the award determination procedures for the KHEAA grant programs.

Section 1. State Student Incentive Grant Program eligibility. Each application shall be reviewed for determination that all eligibility requirements set forth in 11 KAR 5:030 for SSIG are met. If the applicant is eligible for SSIG consideration, the amount of award eligibility shall be determined by reference to the SSIG award determination table for the appropriate academic year or portion thereof. Awards shall be assigned for dependent students in order of ascending expected parental contribution and for independent students in order of ascending expected student and/or spouse contribution, with applicants having the least expected contribution receiving awards first. SSIG awards shall be offered to the extent that funds are available.

Section 2. Kentucky Tuition Grant Program eligibility. Whether or not the applicant is eligible for a SSIG award, the application shall be reviewed for determination of eligibility for a Kentucky Tuition Grant award.

Section 3. KTG need. For each KTG eligible applicant, the KTG need shall be computed according to the following formula: KTG need equals total cost of education minus the sum of:
(1) Expected basic grant;
(2) Expected parental contribution for dependent applicants or expected student and/or spouse contribution for independent applicants; and
(3) SSIG. Need for one (1) semester shall be determined by dividing by two (2) the results of this formula.

Section 4. KTG award. (1) If an applicant has not received a SSIG award but the KTG need is an amount equal to or greater than $230, the KTG shall be the lesser of the KTG need or the maximum grant authorized by KRS 164.785(3) provided that KTG awards shall be offered only to the extent that funds are available.

(2) If an applicant has received a SSIG award and the KTG need is an amount equal to or greater than fifty dollars ($50), the KTG award shall be the lesser of the KTG need or the maximum grant authorized by KRS 164.785(3).

Paul P. Borden, Executive Director
ADOPTED: July 8, 1976
RECEIVED BY LRC: July 9, 1976 at 2:15 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Executive Director, Kentucky Higher Education Assistance Authority, 120 Mero Street, Frankfort, Kentucky 40601.
provided that KTG awards shall be offered only to the extent that funds are available.

Section 5. Minimum award amount. The minimum KHEAA grant awarded to any recipient for a given academic year shall be $200. Minimum award for a one (1) semester grant shall be $100.

Section 6. SSIG and/or KTG shall be awarded as a KHEAA grant.

Section 7. A KHEAA grant shall not exceed the cost of tuition and fees charged to the student during the academic year of the award. A semester award shall not exceed tuition and fee charges for that semester.

Section 8. The authority may reduce or revoke a KHEAA grant upon receipt of documentation that the total non-repayable gift assistance from other state funds in combination with the KHEAA grant exceeds the student's total cost of education.

Section 9. The authority shall reduce or revoke a KHEAA grant upon receipt of documentation that financial assistance from sources other than the authority in combination with the KHEAA grant exceeds the institution's financial need determination for that student. The KPO and the award recipient shall make every reasonable effort to provide the authority the information needed to prevent an overaward.

PAUL P. BORDEN, Executive Director
ADMITTED: July 8, 1976
RECEIVED BY LRC: July 9, 1976 at 2:15 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Executive Director, Kentucky Higher Education Assistance Authority, 120 Merom Street, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 15:060. Estimated tax; amended declarations; short years.

RELATES TO: KRS 141.042, 141.300, 141.305, 141.990
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: This regulation is specifically required by KRS 141.042, 141.300, and 141.305 to provide for amended and short-year declarations of estimated tax. It is amended to reflect 1976 legislation.

Section 1. General. A declaration of estimated tax return for a short taxable year shall be filed by any individual whose income exceeds $2,000 from which Kentucky tax is not withheld [§1,000, not subject to Kentucky withholding], and by any corporation whose Kentucky income tax liability for the short taxable year can reasonably be expected to exceed $5,000. However, no declaration is required of an individual if the estimated tax is less than forty dollars ($40). A short taxable year contains more than five (5) months and less than twelve (12) months. A declaration is not required of any taxpayer for a period of less than five (5) months.

Section 2. Time for filing: (1) Individuals. A declaration for a short taxable year shall be filed at the time required by KRS 141.300(3).

(2) Corporations. A declaration for a short taxable year shall be filed at the time required by KRS 141.042(3).

Section 3. Payment. (1) Individuals. Estimated Kentucky income tax for the short taxable year shall be paid at the times prescribed by KRS 141.305(1) except that any installments unpaid at the close of the short taxable year shall be paid when the income tax return is filed.

(2) Corporations. Estimated Kentucky income tax for the short taxable year shall be paid at the times prescribed by KRS 141.044 except that any installments unpaid at the close of the short taxable year shall be paid when the income tax return is filed.

Section 4. Fiscal Years. Fiscal-year taxpayers shall substitute corresponding dates for dates prescribed for calendar-year taxpayers.

Section 5. Penalties. Individuals and corporations which fail to file and pay declarations of estimated tax for the short taxable years are subject to penalties contained in KRS 141.990.

Section 6. Amended Declarations. Individuals and corporations may file amended declarations of estimated income tax during any interval between installment dates. If an amended declaration is filed, any remaining installment(s) shall be adjusted to reflect the amendment. An amended declaration made after the third installment shall be paid in full when the amendment is filed.

MAURICE P. CARPENTER, Commissioner
ADMITTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 17:020. Combined individual returns.

RELATES TO: KRS 131.130, 141.050, 141.180
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: This regulation provides a basis for the combined individual income tax return which permits married taxpayers to gain benefits of separate filing on one return. The regulation also covers other points related to individual income tax forms. It is amended to add authority for social security numbers.

Section 1. Forms. (1) Resident. A resident return shall be filed on Revenue Form 740 (long form) or 740-S (short form) except that a new resident may file on Revenue Form 740-NP (nonresidents and part-year residents).
(2) Nonresidents. A nonresident return shall be filed on Revenue Form 740-NP.

Section 2. Filing Elections. (1) Separate Return. Any individual, whether married or single, may elect to file a separate return.

(2) Joint Return. A husband and wife may elect, for any year, to file a joint return if they are married at the close of the taxable year; or a surviving spouse may elect to file a joint return if the husband or wife died during the taxable year even though one spouse had no gross income. If a joint return is filed, the gross income and adjusted gross income of husband and wife are computed in an aggregate amount and the deductions and the net income are also computed on an aggregate basis. If separate returns have been filed by both spouses for the taxable year, the husband and wife may elect to file an amended joint return if the Department of Revenue is notified in writing that the separate return election is rescinded. Likewise, if husband and wife have filed a joint return for the taxable year, they may elect to file an amended combined or amended separate returns. A return marked "amended" will satisfy this requirement. Persons filing joint returns are jointly and severally liable for all taxes, penalties, and interest accruing under the return.

(3) Combined Return. A husband and wife may elect, for any year, to file a combined return if they are married at the close of the taxable year. If a combined return is filed, the gross income, adjusted gross income, deductions, net income, tax credits, and tax liabilities of the husband and wife are computed separately but the tax shall be assessed on an aggregate basis. If a husband and wife elect to file a combined return, refunds shall be made payable to the husband and wife jointly and the husband and wife shall be jointly and severally liable for all taxes, penalties, and interest. Married couples electing to file a combined return shall not be permitted to rescind such election and file separate returns for that taxable year.

Section 3. General Provisions. (1) Forms may be obtained from the Department of Revenue, Frankfort, Kentucky, 40601. Each taxpayer must carefully prepare his return so as to set forth fully and clearly the information required and attach copies of all withholding statements designated to be filed with the Kentucky income tax returns. Returns which are not so prepared will not be accepted as meeting the requirements of the law. In the absence of a prescribed form, a statement made by a taxpayer disclosing his gross income and the deductions therefrom may be accepted as a tentative return. If filed within the prescribed time, such statement will relieve the taxpayer from penalties for failure to file or late filing if the tentative return is promptly supplemented by a return made on the proper form.

(2) The social security number and complete home address (together with the official post office and zip code) shall be given in the space provided at the top of the return for the name and address of the taxpayer. A taxpayer having a permanent business address may give that address as the principal or mailing address if the complete home address is also given within the space provided.

(3) The return may be made by an agent if the taxpayer is unable to do so. Whenever a return is made by an agent, it must be accompanied by a power of attorney, unless, by reason of absence, illness or other good cause, the taxpayer is unable to execute a power of attorney.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 17:030. Filing requirements.

RELATES TO: KRS 141.020, 141.180
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: This regulation explains individual income tax return filing requirements for both residents and nonresidents, and is amended to reflect 1976 legislation.

Section 1. Residents. A Kentucky resident shall file an individual income tax return for each year if any of the following conditions are met:

(1) Single, or married filing separately, with an adjusted gross income of $1,650 or more;
(2) Married, and living with husband or wife with a combined adjusted gross income of $2,650 or more;
(3) Single and blind, or age sixty-five (65) or over, with an adjusted gross income of $3,650 or more;
(4) Married, and living with husband or wife, if both spouses are age sixty-five (65) or over with an adjusted gross income of $5,400 or more; or
(5) An individual who is both age sixty-five (65) or over and blind with an adjusted gross income of $4,900 or more.

Section 2. Nonresidents. A full-year nonresident shall file an individual income tax return if he has any gross income from Kentucky sources and a total gross income from all sources of $1,650 or more [any taxable income is received from Kentucky sources and total income meets the tests established in subsections (1) to (3) of Section 1]. A person moving out of Kentucky during the year shall file an individual income tax return if the tests established in subsection (1) to (3) of Section 1 are met, and shall report income from all sources while a Kentucky resident...
and income from Kentucky sources after become a nonresident.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 17:040. Military personnel; filing extension.

RELATES TO: KRS 141.215
PURSUANT TO: KRS 13.082.
NECESSITY AND FUNCTION: This regulation explains a special filing extension provided by law for certain military personnel.

Section 1. General. A Kentucky resident on active service with the United States Army, Navy, Marines, Air Force, or Coast Guard, or Public Health Service may defer filing his return and the payment of the tax, which would otherwise become due, while serving in a combat zone designated by presidential proclamation and for twelve (12) months after such service, during the period of military service, until twelve (12) months after the termination of military service or twelve (12) months after the termination of the national emergency, whichever is the earlier date. The term “national emergency” is defined as any period when a combat zone is established by presidential proclamation for federal income tax purposes. Military personnel, not serving in a combat zone, shall file returns by April 15 of the following year, or corresponding date for fiscal years, unless granted an extension of time to file as explained in regulation 103 KAR 15:050.

Section 2. Interest and Penalties. Interest and penalties do not accrue during any period of deferment. However, if the taxpayer does not pay the deferred taxes within the twelve (12) month deferment period described above, interest and penalty will accrue from the original due date of the delinquent return.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 17:070. Personal tax credits.

RELATES TO: KRS 141.010, 141.020
PURSUANT TO: KRS 13.082.
NECESSITY AND FUNCTION: This regulation explains the procedure for determining personal income tax credits and includes special rules for new residents and nonresidents. It reflects the additional credits provided by the 1976 General Assembly.

Section 1. General. A twenty dollar ($20) tax credit is permitted for each personal exemption allowed by the Internal Revenue Code except those for age sixty-five (65) and over and blindness. Kentucky law further provides an additional forty dollar ($40) tax credit to taxpayers who are age sixty-five (65) and older and also provides another forty dollar ($40) tax credit to taxpayers who are blind, regardless of age. Thus, all taxpayers have one (1) basic credit ($20), taxpayers age sixty-five (65) or over have three (3) tax credits ($60), taxpayers who are blind (regardless of age) have three tax credits ($60), and taxpayers age sixty-five (65) or over and also blind have five tax credits ($100). An additional twenty dollar ($20) tax credit is permitted for each taxpayer who is a member of the Kentucky National Guard on the last day of the taxable year.

Section 2. Persons Becoming Residents or Nonresidents During the Year. The tax credits described in Section 1 are reduced to the percentage that Kentucky income bears to total income.

Section 3. Nonresidents. (1) General. Nonresidents may claim tax credits, described in Section 1, to the extent of the percentage that Kentucky gross income bears to total income. Married taxpayers, who both have Kentucky income, may file separate returns or may file a joint return. If separate returns are filed, each taxpayer must claim his or her tax credit (including credits for age sixty-five (65) or over and blindness) but credits for dependents may be claimed by either taxpayer. The total dependents claimed by both taxpayers, however, may not exceed the total allowable.

(2) Special Rule. A special rule is provided for a married nonresident, with income from Kentucky sources, whose spouse has no Kentucky income. Allowable tax credits, permitted by Section 1, may be determined by either of the following methods:

(a) The taxpayer may claim his tax credit (including credits for age sixty-five (65) or [and] over and blindness) by multiplying his total credit(s) by the percentage of his Kentucky income to his total income. Credits for spouse and other dependents are not permitted by this method.

(b) The taxpayer may claim a portion of his tax credits (including credits for age sixty-five (65) or [and] over and blindness) plus credits for his spouse and other dependents. The allowable portion is determined by multiplying the total credits by the percentage of his Kentucky income to the total income of both spouses.

Section 4. Division of Tax Credits. Married resident taxpayers filing separate or combined returns must claim
their own tax credits but may divide tax credits of dependents in any manner they elect.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 17:080. Retirement income.

RELATES TO: KRS 141.021
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: This regulation describes certain retirement income which is exempt or partially exempt from Kentucky income tax and provides rules for calculating the exempt portion of such income. The age limitations established by the 1976 General Assembly are added.

Section 1. General. Retirement income, with exceptions explained below, is included in gross income under the provisions of the Internal Revenue Code.

Section 2. Exempt Retirement Income. Retirement income received from the Social Security Administration and the Railroad Retirement Board (including supplemental benefits) is exempt from income tax. The following retirement income is specifically exempt by Kentucky law which established the retirement systems:

(1) Kentucky teachers retirement income,
(2) Kentucky state employees and county employees retirement income, and
(3) Kentucky judicial retirement income.

Section 3. Military and Civil Service Retirement. Federal Civil Service retirement income and military service retirement income received by persons fifty (50) [sixty-five (65)] years of age or [and] older [and military service retirement income received by persons fifty (50) years of age and older] may be excluded; limited to $4,000 of such retirement income. The $4,000 maximum exclusion is reduced by earned income, as defined in Section 911(b) of the Internal Revenue Code. The reduction applies as follows:

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<th>The Maximum Retirement Exclusion is:</th>
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MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue
(Proposed Amendment)

103 KAR 18:050. Withholding statements; Form K-2.

RELATES TO: KRS 141.330, 141.335
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: Under authority of KRS 141.335, this regulation specifies the information that is required on employer income tax withholding statements.

Section 1. General. Employers must furnish to each employee, by January 31 following the close of the calendar year, the designated copies of the Withholding Statement, Revenue Form K-2 (the state portions of the combined federal and state withholding statements are also acceptable) if:

(1) Tax has been withheld from wages, or
(2) Tax would have been withheld if the employee had claimed no more than one (1) withholding exemption.

Section 2. Contents. (1) Revenue Form K-2 (or the state portion of the combined withholding statements) must contain the following information:

(a) Employer’s and employee’s name and address,
(b) Employer withholding account number,
(c) Employee’s social security number,
(d) Total wages paid to employee,
(e) Federal income tax withheld, and
(f) Kentucky tax withheld.

(2) Withholding statements prepared incorrectly or on unacceptable forms will be returned to the employer for reissuance. Commercially printed forms must contain a designated space for state name and for state tax [form number]. They must also be legible and conform substantially in content and size with the official form. An employer must submit commercially printed substitute forms to the department for written approval before they may be used.

Section 3. Interrupted and Terminated Employment. If employment ends before the close of the calendar year, the designated copy of the withholding statement must be furnished to the employee within thirty (30) days from the last payment of wages. In the case of in-
terrated employment, where there is reasonable expectation on the part of both employer and employee of further employment during the calendar year, the furnishing of the statement may be deferred to the date when the expectation of further employment during the calendar year ceases to exist.

Section 4. Incorrect and Duplicate Statements. If it becomes necessary to correct a Revenue Form K-2 after it has been issued to an employee, the new statement must be clearly marked “Corrected by Employer.” If the statement is lost or destroyed, the employer shall prepare and issue duplicate copies to the employee. The duplicate copies must be clearly marked “Duplicate.”

Section 5. Department Copy. Designated copies of all withholding statements issued must be submitted to the department by each employer with Revenue Form K-3 or K-3B. A list totaling the tax withheld as shown on the statements must be submitted. A large number of statements may be grouped in separate units and a list may be submitted for each unit. In such case a summary must be submitted totaling all unit lists. The statements may be submitted to the department in packages of convenient size. The packages must be identified with the name of the employer and consecutively numbered. The number of packages must be indicated immediately following the employer’s name on Revenue Form K-3 or K-3B. Revenue Form K-3 or K-3B and the remittance should be filed in the usual manner, accompanied with a statement that the withholding statements are in separate packages. The employer may request permission to submit the department copy in the form of a computer listing. Computer listing requirements will be furnished upon request.

Section 6. Extension. Upon application to the department, the Income Tax Division is authorized to grant employers an extension of time, not in excess of thirty (30) days, in which to furnish employees with the designated copy of withholding statements.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.
multiple employers may claim the special exemption with each employer provided no liability occurred for the preceding year and none is anticipated for the current year.

Section 7. Expiration. The special exemption certificate will expire on the last day of the fourth month following the close of the taxable year; or within ten (10) days if the employee reasonably anticipates that a tax liability will occur. If this exemption certificate is discontinued or expires, a new employee withholding exemption certificate (Form K-4) must be filed with the employer (See Section 1).

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

CABINET FOR DEVELOPMENT
Department of Fish and Wildlife Resources
(Proposed Amendment)

301 KAR 1:015. Boats and outboard motors; size limits.

RELATES TO: KRS 150.025, 150.090, 150.620, 150.625
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: It is necessary to regulate the size of outboard motors and boats on state-owned lakes to minimize the conflict with the primary purposes of the lakes which are the perpetuation of fish or game populations and the associated sports. It is necessary to limit the horsepower of boat motors used on lakes Malone, Beshear, and Gust Creek for safety. It is necessary to amend this regulation to increase the boat length limit from 16 feet to 18 feet 6 inches in the two largest lakes - Malone and Beshear.

Section 1. No boat of any type, canoes excepted, will be permitted on any of the herein named lakes with a centerline exceeding sixteen (16) feet in length as measured on deck or from bow to stern, except on Lake Malone and Lake Beshear where the centerline length cannot exceed eighteen (18) feet six (6) inches; however, in no case shall pontoons that may be used in floating the decking or superstructure of boats exceed a length of twenty-two (22) feet.

Section 2. No houseboats of any description will be permitted on any of the herein named lakes.

Section 3. No motor of any type is permitted on the following lakes:
(1) Lake Chumley, Lincoln County;
(2) Dennie Gooch Lake, Pulaski County;
(3) Martin County Lake, Martin County;
(4) Kingdom Come Lake, Harlan County.

Section 4. Electric motors only may be used on the following lakes:
(1) Carter Caves Lake, Carter County;
(2) Spurting Lake, Taylor County;
(3) Marion County Lake, Marion County;
(4) Elliott County Sportsmen's Lake, Elliott County;
(5) Lake Washburn, Ohio County;
(6) Bert Combs Lake, Clay County;
(7) McNeely Lake, Jefferson County;
(8) Lake Mauzy, Union County;
(9) Carpenter Lake and Kingfisher Lakes, Daviess County;
(10) Metcalfe County Lake, Metcalfe County;
(11) Briggs Lake, Logan County.

Section 5. Electric motors only may be used on the following lakes located in Ballard County. These lakes are closed 15 October to 15 March, annually:
(1) Big Turner;
(2) Little Turner;
(3) Shelby;
(4) Mitchell;
(5) Happy Hollow;
(6) Burnt Slough;
(7) Butler.

Section 6. No motor larger than six (6) H.P. may be used on Greenbo Lake located in Greenup County.

Section 7. No motor larger than ten (10) H.P. (inboard or outboard) may be used on the following state-owned lakes; however, slow speeds which cause no disturbance or interference with fishing must be exercised at:
(1) Shanty Hollow Lake, Warren County;
(2) Bullock Pen Lake, Grant County;
(3) Lake Boltz, Grant County;
(4) Falmouth Lake, Pendleton County;
(5) Elmer Davis Lake, Owen County;
(6) Beaver Creek Lake, Anderson County;
(7) Herb Smith Lake, Harlan County;
(8) Corinth Lake, Grant County;
(9) Wilgreen Lake, Madison County.

Section 8. No boat motor larger than 150 H.P. may be used, and all boat motors used must have an underwater exhaust on the following state-owned lakes: [There is no size limit on motors on the following state-owned lakes:]
(1) Guist Creek Lake, Shelby County;
(2) Lake Malone, Todd, Muhlenberg and Logan Counties;
(3) Lake Beshear, Christian and Caldwell Counties.

Section 9. All officers and agents of the Department of Fish and Wildlife Resources shall have full authority to enforce the provisions of this regulation. Failure to comply with the rules and specifications set forth in this regulation shall constitute grounds for revocation of the rights and privileges of any person to admissibility to and to the use of these public waters.

ARNOLD L. MITCHELL, Commissioner
Dr. ROBERT C WEBB, Chairman
ADOPTED: June 18, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: June 30, 1976 at 11:30 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Commissioner, Department of Fish and Wildlife Resources, Capital Plaza Tower, Frankfort, Kentucky 40601.
CABINET FOR DEVELOPMENT  
Department of Fish and Wildlife Resources  
(Proposed Amendment)  


RELATES TO: KRS 150.300, 150.460, 150.620, 150.640
Pursuant TO: KRS 13.082
NECESSITY AND FUNCTION: [In accordance with KRS 150.640.] This regulation is necessary to protect from any acts of depredation lands and waters owned or controlled by the Department of Fish and Wildlife Resources as fishing waters, wildlife management areas, fish hatcheries and refuges. The function of this regulation is to contribute to the protection, maintenance and development of these lands and waters and their associated wildlife through regulated and prudent use by the public. This amendment is necessary because the reference to KRS 150.640 limited the authority of this regulation and Goose Island is no longer a refuge.

Section 1. No person shall misuse the lands or waters owned or controlled by the Department of Fish and Wildlife Resources by acts such as, but not limited to, the cutting of trees, dumping of trash and littering, stealing or gleaning crops, permitting livestock to enter, cutting of fences, burning, damaging roads by entry of unauthorized equipment, or by any other act of depredation.

Section 2. Vehicles must use designated parking areas if such are available.

Section 3. Camping permitted only in designated camping areas on department owned or controlled lands or waters.

Section 4. No person may place any substance on or in department owned or controlled lands or waters that may be injurious to aquatic life, wildlife or wildlife habitat, or allow any substances to escape onto lands or into waters or drainage systems of a water area.

[Section 5. No persons, except Department of Fish and Wildlife Resources employees, U.S. Fish and Wildlife Service Special Agents, and U.S. Army Corps of Engineers personnel shall go upon the premises of Goose Island Refuge on Barren River Lake for any reason other than official or assigned duties.]

Section 5.[6.] No vehicle, motorcycle or other mechanized equipment is permitted, except on maintained roads of state owned or controlled lands unless authorized in writing by the commissioner.

ARNOLD L. MITCHELL, Commissioner
ADMITTED: June 18, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: June 30, 1976 at 11:30 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Commissioner, Department of Fish and Wildlife Resources, Capital Plaza Tower, Frankfort, Kentucky 40601.

DEVELOPMENT CABINET  
Department of Agriculture  
(Proposed Amendment)  

302 KAR 20:070. Stockyards.

RELATES TO: KRS Chapter 257
Pursuant TO: KRS 13.082, Ch. 257
NECESSITY AND FUNCTION: To designate sanitary requirements and operational procedures in all stockyards, sales barns, public stockyards and livestock markets relative to disease control.

Section 1. Operating Sale Requirement. (1) The owner or manager operating a stockyard, sales barn, public stockyard or livestock market shall arrange for an accredited, licensed veterinarian approved by the Department of Agriculture to be present in said sales point to carry out the provisions of this regulation.

(2) The person operating a public sale shall provide separate pens or a yoked division for isolating animals classed as reactors to brucellosis or any infectious, contagious or communicable disease.

(3) The owner operating a public sale shall provide adequate space, utilities, hot water and assistance for the accredited, licensed veterinarian to officially carry out the provisions of this regulation.

(4) The owner or operator shall furnish and maintain one or more cattle chutes suitable for restraining animals for inspection of any infectious, contagious or parasitic condition, testing, tagging, branding and other procedures routinely required in providing livestock sanitary services at stockyards.

(5) The owner or operator shall maintain records of the seller and purchaser of all livestock for one (1) year. These records to be made available to Department of Agriculture representatives for inspection upon request during regular business hours.

(6) The owner or operator shall provide adequate facilities and service at a nominal cost, if not available at or near the yards, for cleaning and disinfecting cars, trucks or other vehicles which have transported to the stockyards animals known to be infected with or exposed to a contagious, infectious, communicable or parasitic disease with a disinfectant approved by chief livestock sanitary official.

Section 2. General Requirements. (1) All stockyards and sales barns shall be routinely cleaned and disinfected and maintained in workable sanitary condition. Stockyards and sale barns shall be inspected as required by a representative of the board.

(2) After an occurrence of any infectious, contagious, parasitic or communicable disease of livestock in a stockyard, sales barn or public stockyard it shall be cleaned and disinfected with approved disinfectants in a manner approved by the chief livestock sanitary official before livestock shall be permitted to enter or leave said stockyard, sales barn or public stockyard.

(3) Livestock found to be infected and showing clinical or diagnostic symptoms of an infectious, contagious, parasitic or communicable disease shall be quarantined in an isolated portion of the yards for treatment,
additional diagnostic laboratory procedures, disposition to slaughter or other disposition pursuant to accepted methods of disease prevention and control.

(4) All livestock originating from a quarantined herd or premises shall be sold under permit for immediate slaughter.

(5) The card test shall be the official test for brucellosis at stockyards. All swine, cattle and dairy goats over six (6) months of age must be tested. All animals showing positive reaction must be sold for immediate slaughter only.

(6) Upon disclosure of a reactor(s) by the stockyard veterinarian, all cattle in the consignment from the same herd must be sold for slaughter or returned to the farm of origin under quarantine for retesting. Assembled cattle are considered to be a herd.

Section 3. Veterinary Compensation. Accredited veterinarians shall receive for services rendered a fee that has been agreed on by the stockyard operators, the accredited veterinarians and approved by the chief livestock sanitary official. Such fees shall be deducted from the seller's or buyer's check, depending upon conditions of sale and shall be paid to the accredited veterinarian at the close of the day's business.

Section 4. Veterinary Duties. The contract stockyard veterinarian shall: (1) Examine and validate certificates pertinent to the movement of livestock to be sold.

(2) Conduct required tests of livestock.

(3) Inspect all livestock in cooperation with assigned livestock inspector for clinical evidence of infectious, contagious, or parasitic diseases.

(4) Vaccinate all livestock for the prevention of disease as required.

(5) Obtain blood samples and conduct associated laboratory tests. Submit such specimens to state-federal laboratory for confirmation. Such specimens shall be posted by mail or delivered directly to state-federal laboratory within twenty-four (24) hours.

(6) Compile and present such reports as are routinely required to the chief livestock sanitary official.

(7) Report the presence of any infectious or contagious disease condition to chief livestock sanitary official on forms provided by the department.

Section 5. Cattle Requirements. (1) Tuberculosis:

(a) Imports: cattle six (6) months of age or older for dairy and breeding purposes shall be negative to an official tuberculin test within thirty (30) days of date of entry or originate directly and immediately from an accredited herd or eradicated free state.

(b) Cattle classified as suspects or those originating from a quarantined herd shall not be imported.

(c) Reciprocal agreements with adjoining states may be effective in lieu of specific requirements.

(d) Kentucky cattle: no tuberculosis requirements if to a Kentucky destination.

(2) Brucellosis:

(a) Cattle six (6) months of age or over which are offered for sale or are consigned to the stockyard for breeding and dairy purposes shall be separated from all other cattle in stockyard pens maintained for this consignment. All animals in each consignment will be kept as a unit, either sold as breeding animals or slaughter animals.

(b) Cattle six (6) months of age or older, except for the following, shall be negative to an official brucellosis test within last eight (8) days of sale:

1. Official vaccinated by official tattoo twenty-four (24) months of age and under provided heavy springers and females post partum shall be negative regardless of age at time of sale.

2. Steers.

3. Cattle from certified herd.

4. Cattle consigned directly to a recognized slaughtering center with no diversion en route except to another approved stockyard for reconsignment direct to slaughter within ten (10) days.

5. Feeder cattle consigned directly to a feed lot holding a valid feeding permit.

6. Calves under six (6) months of age.

(c) Backtagged cattle:

1. Test all male and female animals over eighteen (18) months of age at the first point of concentration or assembly point.

2. [1.] All cattle, except steers and spayed heifers eighteen (18) months of age or older consigned to any stockyard, sales barn or public stockyard or purchased direct by any slaughtering establishment shall be backtagged in a routine manner prescribed by the department unless negative to brucellosis test within eight (8) days.

3. [2.] Backtags placed on slaughter cattle shall not be removed at any time or by any person only under specific instructions from the chief livestock sanitary official.

4. [3.] Backtagged cattle may not be sold or moved from the stockyard for any purpose other than immediate slaughter unless animals in the consignment if they arrived with are negative to brucellosis test within eight (8) days prior to sale. Backtagged cattle shall proceed directly to a recognized slaughtering center with no diversion whatever enroute except to only one other [another] approved stockyard or public stockyard for reconsignment to slaughter. Proof of slaughter or a brucellosis test shall be verified within ten (10) days of date of backtagging.

5. [4.] Materials for the backtagging program shall be furnished by the department and/or Animal and Plant Health Inspection Service, Veterinary Services, United States Department of Agriculture.


(2) Effective January 1, 1971, all serum requirements for swine moving into or through the Commonwealth of Kentucky were rescinded.

(3) Breeding swine: All breeding swine six (6) months of age or older shall in addition be negative to an official blood test for brucellosis at time of sale or have originated directly from a validated herd.

(4) Livestock markets, buying stations, and concentration points handling all classes of swine:

(a) All swine, including slaughter swine, to be inspected by an accredited veterinarian prior to leaving market.

(b) Swine moving interstate from markets to be in compliance with Title 9, Part 76, CFR, herein filed by reference, including health certification by the accredited veterinarian authorized by the state to furnish such services.

(c) Slaughter swine leaving premises to be consigned only for immediate slaughter to a recognized slaughtering establishment approved for this purpose in accordance with federal and state regulations.
(d) Markets to maintain well-constructed pens and swine-handling facilities that are clean and in good repair.

(e) Markets to provide pens surfaced with impervious material for holding and feeding feeder pigs and breeding swine.

(f) Markets to provide satisfactory, well-lighted facilities for inspection and proper restraint.

(g) Clean and disinfect holding and handling pens, alleys and other facilities used in selling swine after use by each lot of swine under procedures specified by state and federal agencies to guard against spread of disease.

(h) Maintain records of origin and destination for all swine entering market and grant federal and state inspectors access to such records. Identification as to farm where farrowed shall be maintained for all feeder pigs and breeding stock and all slaughter swine which may be diverted for purposes other than slaughter. Records shall be maintained for one (1) year.

(i) Feeding and breeding swine must be placed in pens separate and apart from slaughter swine. All swine designated for slaughter must be delivered directly to an approved slaughter establishment with no diversion enroute.

(j) Permit no cull pigs to enter market unless provisions are made to pen such pigs separate and apart from all other swine so contact with healthy swine does not occur. Facilities used by these swine will not be used by other swine until cleaning and disinfecting have been accomplished. Further, cull swine to be permanently identified by an ear tag in the right ear, quarantined to the purchaser, and released from said quarantine by consignment to slaughter only. A cull pig is defined as one which does not pass veterinary inspection for health.

(k) Permit no garbage fed swine to enter market unless provisions are made to handle and pen such swine separate and apart from all other swine to avoid contact with other marketable swine.

(l) Permit no swine to be moved into or from the market unless a state or federal inspector releases such swine.

(m) Require all buyers of swine to determine the purpose of their movement. If for slaughter and there is any reason to believe the swine might be diverted (underweight swine, thin sows, etc.) the inspector may require that such swine be identified by ear tag and consigned to slaughter on a special permit. Further, any swine with which these swine mingle shall cause the entire lot to be ineligible for movement except to slaughter.

(n) Permit no feeder pigs or breeding swine to remain in the market more than seventy-two (72) hours.

(o) No feeding or breeding swine are to be allowed in any market for resale within thirty (30) days from prior sale date.

(5) Livestock markets, buying stations and concentration points handling slaughter swine only:

(a) Swine moving interstate to be in compliance with Title 9, Part 76, CFR, herein filed by reference, and applicable state regulations.

(b) Accept swine only for slaughter and to permit no swine to leave market except for slaughter only.

(c) Markets to maintain well-constructed pens and swine-handling facilities that are clean and in good repair.

(d) Maintain records of origin and destination for all swine entering market and grant federal and state inspectors access to such records. Records shall be maintained one (1) year.

(e) Isolate all swine suspected of being affected with or exposed to infectious disease, promptly notify the state or federal agency, and hold such swine in isolation pending instructions on disposition.

(f) Clean and disinfect holding and handling pens, alleys, and other facilities used in selling swine under procedures specified by state and federal agencies to guard against spread of disease.

Section 7. Sheep and Goat Requirements. (1) As prescribed in 302 KAR 20.040.

(2) Before the beginning of a sale all sheep and goats to be sold for breeding purposes that are free from evidence of infectious, contagious or parasitic disease shall be separated from all other sheep and goats in a part of the yard provided for this purpose.

(3) All sheep and goats that as individuals or any part of an assembled group show evidence of any infectious, contagious, communicable or parasitic disease must be sold for immediate slaughter or otherwise disposed of under permit issued by chief livestock sanitary official.

(4) Goats for dairy or breeding purposes if free from evidences of any infectious, contagious or parasitic disease shall originate directly and immediately from a brucellosis certified free herd or if six (6) months of age or over be negative to an official brucellosis test within thirty (30) days of date of sale.

DR. TOM S. MADDOX, State Veterinarian
ADOPTED: May 4, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: June 17, 1976 at 9:30 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Dr. Tom S. Maddox, State Veterinarian, Division of Livestock Sanitation, 635 Comanche Trail, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:010. Definitions.

RELATES TO: KRS 15.420
PURSUANT TO: KRS 15.450, 15A.160
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. This regulation establishes the definitions to be utilized in the law enforcement program fund administrative regulations.

Section 1. Definitions. As employed in the Kentucky Law Enforcement Foundation Program Fund administrative regulations, unless the context requires otherwise the following words and phrases have the following meanings:

(1) "Department" means the Department of Justice.
(2) "Secretary" means the Secretary of the Department of Justice.
(3) "Bureau" means the Bureau of Training.
(4) "Fund" means the Kentucky Law Enforcement Foundation Program Fund as provided in KRS 15.410 to 15.510.
(5) "Executive Office of Staff Services" means the Executive Office of Staff Services of the Department of Justice.
(6) "Council" means the Kentucky Law Enforcement Council.
(7) "Local unit" means the local unit of government of any city or county or any combination of cities or counties of the Commonwealth.
(8) "Police officer" means a full-time member of a lawfully organized police department of county or city government who is responsible for the prevention and detection of crime and the enforcement of the general criminal laws of the state, but does not include Kentucky State Police, any elected officer, sheriff, deputy sheriff, constable, deputy constable, district detective, deputy district detective, special local police officer, auxiliary police officer or any peace officer not specifically authorized in KRS 15.410 to 15.510.
(9) "Full-time member" means a sworn police officer who is paid a salary by the local unit for working at least a standard work year.
(10) "Standard work year" means 2,080 hours of employment during fifty-two (52) consecutive weeks of forty (40) hours per week and includes all paid vacation hours, paid sick hours, paid holiday hours, and paid training hours.
(11) "Base salary" means the minimum annual salary, including longevity, paid to a police officer for a standard work year by the local unit, but shall not include any incentive monies paid by the fund, expenses for uniforms or equipment paid by a police officer as a condition of employment which may reduce the officer’s salary, or any other remuneration directly related to employment by the local unit. Base salary does not include any compensation for time worked in excess of forty (40) hours per week.
(12) "Crime prevention team" means a law enforcement unit approved by the department (and the Law Enforcement Assistance Administration, United States Department of Justice), consisting of one or more police officers who are specially trained and whose duties and responsibilities are to anticipate, recognize and appraise a crime risk and initiate action to remove or reduce that risk.
(14) "Police training incentive" means those basic and in-service training programs financed in part by the fund which provide a financial incentive to local units and police officers who meet the requirements set forth in these regulations.
(15) "Educational incentive" means that educational program financed in part by the fund which provides a financial incentive to local units and police officers who meet the requirements set forth in these regulations.
(16) "Normal salary increase" means the normal salary increase periodically due to police officers by a local unit of government.
(17) "Successfully completed" means earning an average of seventy (70) percent or above on a percentage basis, a "C" grade or better on a letter grade basis, or pass on a pass/fail basis.

(15) [(17)] "Fiscal year" means the period from July 1 through June 30 of the year next following.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:030. Training and educational eligibility requirements.

RELATES TO: KRS 15.440
PURSUANT TO: KRS 15.450, 15A.160
NECESSITY AND FUNCTION: KRS 15.440 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.440 requires police officers participating in the fund to complete a specific number of hours of basic training and in-service training. This regulation establishes general basic training and in-service training requirements for participating police officers and local units of government.

Section 1. The bureau shall review the qualifications of police officers employed by local units after the effective date of this regulation, to determine the basic training, if any, which the police officer may be required to successfully complete prior to being eligible to participate in the fund.

Section 2. Any police officer employed prior to July 1, 1972, shall be deemed to have met the basic training requirements.

Section 3. Any police officer employed by a participating local unit who possesses a high school degree or its equivalent and training equivalent to the basic training requirements established by the council may be eligible to participate in the fund by successfully passing the basic training final examination.

Section 4. Any police officer employed by a participating local unit who does not possess a high school degree or its equivalent and training equivalent to the basic training requirements established by the council must [attain a high school degree or its equivalent and] attend those sections of the basic training course recommended by the bureau and successfully complete the basic training final examination.

Section 5. Any police officer who attends the basic training course or takes the basic training final examination and fails to successfully complete the course or fails the basic training final examination shall be ineligible to participate in the fund until such time as he successfully...
completes the basic training course or successfully passes the basic training final examination, as the case may be. Provided, however, that the failure to successfully complete the course or failure to successfully pass the basic training final examination under circumstances beyond the police officer's control, such as injury or serious illness, shall not disqualify the police officer's participation in the fund if the department is notified of these circumstances and those requirements are satisfactorily completed within a reasonable period of time.

Section 6. Any police officer who attends a certified or recognized in-service training course and fails to successfully complete the course shall be ineligible to participate in the fund until such time as the officer successfully completes a certified or recognized in-service training program. Provided, however, that the failure to successfully complete the course under circumstances beyond the police officer's control, such as injury or serious illness, shall not disqualify the police officer's participation in the fund if the department is notified of these circumstances, and those requirements are satisfactorily completed within a reasonable period of time.

Section 7. Any police officer who successfully completes the basic training course during any calendar year shall be considered as having fulfilled the in-service training requirements for that year.

Section 8. The local unit must provide at least five (5) days training leave with pay not chargeable to the police officer's annual leave record for each police officer receiving in-service training.

Section 9. Each local unit employing forty (40) or more police officers shall establish a crime prevention team.

Section 10. Any police officer who does not possess a high school degree or its equivalent and who has been deemed eligible to participate in the fund pursuant to KRS 15.440(3) who terminates police service forfeits such eligibility and must meet the minimum educational requirement to re-participate in the fund.

Section 11. No police officer shall receive payments from the fund until the officer meets the basic training requirements.

Section 12. A copy of the high school diploma or GED certificate for each officer where required must be maintained by the local unit and must be available for review by appropriate departmental personnel.

JOHN L. SMITH, Secretary

ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund (Proposed Amendment)

503 KAR 5:040. Educational incentive plan.

RELATES TO: KRS 15.460
PURSUANT TO: KRS 15.450, 15.500, 15A.160
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.460 provides that local units of government participating in the fund shall file an educational incentive plan consistent with guidelines and standards established by the department. This regulation establishes the department guidelines and standards for educational incentive plans.

Section 1. The local unit shall file an educational incentive plan to be eligible for educational incentive benefits under the fund. The plan shall be filed with the department [Executive Office of Staff Services] together with the local unit's application for participation in the educational incentive program.

Section 2. The plan shall include the following information: (1) The names of all police officers expected to participate, their social security number, payment status, and the number of college semester hours each police officer has successfully completed.

(2) A list of acceptable areas of study which will qualify the police officer for educational incentive funds.

(3) A budget for the allocation of local educational incentive funds and state educational incentive funds.

(4) The local unit's program for assisting police officers in qualifying for educational incentive funds.

(5) The local unit's commitment that the plan shall guarantee all police officers an equal opportunity to participate in the educational incentive fund up to the maximum benefits provided by law.

Section 3. Educational incentive benefits shall be based solely on college credits attained by police officers. To be eligible, the police officer must successfully complete at least six (6) college semester hours.

Section 4. In order for a police officer to be eligible to receive educational incentive funds, his official transcript must be mailed directly by the college or university to the department [Executive Office of Staff Services] not later than thirty (30) days prior to the beginning of the month for which educational incentive funds are requested.

Section 5. (1) No college credit earned as a result of participating in a basic or in-service training program may qualify a police officer for educational incentive funds except to the extent that said training exceeds minimum standards for basic or in-service training.

(2) Only successfully completed college hours which are accepted by the accredited university or college where the police officer is currently enrolled, most recently enrolled, or earned his degree may be used to qualify the police officer for educational incentive funds. If a police officer has attended more than one (1) college or university, only those successfully completed college hours which are
accepted by the accredited college or university where the police officer is or was most recently classified as a matriculated student shall be used to qualify the police officer for educational incentive funds.

(3) All credit hours mentioned herein are semester credit hours. Participants earning credit at a college or university using a system other than the semester credit hour system shall cause that institution to provide sufficient information to the department [Executive Office of Staff Services] so that the participant’s credits may be recomputed on a semester credit hour basis using the equivalencies officially established by that college or university.

Section 6. Police officers not actively participating in the educational incentive program on June 30, 1976, shall not be eligible for participation in this program thereafter.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)


RELATES TO: KRS 15.460, 15.470, 15.490
PURSUANT TO: KRS 15.450, 15A.160
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.470 and 15.490 set forth the purposes for which foundation program funds may be used and the reporting procedures for accounting for those funds. This regulation establishes the salary provisions and reporting procedures authorized by KRS 15.470 and 15.490.

Section 1. To be eligible for participation in the fund, the local unit shall enact or amend an appropriate ordinance or resolution effecting compliance by the local unit and its police officers with the provisions of KRS 15.410 to 15.510 and these regulations. A certified copy of the ordinance or resolution shall be submitted by the local unit to the department with the local unit’s application for participation in the fund.

Section 2. [1.] (1) Incentive funds shall be used only as a cash supplement to compensate police officers who meet the qualifications established by law and these regulations.

(2) Each police officer shall be entitled to receive the state incentive fund supplement which his qualifications brought to the local unit.

(3) Incentive funds shall not be used to supplant existing salaries or as a substitute for normal salary increases under the fund which would violate any federal or state law or regulation regarding wage guidelines [periodically due police officers].

Section 3. [2.] Upon acceptance for participation in the fund, the local unit shall be eligible to receive fifteen (15) percent of each qualified police officer’s salary from the fund to be paid to each officer in addition to his base salary. The award to the local unit shall be based upon the total base salaries of all qualified full-time, sworn police officers employed by the local unit.

Section 4. [3.] Upon acceptance for participation in the fund, the local unit shall be eligible to receive fifty (50) per cent of any salary increase paid to police officers solely because of college credits attained not to exceed $500 per year for any one police officer. Payment shall be based upon the following schedule:

<table>
<thead>
<tr>
<th>Number of Hours Attained</th>
<th>Max. Temp. Payment*</th>
<th>Max. Perm. Payment**</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 or more hours but less than 30</td>
<td>$200</td>
<td>$0</td>
</tr>
<tr>
<td>30 or more hours but less than 60</td>
<td>350</td>
<td>200</td>
</tr>
<tr>
<td>Associate Degree</td>
<td>400</td>
<td>250</td>
</tr>
<tr>
<td>60 or more hours but less than 90</td>
<td>450</td>
<td>350</td>
</tr>
<tr>
<td>90 or more hours but less than 120</td>
<td>500</td>
<td>450</td>
</tr>
<tr>
<td>120 or more hours but no degree</td>
<td>500</td>
<td>450</td>
</tr>
<tr>
<td>Bachelor’s Degree or more</td>
<td>500</td>
<td>500</td>
</tr>
</tbody>
</table>

*Temporary payments can only be made to police officers who successfully complete at least twelve (12) semester hours, or the equivalent thereof each fiscal year. Eligibility must be verified on or before the close of the respective fiscal year by submission of a current, official transcript.

**Permanent payments may be made whether or not the officer successfully completes twelve (12) semester hours per year.

Section 5. [4.] Each police officer’s base salary is calculated by using the following formula: 2,080 hours divided by the number of work hours per year required by the local unit multiplied by the salary paid by the local unit minus expenses equals the base salary paid for a standard work year. The number of work hours paid for holidays, annual leave, sick leave, and training leave are counted the same as any other work day. Examples: (1) A police officer is required to work sixty (60) hours per week (3,120 hours per year) and his pay for 3,120 hours is $6,552. He has an expense of $100 which is disallowed. The following application of the formula would result:

\[
\text{2080/3120 x 6552 - 100} = 4268
\]

This police officer would not qualify.

(2) A police officer works fifty-six (56) hours per week (2,912 hours per year) and his pay is $6,406. He has an expense of $175 which is disallowed. The following application of the formula would result:

\[
\text{2080/2912 x 6406 - 175} = 4400
\]

This police officer would qualify and his salary incentive would be computed on $4,400.

Section 6. [5.] (1) Request for funds by the local unit shall be submitted to the department [Executive Office of
Staff Services] not later than thirty (30) days prior to the beginning of the month in which the funds are to be expended.

(2) The department [Executive Office of Staff Services] shall mail fund checks by the first day of each month to all local units which [that] have filed timely requests for funds [by the first day of each month].

(3) The local unit shall acknowledge receipt of funds to the department [Executive Office of Staff Services] on forms provided for that purpose.

Section 7. [6.] (1) The local unit shall include the additional compensation paid to each police officer from the fund as a part of the officer's salary in determining all payroll deductions.

(2) The local unit shall provide each police officer with [indicate upon] a check stub or separate receipt upon which the gross sum of incentive funds paid to the police officer is identified.

(3) The local unit shall disburse incentive funds during the month for which the funds are requested.

Section 8. [7.] The local unit shall maintain a separate account for all incentive funds which it receives pursuant to KRS 15.410 to 15.510 and these regulations.

Section 9. [8.] The local unit shall maintain records to document that each police officer devotes sufficient hours performing police duties to qualify him for incentive funds consistent with his base salary.

Section 10. [9.] (1) Each participating local unit shall submit quarterly reports to the department [Executive Office of Staff Services] within fifteen (15) days of the close of the quarter falling on March 31, June 30, September 30, and December 31 of each year. There shall be a separate quarterly report for police training incentive funds and educational incentive funds.

(2) The quarterly reports shall include the name, rank, social security number, date of employment, annual base salary, and the amount of incentive funds received for each police officer, and any other information specifically requested on the respective quarterly report form.

Section 11. The local unit shall comply with all provisions of law applicable to local police and shall file all reports as required by laws or pursuant to these regulations.

Section 12. Each local unit employing forty (40) or more police officers shall provide the department with a semi-annual report on police manpower allocation. The report shall clearly demonstrate how the agency's patrol allocation has considered major crime areas.

Section 13. [10.] (1) The local unit may be audited by the department or the Law Enforcement Assistance Administration pursuant to established audit procedures.

(2) For audit purposes, the local unit shall maintain accurate financial records. Such records shall include, but are not limited to, books of original entry, source documents supporting accounting transactions, the general ledger, subsidiary ledgers, personnel and payroll records, cancelled checks, and any related document and record.

(3) These records shall be retained by the local unit until destruction is authorized by the department or the Law Enforcement Assistance Administration.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:060. Suspension or termination of incentive funds.

RELATES TO: KRS 15.410 to 15.510
PURSUANT TO: KRS 15.450, 15A.160
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.450 authorizes the secretary to withhold or terminate payment to any local unit of government that does not comply with the requirements of KRS 15.410 to 15.510 or the regulations issued by the department. This regulation establishes the specific basis for suspension or termination of any incentive funds.

Section 1. Failure to comply with KRS 15.410 to 15.510 or the rules and regulations issued pursuant thereto may result in the suspension or termination of all incentive fund payments to the local unit and/or the return of the funds involved.

Section 2. (1) Knowingly furnishing false information required by KRS 15.410 to 15.510 or these regulations by a local unit may result in the suspension or termination of all incentive fund payments to the local unit and/or the return of the funds involved.

(2) Any local unit which has received incentive funds pursuant to KRS 15.410 to 15.510 or these regulations as a result of false, inaccurate, or fraudulent reporting may be required to return any funds so obtained.

JOHN L. SMITH, Secretary
ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

DEPARTMENT OF JUSTICE
Kentucky Law Enforcement Foundation Program Fund
(Proposed Amendment)

503 KAR 5:070. Appeals.

RELATES TO: KRS 15.510
PURSUANT TO: KRS 15.450, 15A.160
NECESSITY AND FUNCTION: KRS 15.450 and 15A.160 provide that the Secretary of the Department of
Justice may adopt such regulations as are necessary to properly administer the law enforcement foundation program fund. KRS 15.510 provides that an appeal may be taken from any decision of the Department of Justice to withhold or terminate payments from the fund to the circuit court. This regulation establishes an internal administrative hearing process to review decisions adverse to participants in the fund and to resolve, where possible on an administrative basis, potential civil litigation.

Section 1. Appeals. (1) A party adversely affected by a decision of the department [Executive Office of Staff Services] pursuant to administration of the provisions of KRS 15.410 to 15.510 and these regulations may appeal that decision.

(2) Such appeals shall be made to the secretary [Administrator of the Executive Office of Staff Services] in writing setting forth the basis of the appeal.

(3) The secretary [administrator] shall designate an appropriate time and place to conduct a hearing. The secretary [administrator] may conduct the evidentiary hearing or he may designate a hearing examiner to conduct such hearings. If a hearing examiner conducts such hearings, he shall submit findings and recommendations to the secretary [administrator].

(4) At the hearing, all parties shall have the right to be heard publicly and to be represented by counsel to present evidentiary facts. At the hearing of such appeal, technical rules of evidence shall not apply.

(5) Following the hearing, the secretary [administrator] shall issue a written opinion, a copy of which shall be provided to all parties. The decision of the secretary [administrator] shall be final unless appealed to the circuit court of the county where the controversy originates.

JOHN L. SMITH

ADOPTED: June 18, 1976
RECEIVED BY LRC: June 18, 1976 at 4:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary of Justice, State Office Building, Frankfort, Kentucky 40601.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Labor
Occupational Safety and Health
(Proposed Amendment)


RELATES TO: KRS Chapter 338
Pursuant to: KRS 13.082
NECESSITY AND FUNCTION: KRS 338.051 and 338.061 authorize the Kentucky Occupational Safety and Health Standards Board to adopt and promulgate occupational safety and health rules, regulations, and standards. Express authority to adopt by reference established federal standards and national consensus standards is also given to the board. The following regulations contain those standards to be enforced by the Division of Occupational Safety and Health Compliance in the area of general industry.

Section 1. The Occupational Safety and Health Standards Board hereby adopts 29 CFR Part 1910, the Occup-
(8) 29 CFR Part 1910.309(c) (National Electrical Code) shall read as follows:

"(c) Notwithstanding the provisions of paragraphs (a) and (b) of this section, the requirement in section 210-7 of the National Electrical Code that all 15-and 20-ampere receptacle outlets on single-phase circuits for construction circuit protection for personnel shall not be applicable."

(9) 29 CFR Part 1910.106(d)(2)(iii) of the Federal Register, Volume 39, Number 125, June 27, 1974, shall be amended by adding Table H-12 [11-12] of the Federal Register, Volume 40, Number 18, p. 3982, January 27, 1975, a copy of which is attached hereto, is hereby adopted by reference.

(10) 29 CFR Part 1910.151 relating to medical services and first aid shall be changed to read as follows:

(a) The employer shall ensure the ready availability of medical personnel for advice and consultation on matters of occupational health.

(b) Employers with eight (8) or more employees within the establishment shall have persons adequately trained to render first-aid, and first-aid supplies approved by a consulting physician, along with a signed list of these supplies, shall be readily available. Outside salesmen, truck drivers, seasonal labor, and others while performing their duties are away from the premises more than fifty (50) percent of the time are not to be included in determining the number of employees.

(c) All other employers shall, in the absence of an infirmary, clinic, or hospital in near proximity to the workplace which is used for the treatment of all injured employees, have a person or persons adequately trained to render first-aid. First-aid supplies approved by the consulting physician shall be readily available.

(d) Where the eyes or body of any person may be exposed to injurious corrosive materials, suitable facilities for quick drenching or flushing of the eyes and body shall be provided within the work area for immediate emergency use.

(11) Recodification of 29 CFR Part 1910.93 through 1910.93q as 1910.1000 through 1910.1017 respectively, as published in the Federal Register, Volume 40, Number 103, May 28, 1975, a copy of which is attached hereto, is hereby adopted by reference.

(12) 29 CFR Part 1910.141(d)(2)(i) of the Federal Register, Volume 40, Number 82, April 28, 1975, amended by deleting the last half of Table J-2, a copy of which is attached hereto, is hereby adopted by reference.


(14) 29 CFR Part 1910.94 which was amended by revoking paragraphs (b)(2)(i) and (b)(2)(ii) and by revising paragraph (b)(2), as published in the Federal Register, Volume 40, Number 111, June 9, 1975, a copy of which is attached hereto, is hereby adopted by reference.

(15) 29 CFR 1910.217(b)(7)(xii) relating to machines using part revolution clutches shall be amended by adding the following:

This provision will not prevent the employer from utilizing a reversing means of the drive motor with the clutch-brake control in the "inch" position.

(16) 29 CFR 1910.94(d)(4)(i) of Table G-14, Page 23594, published in the Federal Register, Volume 39, Number 125, Thursday, June 27, 1974, as adopted by 803 KAR 2:020 contains a typographical error and is hereby revoked. The corrected version, published in the Federal Register, Volume 37, Number 202, Wednesday, October 18, 1972, Table G-14, Page 22155, a copy of which is attached hereto, is hereby adopted by reference.

(17) 29 CFR 1910.137 relating to Electrical Protective Devices shall be amended by adding the following:

(a) Rubber protective equipment for electrical workers shall conform to the requirements established in the American National Standards Institute standards as specified in the following list:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>STANDARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rubber insulating gloves.</td>
<td>J6.6-1967</td>
</tr>
<tr>
<td>Rubber matting for use around electric apparatus.</td>
<td>J6.7-1935 (R1962)</td>
</tr>
<tr>
<td>Rubber insulating blankets.</td>
<td>J6.4-1970</td>
</tr>
<tr>
<td>Rubber insulating sleeves.</td>
<td>J6.5-1962</td>
</tr>
</tbody>
</table>

(1) Rubber insulating equipment, designed for the voltage levels to be encountered, shall be provided and the employer shall ensure that they are used by employees as required.

(2) When rubber gloves are used on jobs where they may be torn, they shall be protected with heavy outercanvas or leather gloves.

(3) The employer is responsible for testing of new rubber insulating equipment having shelf life as well as used equipment, including gloves, sleeves, and blankets. All testing shall be in conformance to ANSI J 6, as stated above including electrical, mechanical, and visual. The following maximum retest intervals shall apply:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>IN USE</th>
<th>NEW</th>
</tr>
</thead>
<tbody>
<tr>
<td>Natural rubber gloves, sleeves and blankets.</td>
<td>6 mo.</td>
<td>9 mo</td>
</tr>
<tr>
<td>Synthetic rubber gloves, sleeves and blankets.</td>
<td>6 mo</td>
<td>9 mo</td>
</tr>
</tbody>
</table>

Upon completion of test, those articles found defective will be destroyed. Rubber gloves, blankets and sleeves shall be marked on the reverse side, the day the next test is due.

(4) Rubber gloves, blankets, and sleeves shall not be folded nor allowed to be laid upon the ground without protection. In addition, they shall be placed in canvas bags, canister or original containers when not in use. Rubber insulating equipment shall be kept away from heat or direct sun rays when not in use.

(18) 29 CFR 1910.1001(i)(l) which was revised by the U.S. Department of Labor, for retention of records of Asbestos Exposure Monitoring from three (3) years to twenty (20) years, as published in the Federal Register, Vol. 41, No. 55, Friday, March 19, 1976, a copy of which is attached hereto, is hereby adopted by reference.

(19) 29 CFR 1910.184(f)(6) which was amended by the U.S. Department of Labor, to delete the paragraph which prohibits the use of knots or wire rope clips to form eyes in wire rope slings, as published in the Federal Register, Vol. 41, No. 62, Tuesday, March 30, 1976, a copy of which is attached hereto, is hereby adopted by reference.

Section 2. The Occupational Safety and Health Standards Board hereby adopts the following regulation applicable to general industry:

(1) A safety tire rack, cage, or equivalent protection
shall be provided and used when inflating, mounting, or
dismounting tires installed on split rims or rims equipped
with locking rings or similar devices.

(2) Charging and charging storage batteries. (For
automotive-type battery charging installations and
in-vehicle charging of batteries):
(a) Battery charging installations shall be located in
areas designated for that purpose.
(b) In-vehicle charging shall be done in areas designated
for that purpose.
(c) Facilities shall be provided for flushing electrolyte
from the eyes and skin with water. An adequate water
supply shall be within twenty-five (25) feet of any part of
the area designated above.
(d) No battery shall be charged or discharged within a
closed or unvented container. The batteries shall be
charged:
1. In the open, or
2. In a mechanically ventilated space, or
3. In a space providing at least twenty (20) cubic feet
per ampere of charging capacity.
(e) A face shield shall be provided and available at each
charging unit. The use of the face shield shall be required
for connection and disconnection of vehicle or charger
leads to the battery terminals and for the addition or
pouring of electrolyte.
(f) Tools and other metallic objects not in actual use
shall be kept away from the top terminal section of the
battery.
(g) The following instructions shall be posted at each
charging installation and on each battery charger: "WEAR
FACE SHIELD (Batteries may explode);" "TURN OFF
CHARGER TO CONNECT OR DISCONNECT
BATTERY;” "WASH ACID SPILS IMMEDIATELY,
FIRST AID for ACID in EYES or on SKIN QUICKLY
FLUSH WITH WATER FOR 10 MINUTES."

JAMES R YOCOM, Commissioner
ADOPTED: June 24, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: July 12, 1976 at 3:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Executive Director, Department of Labor,
Occupational Safety and Health Program, 151 Elkhorn
Court, Frankfort, Kentucky 40601.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Labor
Occupational Safety and Health
(Proposed Amendment)


RELATES TO: KRS Chapter 338
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: KRS 338.051 and
338.061 authorize the Kentucky Occupational Safety and
Health Standards Board to adopt and promulgate
occupational safety and health rules, regulations, and
standards. Express authority to adopt by reference
established federal standards and national consensus
standards is also given to the Board. The following
regulations contain those standards to be enforced by the
Division of Occupational Safety and Health Compliance in
the area of Agriculture.

Section 1. [(1)] The Occupational Safety and Health
Standards Board hereby adopts 29 CFR Part 1928, the
Occupational Safety and Health Standards, published in the
Federal Register April 25, 1975, edition, Volume 40,
Number 81, Government Printing Office, Washington, D. C.
20402. These standards are hereby adopted by reference
with the following additions, exceptions and deletions:
(1) [(2)] 29 CFR Part 1928.1 shall read as follows:
"This part contains Occupational Safety and Health
standards applicable to Agriculture operations. The
provisions of this regulation adopt and extend the
applicability of established federal standards contained in
29 CFR Part 1928 to all employers, employees, and places
of employment throughout the Commonwealth except
those excluded in KRS 338.021."
(2) The additions which have been adopted by the U.S.
Department of Labor, relating to Agricultural Standards,
which are contained in 29 CFR 1928.57, Subpart D, Safety
for Agricultural Equipment, published in the Federal
Register, Vol. 41, No. 47, Tuesday, March 9, 1976, and
Vol. 41, No. 109, Friday, June 4, 1976, copies of which are
attached hereto, are hereby adopted by reference.

JAMES R. YOCOM, Commissioner
ADOPTED: June 24, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: July 12, 1976 at 3:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Executive Director, Department of Labor,
Occupational Safety and Health Program, 151 Elkhorn
Court, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 2:060. Immunization schedules.

RELATES TO: KRS 158.035, 211.180, 214.032,
214.034, 214.036
PURSUANT TO: KRS 13.082, 194.050, 211.090
NECESSITY AND FUNCTION: KRS 211.180 mandates
the Department for Human Resources to implement a
statewide program for the detection, prevention and
control of communicable diseases. KRS 214.034 requires
the establishment of immunization schedules by the
Department for Human Resources. This regulation specifies
the ideal schedule for mandatory immunization and is in
keeping with the latest scientific information on the topic.

Section 1. Schedule for Required Immunizations.
Vaccines against diphtheria (D), tetanus (T), pertussis (P),
poliomyelitis (Trivalent OPV), Rubeola and Rubella [and
measles] shall be administered according to the following
schedule:
(1) Initial Series:
(a) Two (2) months of age: DPT, Trivalent OPV;
(b) Eight (8) [Six (6)] weeks later: DPT, Trivalent
OPV;
(c) Eight (8) [Six (6)] weeks later: DPT, Trivalent OPV;
(d) Twelve (12) months of age: Rubeola, Rubella
[Measles]; and
Section 2. Variance from Immunization Schedule. The individual physician or local health department shall have the authority to alter the immunization schedule when indicated for any individual vaccinee or to suit any unusual local conditions.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 201, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 6:040. Hospital district assignments.

PURSUANT TO: KRS 210.300, Chapter 202A [202.380]

NECESSITY AND FUNCTION: KRS 210.300 authorizes the Secretary of the Department for Human Resources to designate hospital districts for the purpose of determining to which of the state institutions for the mentally ill the persons admitted from each county shall initially be sent. KRS Chapter 202A [202.380] authorizes the transfer of a mentally defective or mentally ill inmate of any penal and correctional institution to the state hospital service designated by the secretary for that purpose.

Section 1. (1) The following state mental hospital districts are created. Except as otherwise provided herein, involuntarily and voluntarily hospitalized persons will be admitted to the hospital serving the district in which they reside.


(a) Provided, however, residents of the following counties may be admitted to Lourdes Hospital, Paducah, Kentucky: Ballard, Calloway, Fulton, Graves, Hickman, Livingston, McCracken, and Marshall.

(b) Provided, further, that residents of the following counties may be admitted to T. J. Sampson Community Hospital, Glasgow, Kentucky: Allen, Barren, Hart, Metcalfe, and Monroe.

(c) Provided, further, that residents of the following counties may be admitted to Our Lady of Mercy Hospital, Owensboro, Kentucky: Daviess, Hancock, Henderson, McLean, Ohio, Union and Webster.

(3) Because of the geographic distance involved in traveling to Hopkinsville from Marion, Nelson and Washington Counties, persons from those counties may be admitted to Kentucky State Hospital, Danville, Kentucky, or Eastern State Hospital, Lexington, Kentucky instead of Western State Hospital, if so requested.

(4) District IB: Louden Hospital, Paducah, Kentucky, counties of: Ballard, Calloway, Carlisle, Fulton, Graves, Hickman, Livingston, McCracken, and Marshall.[

(5) District IC: T. J. Sampson Community Hospital, Glasgow, Kentucky, counties of: Allen, Barren, Hart, Metcalfe, and Monroe.

(6) District ID: Our Lady of Mercy Hospital, Owensboro, Kentucky, counties of: Daviess, Hancock, Henderson, McLean, Ohio, Union, and Webster.

(7) District II: River Region Hospital, Louisville, Kentucky, counties of: Bullitt, Henry, Jefferson, Oldham, Shelby, Spencer, and Trimble.

(8) District III: Kentucky State Hospital, Danville, Kentucky, counties of: Adair, [Bell,] Boyle, [Breathitt,] Casey, [Clay,] Clinton, Cumberland, Garrard, Green, [Harlan, Knox, Laurel,] Lincoln, McCreary, Mercer, Pulaski, [Rockcastle,] Russell, Taylor, [and Wayne,] and Whitley.


Section 2. Inmates of state penal and correctional institutions transferred to the Department for Human Resources shall be admitted to [District II] the Forensic Medicine Facility, LaGrange, Kentucky.

Section 3. (1) Individuals charged with a felony and requiring psychiatric evaluation or treatment or both shall be admitted upon court order to the Forensic Medicine Facility, Anchorage, Kentucky. [Male persons whose involuntary hospitalization is ordered and who are in custody pending disposition on one or more of the following criminal charges or attempts thereof shall be admitted directly to District II-Forensic Medicine:]

(1) Criminal charges: murder; rape; kidnapping; assault, first and second degree; arson, first and second degree; robbery, first and second degree; and burglary, first and second degree.

(2) Individuals admitted upon court order to the Forensic Medical Facility, Anchorage, Kentucky, may be transferred to other state institutions for the mentally ill or to a psychiatric unit in a local general hospital.

(3) Prompt notification of the court is required by KRS Chapter 202A [202.080], and sending of appropriate papers to the hospital is required by KRS Chapter 202A [202.210].
Section 4. A person may be admitted to a hospital other than the one in the district of his residence upon verbal or written permission of the Commissioner of the Bureau for Health Services or his authorized designee. If verbal, then written confirmation shall follow within five (5) working days of the admission.

Section 5. A person may be admitted to a psychiatric unit in a local general hospital provided that unit has had prior approval of the Commissioner of the Bureau for Health Services or his authorized designee.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 100:015. General requirements.

RELATES TO: KRS 152.690, 152.990 [152.105 to 152.190]
PURSUANT TO: KRS 13.082, 194.050, 152.690, 211.090
NECESSITY AND FUNCTION: The Department for Human Resources is empowered by KRS 152.690 and 152.990 to regulate the possession or use of any source of ionizing or electronic product radiation and the handling and disposal of radioactive waste. The purpose of this regulation is to provide for general requirements, prohibitions, and exemptions that will be applicable to all persons who possess or use sources of ionizing or electronic product radiation in Kentucky.

Section 1. Applicability. This regulation is applicable to all persons who possess or use sources of ionizing or electronic product radiation in Kentucky.

Section 2. Exposure to be Maintained as Low as is Reasonably Achievable [Practicable]. All persons shall make every reasonable effort to maintain radiation exposures and releases of radioactive materials in effluents to unrestricted areas as low as is reasonably achievable [as far below the limits specified in these regulations as is practicable]. The term "as low as reasonably achievable" means as low as is reasonably achievable taking into account the state of technology, and the economics of improvements in relation to benefits to the public health and safety, and other societal and socioeconomic considerations, and in relation to the utilization of sources of radiation in the public interest.

Section 3. Prohibited Uses. The following uses of radiation are prohibited in Kentucky:

1. Hand-held fluoroscopic screens shall not be used.
2. Shoe-fitting fluoroscopic devices shall not be used.
3. Sources of radiation detrimental to public health, safety, or property shall not be used.
4. No person shall use sources of radiation in a manner to intentionally expose any individual except as specifically allowed by these regulations or by license authorization.

Section 4. Records. Each licensee and registrant shall keep records showing the receipt, transfer, and disposal of all sources of radiation. Additional record requirements are specified elsewhere in these regulations.

Section 5. Inspections. (1) Each licensee and registrant shall afford to the department at all reasonable times opportunity to inspect sources of radiation and the premises and installations wherein such sources of radiation are used or stored.
(2) Each licensee and registrant shall make available for inspection, to the department, records maintained pursuant to these regulations.

Section 6. Tests. Each licensee and registrant shall perform or permit the department to perform such tests as the department deems appropriate including, but not limited to, tests of:

1. Sources of radiation;
2. Location wherein sources of radiation are used or stored;
3. Radiation detection and monitoring instruments; and
4. Other equipment and devices used in connection with utilization or storage of licensed or registered sources of radiation.

Section 7. Exemptions. (1) General Provision. The department may, upon application or its own initiative, grant such exemptions or exceptions from the requirements of these regulations as it determines are authorized by law or regulation that will not result in undue hazards to public health, safety, or property.

(2) Carriers. Common and contract carriers, freight forwarders and warehousemen, and private carriers who are subject to the rules and regulations of the U.S. Department of Transportation or the U.S. Postal Service operating within this state are exempt from licensing to the extent that they transport or store sources of radiation in the regular course of their carriage for another or storage incident thereto, provided that, when such transportation is not subject to the rules and regulations of the U.S. Nuclear Regulatory Commission, the U.S. Department of Transportation, or the U.S. Postal Service, such carriers shall comply with these regulations.

(3) U.S. Energy Research and Development Administration Contractors and U.S. Nuclear Regulatory Commission Contractors. Any U.S. Energy Research and Development Administration contractor or subcontractor and any U.S. Nuclear Regulatory Commission contractor or subcontractor of the following categories operating within this state is exempt from these regulations to the extent such contractor or subcontractor under his contract receives, possesses, uses, transfers or acquires sources of radiation:

a. Prime contractors performing work for the Energy Research and Development Administration at U.S. Government-owned or controlled sites, including the transportation of sources of radiation to or from such sites and the performance of contract services during temporary interruptions of such transportation;

b. Prime contractors of the Energy Research and Development Administration performing research in, or development, manufacture, storage, testing, or transportation of, atomic weapons or components thereof;
Section 2. Reciprocal Recognition of Licenses.
(1) Subject to these regulations, any person who holds a specific license from the U.S. Nuclear Regulatory [Atomic Energy] Commission or any agreement state, and issued by the department having jurisdiction where the licensee maintains an office for directing the licensed activity and at which radiation safety records are normally maintained, is hereby granted a general license to conduct the activities authorized in such licensing document within this state provided that:

(a) The licensing document does not limit the activity authorized by such a document to specified installations or locations; and

(b) The out-of-state licensee notifies the department in writing at least two (2) days prior to engaging in such activity. Such notification shall indicate the date of arrival, the duration of use, nature and scope of the use, the company where the radioactive material is to be used, the person in charge, the exact location [period,] and type of proposed possession [and use] within this state, and shall be accompanied by a copy of the pertinent licensing document. If, for a specific case, the two (2) day period would impose an undue hardship on the out-of-state licensee, he may, upon application to the department, obtain permission to proceed sooner. The department may waive the requirement for filing additional written notifications during the remainder of the calendar year following the receipt of the initial notification from a person engaging in activities under the general license provided in this section; and

(c) The out-of-state licensee complies with all applicable regulations of the department and with all the terms and conditions of his licensing document, except any such terms and conditions which may be inconsistent with applicable regulations of the department; and

(d) Provide further that the department may require the out-of-state licensee to supply such other information as the department may reasonably request.; and

(e) The licensee does not establish a permanent office in this state;

(ff) [(e)] The out-of-state licensee shall not transfer or dispose of radioactive material possessed or used under the general license provided in this section except by transfer to a person:

1. Specifically licensed by the department or by the U.S. Nuclear Regulatory [Atomic Energy] Commission to receive such material, or

2. Exempt from the requirements for a license for such material under these regulations.

(2) Notwithstanding the provisions of subsection (1) of this section any person who holds a specific license or equivalent licensing document issued by the United States Nuclear Regulatory [Atomic Energy] Commission or an agreement state authorizing the holder to manufacture, transfer, install or service a device described in 902 KAR 100:050, Section 3(3)(a), relating to the general licensing of certain uses of radioactive materials and specific devices containing radioactive material within areas subject to the jurisdiction of the licensing body is hereby granted a general license to install, transfer, and service such a device in this state provided that:
(a) Such person shall satisfy the requirements of these regulations;
(b) The device has been manufactured, labelled, installed and serviced in accordance with applicable provisions of the specified license issued to such person by the United States Nuclear Regulatory [Atomic Energy] Commission or an agreement state; and
(c) Such person shall assure that any labels required to be affixed to the device under regulations of the authority which licensed manufacture of the device bear a statement that “Removal of this Label is Prohibited;”
(d) The holder of the specific license shall furnish to each general licensee to whom he transfers such device or on whose premises he installs such device a copy of the general license contained in 902 KAR 100:050, Section 3(3), relating to the general licensing of certain uses of radioactive materials and specific devices containing radioactive material.
(3) [e)] The department may withdraw, limit, or qualify its acceptance of any specific license or equivalent licensing document issued by another agency, or any product distributed pursuant to such licensing document, upon determining that such action is necessary in order to protect health or minimize danger to life or property.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 21, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 29, 1976 at 10:45 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 100:075. Group classifications.
RELATES TO: KRS 152.690, 152.990 [152.105 to 152.190]
PURSUANT TO: KRS 13.082, 194.050, 152.690, 211.090
NECESSITY AND FUNCTION: The Department for Human Resources is empowered by KRS 152.690 and 152.990 to regulate the possession or use of any source of ionizing or electronic product radiation and to regulate the handling and disposal of radioactive waste. The purpose of this regulation is to classify specific diagnostic procedures using radioactive material into groups.

Section 1. Applicability. This regulation groups specific diagnostic procedures to facilitate the issuance of licenses for the medical use of radioactive material.

Section 2. Groups of Diagnostic Uses of Radioactive Material in Humans. Whenever an applicant has been approved, under the appropriate provisions of these regulations, to perform any one of the diagnostic procedures listed in the following groups, the applicant may be approved to perform all the diagnostic procedures within that group.
(1) Group 1. Use of prepared radiopharmaceuticals for certain diagnostic studies involving measurements of uptake, dilution and excretion. This group does not include uses involving imaging and tumor localization.
(a) Iodine 131 or Iodine 125 as sodium iodide for thyroid imaging.
(b) Iodine 131 or Iodine 125 as iodinated human serum albumin (IHSA) for determinations of blood and blood plasma volume and for studies of cardiovascular function and protein turnover.
(c) Iodine 131 or Iodine 125 as labeled rose bengal for liver function studies.
(d) Iodine 131 or Iodine 125 as labeled fats or fatty acids for fat absorption studies.
(e) Iodine 131 or Iodine 125 as labeled iodopyracet, sodium iodohippurate, sodium diatrizoate, diatrizoate methylglucamine, sodium dipropatriozone, sodium acetrizoate, or sodium iodihalolate for kidney function studies.
(f) Chromium 51 as labeled human serum albumin for gastrointestinal protein loss studies.
(g) Chromium 51 as sodium chromate for determination of red blood cell survival time and gastrointestinal blood loss.
(h) Iron 59 as chloride, citrate, or sulfate for iron turnover studies.
(i) Cobalt 57, Cobalt 58, or Cobalt 60 as labeled cyanocobalamin (vitamin B-12) for intestinal absorption studies.
(j) Potassium 42 as chloride for potassium space determinations.
(k) Sodium 24 as chloride for sodium space determination.
(l) Technetium 99m as pertechnetate for blood flow studies.
(m) Mercury as chlormerodrin for kidney function studies.
(n) Any radioactive material in a radiopharmaceutical agent for a diagnostic use involving measurements of uptake, dilution or excretion for which a “Notice of Claimed Investigational Exemption for a New Drug” (IND) has been accepted by the Food and Drug Administration (FDA).
(2) Group II. Use of prepared radiopharmaceuticals for diagnostic studies involving imaging and tumor localization.
(a) Iodine 131 or Iodine 125 as sodium iodide for thyroid imaging.
(b) Iodine 131 as iodinated human serum albumin (IHSA) for brain tumor localizations and cardiac imaging.
(c) Iodine 131 as macroaggregated iodinated human serum albumin for lung imaging.
(d) Iodine 131 as colloidal (microaggregated) iodinated human serum albumin for liver imaging.
(e) Iodine 131 as labeled rose bengal for liver imaging.
(f) Iodine 131 as iodopyracet, sodium iodohippurate, sodium diatrizoate, diatrizoate methylglucamine, sodium dipropatriozone, or sodium acetrizoate for kidney imaging.
(g) Iodine 131 as sodium iodipamide for cardiac imaging.
(h) Iodine 131 as iocinated human serum albumin (IHSA) for placenta localization.
(i) Chromium 51 as sodium chromate for spleen imaging.
(j) Chromium 51 as labeled human serum albumin for placenta localization.
(k) Gold 198 in colloidal form for liver imaging.
(l) Mercury 197 as labeled chlormerodrin for kidney and brain imaging.
(m) Mercury 203 as labeled chlormerodrin for brain imaging.
(n) Selenium 75 as labeled selonemethione for pancreas imaging.
(o) Strontium 85 as nitrate or chloride for bone imaging in patients with suspected or diagnosed cancer.
(p) Technetium 99m as pertechnetate for brain imaging.
(q) Technetium 99m as pertechnetate for thyroid imaging.
(r) Technetium 99m as pertechnetate for salivary gland and blood pool imaging, including placenta localization.
(s) Technetium 99m as labeled sulfur colloid for liver, spleen and bone marrow imaging.
(t) Technetium 99m as labeled macroaggregated human serum albumin for lung imaging.
(u) Any radioactive material in a radiopharmaceutical prepared from a reagent kit listed in subsection (3)(c) of this section for a use listed in that subsection.
(v) Any radioactive material in a radiopharmaceutical and for a diagnostic use involving imaging for which a "Notice of Claimed Investigational Exemption for a New Drug" (IND) has been accepted by the Food and Drug Administration (FDA).
(3) Group III. Use of generators and reagent kits for the preparation and use of radiopharmaceuticals containing radioactive material for certain diagnostic uses.
(a) Molybdenum 99/technetium 99m generators for the elution of technetium 99m as pertechnetate for:
   1. Brain imaging,
   2. Thyroid imaging,
   3. Salivary gland imaging,
   4. Blood pool imaging including placenta localization,
   5. Blood flow studies,
   6. Use with reagent kits for preparation and use of radiopharmaceuticals containing technetium 99m as provided in subsection (3)(c) and (d) of this section.
(b) Technetium 99m as pertechnetate for use with reagent kits for preparation and use of radiopharmaceuticals containing technetium 99m as provided in subsection (3)(c) and (d) of this section.
(c) Reagent kits for preparation of technetium 99m labeled:
   1. Sulfur colloid for liver and spleen imaging,
   2. Iron-ascorbate diethylene triamine pentaacetic acid complex for kidney imaging,
   3. Diethylene triamine pentaacetic acid (Sn) for kidney imaging and kidney function studies,
   4. Diethylene triamine pentaacetic acid (Sn) for brain imaging,
   5. Human serum albumin microspheres for lung imaging,
   6. Polyphosphates for bone imaging,
   7. Macroaggregated human serum albumin for lung imaging,
   8. Distantly etidronate complex for bone imaging,
   9. Stannous pyrophosphate for bone imaging.
(d) Tin 113/indium 113m generators for the elution of indium 113m as chloride for: blood pool imaging including placenta localization.
(e) [(d)] Any generator or reagent kit for preparation and diagnostic use of a radiopharmaceutical containing radioactive material for which generator or reagent kit a "Notice of Claimed Investigational Exemption for a New Drug" (IND) has been accepted by the Food and Drug Administration (FDA).

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 21, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 29, 1976 at 10:45 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 100:100. Industrial radiography.

RELATES TO: KRS 152.690, 152.990 [152.105 to 152.190]
PURSUANT TO: KRS 13.082, 194.050, 152.690, 211.090

NECESSITY AND FUNCTION: The Department for Human Resources is empowered by KRS 152.690 and 152.990 to regulate the possession or use of any source of ionizing electronic product radiation and the handling and disposal of radioactive waste. The purpose of this regulation is to provide radiation safety requirements for industrial radiographic operations.

Section 1. Applicability. The requirements of this regulation apply to all licensees or registrants who use sources of radiation for industrial radiography. The requirements of this regulation are in addition to, and not in substitution for, other requirements of the Department for Human Resources radiation regulations.

Section 2. Limits on Levels of Radiation for Radiographic Exposure Devices and Storage Containers. Radiographic exposure devices measuring less than four (4) inches (i.e., 10 centimeters) from the sealed source storage position to any exterior surface of the device shall have no radiation level in excess of 50 milliroentgens per hour at six (6) inches (i.e., 15 centimeters) from any exterior surface of the device. Radiographic exposure devices measuring a minimum of four (4) inches from the sealed source storage position to any exterior surface of the devices, and all storage containers for sealed sources or outer containers for radiographic exposure devices shall have no radiation level in excess of 200 milliroentgens per hour at any exterior surface and ten (10) mR/hr at one (1) meter from any exterior surface. The radiation levels specified are with the sealed source in the shielded (i.e., "off") position.

Section 3. Locking of Sources of Radiation. (1) Each source of radiation shall be provided with a lock or outer locked container designed to prevent unauthorized or accidental production of radiation or removal or exposure of a sealed source and shall be kept locked at all times except when under the direct surveillance of a radiographer or radiographer's assistant, or as may be otherwise authorized by these regulations. Each storage container likewise shall be provided with a lock and kept locked when containing sealed sources except when the container is under the direct surveillance of a radiographer or radiographer's assistant.
(2) Radiographic exposure devices and storage containers, when moved from one location to another, shall be locked and surveyed to assure that the sealed source is in the shielded position.

Section 4. Storage Precautions. Locked radiographic exposure devices, storage containers and other sources of radiation shall be physically secured to prevent tampering or removal by unauthorized personnel.

Section 5. Radiation Survey Instruments. The licensee or registrant shall maintain sufficient calibrated and operable radiation survey instruments to make physical radiation surveys as required by these regulations. Each radiation survey instrument shall be calibrated against appropriate energy and radiation fields at intervals not to exceed three (3) months and after each instrument servicing. A record shall be maintained of the [latest] date of calibration. Instrumentation required by this section shall have a range such that two (2) milliroentgens per hour through one (1) roentgen per hour can be measured.

Section 6. Leak Testing, Repair, Tagging, Opening, Modification, and Replacement of Sealed Sources.

(1) The replacement of any sealed source fastened to or contained in a radiographic exposure device, leak testing, repair, tagging, opening, or any other modification of any sealed source shall be performed only by persons specifically authorized to do so by the department, the U.S. Nuclear Regulatory [Atomic Energy] Commission, or any agreement state.

(2) Each sealed source shall be tested for leakage and contamination in accordance with these regulations.

(3) A sealed source which is not fastened to or contained in a radiographic exposure device shall have permanently attached to it a durable tag at least one (1) inch square bearing the prescribed radiation caution symbol in conventional colors, magenta or purple on a yellow background, and at least the instructions: “Danger—Radioactive Material—Do Not Handle—Notify Civil Authorities if Found.”

Section 7. Quarterly Inventory. Each licensee or registrant shall conduct a quarterly physical inventory to account for all sources of radiation received or possessed by him. The records of the inventories shall be maintained for inspection by the department and shall include the quantities and kinds of radioactive material or rated power, manufacturer, and identifying number of radiation machines, the location of all sources of radiation, and the date of the inventory.

Section 8. Utilization Logs. Each licensee or registrant shall maintain current logs, which shall be kept available for inspection by the department, at the addresses specified in the license or on the registration, showing for each source of radiation the following information:

(1) A description (or make and model number) or each source of radiation or storage container in which a sealed source is located;

(2) The identity of the radiographer to whom assigned; and

(3) The site where used and dates of use; and

(4) The voltage and current, where applicable, and exposure time for each radiographic exposure employing a source of radiation.

Section 9. Inspection and Maintenance of Radiographic Exposure Devices, Storage Containers, and Other Sources of Radiation.

(1) Each licensee or registrant shall conduct a program for inspection and maintenance of radiographic exposure devices, storage containers, and other sources of radiation to assure proper functioning of components important to safety.

(2) Records of such inspection and maintenance shall be kept for inspection by the department.

Section 10. Limitations. (1) No licensee or registrant shall permit any person to act as a radiographer as defined in these regulations until such person:

(a) Has been instructed in the subjects outlined in Section 17 of this regulation and shall have demonstrated understanding thereof;

(b) Has received copies of and demonstrated an understanding of the following:
   1. The requirements contained in this regulation;
   2. Other applicable provisions of these regulations;
   3. The conditions of the license or registration certificate issued by the department; and
   4. The licensee’s or registrant’s approved operating and emergency procedures; and

(c) Has demonstrated competence to use the sources of radiation, related handling tools, and survey instruments which will be employed in his assignment.

(2) No licensee or registrant shall permit any person to act as a radiographer’s assistant as defined in this regulation until such person:

(a) Has received copies of an instruction in the licensee’s or registrant’s approved operating and emergency procedures, and has demonstrated understanding thereof; and

(b) Has demonstrated competence to use under the personal supervision of the radiographer the sources of radiation, related handling tools, and radiation survey instruments which will be employed in his assignment.

(3) Each licensee or registrant shall maintain records of training and testing which demonstrate that the requirements of subsections (1) and (2) of this section are met.

Section 11. Operating and Emergency Procedures. Each licensee’s or registrant’s operating and emergency procedures shall include instructions in at least the following:

(1) The handling and use of sources of radiation to be employed such that no person is likely to be exposed to radiation doses in excess of the limits established in these regulations;

(2) Methods and occasions for conducting radiation surveys;

(3) Methods for controlling access to radiographic areas;

(4) Methods and occasions for locking and securing sources of radiation;

(5) Personnel monitoring and the use of personnel monitoring equipment;

(6) Transportation to field locations, including packing of sources of radiation in vehicles, posting of vehicles, and control of sources of radiation during transportation;

(7) Minimizing exposure of persons in the event of an accident;

(8) The procedure for notifying proper persons in the event of an accident;

(9) Maintenance of records; and
Section 12. Personnel Monitoring Control. (1) No licensee or registrant shall permit any person to act as a radiographer or as a radiographer's assistant unless, at all times during radiographic operations, each such person wears a direct reading pocket dosimeter and either a film badge or a thermoluminescent dosimeter [shall wear a film badge and either a pocket dosimeter or pocket chamber].

Pocket dosimeters shall have a range from zero to at least 200 milliroentgens and shall be recharged daily or at the start of each shift [and pocket chambers shall be capable of measuring doses from zero to at least 200 milliroentgens]. A film badge or thermoluminescent dosimeter shall be assigned to and worn by only one (1) person.

(2) Pocket dosimeters [and pocket chambers] shall be read and exposure [doses] recorded daily. A film badge or thermoluminescent dosimeter shall be immediately processed if a [pocket chamber or] pocket dosimeter is discharged beyond its range. The film badge reports received from the film badge or thermoluminescent dosimeter processor and records of pocket dosimeter [and pocket chamber] readings shall be maintained for inspection by the department.

(3) The requirements for use of personnel monitoring as specified in subsections (1) and (2) of this section shall not apply in industrial radiography utilizing sources of machine radiation in cabinet X-ray systems which are equipped with interlocks such that the sources of radiation will not produce an exposure radiation field unless all openings are securely closed and which is so shielded that every location on the exterior meets conditions for an uncontrolled area.

(4) Upon application the department may authorize methods of personnel dosimetry other than film badges or thermoluminescent dosimetry.

Section 13. Documents Required at Temporary Jobs [Field Radiography] Sites. Each licensee or registrant conducting industrial radiography at a temporary site shall have the following records available at that site for inspection by the department:

(1) A copy of the operating and emergency procedures [shall be present at all locations where industrial radiography is performed];

(2) A current copy of the radioactive materials license or registration certificate [shall be present at all locations where industrial radiography is performed with radioactive materials];

(3) Applicable regulations;

(4) Survey records required pursuant to Section 18 for the period of operation at the site;

(5) Daily pocket dosimeter records for the period of operation at the site; and

(6) The latest instrument calibration and leak test record for specific devices in use at the site.

Section 14. Security. During each radiographic operation, the radiographer or radiographer's assistant shall maintain a direct surveillance of the operation to protect against unauthorized entry into a high radiation area, except:

(1) Where the high radiation area is equipped with a control device or an alarm system, or

(2) Where the high radiation area is locked to protect against unauthorized or accidental entry.

Section 15. Posting. Except as otherwise specifically exempted in these regulations, areas in which radiography is being performed shall be conspicuously posted.

Section 16. Special Requirements and Exemptions for Cabinet X-ray Systems.

(1) Except as provided by Section 12(3) of this regulation, registrants using cabinet X-ray systems are exempt from the requirements of this regulation.

(2) Cabinet X-ray systems shall meet the requirements of 902 KAR 100:145, relating to cabinet X-ray systems.

Section 17. Minimum Training Requirements for Industrial Radiographers. All industrial radiographers shall receive minimum training in the following areas:

(1) Fundamentals of radiation safety:

(a) Characteristics of gamma, neutron, and X-radiation.

(b) Units of radiation dose (rem) and quantity of radioactivity (curie).

(c) Hazards of excessive exposure of radiation.

(d) Levels of radiation from sources of radiation.

(e) Methods of controlling radiation dose:

1. Working time;

2. Working distances;


(2) Radiation detection instrumentation to be used:

(a) Use of radiation survey instruments:

1. Operations;

2. Calibration;

3. Limitations.

(b) Survey techniques.

(c) Use of personnel monitoring equipment:

1. Film badges;

2. Pocket dosimeters;

3. Thermoluminescent dosimeters [Pocket chambers].

(3) Radiographic equipment to be used:

(a) Remote handling equipment;

(b) Radiographic exposure devices and sealed sources;

(c) Storage containers;

(d) Operation and control of x-ray equipment.

(4) The requirements of pertinent federal and state regulations; and

(5) The licensee's or registrant's written operating and emergency procedures.

Section 18. Radiation Surveys and Survey Records. (1) No radiographic operation shall be conducted unless calibrated and operable radiation survey instrumentation as described in Section 5 of this regulation is available and used at each site where radiographic exposures are made.

(2) A physical radiation survey shall be made after each radiographic exposure utilizing radiographic exposure devices or sealed sources or radioactive material to determine that the sealed source has been returned to its shielded condition.

(3) A physical radiation survey shall be made to determine that each sealed source is in its shielded condition prior to securing the radiographic exposure device or storage container.

(4) Records shall be kept of surveys and maintained for inspection by the department.

Section 19. Required Administrative Procedures for Industrial Radiography Program.

(1) Licensees and registrants shall have an adequate program for training radiographers and radiographer's assistants and submit to the department a schedule or
description of such program which specifies the:
(a) Initial training;
(b) Periodic training;
(c) On-the-job training;
(d) Means to be used by the licensee or registrant to
determine the radiographer's knowledge and understanding of
and ability to comply with department regulations and
licensing requirements, and the licensee's or registrant's
operating and emergency procedures; and
(e) Means to be used by the licensee or registrant to
determine the radiographer's assistant's knowledge and
understanding of and ability to comply with the licensee's
or registrant's operating and emergency procedures.
(2) The licensee or registrant shall establish and submit
to the department satisfactory written operating and
emergency procedures.
(3) The licensee or registrant shall have and submit
details of an adequate internal inspection system, or other
management control, to assure that license provisions,
regulations, and the licensee's or registrant's operating and
emergency procedures are followed by radiographers and
radiographer's assistants.
(4) The licensee or registrant shall submit to the
department a description of his overall organizational
structure pertaining to the radiography program, including
specified delegations of authority and responsibility for
operation of the program.
(5) The licensee who desires to conduct his own leak
test shall establish adequate procedures to be followed in
leak testing sealed sources for possible leakage and
contamination and shall submit to the department a
description of such procedures including:
(a) Instrumentation to be used;
(b) Method of performing test, e.g., points on
equipment to be smeared and method of taking smear; and
(c) Pertinent experience of the person who will perform
the test.

Section 20. Field X-Ray Radiographic Operations. In
addition to the applicable requirements of this regulation,
X-ray machines in field operations shall also meet the
requirements of 902 KAR 100:105, relating to the use and
operation of X-ray machines.

Section 21. Inspection and Maintenance of High
Radiation Area Control Devices or Alarm Systems. For any
high radiation area equipped with a control device or alarm
system as described in 902 KAR 100:020, the control
device or alarm system shall be tested for proper operation
at intervals not to exceed three (3) months. Records of
such tests shall be maintained for inspection by the
department.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 21, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 29, 1976 at 10:45 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Secretary for Human Resources, Capitol Annex,
Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services
(Proposed Amendment)

902 KAR 100:165. Notices, reports and instructions to
employees.

RELATES TO: KRS 152.690, 152.990 [152.105 to
152.190]
PURSUANT TO: KRS 13.082, 194.050, 152.690,
211.090
NECESSITY AND FUNCTION: The Department for
human Resources is empowered by KRS 152.690 and
152.990 to regulate the possession or use of any source of
ionizing or electronic product radiation and the handling
and disposal of radioactive waste. The purpose of this
regulation is to provide notices, instructions, and reports
for the protection of workers who may be exposed to
radiation in their employment.

Section 1. Applicability. The requirements of this
regulation apply to all persons working in an environment
in which radioactive materials or radiation producing
machines are used, possessed, or transferred. This regulation
establishes requirements for notices, instructions, and
reports by licensees and registrants to individuals engaged in
work under a license or registration and provides for
options available to such individuals in connection with the
provisions of the Act and regulations, orders, licenses and
registrations issued thereunder regarding radiological
working conditions.

Section 2. Posting of Notices to Workers. (1) Each
licensee or registrant shall post current copies of the
following documents:
(a) The requirements of this regulation and 902 KAR
100:020, relating to standards for protection against
radiation;
(b) The license, certificate of registration, conditions or
documents incorporated into the license by reference and
amendments thereto;
(c) The operating procedures applicable to work under
the license or registration; and
(d) Any notice of violation involving radiological
working conditions, proposed imposition of civil penalty,
or order issued pursuant to these regulations, and any
response from the licensee or registrant.
(2) If posting of a document specified in subsection
(1)(a), (b), or (c) of this section is not practicable, the
licensee or registrant may post a notice which describes the
document and states where it may be examined.
(3) Department Form KR-441 "Notice to Employees"
shall be posted by each licensee or registrant wherever
individuals work in or frequent any portion of a restricted
area.
(4) Documents, notices of forms posted pursuant to
this section shall appear in a sufficient number of places to
permit individuals engaged in work under the license or
registration to observe them on the way to or from any
particular work location to which the document applied,
shall be conspicuous, and shall be replaced if defaced or
altered.
(5) Department documents posted pursuant to
subsection (1)(d) of this section shall be posted within two
(2) working days after receipt of the documents from the
department; the licensee's or registrant's response, if any,
shall be posted within two (2) working days after dispatch
Section 4. Notifications and Reports to Individuals. (1) Radiation exposure data for an individual and the result of any measurements, analyses, and calculations of radioactive material deposited or retained in the body of an individual shall be reported to the individual as specified in this section. The information reported shall include data and results obtained pursuant to department regulations, orders or license conditions, as shown in records maintained by the licensee or registrant pursuant to department regulations. Each notification and report shall: be in writing; include appropriate identifying data such as the name of the licensee or registrant, the name of the individual, the individual’s exposure information; and contain the following statement: “This report is furnished to you under the provisions of the Kentucky Department for Human Resources’ Radiation Regulations. You should preserve this report for further reference.”

(2) At the request of any worker, each licensee or registrant shall advise such worker annually of the worker’s exposure to radiation or radioactive material as shown in records maintained by the licensee or registrant pursuant to these regulations.

(3) At the request of a worker formerly engaged in work controlled by the licensee or the registrant, each licensee or registrant shall furnish to the worker a report of the worker’s exposure to radiation or radioactive material. Such report shall be furnished within thirty (30) days from the time request is made, or within thirty (30) days after the exposure of the individual has been determined by the licensee or registrant, whichever is later; shall cover, within the period of time specified in the request, each calendar quarter in which the worker’s activities involved exposure to radiation from radioactive materials licensed by, or radiation machines registered with the department; and shall include the dates and locations of work under the license or registration in which the worker participated during this period.

(4) When a licensee or registrant is required to report to the department any exposure of an individual to radiation or radioactive material, the licensee or the registrant shall also provide the individual a report on his exposure data included therein. Such reports shall be transmitted at a time not later than the transmission to the department.

Section 5. Presence of Representatives of Licensees or Registrants and Workers During Inspection. (1) Each licensee or registrant shall afford the department at all reasonable times opportunity to inspect materials, machines, activities, facilities, premises, and records pursuant to these regulations.

(2) During an inspection, department inspectors may consult privately with workers as specified in Section 6. The licensee or registrant may accompany department inspectors during other phases of an inspection.

(3) If, at the time of inspection, an individual has been authorized by the workers to represent them during department inspections, the licensee or registrant shall notify the inspectors of such authorization and shall give the workers’ representative an opportunity to accompany the inspectors during the inspection of physical working conditions.

(4) Each workers’ representative shall be routinely engaged in work under control of the licensee or registrant and shall have received instructions as specified in Section 3.

(5) Different representatives of licensees or registrants and workers may accompany the inspectors during different phases of an inspection if there is no resulting interference with the conduct of the inspection. However, only one workers’ representative at a time may accompany the inspectors.

(6) With the approval of the licensee or registrant and the workers’ representative, an individual who is not routinely engaged in work under control of the licensee or registrant, for example, a consultant to the licensee or registrant or to the workers’ representative, shall be afforded the opportunity to accompany department inspectors during the inspection of physical working conditions.

(7) Notwithstanding the other provisions of this section, department inspectors are authorized to refuse to permit accompaniment by any individual who deliberately interferes with a fair and orderly inspection. With regard to any area containing proprietary information, the workers’ representative for that area shall be an individual previously authorized by the licensee or registrant to enter that area.

Section 6. Consultation with Workers During Inspections. (1) Department inspectors may consult privately with workers concerning matters of occupational radiation protection and other matters related to applicable provisions of department regulations and licenses to the extent the inspectors deem necessary for the conduct of an effective and thorough inspection.

(2) During the course of an inspection any worker may bring privately to the attention of the inspectors, either orally or in writing, any past or present condition which he has reason to believe may have contributed to or caused any violation of the Act, these regulations, or license condition, or any unnecessary exposure of an individual to radiation from licensed radioactive material or a registered radiation machine under the licensee’s or registrant’s
control. Any such notice in writing shall comply with the requirements of Section 7(1).

(3) The provisions of subsection (2) of this section shall not be interpreted as authorization to disregard instructions pursuant to Section 3.

Section 7. Requests by Workers for Inspections.

(1) Any worker or representative of workers who believes that a violation of the Act, these regulations or license conditions exists or has occurred in work under a license or registration with regard to radiological working conditions in which the worker is engaged, may request an inspection by giving notice of the alleged violation to the Department for Human Resources, Radiation Control Branch [Radiological Health Program], 275 East Main, Frankfort, Kentucky 40601. Any such notice shall be in writing, shall set forth the specific grounds for the notice, and shall be signed by the worker or representative of the workers. A copy shall be provided to the licensee or registrant by the Department for Human Resources, Radiation Control Branch [Radiological Health Program], no later than at the time of inspection except that, upon the request of the worker giving such notice, his name and the name of individuals referred to therein shall not appear in such copy or on any record published, released, or made available by the department, except for good cause shown.

(2) If, upon receipt of such notice, the Manager, Radiation Control Branch [Director, Radiological Health Program], determines that the complaint meets the requirements set forth in subsection (1) of this section, and that there are reasonable grounds to believe that the alleged violation exists or has occurred, he shall cause an inspection to be made as soon as practicable, to determine if such alleged violation exists or has occurred. Inspections pursuant to this section need not be limited to matters referred to in the complaint.

(3) No licensee or registrant shall discharge or in any manner discriminate against any worker because such worker has filed any complaint or instituted or caused to be instituted any proceeding under these regulations or has testified or is about to testify in any such proceeding or because of the exercise by such worker on behalf of himself or others of any option afforded by this regulation.

Section 8. Inspections not Warranted; Informal Review.

(1) If the Kentucky Department for Human Resources, Radiation Control Branch [Radiological Health Program] determines, with respect to a complaint under Section 7, that an inspection is not warranted because there are no reasonable grounds to believe that a violation exists or has occurred, the Department for Human Resources, Radiation Control Branch [Radiological Health Program] shall notify the complainant in writing of such determination. The complainant may obtain review of such determination by submitting a written statement of position with the Commissioner, Bureau for Health Services, of the department, who will provide the licensee or registrant with a copy of such statement by certified mail, excluding, at the request of the complainant, the name of the complainant. The licensee or registrant may submit an opposing written statement of position with the commissioner, who will provide the complainant with a copy of such statement by certified mail. Upon the request of the complainant, the commissioner may hold an informal hearing [conference] in which the complainant and the licensee or registrant may orally present their views. An informal hearing [conference] may also be held at the request of the licensee or registrant, but disclosure of the identity of the complainant will be made only following receipt of written authorization from the complainant. After considering all written or oral views presented, the commissioner shall affirm, modify, or reverse the determination of the Radiation Control Branch [Radiological Health Program], and furnish the complainant and the licensee or registrant a written notification of his decision and the reason therefore.

(2) If the Radiation Control Branch [Radiological Health Program] determines that an inspection is not warranted because of the requirements of Section 7(1) have not been met, the Manager of the Branch [Director of the Program] shall notify the complainant in writing of such determination. Such determination shall be without prejudice to the filing of a new complaint meeting the requirements of Section 7(1).

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 21, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 29, 1976 at 10:45 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Frankfort, Kentucky 40601.
PROPOSED REGULATIONS

OFFICE OF THE LIEUTENANT GOVERNOR

5 KAR 1:010. Access to public records of office of Lieutenant Governor.

RELATES TO: KRS 61.870 to 61.884
PURSUANT TO: KRS 61.876
NECESSITY AND FUNCTION: KRS 61.876 requires that each public agency shall adopt rules and regulations to provide full access to public records, to protect public records from damage and disorganization, to prevent excessive disruption of its essential functions, to provide assistance and information upon request and to ensure efficient and timely action in response to application for inspection of public records. This regulation proposes to fulfill this statutory requirement.

Section 1. The principal office location for the Office of the Lieutenant Governor is Room 142, Capitol Building, Frankfort, Kentucky 40601. Regular office hours are 8:00 a.m. to 4:30 p.m., Monday through Friday, prevailing time in Frankfort, Kentucky.

Section 2. The title of the official custodian of the records of the Office of the Lieutenant Governor is the Lieutenant Governor of the Commonwealth of Kentucky, whose address is Room 142, Capitol Building, Frankfort, Kentucky 40601.

Section 3. Fees to be charged for copies of public records shall be ten (10) cents for each photocopy.

Section 4. The procedure to be followed in requesting inspection of public records shall be as follows:
1. Requests for inspection of public records shall be made directly to the Lieutenant Governor or to the chief assistant to the Lieutenant Governor. The name of the chief assistant shall be posted with these regulations in the Office of the Lieutenant Governor;
2. Requests to inspect public records may be made orally or in writing, describing in reasonably sufficient detail the records to be inspected. Every reasonable attempt shall be made by the Office of the Lieutenant Governor to respond to oral requests; however, oral requests which are found to be vague, long or complex shall be required to be submitted in writing in letter form;
3. Records shall be inspected and copied in the presence of a member of the Office of the Lieutenant Governor, to protect the records from damage and disorganization, to lessen disruption of office procedure, to provide timely assistance and information upon request to the person requesting inspection, and to provide full access to public records;
4. Suitable facilities shall be made available for inspection of public records.

Section 5. Those records which are available for inspection and those records which are unavailable for inspection are defined in KRS 61.870 to 61.884. A copy of the Act shall be displayed with this regulation in the Office of the Lieutenant Governor.

Section 6. A copy of this regulation shall be displayed in the main reception room of the Office of the Lieutenant Governor, the door to that room bearing the room number 142.

THELMA L. STOVALL, Lieutenant Governor

ADOPTED: July 12, 1976
RECEIVED BY LRC: July 14, 1976 at 9:00 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Lieutenant Governor Thelma L. Stovall, Room 142, Capitol Building, Frankfort, Kentucky 40601.

SECRETARY OF THE CABINET
Department of Revenue

103 KAR 17:051. Repeals 103 KAR 17:050.

RELATES TO: KRS 141.081, 141.082
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: The Department of Revenue was required by KRS 141.082 to prescribe by regulation the method to be used by a taxpayer to indicate his election to compute tax liability by claiming the standard deduction. The 1976 General Assembly repealed KRS 141.082. Income tax form design and instructions are considered adequate for advising the taxpayer of his option.

Section 1. 103 KAR 17:050 is hereby repealed.

MAURICE P. CARPENTER, Commissioner
ADOPTED: July 2, 1976
RECEIVED BY LRC: July 2, 1976 at 10:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Department of Revenue, Capitol Annex Building, Frankfort, Kentucky 40601.

SECRETARY OF CABINET
Kentucky Retirement Systems

105 KAR 1:040. Actuarial assumptions and tables.

RELATES TO: KRS 16.505 to 16.652, 61.510 to 61.692, 78.510 to 78.852
PURSUANT TO: KRS 13.082, 61.670, 16.640, 61.645, 78.780
NECESSITY AND FUNCTION: KRS 16.645(3), 61.670 and 78.545(23) requires the Board to adopt actuarial tables for the administration of the County Employees Retirement System (CERS), Kentucky Employees Retirement System (KERS) and State Police Retirement System (SPRS) and for the annual determination of assets and liabilities of the systems. This regulation includes the actuarial assumptions adopted by the Board and these assumptions establish the basis for all actuarial tables used in the administration of the three (3) retirement systems.

Section 1. The following actuarial assumptions are
Disability: Annual rates varying by age as follows:

<table>
<thead>
<tr>
<th>KERS &amp; CERS &amp; SPRS</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Non-Duty &amp; Duty)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Age</th>
<th>Rate</th>
<th>Age</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>0.00025</td>
<td>45</td>
<td>0.00173</td>
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<tr>
<td>21</td>
<td>0.00025</td>
<td>46</td>
<td>0.00194</td>
</tr>
<tr>
<td>22</td>
<td>0.00025</td>
<td>47</td>
<td>0.00215</td>
</tr>
<tr>
<td>23</td>
<td>0.00026</td>
<td>48</td>
<td>0.00261</td>
</tr>
<tr>
<td>24</td>
<td>0.00027</td>
<td>49</td>
<td>0.00307</td>
</tr>
<tr>
<td>25</td>
<td>0.00028</td>
<td>50</td>
<td>0.00353</td>
</tr>
<tr>
<td>26</td>
<td>0.00029</td>
<td>51</td>
<td>0.00399</td>
</tr>
<tr>
<td>27</td>
<td>0.00030</td>
<td>52</td>
<td>0.00445</td>
</tr>
<tr>
<td>28</td>
<td>0.00031</td>
<td>53</td>
<td>0.00517</td>
</tr>
<tr>
<td>29</td>
<td>0.00032</td>
<td>54</td>
<td>0.00589</td>
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<td>55</td>
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<td>0.00805</td>
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<td>33</td>
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<td>58</td>
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</tr>
<tr>
<td>34</td>
<td>0.00043</td>
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<td>0.01043</td>
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<tr>
<td>35</td>
<td>0.00047</td>
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<td>0.01162</td>
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<td>36</td>
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<td>61</td>
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</tr>
<tr>
<td>38</td>
<td>0.00066</td>
<td>63</td>
<td>0.01519</td>
</tr>
<tr>
<td>39</td>
<td>0.00077</td>
<td>64</td>
<td>0.01638</td>
</tr>
<tr>
<td>40</td>
<td>0.00088</td>
<td>65</td>
<td>0.00000</td>
</tr>
<tr>
<td>41</td>
<td>0.00099</td>
<td></td>
<td></td>
</tr>
<tr>
<td>42</td>
<td>0.00110</td>
<td></td>
<td></td>
</tr>
<tr>
<td>43</td>
<td>0.00131</td>
<td></td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>0.00152</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Turnover: Select and Ultimate Table as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Years of Service</th>
<th>Terminiations per 1,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Ages</td>
<td>0 to 1</td>
<td>350</td>
</tr>
<tr>
<td>All Ages</td>
<td>1 to 2</td>
<td>200</td>
</tr>
<tr>
<td>All Ages</td>
<td>2 to 3</td>
<td>175</td>
</tr>
<tr>
<td>All Ages</td>
<td>3 to 4</td>
<td>125</td>
</tr>
<tr>
<td>All Ages</td>
<td>4 to 5</td>
<td>100</td>
</tr>
</tbody>
</table>

5 OR MORE YEARS OF SERVICE

<table>
<thead>
<tr>
<th>Age</th>
<th>Terminiations per 1,000</th>
<th>Age</th>
<th>Terminiations per 1,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>60</td>
<td>40</td>
<td>50</td>
</tr>
<tr>
<td>21</td>
<td>60</td>
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</tr>
<tr>
<td>22</td>
<td>60</td>
<td>42</td>
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<tr>
<td>23</td>
<td>60</td>
<td>43</td>
<td>47</td>
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<td>24</td>
<td>60</td>
<td>44</td>
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<tr>
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<tr>
<td>26</td>
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<td>29</td>
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<td>41</td>
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<td>31</td>
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<td>51</td>
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<tr>
<td>32</td>
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<tr>
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<td>54</td>
<td>32</td>
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<tr>
<td>35</td>
<td>60</td>
<td>55</td>
<td>30</td>
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<td>36</td>
<td>58</td>
<td>56</td>
<td>25</td>
</tr>
<tr>
<td>37</td>
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<td>60</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>61 and over</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

Retirement Rates: Early Retirement—Assumed 50% will retire as soon as eligible for unreduced benefits and balance would continue to normal retirement age. Normal retirement—as soon as eligible.

*Salary Increase: 5% annually to age 30, graduated to 4½% at age 40 and 4¼% annually thereafter.

(2) State Police Retirement System, Kentucky Employees Retirement System and County Employees Retirement System hazardous members actuarial assumptions:

Interest: Six percent (6%)
Turnover: Annual rates varying by age as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Rate</th>
<th>Age</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>0.0405</td>
<td>40</td>
<td>0.0200</td>
</tr>
<tr>
<td>21</td>
<td>0.0405</td>
<td>41</td>
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<td>0.0160</td>
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<td>0.0405</td>
<td>43</td>
<td>0.0140</td>
</tr>
<tr>
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<td>0.0405</td>
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<tr>
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<td>0.0405</td>
<td>45</td>
<td>0.0100</td>
</tr>
<tr>
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<td>46</td>
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</tr>
<tr>
<td>27</td>
<td>0.0423</td>
<td>47</td>
<td>0.0060</td>
</tr>
<tr>
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<td>29</td>
<td>0.0441</td>
<td>49</td>
<td>0.0020</td>
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<tr>
<td>30</td>
<td>0.0450</td>
<td>50</td>
<td>0.0000</td>
</tr>
<tr>
<td>31</td>
<td>0.0425</td>
<td>51</td>
<td>0.0000</td>
</tr>
<tr>
<td>32</td>
<td>0.0400</td>
<td>52</td>
<td>0.0000</td>
</tr>
<tr>
<td>33</td>
<td>0.0375</td>
<td>53</td>
<td>0.0000</td>
</tr>
<tr>
<td>34</td>
<td>0.0350</td>
<td>54</td>
<td>0.0000</td>
</tr>
<tr>
<td>35</td>
<td>0.0325</td>
<td>55</td>
<td>0.0000</td>
</tr>
<tr>
<td>36</td>
<td>0.0300</td>
<td></td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>0.0275</td>
<td></td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>0.0250</td>
<td></td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>0.0225</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Disability: Same as KERS-CERS non-hazardous.

Retirement Rates: SPRS Normal Retirement as soon as eligible.
CERS Hazardous—Normal Retirement as soon as eligible.
KERS Hazardous—Assumed 50% will retire as soon as eligible for unreduced benefits and balance would continue until age 60.

*Salary Increase: 5% annually to age 30, graduated to 4½% at age 40 and 4½% annually thereafter.

*The actuarial assumptions for salary increases is based on analysis of retirement system accounts for the period ended June 30, 1972 and is not to be construed as a policy of the Commonwealth of Kentucky or local government as to the rate of salary increases an employee may expect to receive.

GEORGE R. ARVIN, General Manager
ADOPTED: May 19, 1976
APPROVED: JACKSON W. WHITE, Secretary of Cabinet
RECEIVED BY LRC: June 30, 1976 at 4:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: General Manager, Kentucky Retirement Systems, 226 West Second Street, Frankfort, Kentucky 40601.
of records shall be advised of the total actual cost of copies of written material, and the actual, if known, or approximate cost, of producing copies of non-written material or of records stored in computer files or libraries before the copies are prepared. The fee shall be collected before the copies are handed or sent to the person requesting them. The fees established herein shall not be collected, for copies of records requested in the course of their employment by employees of state administrative agencies, and shall be inapplicable in cases of documents printed for sale for which a fee is fixed by or pursuant to law or which are customarily distributed without charge.

(2) The inspection of public records of state administrative agencies shall in all cases be made in the presence of an employee of the agency, on premises occupied by the agency having custody of the records, during the usual office hours of the particular office or other organizational unit having physical possession of the records. The official custodian of the records of each state administrative agency, and of each administrative subdivision of the agency, shall be responsible for the assignment of agency employees, as a duty in addition to their usual duties, to assist persons applying to inspect the public records of the agency and to insure protection of the records against damage and disorganization.

Section 4. The public records enumerated in subsections (1) through (10) of this section shall, except as provided herein, be subject to inspection only upon an Order of a Court of this Commonwealth or of the United States. The exemptions under this section notwithstanding, nothing herein shall prohibit or limit the exchange of public records or the sharing of information between state administrative agencies and other public agencies when the exchange of such records or sharing of such information will serve legitimate governmental needs or is necessary in the performance of legitimate governmental functions, nor shall the enumeration of any material herein prohibit disclosure of statistical information not readily identifiable of any person. If any public record contains material subject to public inspection only by court order, and other material not so excluded from public inspection, the custodian of the record shall, on application by any person for inspection of such record, segregate or remove the excluded material from the record and the non-excluded material shall then be available for inspection in accordance with the application for inspection. The official custodian of the records of each state administrative agency shall generally exclude from public inspection, except by an order of court as provided in this section:

(1) Public records containing information of a personal nature where public disclosure would constitute a clearly unwarranted invasion of personal privacy.

(2) Records confidentially disclosed to an agency and compiled and maintained for: scientific research; in conjunction with an application for a loan; the regulation of commercial enterprise, including mineral exploration records; unpatented, secret, commercially valuable plans, appliances, formulas, or processes, which are used for the making, preparing, compounding, treating, or processing of articles or materials which are trade commodities obtained from a person and which are generally recognized as confidential; or for the grant or review of a license to do business which if openly disclosed, would permit an unfair advantage to competitors of the subject enterprise, unless the disclosure or publication of such records is directed by law.

(3) Public records pertaining to the prospective location of a business or industry where no previous public disclosure has been made of the business' or industry's interest in locating in, relocating within, or expanding within the Commonwealth. (Provided, however, that this exemption shall not include applications filed with state administrative agencies for permits or licenses necessary to do business or to expand business operations within the state, except as provided in subsection (2).)

(4) The contents of real estate appraisals, engineering or feasibility estimates and evaluations made by or for an agency relative to the acquisition of real property, until such time as all of the property has been acquired.

(5) Test questions, scoring keys and other examination data used to administer a licensing examination, or an examination for employment before the examination is given or if it is to be given again.

(6) Centralized criminal history records maintained by the Kentucky Department of Justice and intelligence and investigative reports maintained by state criminal justice agencies except as provided in KRS 17.150, and records of law enforcement or administrative agencies compiled in the process of detecting and investigating statutory or regulatory violations if the disclosure of the information contained in such records would harm the agency by revealing the identity of informants not otherwise known or by the premature release of information to be used in a prospective prosecution or suit or an administrative adjudication. Except as provided by KRS 17.150, public records exempted under this subsection shall be open for inspection after adjudicative action is completed or a decision has been made to take no action. The official custodian shall have the burden of justifying with specificity a refusal of a demand for inspection of any public records covered by the exemption provided in this subsection except centralized criminal history records maintained by the Kentucky Department of Justice.

(7) Preliminary drafts, notes, correspondence between state administrative agencies and private individuals, other than correspondence intended to give notice of final action by an agency.

(8) Preliminary recommendations and memoranda in which opinions are expressed or policies formulated or recommended.

(9) All public records or information, the disclosure of which is prohibited by federal law or regulation.

(10) Public records or information, the disclosure of which is prohibited or restricted or otherwise made confidential by the statutes of this Commonwealth.

Section 5. Application for Inspection of Public Records: (1) Persons requesting to inspect public records of state administrative agencies shall file a written application describing the records requested to be inspected, on a form prescribed by the Executive Department for Finance and Administration, with the official custodian of the records of the office of the agency having physical custody of the records. Agency employees shall assist, on request of the applicant, in completing the form; the applicant shall sign the application form. The application form shall include a receipt to be completed and signed by the custodian of the records for payment received for copies of records requested by applicants and one (1) copy of the receipt shall be furnished to the applicant.

(2) Application forms for the inspection of public
records of state administrative agencies will be stocked by and available from the Central Stores of the Executive Department for Finance and Administration. Each state administrative agency shall be responsible for obtaining from Central Stores an adequate supply of the application forms for use by each of its administrative subdivisions so that at all times there will be sufficient number of forms on hand to comply with requests for inspection of the agency's records.

Section 6. Agency Responsibility: (1) Each state administrative agency shall display a copy of this regulation in a prominent location in each of its offices to which the general public has access. Copies of this regulation, suitable for posting, shall be printed and each agency shall be responsible for obtaining the number of copies of the printed regulation required to comply with this section from the Central Stores of the Executive Department for Finance and Administration.

(2) The printed copies of this regulation shall bear the following caption which shall be appropriately completed by each agency and its subdivisions:

NOTICE

REGULATIONS GOVERNING INSPECTION OF THE PUBLIC RECORDS OF THE

(State of State Administrative Agency)

(Office, Bureau, Division, etc.)

Pursuant to KRS 61.870 to 61.884, the public is notified that, as provided herein, the public records of the above named Agency of the Commonwealth of Kentucky are open for inspection by any person on written application to the

(none)

official custodian of the public

(records of the

(title)

whose address is

(state administrative agency)

or to

(none)

official custodian of the public records of

(Office, bureau, division, etc.)

whose address is

(e.g., from

(p.m. Monday through Friday, each

week, except holidays. Application forms for the inspection of the public records of this agency will be furnished on request to any person by an employee in this office. Assistance in completing the application form will be provided by an employee on request. Applicants for the inspection of public records shall be advised of the availability of the records requested for inspection, and shall be notified in writing not later than three (3) working days after the filing of an application for an inspection of any reason the records requested are not available for public inspection.

Copies of written material in the public records of this agency shall be furnished to any person requesting them on payment of a fee of ten cents ($0.10) a page; copies of non-written records (photographs, maps, material stored in computer files or libraries, etc.) shall be furnished on request, on payment of a charge equal to the actual cost of producing copies of such records by the most economic process, not likely to damage or alter the record.

This the _______ day of ______, 19___.

(Agency Head or Designated Representative)

(3) The official custodian of records requested for public inspection shall promptly determine the availability of such records for inspection; if it is determined that the records are not available for inspection, the applicant, if present, will be orally advised, subject to written confirmation, or notified in writing, not later than three (3) working days after the date of receipt of the written application for inspection of the records, of the reason or reasons why the records are not available for inspection. If the record sought is in active use, in storage or otherwise available, the applicant will be advised of the reason for the delay in providing access to the record and of the earliest practicable date, time and place that the record will be available for inspection. If an application for inspection of a record is denied because it is of a kind, or contains material enumerated in Section 4 of this regulation, the official custodian shall advise the applicant in writing of the reason for denial, in whole or in part, and shall include a statement of the specific exception contained in Section 4, and in KRS 61.878, authorizing denial of the application and an explanation of how the exception applies to the record withheld. A copy, signed by the official custodian of the records, of the writing denying any application for the inspection of the public records of any state administrative agency, shall be sent to the Attorney General. If any person who has been denied the right to inspect any public records of a state administrative agency requests the Attorney General to review the denial of his application, the agency shall furnish such additional documentation concerning the circumstances of the denial of inspection of the records and a copy of the records, as the Attorney General may request. If any person denied the right to inspect the records of a state administrative agency elects to file suit against an agency to compel inspection of the records denied, the agency shall immediately advise the Attorney General of the action and forward to the Attorney General the day served, a copy of the Summons in the action.

RUSSELL R. McCLURE, Secretary
ADOPTED: June 19, 1976
RECEIVED BY LRC: June 21, 1976 at 10:00 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Secretary, Executive Department for Finance and Administration, 301 Capitol Annex Building, Frankfort, Kentucky 40601.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION

200 KAR 4:020. Coal severance economic aid bonds; fund; selection of projects.

RELATES TO: KRS Chapter 42
PURSUANT TO: KRS 42.330
NECESSITY AND FUNCTION: Pursuant to the authority vested in the Secretary of the Executive Department for Finance and Administration by KRS 42.330, this regulation establishes the procedures for submission to the Executive Department for Finance and Administration of proposals by Coal Severance Economic Aid Boards for capital projects to be acquired or constructed in coal producing counties, the costs of which are to be paid out of the Coal Severance Economic Aid Fund; the expenditure of moneys out of the Fund for such capital projects; and provides for the conveyance of such capital projects upon completion to designated beneficiary agencies.

Section 1. "Allocation," and "allocable share," are synonymous terms meaning the amount of coal severance tax receipts and other moneys deposited in the Coal
Severance Economic Aid Fund apportioned to, and available for expenditure for capital projects in each coal producing county.

(2) "Capital project" means any activity involving expenditures out of the Coal Severance Economic Aid Fund for the acquisition of lands, buildings and major items of equipment, and the construction, renovation, maintenance and permanent improvement of public buildings and lands in coal producing counties.

(3) "Conveyance" means the transfer, pursuant to the terms of a written instrument, to a designated beneficiary agency of the right of use, occupancy and possession of a capital project.

(4) "Designated beneficiary agency" means the county, city, special district or other public agency, or any combination of public agencies, to and bound by an agreement entered into pursuant to the provisions of KRS 65.210 to 65.300, the Interlocal Cooperation Act, or any administrative entity or any such agreement, designated in a capital project proposal by a coal severance economic aid board to accept conveyance of, operate, maintain, and use for public purposes a capital project.

(5) "Program statement" means a detailed written statement about a capital project which includes information concerning the proposed location of the project, a plat or map, the acreage of any land involved, the names of the present owners of such land, the intended use of the project by square footage, the types of construction proposed and the purpose of the facility.

Section 2. (1) The Coal Severance Economic Aid Board (hereinafter, "the board") in each coal producing county shall hold and conduct meetings open to the general public for the purpose of soliciting recommendations for capital projects. The board shall cause notice of the date, place, time and purpose of each such public meeting to be advertised not less often than once each week for three (3) consecutive weeks in the newspaper of largest general circulation in the county. The secretary of the board may receive capital project recommendations from interested persons and local public agencies between the time the first newspaper advertisement of the notice of public meeting is published and the time the public meeting is held, and all such recommendations received shall be placed on the agenda of the public meeting for consideration and discussion. Capital projects may be recommended from the floor of the public meeting and shall be considered by the board. Each capital project recommendation shall be made on a form prescribed by the Executive Department for Finance and Administration, which form shall be furnished by the secretary of the board to any person requesting it.

(2) The board shall, within thirty (30) days following each public meeting, select from the capital projects recommended and considered at such meeting, the projects to be proposed to the Executive Department for Finance and Administration for acquisition or construction in the county. The board shall examine each capital project recommended and rank it in order of priority based on the anticipated public benefits to be derived from the project; and the estimated cost and time required for the project. The board shall determine an appropriate beneficiary agency to accept conveyance of the project when the acquisition and/or conveyance of the project has been completed.

(3) The secretary of the board shall cause to be prepared and submitted to the Executive Department for Finance and Administration within a reasonable time not exceeding sixty (60) days after each public meeting of the board, an itemized statement of the board's expenses incurred in holding the meeting. Such expenses shall be paid out of the state treasury on the warrant of the Secretary of the Executive Department for Finance and Administration drawn against the allocable share in Coal Severance Economic Aid Fund of the coal producing county which shall be limited to reasonable rental charges for space for holding the meetings; materials and supplies incidental or necessary to the conduct of the meetings; the costs, subject to proof of publication as provided by KRS 424.170, of publication of the notices of the meetings; and reimbursement, subject to the provisions of 200 KAR 2:060 of the state standard travel regulations, of the reasonable and necessary mileage, meal and lodging expenses of the board incurred in attending meetings of the board.

Section 3. Each capital project selected by a board shall be submitted to the Executive Department for Finance and Administration on a form prescribed by the department and shall include a description of the project, the order of priority assigned by the board to the particular project relative to other projects selected, a program statement and designation of a beneficiary agency to accept conveyance of the capital project after completion. (If the designated beneficiary agency is an agency other than a county or city, there shall be a copy of the articles of incorporation, articles of agreement, court order, resolution, ordinance or other document creating the beneficiary agency, attached to the form.)

Section 4. (1) The Secretary of the Executive Department for Finance and Administration shall cause each notice of capital project selection by a board to be carefully reviewed to ascertain whether the project is for a purpose generally consistent with the provisions of KRS 42.330; the designated beneficiary agency is properly established as provided by the laws applicable to and authorizing the creation of such agency; and, that any agreement entered into pursuant to KRS 65.210 to 65.300, the Interlocal Cooperation Act, relative to the project conforms to and was executed as provided by that Act.

(2) When the project review has been completed, the Secretary of the Executive Department for Finance and Administration shall by appropriate orders, cause a detailed cost estimate of the project to be made which shall include estimates of the cost of acquisition of any land necessary for the project, site development, utility connections, building construction, equipment and such other matters as may be pertinent under the circumstances to determine the cost of the project. A summary of the detailed cost estimate for each capital project shall be sent to the chairman of each board as soon as practicable after they are completed.

(3) The Secretary of the Executive Department for Finance and Administration shall notify the appropriate coal severance economic aid board in writing when a capital project has been completed according to plans and specifications and accepted by the Commonwealth. Thereafter, within a reasonable time, the Secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated by the board according to such terms and conditions as the secretary shall determine will assure the future use of the project for public purposes.
Section 5. (1) Upon receipt of a board’s final capital project selections, the Secretary of the Executive Department for Finance and Administration shall, if the estimated cost of such projects do not exceed the allocable share of the county in the Coal Severance Economic Aid Fund, by written orders made in accordance with the procedures established in the case of state capital construction projects, and the provisions of KRS Chapters 45 and 56, authorize the acquisition in the name of the Commonwealth of any real property, or interest in real property, necessary for the project; cause to be prepared all plans, specifications and designs for the project; invite bids; and award and administer all contracts necessary and required in relation to such project.

(2) Funds shall be allotted out of the allocable share in the Coal Severance Economic Aid Fund of the county in which a capital project is to be acquired or constructed, to a project account in the state capital construction fund and all expenditures necessary and proper to be made in relation to such project shall be made from the project account according to established state financial administration procedures.

(3) The Secretary of the Executive Department for Finance and Administration shall notify the appropriate coal severance economic aid board in writing when a capital project has been completed according to plans and specifications and accepted by the Commonwealth. Thereafter, within a reasonable time, the Secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated by the board according to such terms and conditions as the secretary shall determine will assure the future use of the project the public purposes.

Section 6. Monies in the Coal Severance Economic Aid Fund not required to be held for immediate expenditure for purposes related to the acquisition or construction of capital projects shall be invested on a pooled basis in securities of the kinds state funds are customarily invested, and the interest income earned from such investments shall be prorated for expenditure for capital projects in coal producing counties according to the counties’ allocable shares in the fund.

RUSSELL R. McCLURE, Secretary
ADOPTED: June 23, 1976
RECEIVED BY LRC: June 24, 1976 at 11:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Secretary, Executive Department for Finance and Administration, 301 Capitol Annex, Frankfort, Kentucky 40601.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
200 KAR 10:040. Area development fund; expenditures.

RELATES TO: KRS Chapter 42
PURSUANT TO: KRS 42.350
NECESSITY AND FUNCTION: Pursuant to the authority vested in the Secretary of the Executive Department for Finance and Administration by KRS 42.350, this regulation governs the expenditure of monies appropriated to or otherwise deposited in the Area Development Fund in the state treasury for the acquisition of capital projects in the 15 Area Development Districts; establishes the procedures for submission and approval of proposed capital projects in the Area Development Districts; and provides for the conveyance of title to such capital projects.

Section 1. Definitions: (1) “Capital project” means any activity approved by the Secretary of the Executive Department for Finance and Administration involving expenditures out of the Area Development Fund in the state treasury for the acquisition of lands, buildings and major items of equipment, and the construction, renovation, maintenance and permanent improvement of buildings and other public facilities in the fifteen (15) Area Development Districts.

(2) “Conveyance” means the transfer, pursuant to the terms of a written instrument, to a designated beneficiary agency of the right of use, occupancy and possession of a capital project.

(3) “Designated beneficiary agency” means the county, city, special district or other public agency or any combination of public agencies parties to and bound by an agreement entered into pursuant to the provisions of KRS 65.210 to 65.300, the Intergovernmental Cooperation Act, or any administrative entity created pursuant to any such agreement, designated in a capital project proposal by an area development district to accept conveyance of, operate, maintain, and use for public purposes a capital project.

Section 2. (1) The board of directors of each area development district shall determine, consistent with the goals, objectives and priorities established by existing local or regional development plans, the capital projects to be proposed for approval by the Secretary of the Executive Department for Finance and Administration for acquisition or construction out of the Area Development Fund in each of the area development districts.

(2) Capital projects eligible for consideration by the boards and for funding out of the Area Development Fund, shall include but not be limited to, reclamation and industrial development projects; acquisition, construction and improvement of county fairgrounds and other public facilities, except school property or roads, streets, highways and bridges; and the renovation and repair of existing facilities owned by public agencies. Consistent with regional and local needs and development plans, capital projects for which funds, in addition to those in the Area Development Fund, may also be available from other sources, shall be given priority consideration by the boards over projects for which such other funds are not available.

(3) The boards of directors may propose capital projects for the direct use and benefit of any designated beneficiary agency within the geographic boundaries of the area development district; provided, however, nothing herein shall prohibit the boards of directors of two (2) or more area development districts from proposing joint capital projects, of the cost of which shall be financed out of monies allocated in the Area Development Fund for expenditure for capital projects in each of the participating area development districts.

Section 3. All proposals for capital projects shall be made on a form of proposal prescribed by the Executive Department for Finance and Administration and shall include:
(1) A description of the project;
(2) A statement of the public benefit expected to be derived from, and public purpose to be served by the project;
(3) An estimate of the total cost of the project, including estimates of the cost of acquisition of necessary lands, legal, architectural and engineering fees and construction costs;
(4) A statement of the source and amount of any funds available for capital projects in addition to amounts allocated for such projects in the Area Development Fund; any restrictions on the use of such other funds; the nature and extent of the commitment of such funds to the project by the grantor; when such funds will be made available for expenditure in relation to the project; and if the source of such funds is a federal agency, whether an environmental impact statement is required for the project and the guidelines of the federal grantor agency for the preparation of such environmental impact statement;
(5) The proposed site or location of the capital project;
(6) Designation of a beneficiary agency to accept conveyance of the capital project when acquisition and/or construction of the project has been completed. (If the designated beneficiary agency is any agency other than a county or city, there shall be a copy of the Articles of Incorporation, Articles of Agreement, Court Order, resolution, ordinance or other document creating the beneficiary agency attached to the capital project proposal);
(7) Such other information and documentation as the form of proposal may require to explain the need for the capital project and provide detailed information necessary to assist the Executive Department for Finance and Administration in the acquisition of the project.

Section 4. (1) Each capital project proposal shall be submitted through the Office for Local Government to the Secretary of the Executive Department for Finance and Administration for approval. The Office for Local Government shall carefully examine each capital project proposed, and within thirty (30) days after receipt of each proposal shall inform the Secretary by a written review whether the proposal conforms to the goals, objectives and priorities of the development plan to which the proposed project relates. The time for examination of project proposals shall be extended by any time required for any additional information deemed necessary by the Office for Local Government in connection with any proposal to be furnished by the area development district proposing the project.
(2) When it has been determined that a proposed capital project conforms to the goals, objectives and priorities established by the relevant development plan, the Secretary of the Executive Department for Finance and Administration shall, within a reasonable time, cause a detailed cost estimate of the project to be made which shall include estimates of the cost of acquisition of any land necessary for the project, site development, utility connections, building construction, equipment, and such other matters as may be pertinent under the circumstances. The secretary shall within a reasonable time after the detailed cost estimate has been made, approve the project by a written order made in accordance with the procedures established for the approval of state capital construction projects; provided, however, no project shall be approved for which the estimated cost exceeds the funds available for expenditure out of the Area Development Fund for capital projects in the area development district in which the project is proposed, combined with other funds available for the project. The secretary’s approval or disapproval of each capital project shall be communicated to the board of directors of the area development district proposing the project. Any project disapproved by the secretary because the total estimated cost exceeds the balance of funds available may be revised by the board of directors of the area development district and resubmitted for further consideration by the secretary.
(3) Funds shall be allotted out of the Area Development Fund for each approved capital project to a project account in the state capital construction fund and all expenditures necessary and proper to be made in relation to such approved project shall be made from such project account. Pursuant to the provisions of KRS Chapters 43 and 56, and the applicable procedures of the Executive Department for Finance and Administration, the department shall acquire any real property required for the project, cause to be prepared all plans, specifications and designs for the project, invite bids, and award and administer all contracts necessary and required in relation to the capital project.
(4) The Secretary of the Executive Department for Finance and Administration shall advise the board of directors of the area development district and the designated beneficiary agency in writing when the capital project is completed according to plans and specifications and has been accepted by the Commonwealth. Thereafter, within a reasonable time, the secretary shall, subject to the provisions of KRS 45.360, provide for the conveyance of the capital project to the beneficiary agency designated in the proposal according to such terms and conditions as the secretary shall determine will assure the future use of the project for public purposes.

RUSSELL R. McCLURE, Secretary
ADOPTED: June 23, 1976
RECEIVED BY LRC: June 24, 1976 at 11:15 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary, Executive Department for Finance and Administration, Capital Annex, Frankfort, Kentucky 40601.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION
Board of Medical Licensure

201 KAR 9:075. Continuing medical education requirements.

RELATES TO: KRS 311.530 to 311.620, 311.990
PURSUANT TO: KRS 13.082
NECESSITY AND FUNCTION: KRS 311.601 authorizes the board to promulgate necessary regulations designed to insure the continuing professional competency of practicing physicians in the state. This regulation requires all physicians in the state to participate in continuing medical education as a means of re-registration of their licenses to practice medicine. The purpose of the regulation is to enhance the professional competency of the practicing physician holding a license issued by this board.

Section 1. Continuing Medical Education Requirement.
Effective January 1, 1977, all physicians in the state of Kentucky, unless otherwise exempted, are required to report activities sufficient to fulfill appropriate requirements in continuing medical education every three (3) years in order to re-register their licenses to practice medicine in the state. The triennium will begin January 1, 1977 and will terminate December 31, 1979. Physicians entering the state during the triennium will begin their three (3) year period on the first January immediately following their licensure in the state.

Section 2. Each physician will meet continuing medical education requirements as follows:

(1) Complete 150 hours of continuing medical education during his/her reporting triennium, sixty (60) hours of which shall be in Category I and preferably pertinent to his/her designated specialty.

(2) The continuing medical education which is essential to meet the above requirements is defined in terms of categories, related to quality and quantity, as follows:

(a) Category I, continuing medical education activities having accredited sponsorship, sixty (60) hour credit minimum. In order to qualify for continuing medical education credit in Category I, an educational activity must meet both of the following criteria:

1. The continuing medical education activity must be sponsored or co-sponsored by an institution or organization accredited for continuing medical education by the appropriate council on medical education of the American Medical Association or the American Osteopathic Association, or their approved Kentucky affiliates (KMA, KOA).

2. The continuing medical education program must meet the definition of a planned program of continuing medical education, as defined by the AMA or AOA and must be designated as a Category I activity by the sponsoring institution or organization.

(b) Category II, continuing medical education activities not having an accredited sponsorship or that are designated as Category II by an accredited sponsor, forty-five (45) hour credit limit.

(c) Category III, medical teaching, forty-five (45) hour limit. Credit claimed in this category is for direct student-contact teaching of medical students, interns, residents, practicing physicians, and allied health professionals.

(d) Category IV, papers, publications, books and exhibits, forty (40) hour credit limit. Ten (10) credit hours may be claimed once for the preparation and delivery of a paper, publication of a book or a paper, display of scientific exhibits etc., in recognized scientific journals or assemblies.

(e) Category V, other unsupervised individual continuing medical education activities, forty-five (45) credit hour limit. Within this category not more than twenty-two (22) credit hours may be claimed in any one of the five (5) sub-categories as follows: Self-instruction, consultation, patient care review, self-assessment and specialty board preparation.

Section 3. Exemptions. Physicians enrolled in full-time approved residency programs are exempt from participation.

Section 4. Special Dispensation. (1) Individual physicians may be granted a deferral on a year-to-year basis at the discretion of the board for such reasons as poor health, handicap, temporary absence from practice, or other extenuating circumstances.

(2) If such a deferral is granted, the three (3) year certification period shall be extended for a time equal to the deferral. Credit earned in the three (3) year period prior to the deferral may be counted toward satisfaction of the three (3) year requirement, but may not be counted again in the next three (3) year period.

Section 5. Methods of Reporting. (1) Upon completing the continuing medical education requirements, physicians are to contact the licensure office in order to obtain necessary continuing medical education "reporting form." It is emphasized that the physician is responsible for contacting the licensure office regarding this matter.

(2) Upon receipt of the continuing medical education "reporting form" and approval of the continuing medical education requirements, the physician will be so notified.

Section 6. Unsatisfactory and Delinquent Reports. (1) If, at the end of the three (3) year period a physician has not reported activities to satisfy appropriate requirements, he/she will be so informed.

(2) A physician, who has not reported sufficient activities to satisfy the continuing medical education requirement for a three (3) year period by January 1 of the year following his/her qualifying triennium, will be advised he/she must do so by March 1 of that year to maintain his/her license to practice medicine or osteopathy.

(3) If a physician fails to report sufficient activities for a three (3) year period by March 1 of the year following his/her qualifying triennium, his/her license to practicing medicine or osteopathy in the state will automatically expire and lapse on April 1 and he/she will be so notified.

Section 7. Acceptance of Delinquent Reports and Reinstatement. (1) A physician may submit a report at any time during the year following the three (3) qualifying period. If the report is determined to be acceptable in completion of the appropriate requirements, the physician shall be certified for the preceding period and his/her license shall be reinstated.

(2) A physician who submits such a report may report on activities in the preceding three (3) year period, providing they have not be previously reported.

(3) A physician may also report activities in the calendar year following a three (3) year qualifying period for credit in that preceding period. However, the reported activities may not be counted for the next three (3) year qualifying period.

Section 8. Appeal Mechanism. If a physician's continuing medical education activities are not approved, an appeal may be made to the board.

Section 9. Fraudulent Reports. Physicians submitting fraudulent information concerning continuing medical education participation will be reported to the board for disciplinary action in accordance with KRS 311.595.

Section 10. Accrediting Agency. The board will not serve as an educational accrediting agency. The appropriate program accrediting agencies are the American Medical Association and the American Osteopathic Association and
their accrediting agencies established at the state, local and regional levels.

WILLIAM P. McELWAIN, M.D., President
ADOPTED: May 27, 1976
APPROVED: RUSSELL McCLURE, Commissioner
RECEIVED BY LRC: July 1, 1976 at 1:45 p.m.
PUBLIC HEARING: A public hearing has been scheduled to allow all interested parties an opportunity to comment on the proposed regulation as follows: Ramada Inn, Jeffersonian Room, 9700 Bluegrass Parkway, Louisville, Kentucky, Thursday, August 26, 1976, 3:00 p.m.

EXECUTIVE DEPARTMENT FOR
FINANCE AND ADMINISTRATION
Kentucky State Real Estate Commission

201 KAR 11:062. Retention of broker’s records.

RELATES TO: KRS 324.115
Pursuant TO: KRS 13.082
NECESSITY AND FUNCTION: To inform and set certain standards for the licensees and to protect the public.

Section 1. All brokers shall preserve for four (4) years following its consummation, records in one (1) file relating to any real estate transaction, which shall include the acquisition of and disposition of any monies, listing and sales contracts, closing sheets, and such other pertinent information as the commission may require.

CHARLES R. BROWN, Chairman
ADOPTED: June 10, 1976
APPROVED: RUSSELL McCLURE, Secretary
RECEIVED BY LRC: July 7, 1976 at 3:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: General Counselor, Kentucky State Real Estate Commission, 100 East Liberty Street, Suite 204, Louisville, Kentucky 40202.

DEVELOPMENT CABINET
Department of Agriculture


RELATES TO: KRS 247.710 to 247.785
Pursuant TO: KRS 13.082, 247.755
NECESSITY AND FUNCTION: KRS 247.755
authorizes the commissioner to establish and determine the rules and regulations to conduct a referendum among producers of burley tobacco for the purpose of promoting and stimulating by research, market development and education, the increased production, use and sale, domestic and foreign, of burley tobacco and burley tobacco products.

Section 1. Definitions: As used in these rules and regulations, unless the context otherwise requires:
(1) “Commissioner” means the Commissioner of the Department of Agriculture;
(2) “Board” means the State Board of Agriculture;
(3) “Producer” means every person who produces burley tobacco and thereafter causes the same to be marketed;
(4) “New producer” means a producer who was not engaged in the business of producing burley tobacco at the time a referendum was conducted in accordance with the provisions of these rules and regulations;
(5) “Person” means any individual, corporation, partnership, association, cooperative, or other business entity;
(6) “Referendum agent” means an employee of the Department of Agriculture under the direct control of the commissioner;
(7) “County referendum agent” means a person appointed by the commissioner, in a county where the burley tobacco referendum is held, as his agent for the conduct of said referendum;
(8) “Council for Burley Tobacco, Inc.” means an existing association, representative of the burley tobacco producers of Kentucky;
(9) “Marketing quota” means each burley tobacco quota for which a marketing card is issued by the county agricultural stabilization conservation service office;
(10) “Association” means any commission, council, board, or other body.

Section 2. Counties in Which Referendum Will Be Conducted. The burley tobacco referendum will be conducted in all of the 120 counties in Kentucky.

Section 3. Who May Vote. (1) Each person engaged in the production of burley tobacco on a commercial basis, including the owners of farms on which burley tobacco is produced, tenants and sharecroppers sharing in the proceeds of the sale of burley tobacco shall be entitled to cast one (1) vote in the referendum, provided the producer is eighteen (18) years of age or older.
(2) Without limiting subsection (1) of this section, each person whose name regularly appears on checks issued in payment for the sale of burley tobacco is eligible to cast one (1) vote in the referendum regardless of the ownership of the farm upon which burley tobacco was produced. No person who certifies to the county referendum agent that he is a producer of burley tobacco shall be refused a ballot but such person shall be required to furnish the agent with information specific enough for the commissioner to verify the person’s voting eligibility before such ballot is counted in the referendum.

Section 4. Voting Place. The commissioner shall establish a voting place in each county within the state where producers of burley tobacco reside. Such voting place will be the County Extension Service Office in each county where the referendum is conducted. The voting place must provide an area where each voter can mark his ballot in privacy. Only one (1) voter shall be permitted in the voting area at any one time. One or more county referendum agents shall be permitted in each voting place for the purpose of conducting the referendum. The county referendum agent shall be in charge of and be responsible for the voting area. Campaigning for or against said referendum will not be permitted in the County Extension Service Offices during voting hours.

Section 5. Hours for Voting. The voting places will be open from 9:00 a.m. to 3:00 p.m. local time and eligible
voters will be permitted to vote only during such period of time or by absentee ballot as set forth in Section 6. Voters will be permitted to vote only in the county of their residence or in the case of a corporate producer in the county where its principal place of business is located.

Section 6. Absentee Voting. Voting by absentee ballot will be permissible; provided, the request for an absentee ballot is made in writing to the commissioner at least ten (10) days in advance of September 21, 1976. The absentee ballot must be signed, and returned to the commissioner on or before September 21, 1976, before such ballot is counted in the referendum.

Section 7. Referendum Voting Date. The burley tobacco referendum voting date will be September 21, 1976. This date will be published by the commissioner through the medium of the public press in the Commonwealth of Kentucky at least thirty (30) days before the holding of such referendum, and direct written notice thereof shall likewise be given to each County Cooperative Extension Agent in any county covered by such referendum.

Section 8. Supervision of Referendum and Duties of the County Referendum Agent. The commissioner shall provide the county referendum agent with a copy of these rules and regulations to conduct said referendum. Each county referendum agent shall have in his possession and under his control a ballot box and the approved ballot forms, indelible marking pens, and other supplies sufficient to operate each voting place as established in Section 4. Each prospective voter must identify himself to the county referendum agent; and such person will be required to sign a registration book giving his name and complete mailing address. The registration book shall be maintained by the county referendum agent. Upon signing the registration book, each prospective voter will receive an official ballot from the county referendum agent. The official ballot after it has been completed by each eligible voter, shall be placed in the ballot box by said voter.

Section 9. Approved Ballot Forms. The commissioner shall furnish each county referendum agent with official ballots. Also, the official ballot shall show that the burley tobacco producer is voting on whether or not to have one-tenth (0.1) cent per pound deducted on their burley tobacco marketing quota, with a minimum of fifty (50) cents and a maximum of ten dollars ($10) each marketing year. The funds collected by the warehouse owners, tobacco dealers, and tobacco manufacturers will be sent to the Council for Burley Tobacco to be used as provided in KRS 247.755.

Section 10. Custody of Ballot Box and Referendum Material. Each county referendum agent shall provide a ballot box large enough to enclose all ballots cast in the referendum and to protect the ballots to insure that the information on the ballots is held in confidence. The county referendum agent shall mail all marked ballots and the registration book the day following the voting in the burley tobacco referendum to the Department of Agriculture in a properly secured manila envelope or folder.

Section 11. Confidential Information. All ballots cast, the identity of any person who voted, or the manner in which any person voted, and all information furnished to, compiled by, or in the possession of the commissioner, the referendum agent, and the county referendum agents shall be regarded as confidential. The commissioner shall retain the records, the ballots, the result of the referendum, and all other information furnished to or compiled by the commissioner in regard to the referendum for a period of twelve (12) months.

Section 12. Counting of Votes. Within five (5) days after the referendum, the commissioner shall designate an area within the department’s offices to be used for counting the votes cast in the referendum. The vote count shall be conducted by employees of the department, but the Council for Burley Tobacco, Inc., and any organization actively engaged in the production of burley tobacco in Kentucky may have one (1) representative present during the counting of the votes. Such organization must establish, to the satisfaction of the commissioner, that its desire to observe the counting of the ballots is for a legitimate purpose.

Section 13. Announcement of the Referendum Results. Announcement of the results of the referendum will be made only by the commissioner. The referendum agent or others who assist in the referendum shall not disclose any information in regard to the referendum. The commissioner will announce the results within ten (10) days after the referendum.

THOMAS O. HARRIS, Commissioner
ADOPTED: July 1, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: July 8, 1976 at 11:25 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Mr. Thomas O. Harris, Commissioner, Kentucky Department of Agriculture, Capital Plaza Tower, 7th Floor, Frankfort, Kentucky 40601.
time a referendum was conducted in accordance with the provisions in these rules and regulations;
(5) "Person" means any individual, corporation, partnership, association, cooperative, or other business entity;
(6) "Referendum agent" means an employee of the Department of Agriculture under the direct control of the commissioner;
(7) "County referendum agent" means a person appointed by the commissioner, in a county where the bovine animal referendum is held, as his agent for the conduct of said referendum;
(8) "Kentucky Beef Cattle Association" means an existing association, representative of bovine animal producers of Kentucky.

Section 2. Counties in which referendum will be conducted. The bovine animal referendum will be conducted in all of the 120 counties in Kentucky.

Section 3. Who May Vote. (1) Each person engaged in the production of bovine animals on a commercial basis, including the owners of farms on which bovine animals are produced, tenants and sharecroppers sharing in the proceeds of the sale of bovine animals shall be entitled to cast one (1) vote in the referendum provided the producer is eighteen (18) years of age or older.

(2) Without limiting subsection (1) of this section, each person whose name regularly appears on checks issued in payment for the sale of bovine animals is eligible to cast one (1) vote in the referendum regardless of the ownership of the farm upon which bovine animals were produced. No person who certifies to the county referendum agent that he is a producer of bovine animals shall be refused a ballot but such person shall be required to furnish the county referendum agent with information specific enough for the commissioner to verify the person's voting eligibility before such ballot is counted in the referendum.

Section 4. Voting Place. The commissioner shall establish a voting place in each county within the state where producers of bovine animals reside. Such voting place will be in the County Extension Service Office in each county where the referendum is conducted. The voting place must provide an area where each voter can mark his ballot in privacy. Only one (1) voter shall be permitted in the voting area at any one time. One, or more county referendum agents shall be permitted in each voting place for the purpose of conducting the referendum. The county referendum agent shall be in charge of and be responsible for the voting area. Campaigning for or against said referendum will not be permitted in the County Extension Service Offices during voting hours.

Section 5. Hours For Voting. The voting places will be open from 9:00 a.m. to 3:00 p.m. local time and eligible voters will be permitted to vote only during such period of time or by absentee ballot as set forth in Section 6. Voters will be permitted to vote only in the county of their residence or in the case of a corporate producer in the county where its principal place of business is located.

Section 6. Absentee Voting. Voting by absentee ballot will be permissible; provided, the request for an absentee ballot is made in writing to the commissioner at least ten (10) days in advance of September 7, 1976. The absentee ballot must be signed, and returned to the commissioner on or before September 7, 1976, before such ballot is counted in the referendum.

Section 7. Referendum Voting Date. The bovine animal referendum voting date will be September 7, 1976. This date will be published by the commissioner through the medium of the public press in the Commonwealth of Kentucky at least thirty (30) days before the holding of such referendum, and direct written notice thereof shall likewise be given to each county extension service agent in any county covered by such referendum.

Section 8. Supervision of Referendum and Duties of the County Referendum Agent. The commissioner shall provide the county referendum agent with a copy of these rules and regulations to conduct said referendum. Each county referendum agent shall have in his possession and under his control a ballot box and the official ballot forms, indelible marking pens, and other supplies sufficient to operate each voting place as established in Section 4. Each prospective voter must identify himself to the county referendum agent; and such person will be required to sign a registration book giving their name and complete mailing address. Upon signing the registration book, each prospective voter will receive an official ballot from the county referendum agent. The official ballot after it has been completed by each eligible voter, shall be placed in the ballot box by said voter.

Section 9. Approved Ballot Forms. The commissioner shall furnish each county referendum agent with official ballots. Also, the approved ballot shall show that the bovine animal producer is voting on whether or not to have ten (10) cents per bovine animal deducted by the purchaser at the time of sale to be sent to the Kentucky Beef Cattle Association to be used as provided in KRS 247.655.

Section 10. Custody of Ballot Box and Referendum Material. Each county referendum agent shall provide a ballot box large enough to enclose all ballots cast in the referendum and to protect the ballots to insure that the information on the ballots is held in confidence. The county referendum agent shall mail all marked ballots and registration book the day following the voting in the bovine animal referendum to the Department of Agriculture in a properly secured manila envelope or folder.

Section 11. Confidential Information. All ballots cast, the identity of any person who voted, or the manner in which any person voted, and all information furnished to, compiled by, or in the possession of the commission, the referendum agent, and the county referendum agents shall be regarded as confidential. The commissioner shall retain the records, the ballots, the result of the referendum, and all other information furnished to or compiled by the commissioner in regard to the referendum for a period of twelve (12) months.

Section 12. Counting of Votes. Within five (5) days after the referendum, the commissioner shall designate an area within the department's offices to be used for counting the votes cast in the referendum. The vote count shall be conducted by employees of the department, but the Kentucky Beef Cattle Association and any organization actively engaged in the production of bovine animals in Kentucky may each have one (1) representative present during the counting of the votes. Such organization must
establish, to the satisfaction of the commissioner, that its desire to observe the counting of the ballots is for a legitimate purpose.

Section 13. Announcement of the Referendum Results. Announcement of the results of the referendum will be made only by the commissioner. The referendum agent or others who assist in the referendum shall not disclose any information in regard to the referendum. The commissioner will announce the results within ten (10) days after the referendum.

THOMAS O. HARRIS, Commissioner
ADOPTED: July 1, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: July 8, 1976 at 11:25 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Mr. Thomas O. Harris, Commissioner, Kentucky Department of Agriculture, Capital Plaza Tower, 7th Floor, Frankfort, Kentucky 40601.

DEVELOPMENT CABINET
Kentucky State Fair Board

303 KAR 1:002. Access to Fair Board’s public records.

RELATES TO: KRS Chapter 61
PURSUANT TO: KRS 61.870 to 61.884
NECESSITY AND FUNCTION: The Kentucky State Fair Board is authorized by KRS 61.876 to promulgate specific regulations governing public access to public records of the agency. This regulation supplements the uniform regulations promulgated by the Executive Department for Finance and Administration. This regulation describes, with specificity, the kinds of records which are exempt from disclosure.

Section 1. Records of a proprietary nature, including promotional, operational and financial information about a client, lessee, entertainer or other parties using any of the Kentucky State Fair Board’s facilities are exempt from disclosure provided that the following criteria are satisfied:

(1) Such information must be submitted on a voluntary basis with the expectation of maintenance of confidentiality; and

(2) Inability to guarantee maintenance and confidentiality would have an adverse effect on the ability of the Kentucky State Fair Board to compete with other private and public enterprises of a similar nature.

Section 2. Records of the Kentucky State Fair Board relating to its own productions when untimely release of the information would tend to impair the board’s ability to manage its productions to optimum success, the ability to control the timing of event information announcements being a vital element of such success.

Section 3. Records of the Kentucky State Fair Board relating to contracts with entertainers and other dignitaries appearing in its own productions.

Section 4. Records of the Kentucky State Fair Board relating to sales and promotional efforts which, if made public, would place the board at a competitive disadvantage with other similar facilities.

Section 5. The following is representative but not exhaustive of information which is confidential and any records or documents containing or incorporating such information are exempt from disclosure: attendance figures to lessees’ events; artists’ contracts; lessees’ financial statements; lessees’ payments to parties other than the Kentucky State Fair Board, its employees, agents and representatives; lessees’ trade show exhibitor lists; documents which if exhibited would cause the premature announcement of attractions or activities; confidential reports received from sources within the entertainment industry; gross admission receipts; lessees’ expenditures and escrow accounts for payment of lessees’ bills; security, transportation, and crowd control arrangements for visiting dignitaries or for others if in the interest of public safety; Kentucky State Fair and National Farm Machinery Show exhibitor lists; definitely scheduled news releases prior to the scheduled time of release; Kentucky State Fair Board sales and promotion plans, preliminary correspondence and documents for the solicitation of specific prospective conventions, trade shows, attractions or other activities that if prematurely revealed before the event is definitely booked and publicly announced, would have adverse effect on the Kentucky State Fair Board’s ability to compete with other facilities for such events.

Section 6. Nothing in this regulation authorizes the exemption of business transactions of the Kentucky State Fair Board and its subsidiary entities which have no relationship to maintaining competitive position for attracting trade shows, conventions or other assemblages.

WYNDALL SMITH, President
ADOPTED: June 17, 1976
APPROVED: WILLIAM L. SHORT, Secretary
RECEIVED BY LRC: June 29, 1976 at 10:30 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Don J. Johnston, Executive Director, Kentucky Fair and Exposition Center, P. O. Box 21179, Louisville, Kentucky 40221.

DEPARTMENT OF TRANSPORTATION

600 KAR 1:010. Access to Department of Transportations’ public records.

RELATES TO: KRS 61.870 to 61.884
PURSUANT TO: KRS 13.082, 61.876
NECESSITY AND FUNCTION: This regulation sets forth records in the custody of the Department of Transportation which are exempt from public inspection as authorized by the provisions of KRS 61.870 to 61.884.

Section 1. The following records in the custody of the Department of Transportation are exempt from public inspection:

(1) Records which are not subject to production or discovery under the Kentucky Rules of Civil Procedure. (KRS 61.878(1)(j)).

(2) Interoffice memoranda, memoranda to the files, inter-departmental memoranda, cost estimates and preliminary reports pertaining to recommendations regarding:

(a) Specified projects;
(b) Engineering criteria; and
(c) Departmental policies and procedures. (KRS
61.878(1)(g)(h))

(3) Consultant prequalification information, including
financial statement. (KRS 61.878(1)(g)(h))

(4) Consultant fee proposal and negotiation data used
for consultant engineering agreements. (KRS
61.878(1)(g)(h))

(5) Preliminary plan quantities prior to contractor
quantity sheet transmittal. (KRS 61.878(1)(g)(h))

(6) Preliminary contract specifications relating to
specific projects. (KRS 61.878(1)(g)(h))

(7) Preliminary structural plans and preliminary
specifications. (KRS 61.878(1)(g)(h))

(8) Records containing material price schedules and
information used in arriving at contractual agreements
between utility companies and their suppliers and
contractors for adjustment, removal and/or relocation of
utilities from highway projects. (KRS 61.878(1)(g)(h))

(9) Appraisal fee estimate. (KRS 61.878(1)(d)(h))

(10) Fee estimate for grave removal. (KRS
61.878(1)(d)(h))

(11) Performance evaluations of staff and fee appraisers.
(KRS 61.878(1)(a)(d)(h))

(12) Acquisition documents, replacement housing
valuations and record of negotiations. (KRS
61.878(1)(d)(h))

(13) Contents of real estate appraisals, including the
compares sales book and mineral assays, reports, surveys
and studies until such time as all the parcels of property
necessary to be obtained in order to construct a highway
project have been conveyed to the department by a
recorded deed of conveyance. (KRS 61.878(1)(d)(h))

(14) All information relating to qualification of bidders,
except a list of qualified bidders. (KRS 176.210,
61.878(1)(j))

(15) Performance reports of contractors submitted by
field personnel. (KRS 61.878(1)(a)(h))

(16) Initial approval of source samples from new
aggregate sources. (KRS 61.878(1)(h))

(17) Engineering estimates for geotechnical and soil
investigations by consultants. (KRS 61.878(1)(g)(h))

(18) Examinations for certification of material
technician (materials sources and contractors). (KRS
61.878(1)(e))

(19) Preliminary design information on soil strength
(CBR test values). (KRS 61.878(1)(g)(h))

(20) Preliminary airport site information. (KRS
61.878(1)(c)(g)(h))

(21) Preliminary correspondence between the
department and airport boards concerning proposed
development projects. (KRS 61.878(1)(c)(g)(h))

Intra-departmental memoranda expressing opinions of
programs and/or policies which have not received executive
approval. (KRS 61.878(1)(h))

(22) Preliminary route discussions with airlines or
airport boards. (KRS 61.878(1)(c)(g)(h))

(24) All personnel records to the same extent such are
confidential pursuant to KRS 18.290 and Regulation 101
KAR 1:140, Section 12. (KRS 61.878(1)(j))

(25) Correspondence with private individuals other than
correspondence which gives notice of final action. (KRS
61.878(1)(g))

(26) Motor Carriers' Quarterly Tax Return required by
61.878(1)(g))

KRS 138.685. (KRS 61.878(1)(j), 131.190.)

(27) Applications for charge accounts (toll roads). (KRS
61.878(1)(a))

JOHN C. ROBERTS, Secretary

ADOPTED: June 23, 1976
RECEIVED BY LRC: June 23, 1976 at 2:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Ed W. Hancock, Deputy Secretary for Legal Affairs,
Department of Transportation, Frankfort, Kentucky
40601.

DEPARTMENT OF TRANSPORTATION
Bureau of Vehicle Regulation


RELATES TO: KRS 186.174
PURSUANT TO: KRS 13.082, 186.174
NECESSITY AND FUNCTION: KRS 186.174, as
enacted by the 1976 General Assembly, empowers the
Department of Transportation to adopt rules and
regulations to implement the provisions as set forth therein
for the issuance of a personalized license plate. This
regulation is intended to implement the provisions of KRS
186.174.

Section 1. In the event more than one application is
received by the Department requesting the same
combination of letters of the alphabet and/or arabic
numerals, the application received first is the one which the
department shall accept and issue a personalized license
plate based thereon. In order to establish the time of
receipt each application shall immediately be time-stamped.
This time-stamp shall also be used by the department to
determine whether the application was timely received.

Section 2. The application period for the obtaining of a
personalized plate shall be from April 1 through September
1 of the year preceding that in which the plate is to be
issued. Applications received before April 1 or after
September 1 during the year preceding that in which the
plate is to be issued shall be rejected.

Section 3. No personalized plate shall be used on a
motor vehicle other than the one for which it was issued.

Section 4. A personalized plate shall be obtained from
the county clerk of the county in which the applicant
would be required to register his vehicle. If an applicant
moves to another county prior to the time he would be
required to obtain his personalized plate, he shall notify the
department of the new county of residence and the
department shall forward his personalized plate to the clerk
of such county. If an applicant moves to another county
after the time he would be required to obtain his
personalized plate, he shall notify the department, the
county clerk of his new county of residence, and the
county clerk of his old county of residence. The county
clerk of the applicant's former county of residence shall,
upon notification, forward the plate to the applicant's new

Section 5. If a personalized plate is issued through
oversight or any other reason which carries letter or number
combinations offensive to good taste and decency, it shall be recalled by the department and the regular tag issued under KRS 186.050(1) shall be obtained by the owner of the motor vehicle and placed on the vehicle.

Section 6. If a personalized plate is not renewed before September 1 of the year preceding that in which it was to be issued, the department shall not issue a plate bearing the same letter or number combinations for one year and then only upon proper application.

O. B. ARNOLD, Commissioner
JOHN C. ROBERTS, Secretary
ADOPTED June 18, 1976
RECEIVED BY LRC: June 21, 1976 at 10:00 a.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Commissioner, Bureau of Vehicle Regulation State Office Building, Frankfort, Kentucky 40601.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Labor

803 KAR 4:020. Inspection fees.

RELATES TO: KRS 336.510 to 336.680
PURSUANT TO: KRS 13.082, 336.620
NECESSITY AND FUNCTION: KRS 336.620 authorizes the commissioner to prescribe the fee to be charged for each inspection of an elevator. The function of this regulation is to set forth the fee to be charged in order to raise enough revenue to properly administer the inspection program.

Section 1. Schedule of Fees. (1) Construction permit fee for installation of each new elevator shall be fifty dollars ($50) plus four dollars ($4) per door opening.
(2) Alteration permit fee of existing elevator shall be fifty dollars ($50) plus four dollars ($4) per door opening.
(3) Construction permit fee for installation of each escalator shall be fifty dollars ($50) per unit.
(4) General inspection fee for each passenger elevator and escalator shall be fifty ($50) per annual inspection.
(5) Inspection fee for each inspection by a general inspector made on request by the owner or user of the elevator shall be fifty dollars ($50).

JAMES R. YOCOM, Commissioner
ADOPTED: 6-14-76
ADDROVE: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 18, 1976 at 1:45 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: The Director, Kentucky Department of labor, Division of Labor Standards, Capital Plaza Office Tower, Frankfort, Kentucky 40601.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Mines and Minerals

805 KAR 5:010. Fees for licenses to operate.

RELATES TO: KRS 351.175
PURSUANT TO: KRS 13.082, 351.175
NECESSITY AND FUNCTION: KRS 351.175 requires the Department of Mines and Minerals to establish reasonable license fees. This regulation establishes the fees to be charged with respect to the application for and issuance of a license to operate a mine.

Section 1. Every application or request to the Department of Mines and Minerals for the issuance of a license to operate a mine shall be accompanied by a United States Postal Money Order or Cashier’s Check drawn in favor of the State Treasurer. The amount of this license fee shall be determined by the tonnage produced from such mine and by reference to subsections (1), (2) and (3) of this section:
(1) The license fee for mines producing at or in excess of 500,000 tons per year shall be $1,000.
(2) The license fee for mines producing at or in excess of 100,000 tons per year but less than 500,000 tons per year shall be $500.
(3) The license fee for mines producing less than 100,000 tons per year shall be $100.

Section 2. No application for a license to operate a mine shall be processed and no license to operate a mine shall be issued by the Department of Mines and Minerals without first having received a United States Postal Money Order or Cashier’s Check in the amount provided in Section 1.

H. N. KIRKPATRICK, Commissioner
ADOPTED: June 26, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 22, 1976 at 2:00 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: H. N. Kirkpatrick, Commissioner, Department of Mines and Minerals, Post Office Box 680, Lexington, Kentucky 40501, Telephone (606) 254-0367 or 254-0368.

PUBLIC PROTECTION AND REGULATION CABINET
Department of Insurance

806 KAR 3:025. Salvage or subrogation recoveries.

RELATES TO: KRS 304.3-240
PURSUANT TO: KRS 304.6-010
NECESSITY AND FUNCTION: KRS 304.6-010(1)(m) and (n) provide that in determining the financial condition of an insurer the only assets to be allowed are those pursuant to Annual Statement form approved by the Commissioner. Other assets may be allowed which are deemed by the Commissioner to be available for the payment of losses and claims. The function of this regulation is to affirm the department’s long standing position regarding the treatment of salvage and subrogation, which has been not to permit such as an offset to losses or as an asset unless such has been reduced to cash or its equivalent.

Section 1. Due to the difficulty in ascertaining the value of items received as salvage on paid or unpaid losses and determining the amount which might be recovered by subrogation on paid or unpaid losses, insurance companies incorporated under the laws of this state and foreign and alien companies licensed to do business in this state shall not take credit in any annual statement or interim statement filed with this department for salvage or subrogation recoveries until such recoveries shall have been
reduced to cash or its equivalent. Salvage or subrogation recoveries reduced to cash or its equivalent shall be accounted for as an offset to losses paid, in accordance with existing practices.

**HAROLD B. McGUFFEY, Commissioner**

**ADOPTED:** July 9, 1976

**APPROVED:** JAMES E. GRAY, Secretary

**RECEIVED BY LRC:** July 12, 1976 at 3:30 p.m.

**SUBMIT COMMENT OR REQUEST FOR HEARING TO:** Department of Insurance, Second Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

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**PUBLIC PROTECTION AND REGULATION CABINET**  
**Department of Insurance**

**806 KAR 40-010. Patient’s compensation fund.**

**RELATES TO:** KRS 304.40-250, 304.40-260, 304.40-310, 304.40-330

**PURSUANT TO:** KRS 13.082, 304.2-110

**NECESSITY AND FUNCTION:** KRS 304.2-110 provides that the Commissioner of Insurance may make reasonable rules and regulations necessary for or as an aid to the effectuation of any provision of the Kentucky Insurance Code. This regulation establishes the Kentucky Patient’s Compensation Fund procedures and requirements for a mandatory risk sharing, non-profit plan to provide, on a self-supporting basis, the payment of settlements or judgments obtained by any “claimant” on behalf of any “patient” as the result of “malpractice” committed by any “health care provider,” which is a member of said Fund, to the extent that such settlements or judgments qualify for payment from the Fund under KRS Chapter 304, Subtitle 40, and this regulation.

Section 1. Definitions: (1) “Insurance required,” in, by, or pursuant to KRS 304.40-330(3) shall mean a liability insurance policy providing basic coverage, of not less than $100,000 per occurrence and annual aggregate coverage of not less than $300,000 per year, against legal liability of the insured and against loss, damage or expense incidental to a claim of such liability, arising out of death, injury, or disablement of any person or arising out of damage to the economic interest of any person, as the result of malpractice, written on a policy form approved for such purpose by the commissioner for an insurer authorized in Kentucky to write the kind of insurance defined in KRS 304.5-070(1)(i), (j) or written by an insurer not authorized to do business in this state, if written on a policy form which the commissioner has determined to be not substantially different from those approved for authorized insurers, and if written by such nonauthorized insurer pursuant to KRS 304.10-010 through KRS 304.10-210 as a surplus line of insurance authorized for export, and if such company has theretofore declared its willingness to the commissioner to collect and promptly transmit any and all assessments determined by the commissioner and to comply with the requirement that the company give sixty (60) days notice to the commissioner of its intent to cancel or refuse renewal of the policy. Each and every such policy form approved for use in this state by the commissioner for any authorized insurer, prior to July 1, 1976, which approval is still in effect on that date, shall be deemed to provide the “insurance required” subject only to being written with, or amended on that date to provide, limits of liability equal to or exceeding those contained in this section.

(2) “Policy year,” shall mean the twelve (12) consecutive months period for which the policy is to be in effect, beginning on the effective date for the policy or any anniversary date thereof.

(3) “Fund fiscal year” shall mean that twelve (12) months period beginning with the commencement of business on July 1 of any year and ending with the close of business on June 30 of the following year.

(4) Words and terms defined in subtitle 40 of Chapter 304 of the Kentucky Revised Statutes shall be accorded the meaning set forth therein.

(5) Unless otherwise defined herein, words or terms peculiar to the insurance industry shall be accorded the meaning usually applied to them in general usage in that industry or, if not in apparent conflict, as defined anywhere in any other subtitle of Chapter 304 of the Kentucky Revised Statutes.

(6) Unless otherwise defined herein, all other words and terms shall be accorded the meaning applied to them in the general usage of the English language.

Section 2. Membership in the fund for all health care providers, as defined in KRS 304.40-250 and when licensed by this state, if required, shall be attained in the following manner:

(1) Except as hereafter provided, every person licensed to practice medicine pursuant to KRS 311.550 and practicing in Kentucky, shall become a member by virtue of the acceptance or continuation of such license, and shall remain a member for the entire period for which he continues to be so licensed. Upon written application to and approval by the commissioner an exemption from membership may be granted if such person acknowledges that if the certificate of exemption is issued by the commissioner, it is for the sole purpose of exempting him from required membership and participation in the fund and does not in any way eliminate or reduce any legal liability incurred by or attributable to him and agrees with the commissioner that if in the event a court of competent jurisdiction finds the exemption to be improper, and thereby subjects the fund to any liability on his behalf, he will promptly pay to the fund any sums paid as basic coverage and all assessments for which he would have been responsible during the period of exemption as if such exemption had not been granted, and if he further certifies and demonstrates to the satisfaction of the commissioner that:

(a) He is not then engaged in the practice of medicine within the State of Kentucky and will not thereafter become so engaged without first surrendering the certificate of exemption to the commissioner; or

(b) Although licensed by the State of Kentucky, his practice in this state is confined to that of a commissioned medical officer of the armed forces of the United States, or that of a medical officer of the United States Public Health Service, the United States Veterans Administration or other agencies of the government of the United States of America, performing official duties in this state under federal law; or

(c) His practice is confined to the status of a full-time employee of the State of Kentucky; or

(d) His application has been endorsed by an advisory
peer group on the basis that his practice is so limited or is conducted under such special circumstances that he should not reasonably be required to participate in the fund.

(2) Every hospital located in this state and subject to compliance with any of the provisions of KRS 216.405 to 216.485 shall become and remain a member of the fund by virtue of its continued operation as a hospital, except that this section shall not apply:

(a) To any hospital owned and operated by the United States Government; or

(b) To any hospital owned and operated by the State of Kentucky, on other than a fee for service basis, if the liability for injury to patients injured in such hospital is determinable solely by the State Board of Claims provided for in KRS 44.070.

(3) Every other health care provider in KRS 304.40-260 may become a member of the fund by making written application to the commissioner on a form provided by him for that purpose and on which the commissioner will endorse his written approval if he finds that:

(a) The applicant is providing health care service pursuant to a license issued by this state, or is an officer, director or agent thereof; or

(b) Is a corporation, partnership or sole proprietorship directly providing health care services to its employees;

(c) That the applicant's propensity for causing incidence of claim is not so great as to create an unfair burden on the other members of the fund in the event the applicant is approved as a member.

Section 3. (1) Membership in the plan shall terminate when:

(a) The license of the health care provider upon which the membership is based is suspended or revoked by action of the licensing authority which granted it;

(b) The member has given written notification to the commissioner, at least thirty (30) days prior to the close of any fiscal year of the fund, that the member is no longer a health care provider and has voluntarily surrendered any existing license, upon which membership was based, to the licensing authority which granted it;

(c) The member has secured an exemption from participation in the fund from the commissioner pursuant to Section 2, subsection (1) of this regulation;

(d) The membership has been secured pursuant to Section 2, subsection (5) of this regulation and the member has given written notification to the commissioner at least thirty (30) days prior to the close of any fiscal year of the fund that the member desires termination of the membership;

(e) When the member for any reason ceases to have the insurance required or a program of self insurance approved by the commissioner.

(2) Unless the commissioner for good cause, after a hearing, orders otherwise, all terminations of membership become effective at the close of any fiscal year of the fund during which they occurred.

(3) Termination of membership shall not discharge or otherwise affect the member's liability for assessments set by the commissioner to be paid to the fund for the annual period covered by the fiscal year of the fund during any part of which the membership was in effect.

Section 4. (1) Any member hospital may propose a self-insurance plan by submitting to the commissioner a certified copy of the resolution of its board of directors adopting such a plan. The commissioner shall approve any such plan if he finds that it meets the following standards:

(a) It provides that the hospital agrees to pay any final judgment entered against the hospital by any court of competent jurisdiction for any claim or claims arising from malpractice in an amount not exceeding $100,000 for any one occurrence and $300,000 in the aggregate during any fiscal year of the fund for which the hospital is a member; provided, however that a self-insurance plan may provide in the alternative that the hospital may obtain insurance in any amount less than the insurance required, in which event the plan shall provide that the hospital shall agree to pay any final judgment entered against the hospital by any court of competent jurisdiction for any claim or claims arising from malpractice in an amount equal to the difference between the amount of coverage provided by such insurance for any occurrence and in the aggregate and $100,000 per any one (1) occurrence and $300,000 in the aggregate for all claims incurred during any fiscal year of the fund for which the hospital is a member.

(b) It provides that the hospital shall report promptly to the commissioner on forms prescribed by him such information as he may require to determine the hospital's ability to make the payments provided by the plan. This report shall include, but need not be limited to, a listing of each claim made by or on behalf of any patient against the hospital growing out of alleged malpractice, the amount of each claim if then known; whether the hospital has denied liability for each claim; the amount paid in settlement of any claim; the amount paid in satisfaction of any judgment; and the amount of the balance then in the claims reserve account or trust fund established pursuant to paragraph (d) of this subsection.

(c) It provides that the hospital shall establish a claims management and risk management program, which shall include, as a minimum, procedures satisfactory to the commissioner for the prompt investigation of each malpractice claim reported to it to determine whether malpractice liability exists and its cause; procedures for the efficient processing, adjustment and reasonable settlement of such claims; procedures for the defense by qualified counsel of claims that cannot be adjusted or settled; and procedures to examine the causes of losses and to take action to reduce their frequency and severity, including a safety program and employee and professional training program. The hospital may undertake such a claims and risk management program through its own qualified personnel, or it may undertake part or all of such a program through the services of independent contractors, including insurance agents and lawyers.

(d) It provides a reliable financial arrangement for the payment of claims by means of a claims reserve account and security deposit as described in paragraph (e) of this subsection, or by means of a trust fund as described in paragraph (f) of this subsection.

(e) It provides, if the hospital proposes to satisfy the requirement of paragraph (d) of this subsection by means of a claims reserve account and security deposit, that the hospital shall maintain a claims reserve account for the payment of all incurred but unpaid claims and claims expenses occurring during its membership in the fund and not covered by a policy of insurance or transferable to the fund, and to place on deposit with the Custodian of Insurance Securities, as security for the payment of claims out of the claims reserve account, a security deposit consisting of marketable securities, of the kinds in which insurance companies are permitted to invest, in an amount equal to $1,000 for each acute care bed licensed to the
hospital, but not less than $25,000 nor more than $300,000. In lieu of said security deposit, the commissioner may accept the posting of a bond with good and sufficient surety for the faithful execution of the plan and the payment of all claims, benefits, expenses or assessments due pursuant thereto, in a principal amount equal to that which would be required if the security deposit had been made.

(f) It provides, if the hospital proposes to satisfy the requirement of paragraph (d) of this subsection by means of a trust fund, that the hospital shall establish a trust fund with a recognized independent trust agent which is not related through ownership or control to the hospital, such as a bank or trust company. The trust fund shall be managed by the trustee in accordance with the Kentucky law governing trusts pursuant to a written trust agreement that includes, in addition to the provisions required to be in a trust instrument by Kentucky law, the following provisions:

1. The trustee shall have legal title to the fund and shall be responsible for its proper administration and control;
2. Loans by the trustee from the trust fund to the hospital shall not be permitted;
3. Withdrawals from the trust fund shall be made only for the payment of those claims for which this section authorizes a self-insurance plan, and the following related expenses: expenses incurred by the trustee in the management of the fund, expenses incurred by the hospital in administering the claims management and risk management program provided by paragraph (c) of this subsection, and legal and actuarial expenses actually related to the hospital’s self-insurance plan and the management of the trust fund.

4. The hospital shall, upon the establishment of the fund and annually thereafter, pay into the fund an amount to be determined by an independent actuary and approved by the commissioner who shall be instructed to analyze the fund, using actuarial methods customarily employed by the insurance industry to determine the soundness of malpractice self-insurance reserve funds, and to submit to the hospital, with a copy to the commissioner, a certified statement of the amount necessary to be paid into the fund and the time at which it shall be paid so that the fund will support disbursements to cover payment of claims made under this subparagraph together with the expenses authorized by subparagraph 3. of this paragraph. The certified statement shall also provide for an estimate of the amounts, if any, determined by the actuary to be in excess of what is reasonably needed to support such anticipated disbursements from the fund. Upon payment of such amount, the hospital shall promptly submit to the commissioner proof of such payment.
5. In the event the hospital discontinues operations, or discontinues its self-insurance plan and purchases the insurance required, an independent actuary shall be instructed to analyze the balance in the fund to determine the adequacy of the fund to support disbursements to cover payment of future claims and expenses arising from instances occurring while payments into the fund were being made, and the trustee shall maintain an appropriate reserve in the fund to pay such claims.
6. The trustee shall submit a certified financial statement to the hospital and to the commissioner no later than sixty (60) days after the end of each fiscal year of the fund stating the balance in the fund at the beginning of the year; current year payments; the amount and nature of all withdrawals from the fund, including a separate accounting for claims management expenses, legal expenses, actuarial expenses, and claims paid; and the fund’s balance. If the fund remains in existence after the hospital discontinues operations or discontinues its self-insurance plan, such an annual statement shall be submitted each year until the fund is closed.

7. Any income earned by the fund must become part of the fund.

(g) It provides that the hospital shall make all books and records relating to the plan available to the commissioner for examination to determine that the plan is being operated in conformity with KRS 304.40-250 to 304.40-330 and this regulation.

(2) A self-insurance plan may be proposed by any health care provider, other than a hospital covered under Section 4, subsection (1) herein, and such plan shall be approved by the commissioner if he finds that it meets the following standards:

(a) The health care provider agrees to pay any final judgment imposed upon him by any court of competent jurisdiction or any claim or claims arising from malpractice in an amount not exceeding $100,000 for any one (1) such claim or $300,000 for all such claims incurred during any fiscal year of the fund for which the health care provider is a member.

(b) The health care provider agrees to place into escrow and maintain a security deposit consisting of marketable securities of the kinds in which insurance companies are permitted to invest with a current value of not less than $100,000. Thereafter, the commissioner from time to time may require such health care provider to deposit additional securities in the escrow account so as to provide potential claimants essentially the same protection as is afforded under “insurance required.” Such escrow account may be established with any bank or trust company in Kentucky authorized by law to provide such services, under terms of an escrow agreement to which the commissioner would be a party and which will restrict the use of the escrow funds for any purpose other than for the self-insurance plan. Marketable securities acceptable to the commissioner may be substituted and transferred in or out of the said escrow account so long as the market value of such securities on deposit continues to meet the minimum requirements set forth in this regulation.

(c) The health care provider agrees to report promptly to the commissioner each and every incident or occurrence causing injury or death of any patient which may result in a claim against such health care provider for malpractice. Such reports shall set forth the amount of damages claimed if known, the amount reserved for the payment of such claim and any amounts paid in settlement of such claim.

(d) The health care provider agrees to promptly cause any such claim to be investigated and defended if necessary through the services of qualified persons, even though he may consider any such claim to be false and groundless.

(e) The health care provider agrees to make all books and records relating to the self-insurance plan available to the commissioner for examination to determine that the plan is being operated in conformity with KRS 304.40-250 to 304.40-330 and this regulation.

Section 5. (1) On or before May 1 of each year the commissioner shall issue an order prescribing a formula for the setting of assessments applicable to each member of the class of membership to which he belongs. Such formula shall contemplate to the extent reasonably possible any difference between the membership classes and their subclasses as to propensity for causing loss to the fund. The
formula shall be designed to provide sufficient funds to pay all anticipated claims and expense incurred by the fund during the following fund fiscal year. It may vary as to form, content or application between those providing the required insurance through purchase of a policy and those providing it through an approved self-insurance plan. However, it shall be designed to maintain the fiscal integrity of the fund and not to produce any assessment in excess of the limits contained in KRS 304.40-330(3)(a).

(2) The order prescribing the formula shall be distributed promptly to every member and every insurer providing any malpractice insurance in this state and shall be applied by the member or member’s insurer to determine the member’s liability to the fund, for its subsequent fiscal year, as follows:

(a) For each insured member, other than a hospital, the member’s insurer shall apply the percentage produced by the formula as applicable to such member to the gross premium charged such member for the required insurance coverage issued or renewed for such member to become effective during the fiscal year for which the formula was prescribed and the amount thereof shall be collected by the insurer at the same time that its premium is collected, and shall be included in, and transmitted to the fund with a report to the commissioner filed not later than fifteen (15) days following the end of the month in which it was collected.

(b) Each qualified self insurer member, other than a hospital, shall apply the percentage produced by the formula as applicable to such member, to the average premium for such member’s class and subclassification as determined by the commissioner, and shall remit such amount to the fund with a completed report form provided by the commissioner for such purpose on or before July 1 of the fiscal year for which the assessment formula is applicable.

(c) Based upon the applicable formula, each member hospital, whether insured or self insured, shall determine its annual assessment and shall report same to the commissioner, on a form provided by him for such purpose, on or before July 1 of the fiscal year for which the assessment formula is to apply and shall transmit therewith to the fund a sum at least equal to one-twelfth (1/12) of its determined annual assessment, and shall, on or before the first day of each and every succeeding month in the fiscal year, transmit to the fund an additional one-twelfth (1/12) of the annual assessment until the assessment is paid in full.

(3) In the event the assessment of any member or any portion thereof remains unpaid more than thirty (30) days after it shall have become due to be transmitted to the fund, the commissioner shall forthwith notify the state authority which licenses such member for proceedings by that authority to suspend the license on which the membership is based.

(4) Assessments shall be fully earned by the fund when they become due and payable by the member, but no member shall be required to pay more than one (1) annual assessment in any fiscal year.

Section 6. (1) Every insurer on behalf of its insured members and every self insured member shall promptly report to the commissioner as a potential loss to the fund every claim made by or on behalf of any patient growing out of alleged malpractice against such member, when the claim for damages may exceed the sum of $100,000.

(2) Upon request of the commissioner the insurer or self insured member shall advise the commissioner as to the current status of its handling of any claim which has been reported as a potential loss to the fund and shall furnish any documentation required by him.

(3) When the insurer of any member or any self insured member has negotiated what it believes to be a reasonable settlement of the claim or is required to satisfy any final judgment thereon, the insurer or self insured shall, if the payment of such settlement or satisfaction is dependent upon any payment by the fund, jointly with the claimant petition the commissioner for approval of such settlement. Such petition shall briefly state the alleged facts on which the claim for malpractice is based, the name and address of the injured party, the nature and extent of injury sustained, the type and amount of damages alleged and the amount and terms of the proposed compromised or negotiated settlement. The commissioner shall approve such settlement and order the payment of the fund’s proportionate share only if he is satisfied that the settlement is fair and reasonable under all the circumstances and in the best interest of both the claimant and the member, or is in satisfaction of a final judgment obtained by the claimant against the member.

(4) In the event a settlement shall be proposed by an insurer and a claimant, and the commissioner shall approve such settlement, then if such settlement is rejected by the member of the fund, the fund shall be indemnified by the member for the amount of any judgment in excess of the fund’s liability for the rejected settlement and the costs of defense incurred after rejection of the settlement offer.

(5) Every insurer on behalf of its insured members, or self-insured member on its own behalf, shall report to the commissioner within sixty (60) days of the date on which it makes a final settlement or a final judgment is entered against it on any claim in an amount less than that requiring approval by the commissioner or payment by the fund, which report shall contain the information required in a petition for settlement approval, as set forth in subsection (3) of this section, except that the claimant need not join therein.

(6) The commissioner shall report monthly to the proper licensing authority a summary of the information obtained by him under subsections (3) or (5) of this section with respect to settlements or judgments involving any and all health care providers licensed by such authority for the purpose of facilitating such authority’s review of the fitness of such health care provider as required by KRS 304.40-310(2).

Section 7. (1) The commissioner shall designate an employee of the Department of Insurance to serve as the Administrator of the fund under the supervision and direction of the commissioner.

(2) The administrator shall establish and maintain such accounts and records as may be necessary to:

(a) Properly identify each and every member by name, address, license number, membership number as well as the current membership classification to which he belongs.

(b) Establish the current fiscal condition of the fund on a cash basis for any designated accounting period.

(c) Establish the current fiscal condition of the fund on an accrual basis for any designated accounting period.

(d) Provide the commissioner with adequate statistical information on which the commissioner can determine a formula for the setting of assessments for each membership classification on a basis which shall not unfairly discriminate between members.
(e) Anticipate the cash flow requirements of the fund in order that surplus cash, if any, and in such amount as may be certified by the commissioner, may be invested and reinvested by the State Treasurer for the benefit of the fund.

(f) Adequately document the source of all income to the fund and the purpose of all expenditures therefrom.

(g) Adequately document all claims reported to the fund.

(h) Adequately document all official action taken by or on behalf of the commissioner in the management of the fund.

(3) Any reports required to be made by or on behalf of any member shall be deemed the confidential personal property of the person required to so report and such reports shall not be made public except with the explicit written consent of the person so reporting.

Section 8. (1) Coverage shall be provided by the fund to all members for the payment of all claims, arising from legal liability imposed upon the member and growing out of malpractice committed by the member in excess of $100,000 per occurrence or $300,000 annual aggregate. Such coverage shall be extended to the member on the same terms and conditions as the policy of insurance, or approved self-insurance plan, which is maintained by the member as insurance required.

(2) In the event any member whose membership has been attained under Section 2, subsections (1) or (2) of this regulation is unable to acquire the insurance required, and the commissioner determines that KRS 304.40-330(6) is applicable, then the commissioner shall:

(a) Determine a premium to be charged such member based upon such member's education, training and experience as well as his classification for insurance purposes, which premium shall not exceed 300 percent of the average then on file with the commissioner by insurers authorized to write such coverage for risks of the same classification and experience; and

(b) Issue to such member a certificate of basic coverage within the fund and, in his discretion, contract with an insurer authorized to write and write such coverage in this state for the furnishing of any services required for such basic coverage within the fund.

(3) In the event of the activation of a joint underwriting association pursuant to KRS 304.40-030 no certificate of basic coverage shall be issued to, or renewed for any member unless he has applied for such coverage in and has been rejected by the joint underwriting association.

(4) In the event any member has in effect at the time of any loss, insurance in excess of the insurance required, the excess coverage provided by the fund shall be liable only for a payment to any claimant in excess of all valid and collectable malpractice insurance applicable to the event giving rise to the claim against the fund hereinafter called "applicable insurance." Upon the filing of a claim required to be filed with the fund under KRS 304.40-330(8)(b) the commissioner shall immediately give notice of such claim to each malpractice insurer providing excess applicable insurance and shall require all such insurers to pay such claim up to the limits of liability of such malpractice insurance. If any insurer providing such excess applicable insurance fails or refuses to pay such claim when it is within the coverage provided by the excess policy, the commissioner shall determine the fitness of such insurer under the provisions of KRS Chapter 304 to continue to hold a "Certificate of Authority" to do business in this state.

HAROLD B. McGUFFEY, Commissioner
ADOPTED: June 30, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: July 8, 1976 at 4:00 p.m.
A PUBLIC HEARING will be held on this regulation on Tuesday, August 31, 1976, at 10 a.m., Second Floor, Capital Plaza Tower, Frankfort, Kentucky.

Section 1. Responsibilities of the Public Service Commission. (1) The Public Service Commission shall require inspectors to be certified. Examinations shall be based on the National Electrical Code.

(2) The Public Service Commission shall establish qualification requirements for electrical inspectors, and schedule examinations at regular intervals.

(3) It shall be the duty of the Public Service Commission to investigate alleged misconduct of any electrical inspector as certified under this act when, in the opinion of the commission, there is sufficient evidence to suggest that such misconduct exists. Any party may seek redress from the Public Service Commission when alleged misconduct of an electrical inspector is deemed to have worked an undue hardship on the party.

(4) The Public Service Commission shall review the conduct of any electrical inspector who shall have attempted to supplant, overrule or otherwise invalidate the judgment of another electrical inspector without first obtaining express written consent from the city or county official employing the original inspector.

(5) Upon a finding by the commission that such an action has occurred the commission may suspend the certificate of the offending inspector for a period not to exceed one (1) year from the date of the commission's ruling.

(6) The commission may take other appropriate action as may be warranted by any given offense.

(7) The fact that an electrical inspector has been examined and certified by the Public Service Commission as being competent to perform electrical inspections does not authorize that individual to make inspections in the Commonwealth of Kentucky unless he has been hired by a specific city and/or county government within whose jurisdiction he will perform inspections.

Section 2. Applicability. These regulations shall apply to electrical inspectors in the employ of any and all cities.
and/or counties in the Commonwealth of Kentucky, and to applicants for certification as electrical inspectors.

Section 3. Definitions. The following words and terms, when used in these regulations shall have the meanings indicated:

(1) “Applicant” means the person seeking to be certified as an electrical inspector.

(2) “Commission” means the Public Service Commission of Kentucky.

(3) “Certified electrical inspector” means an applicant who has met the criteria established by the commission for examination, has satisfactorily passed that examination, and has received a certificate attesting thereto.

(4) “Employee” means one who is employed on a full-time, part-time, or contractual basis by a city or county.

(5) “Electrical” pertains to the installation of wires and conduits for the purpose of transmitting electricity, and the installation of fixtures and equipment in connection therewith.

(6) “Electrical industry” pertains to those engaged in the generation, transmission and distribution of electricity; the design, manufacture, construction, installation, alteration or repair of electrical wiring facilities and apparatus for the utilization of electricity.

Section 4. Qualifications for Electrical Inspectors. Prior to being examined by the commission the applicant must meet the following requirements:

(1) (a) Applicant shall have had not less than three (3) years of experience in the field of electrical inspection of all types of residential, commercial, and industrial electrical light and power wiring systems, installed in accordance with the National Electrical Code; or,

(b) Applicant shall have had not less than five (5) years of experience in the installation and/or design, of all types of residential, commercial, and industrial electrical light and power wiring systems, installed in accordance with the National Electrical Code; or,

(c) Applicant shall be a Registered Professional Electrical Engineer, and shall have been registered and engaged in the practice of his profession for not less than three (3) years.

(2) Applicant shall possess the ability to speak, read, and write the English language and possess a general educational level satisfactory to perform his duties.

(3) Applicant shall not be engaged in any other activity in the electrical industry which might in any way constitute a conflict of interest. Electrical contractors, or any person employed by an electrical contractor, electricians, and employees of electric utilities are expressly prohibited from being certified.

(4) Applicant shall submit a duly notarized application, which shall be supplied by the commission upon request, wherein all pertinent personal information and experience shall be stated. Application must be received by the commission at least thirty (30) days prior to the desired examination date.

(5) A fee of ten dollars ($10) shall accompany the application, consisting of a check or money order made payable to the Treasurer, Commonwealth of Kentucky.

Section 5. Examinations. (1) Examinations for qualified applicants shall be administered beginning at 1:00 p.m. on the first Tuesday of the months of February, May, August, and November unless otherwise scheduled by the commission.

(2) Examinations will be administered at the commission's offices, 24th Floor, Capital Plaza Tower, Frankfort, Kentucky, unless another location is specifically designated.

(3) Examination will be based on the National Electrical Code and will be open book. The code book and all necessary supplies will be provided by the commission.

(4) A grade of seventy (70) percent shall be considered passing. An applicant, otherwise qualified, who fails to make a passing score shall, upon request, be scheduled for re-examination at the next examination date without the paying of additional fees.

(5) No applicant shall be certified without successfully passing the examination.

Section 6. Certification. (1) Certificates will be issued to individuals and not to corporations, partnerships, companies or any other entities and will be valid for a period of two (2) years from the date of issuance.

(2) Certificates will be reissued upon request prior to expiration. The fee for renewal shall be two dollars ($2), payable to the Treasurer, Commonwealth of Kentucky.

Section 7. Revocation of Certificates. The commission may revoke, suspend or refuse to renew the certificate of an electrical inspector who is determined by the commission to be guilty of:

(1) Fraud, deceit or misrepresentation in obtaining certification.

(2) Negligence, incompetence or misconduct in the field of electrical inspection.

(3) Affixing or causing to be affixed to any electrical installation subject to his inspection a seal of approval, where he has not personally inspected such installation and found it to be satisfactory.

(4) Operating as an electrical inspector in localities or jurisdictions without having an employment arrangement with the appropriate unit of local government.

(5) Improperly overruling the findings of another electrical inspector.

Section 8. Establishment of Fees. The responsibility for the establishment of fees or other compensation of electrical inspectors rests with the employing unit of local government.

Section 9. Complaints and Grievances. (1) Any person who believes that any act or omission of any electrical inspector certified by the commission has worked an undue hardship on him, or who believes that an electrical inspector is guilty of misconduct in the performance of his duties, may seek redress from the commission.

(2) Any complaints or allegations of misconduct should be submitted in writing to the Secretary, Public Service Commission, and should set forth the nature of the complaint or alleged misconduct and the action desired on the part of the commission to alleviate same.

(3) After investigation the commission may, at its discretion, cause the matter to be set for public hearing or take any other appropriate action to resolve or correct the matter complained of.

Section 10. Retention of Records. (1) Each electrical inspector shall make and retain for a minimum time of three (3) years a complete record of each inspection. Such
record shall contain, as a minimum, sufficient information to identify the location of the structure inspected, the date of the inspection, the type of structure, whether residential, commercial, industrial or other, the designation of any required permits and the agency(s) granting same, the size and complexity of the structure, any deficiencies in meeting code requirements and action required to comply, and any other pertinent information considered necessary to allow for a review of the inspection.

(2) Such records shall be available for examination by any authorized representative of the commission upon request.

Section 11. 807 KAR 2:060 is hereby repealed.

BARKLEY J. STURGILL, Chairman
ADOPTED: June 22, 1976
APPROVED: JAMES E. GRAY, Secretary
RECEIVED BY LRC: June 28, 1976 at 12:10 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary, Public Service Commission, Capital Plaza Tower, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES


RELATES TO: KRS Chapter 61
PURSUANT TO: KRS 61.876(1), 194.060
NECESSITY AND FUNCTION: The Department for Human Resources is authorized by KRS 194.060(1) to promulgate rules and regulations to protect the confidential nature of all records of the department which directly or indirectly identify a patient or client or former patient or client of the department. The Department for Human Resources is also authorized by KRS 61.876(1) to promulgate rules and regulations to provide for full access to public records without excessively disrupting the essential functions of the department.

Section 1. General. Consistent with the provisions of KRS 61.870 to 61.991, the public records of the Department for Human Resources, except as provided in Section 4, shall be open for inspection by any person in accordance with the procedures established by the regulation promulgated by the Executive Department for Finance and Administration and this regulation.

Section 2. Definitions. The following terms shall have the meaning assigned herein:

(1) “State administrative agency” means every program cabinet, department and administrative body of the Kentucky State Government as defined by KRS 12.010, headed by, or whose membership is composed of, persons appointed by the Governor, and their component organizational subdivisions.

(2) “Public record” means all books, papers, maps, photographs, cards, tapes, discs, records or other documentary materials prepared, owned, used, in the possession of or retained by a state administrative agency, but does not include any records owned by a private person or corporation in the possession of a state administrative agency or an officer or employee there, unrelated to any function, activity, program or operation funded by the state.

(3) “Official custodian” means the chief administrative officer of a state administrative agency who by virtue of his position is responsible for the maintenance, care and keeping of all the public records of his agency, or so designated in writing by the chief administrative officer of a state administrative agency, the head of each office, bureau, division or other organizational subdivision within an administrative agency, who is responsible for the maintenance, care and keeping of all of the public records of his organizational unit. Official custodian for the Department for Human Resources is the Secretary for the department or such designee as he shall appoint in writing.

(4) “Custodian” means any officer or employee of a state administrative agency having public records in his personal custody and control.

Section 3. (1) The official custodian or his designees shall be responsible for insuring that the identity of the person seeking disclosure or his authorized representative is verified. An individual seeking disclosure of records shall disclose his name, current address, and at least one (1) piece of tangible identification such as a driver’s license or union card. If the individual seeking disclosure is a representative of a client or patient of the department, he shall present written authorization from the client or patient unless he is licensed as an attorney and is representing that client or patient.

Section 4. The public records enumerated in subsections (1) through (10) of this section, except as provided herein, shall be subject to inspection only upon order of a court of this Commonwealth or of the United States. The exemptions under this section notwithstanding, nothing herein shall prohibit or limit the exchange of public records or the sharing of information between state administrative agencies or other public agencies and the Department for Human Resources, or between the subdivisions of the department, when the exchange of such records or sharing of such information will serve legitimate governmental needs or is necessary in the performance of legitimate governmental functions, nor shall the enumeration of any material herein prohibit disclosure of statistical information not readily identifiable of any person. If any public record contains material subject to public inspection only by court order, and other material not so excluded from public inspection, the custodian of the record shall, upon application by any person for inspection of such record, aggregate or remove the excluded material from the record and the non-excluded material shall then be available for inspection in accordance with the application for inspection. Nothing contained herein shall limit the right of client or patient of the department or his duly authorized representative to view records pertaining to the client except adoption records which are made subject to inspection only by court order by KRS 199.570, except insofar as the disclosure thereof would constitute a clearly unwarranted invasion of privacy of any person who had contributed information on a confidential basis or the inspection would be of great detriment to the patient. The official custodian(s) of the public records for the Department for Human Resources shall exclude from public inspection, except by an order of court as provided in this section:

(1) Public records containing information of a personal nature where public disclosure would constitute a clearly
unwarranted invasion of personal privacy, including but not limited to:

(a) Items in personnel folders relating to application for employment, evaluation, and personnel actions;

(b) All medical records that are maintained either centrally or at any facility or other office of the Department for Human Resources and that contain the name, Social Security number, or other identifying data for any individual patient or client;

(c) All other records maintained by the Department for Human Resources that contain social, financial, or personal data of individual patients or clients and contains any identifying information;

(d) Copies of court commitments to treatment under the Controlled Substances Act (KRS 218A.990) and any subsequent discharge actions;

(e) All “Unusual Occurrence Reports” that contain specific information about employees or other individuals;

(f) All applications and counseling record forms whether for regular employment services or for such special programs as Comprehensive Employment and Training Act, Food Stamp, Job Corps, Migrant Seasonal Farm Workers or Work Incentive Program. This would also include all other operating forms in which either the name and/or the Social Security number of an applicant is recorded;

(g) All individual employer or employing establishment records maintained that contain identifying information regardless of whether or not the name of the employer is listed. Also included would be copies of individual applicant records and correspondence that might be provided employers or certain eligible public agencies;

(h) Raw data received by the Department for Human Resources pertaining to radiation licenses; and

(i) Information received from applicants seeking loans for businesses in a rural area under the Consolidated Farm and Rural Development Act.

(2) Records confidentially disclosed to an agency and compiled and maintained for scientific research in conjunction with an application for a loan; the regulation of commercial enterprise, including mineral exploration records, unpatented, secret, commercially valuable plans, appliances, formulae, or processes, which are used for the making, preparing, compounding, treating, or processing of articles or materials which are trade commodities obtained from a person which are generally recognized as confidential; or for the grant or review of a license to do business which if openly disclosed, would permit an unfair advantage to competitors of the subject enterprise, unless the disclosure or publication of such records is directed by law, including but not limited to: Individual letters written to a specific person or industry dealing with trade secrets, product development techniques, and manufacturing processes, or regulatory matters.

(3) Public records pertaining to the prospective location of a business or industry where no previous public disclosure has been made of the business or industry’s interest in locating in, relocating within, or expanding within the Commonwealth. Provided, however, that this exemption shall not include applications filed with state administrative agencies for permits or licenses necessary to do business or to expand business operations within the state, except as provided in subsection (2) including but not limited to:

(a) Application for license or permit to operate establishments or facilities which contain specific information about the business, such as volume of product produced, quality control procedures, location of business, and formulation of product;

(b) Information in inspection reports, investigation reports, sample analysis reports, and correspondence dealing with product formulation, quality control procedures, and the volume of product produced;

(c) All records related to the licensure of laboratories;

(d) Quarterly reports on generally licensed radiation device distribution.

(4) The contents of real estate appraisals, engineering or feasibility estimates and evaluations made by or for an agency relative to the acquisition of real property, until such time as all of the property has been acquired, including but not limited to:

(a) Certificate of need folders that include applications for certificate of need, correspondence, project reports, summaries, and section 1122 of Public Law 92-603;

(b) Application for a permit to construct a facility and construction plans and specifications on proposed or remodeled facilities, and correspondence which would specify location of new facilities.

(5) Test questions, scoring keys and other examination data used to administer a licensing examination, or an examination for employment before the examination is given or if it is to be given again.

(6) Records the Department for Human Resources compiled in the process of detecting and investigating statutory or regulatory violations if the disclosure of the information contained in such records would harm the agency by revealing the identity of informants not otherwise known or by the premature release of information to be used in a prospective prosecution or suit or an administrative adjudication. Except as provided by KRS 17.150, public records exempted under this subsection shall be open for inspection after adjudicative action is completed or a decision has been made to take no action. The official custodian shall have the burden of justifying with specificity a refusal of a demand for inspection of any public records covered by the exemptions provided in this subsection.

(7) Preliminary drafts, notes, correspondence between state administrative agencies and private individuals, other than correspondence intended to give notice of final action by an agency.

(8) Records of the Emergency Medical Service Grant Administration which include bids and other information required to be confidential until after the bids are awarded.

(9) Preliminary recommendations and memoranda in which opinions are expressed or policies formulated or recommended, including but not limited to:

(a) Inspection reports, investigation reports, sample analysis reports, and correspondence on individuals, establishments, or facilities for which legal action is in the process of being instituted or pending;

(b) Correspondence regarding recommendations received from various groups, organizations, or individuals pertaining to their appointment or consideration for appointment to boards, commissions, task forces, or committees which advise or otherwise assist the bureau of its affiliates;

(c) Correspondence to and from federal agencies involving preliminary data concerning the formulation of policies and budgetary matters.

(10) All public records or information, the disclosure of which is prohibited by federal law or regulation, and including but not limited to:

(a) Recipient-related records pertaining to Old Age Assistance and Medical Assistance for the Aged, Title I of
the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(b) Recipient-related records pertaining to Aid to Families with Dependent Children program, Title IV-A of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(c) Recipient-related records pertaining to Child Welfare Services program, Title IV-B of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(d) Recipient-related records pertaining to the Work Incentive Program, Title IV-C of the Social Security Act, except as otherwise provided by federal law and regulation;

(e) Recipient-related records of the Paternity-Child Support program, Title IV-D of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(f) Recipient-related records of the Grants to States for Aid to the Permanently Disabled, Title XIV of the Social Security Act, except as otherwise provided by federal law and regulation;

(g) Recipient-related records of the Grants to States for Aid to the Blind, Title XV of the Social Security Act, except as otherwise provided by federal law and regulation;

(h) Recipient-related records of the Supplemental Security Income for the Aged, Blind, and Disabled program, Title XVI of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(i) Recipient-related records of the Medical Assistance program, Title XIX of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(j) Recipient-related records of the Grants to States for Services program, Title XX of the Social Security Act, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(k) Recipient-related records pertaining to the Food Stamp program, 7 U.S.C. section 2011, et seq., except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(l) Recipient-related records of the State Employment Service gathered under the Wagner-Peyser Act, 29 U.S.C. section 49, et seq., except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(m) Recipient-related records gathered under the Comprehensive Employment and Training Act; P.L. 93-203, 93-567, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(n) Recipient-related records of the Unemployment Insurance program, 5 U.S.C. Chapter 20, except with the recipient’s consent, and as otherwise provided by federal law and regulation;

(o) Recipient-related records maintained for alcoholism or alcohol abuse programs in conjunction with the National Health Act, 45 U.S.C. section 4551, et seq., except with the recipient’s consent, and as otherwise provided by federal law and regulation.

11) Public records or information, the disclosure of which is prohibited or restricted or otherwise made confidential by the statutes of this Commonwealth, and including but not limited to:

(a) Records and reports of the department which directly or indirectly identify a client or patient or former client or patient of the department (KRS 194.060);

(b) Family records and reports containing information obtained on the basis that it would not be disclosed (KRS 205.175, 61.878(1));

(c) Birth, death, stillbirth, abortion, marriage and divorce records, or any other record covered by the inspection procedures established by KRS Chapter 213, as well as all correspondence attendant thereto;

(d) Juvenile court records (KRS 208.275);

(e) Adoptive home study records (KRS 199.470);

(f) Information received by a DATE Center in accordance with KRS 210.670;

(g) Unemployment insurance records, except to the claimant as provided in KRS 341.190;

(h) Alcohol rehabilitation treatment records (KRS 222.270);

(i) All records which indirectly or directly identify a patient for whom hospitalization has been sought in accordance with KRS 210.235. No patient shall be allowed to inspect his medical records if, prior to such a request a staff physician has entered into his treatment plan written documentation to the effect that such inspection would be of great detriment to the patient;

(j) Probation records (KRS 208.340);

(k) Records of proceedings to terminate parental rights, except to the parties as provided in KRS 199.615;

(l) All records pertaining to children and their parents or relatives gathered by a child-caring or child-placing facility licensed by the department pursuant to KRS 199.640;

(m) Child abuse and neglect records (KRS 199.335(10));

(n) Records or documents which do not themselves provide confidential information, but provide keys to this information in other files or data banks.

Section 5. Application for inspection of public records:

(1) Persons requesting to inspect public records of state administrative agencies shall file a written application describing the records requested to be inspected, on a form prescribed by the Executive Department for Finance and Administration, with the official custodian of the records of the office of the agency having physical custody of the records. Agency employees shall assist, on request of the applicant, in completing the form; the applicant shall sign the application form. The application form shall include a receipt to be completed and signed by the custodian of the records for payment received for copies of records requested by applicants and on (1) copy of the receipt shall be furnished to the applicant.

(2) Application forms for the inspection of public records of state administrative agencies will be stocked by and available from the Central Stores of the Executive Department for Finance and Administration. Each state administrative agency shall be responsible for obtaining from Central Stores an adequate supply of the application forms for use by each of its administrative subdivisions so that at all times there will be sufficient number of forms on hand to comply with requests for inspection of the agency's records.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 22, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 237, Frankfort, Kentucky 40601.
DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services

902 KAR 11:010. Application for licensure; fee.

RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333 empowers the Department for Human Resources to license and regulate medical laboratories in Kentucky including applications for licenses and the setting of reasonable license fees. The function of this regulation is to establish application procedures for licensure and to establish reasonable licensure fees.

Section 1. Licenses. (1) No person shall operate any medical laboratory in this Commonwealth without first obtaining the appropriate license therefor.

(2) All applications for licensure shall be filed with the Department for Human Resources, Bureau for Administration and Operations, Division for Licensing and Regulation, Frankfort, Kentucky 40601.

(3) All applicants for licenses shall, as a condition precedent to licensure, be in compliance with the applicable regulations relating to the particular medical laboratory.

(4) All licenses shall expire on December 31 following the date of issuance.

(5) Licenses may be renewed upon payment of the prescribed fee provided the medical laboratory is in compliance with the applicable provisions of KRS Chapter 333 and the regulations of the department.

(6) Medical laboratories operated by a licensed physician, or group of licensed physicians, solely and exclusively in connection with the diagnosis and treatment of their own patients shall be exempt from the licensure provisions of these regulations. If any referred work is received or performed by such medical laboratories, all provisions of these regulations shall apply.

Section 2. Fee Schedule. The initial application fee for a license and the annual renewal thereof for each medical laboratory shall be twenty-five dollars ($25).

WILLIAM P. McELWAINE, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 201, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services


RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333 directs that the Department for Human Resources may require medical laboratory directors to submit reports concerning selected test results and medical laboratory operations. Further, KRS Chapter 333 empowers the Secretary of the Department for Human Resources to adopt rules and regulations to effectuate the purposes and provisions of KRS Chapter 333, including, but not limited to, standards of construction of medical laboratories and sanitary conditions within the medical laboratory and its surroundings, as well as licensure of medical laboratories. The function of this regulation is to set out the contents of the required reports, standards of health and safety for medical laboratories, and a provision relating to licensure.

Section 1. Reporting of Information Concerning Operations. The medical laboratory director shall submit to the department such reports of operation as the department may from time to time require. These reports shall include, but not be limited to, the following:

(1) Any change in laboratory supervisory personnel; such report shall be made within ten (10) days after such change;

(2) Annual reports of workload data by test, specialty, and subspecialty; such reports may be made either on a calendar or fiscal year basis depending on the accounting procedure used by the medical laboratory.

Section 2. Medical Laboratory Space, Facilities, and Personnel Health. Conditions in the medical laboratory shall be adequate to ensure proper performance of services within the laboratory. Specifically, the following requirements must be met:

(1) Workbench space within the laboratory must be ample, well-lighted, and situated so as to facilitate the use of necessary sinks, water, gas, suction, and electrical outlets;

(2) Work areas must be arranged so as to minimize problems in transportation and communication;

(3) The laboratory must be properly ventilated;

(4) Volatile chemicals and inflammable solvents must be properly stored in areas where they are unlikely to ignite;

(5) Temperature and humidity within the laboratory must be controlled within the limits required for proper performance of tests and operation of instruments affected by these variations;

(6) Voltage levels of electrical sources to which automated equipment is connected must be monitored and recorded;

(7) Adequate fire precautions and occupational safety rules must be posted and observed in order to avoid physical, chemical, and biological hazards.

(8) Syringes, needles, lancets, or other blood-letting devices capable of transmitting infection from one person to another shall not be reused unless they are properly sterilized prior to each use and wrapped in a manner which will ensure that they remain sterile until used. Appropriate sterilization and disinfection techniques shall be utilized for tests performed on potentially contaminated material. Disposable syringes and needles shall be disposed of in accordance with KRS 217.177(6). Pipettes, Petri dishes, and other disposable items shall be appropriately discarded immediately after use. Each sterilizing cycle must contain a recording thermometer or other device indicating the point of proper sterilization. Records of temperature readings must be kept. Proper operation of the autoclave shall be checked monthly with viable spores or appropriate indicator.

(9) All pipette washers must have approved vacuum breakers to prevent back-siphoning.

Section 3. Provisions for Acceptance by National
Licensing or other Accrediting Bodies. With the exception of Section 1 of this regulation, the provisions of the department's regulations relating to medical laboratories shall not apply to a medical laboratory inspected and licensed pursuant to Title 42, part 74 (Clinical Laboratories Improvement Act of 1967), medical laboratories inspected and certified pursuant to Title 20, part 405, subpart M (Conditions for Coverage of Services of Independent Laboratories), and medical laboratories which have been inspected and accredited by the commission on inspection and accreditation of the College of American Pathologist or by any other national accreditation body approved for the purpose by the department, but only if the standards applied by such commission or body in determining whether or not to accredit such medical laboratory are equal to or more stringent than the provisions of KRS Chapter 333 and the rules and regulations issued pursuant to KRS Chapter 333 and only if there is adequate provision for assuring such standards continue to be met by such laboratory; provided that any such laboratory shall be treated as a licensed laboratory for all other purposes of this section.

Section 4. Compliance with State, Federal, and Local Laws. All medical laboratories shall comply with any other applicable state, federal, and local laws and regulations.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services


RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333 empowers the Department for Human Resources to license and regulate medical laboratories in Kentucky, including, but not limited to, setting qualifications for medical laboratory personnel. The function of this regulation is to establish personnel standards for medical laboratory directors, supervisors, technologists and technicians.

Section 1. Medical Laboratory Director. (1) A medical laboratory director shall, in addition to the responsibilities specified in KRS Chapter 333, be responsible for the following:
(a) The technical and scientific operation of the laboratory;
(b) The performance of tests made in the laboratory;
(c) The reporting of findings of laboratory tests;
(d) The employment of qualified laboratory personnel and their in-service training.
(2) The director may serve the laboratory on a full-time or regular part-time basis.

(a) A director may not serve more than three (3) medical laboratories on a regular part-time basis, unless he or she provides for an associate in each additional laboratory, qualified according to the standards set forth in subsection (4) of this section, to serve as assistant director in each laboratory.
(b) An assistant director so designated shall not serve more than three (3) laboratories.
(c) Commensurate with the laboratory workload, the director shall spend an adequate amount of time in the laboratory to effectively direct and supervise its technical operation. In addition, the director shall be readily available for personal or telephone consultation. In the event that the director is to be continuously absent from the laboratory for more than one (1) month, he or she must make arrangements for a qualified substitute director.
(d) In order to qualify as a medical laboratory director, a person must meet one (1) of the following requirements:

1. He or she is a physician certified in anatomical and/or clinical pathology by the American Board of Pathology or the American Osteopathic Board of Pathology or possesses qualifications which are equivalent to those required for such certification;
2. He or she is a physician certified by the American Board of Pathology or the American Osteopathic Board of Pathology in at least one (1) of the laboratory specialties;
3. He or she is a physician certified by the American Board of Medical Microbiology, the American Board of Clinical Chemistry, the American Board of Bioanalysis, or any other national accrediting boards in one (1) of the laboratory specialties;
4. He or she is a physician certified by the American Society of Cytology to practice cytopathology or possesses qualifications which are equivalent to those required for such certification;
5. He or she is a physician who, subsequent to graduation, has had at least two (2) years experience in an approved medical laboratory;
6. He or she holds an earned doctoral degree from an accredited institution with a chemical, physical, or biological science as a major subject; and
7. He or she is a physician who, subsequent to graduation, has had at least four (4) years of pertinent full-time laboratory experience.

2. A dentist certified by the American Board of Oral Pathology or possessing qualifications which are equivalent to those required for certification may serve as director of a medical laboratory specializing in the area of oral pathology only.

3. In the event that an individual was responsible for the direction of a medical laboratory for twelve (12) months between January 1, 1968 and the effective date of this regulation, he or she may continue to serve as a medical laboratory director if one (1) of the following requirements are met:
(a) He or she holds a master's degree from an accredited institution with a chemical, physical, or biological science as a major subject and subsequent to graduation has had at least four (4) years of pertinent full-time laboratory experience; or
(b) He or she holds a bachelor's degree from an accredited institution with a chemical, physical, or
biological science as a major subject and subsequent to graduation has had at least six (6) years of pertinent full-time medical laboratory experience; or

(c) He or she has achieved a satisfactory grade through an examination approved by the department.

Section 2. Medical Laboratory Supervisors. (1) In each medical laboratory there shall be a general supervisor and a technical supervisor. A general supervisor may also be a technical supervisor in those specialties in which requirements of competency are met as otherwise provided in the department's regulations relating to medical laboratories.

(2) The general supervisor must be present on the laboratory premises during all hours in which tests are being performed.

(3) The technical supervisor shall spend an adequate amount of time in the laboratory to supervise the technical performance of the staff in the specialty and shall be readily available for personal or telephone consultation.

(4) Emergency procedures which must be implemented outside of regularly scheduled hours of duty can proceed without the general supervisor being on the premises provided that the technologist performing the tests is qualified to do so. In such instances, the supervisor who is responsible for the result of the work must review them during the next duty period and a record must be maintained reflecting the actual review.

(5) In order to qualify as a general supervisor, a person must meet one (1) of the following requirements:

(a) He or she is a physician, or has earned a doctoral degree from an accredited institution with a major in one (1) of the chemical, physical, or biological sciences and subsequent to graduation has had at least two (2) years experience in one of the laboratory specialties in an approved medical laboratory;

(b) He or she holds a master's degree from an accredited institution with a major in one (1) of the chemical, physical, or biological sciences, and subsequent to graduation has had at least three (3) years of pertinent full-time laboratory experience of which not less than two (2) years have been spent working in the designated laboratory specialty in an approved medical laboratory;

(c) He or she is qualified as a medical laboratory technologist pursuant to the provisions of Section 3 of this regulation, and subsequent to the date of qualifying as a medical laboratory technologist has had at least four (4) years of pertinent full-time laboratory experience of which not less than two (2) years have been spent working on the designated laboratory specialty in an approved medical laboratory.

(6) In order to qualify as a technical supervisor, such person shall meet the requirements of competency as otherwise provided in the department's regulations relating to medical laboratories.

(7) In order to serve as general supervisor of medical laboratory personnel specializing in the area of diagnostic cytology, a person must qualify as a cytotechnologist pursuant to the provisions of Section 3 of this regulation, and subsequent to such qualification has had four (4) years of full-time experience as a cytotechnologist in a laboratory directed or supervised by a pathologist or other physician recognized as a specialist in diagnostic cytology within the preceding ten (10) years.

(8) A person not meeting the training and experience requirements of subsection (5)(a), (b), and (c) of this section may nonetheless qualify as a medical laboratory general supervisor if:

(a) He or she was performing the duties of a medical laboratory general supervisor anytime between January 1, 1968 and the effective date of these regulations; and

(b) He or she has had at least fifteen (15) years of pertinent full-time medical laboratory experience. For purposes of this subsection, a minimum of thirty (30) semester hours of credit from an approved school of medical technology or toward a bachelor's degree from an accredited institution with a chemical, physical, or biological science as a major subject shall be considered equivalent to two (2) years of experience. Additional education shall be equated to the rate of fifteen (15) hours of credit for one (1) year of experience.

(9) In the event an individual has been serving in the capacity of medical laboratory supervisor in Kentucky for a period of not less than one (1) year prior to the effective date of this regulation, he or she may continue to supervise such laboratory notwithstanding the requirements of subsections (5), (6), (7), and (8) of this section; provided, however, that the department may require (in the interest of the health, safety, and welfare of the people of this state) as a condition precedent to the issuance of an original or renewal license hereunder that such individuals demonstrate their ability satisfactorily to perform medical laboratory examinations and to supervise a medical laboratory.

Section 3. Medical Laboratory Technologists and Cytotechnologists. (1) Medical Laboratory Technologists and Cytotechnologists shall be in sufficient number to adequately supervise the work of technicians or trainees.

(2) An individual qualifying as a medical laboratory technologist shall:

(a) Perform tests requiring the exercise of independent judgment and responsibility with minimal supervision by the director or supervisors only in those specialties or subspecialties in which the technologists are qualified by education, training, and experience;

(b) Perform tests only under the direct supervision of the laboratory supervisor or qualified technologist in those specialties in which the medical laboratory technologist is not qualified by education, training, or experience.

(3) In order to qualify as a medical laboratory technologist, a person must meet one (1) of the following requirements:

(a) He or she has earned a bachelor's degree in medical technology from an accredited university or college; or

(b) He or she has successfully completed three (3) years of academic study (a minimum of ninety (90) semester hours or equivalent) in an accredited college or university which met the specific requirements for entrance into a school of medical technology accredited by an accrediting agency approved by the appropriate state agency, and has successfully completed a course of training of at least twelve (12) months in such a school of medical technology; or

(c) He or she has earned a bachelor's degree in one (1) of the chemical, physical, or biological sciences and, in addition, has at least one (1) year of pertinent full-time laboratory experience and/or training in the specialty or subspecialty in which the individual performs; or

(d) He or she has successfully completed three (3) years (a minimum of ninety (90) semester hours or equivalent) in an accredited college or university with the following distribution of courses:
For those whose training was completed prior to September 15, 1963, the course work must include at least twenty-four (24) semester hours in chemistry and biology courses of which at least six (6) semester hours were in inorganic chemistry and at least three (3) semester hours were in other chemistry courses, and at least twelve (12) semester hours in biology courses pertinent to the medical sciences; or

2. For those whose training was completed after September 14, 1963, the course work must include at least sixteen (16) semester hours in chemistry courses which included at least six (6) semester hours in inorganic chemistry and which are acceptable toward a major in chemistry; and sixteen (16) semester hours in biology courses which are pertinent to the medical sciences and are acceptable toward a major in biology and three (3) semester hours of mathematics; and

3. He or she has experience and/or training covering several fields of medical laboratory work of at least one (1) year and of such quality as to provide him with education and training in medical technology equivalent to that described in subsection (3)(a) and (b) of this section;

(e) A person not meeting the training and experience requirements defined in subsection (3)(a), (b), (c), or (d) of this section may nonetheless qualify as a medical laboratory technologist if:

1. He or she was performing the duties of a medical laboratory technologist any time between January 1, 1968 and the effective date of these regulations, and

2. He or she has had at least ten (10) years of pertinent medical laboratory experience prior to the effective date of these regulations. For purposes of this subsection, a minimum of thirty (30) semester hours of credit from an approved school of medical technology or toward a bachelor's degree from an accredited institution with a chemical, physical, or biological science as a major subject shall be considered equivalent to two (2) years of experience. Additional education shall be equated to the rate of fifteen (15) hours of credit for one (1) year of experience.

(f) He or she has achieved a satisfactory grade in a proficiency examination approved by the department. However, after December 31, 1978, initial qualification as a cytotechnologist must be in accordance with the requirements of subsection (4)(a) or (b) of this section.

(5) An individual qualifying as a cytotechnologist solely under subsection (4) of this section may supervise technicians and trainees only in the specialty of cytology.

(6) In the event an individual has been serving in the capacity of a laboratory technologist or cytotechnologist in Kentucky for a period of not less than one (1) year prior to the effective date of these regulations, he or she may continue to serve the laboratory in such capacity notwithstanding the requirements of subsection (3) and (4) of this section, provided, however, that the department may require (in the interest of the health, safety, and welfare of the people of this state) as a condition precedent to the issuance of an original or renewal license hereunder, that such individuals demonstrate their ability satisfactorily to perform medical laboratory functions under supervision.

Section 4. Medical Laboratory Technicians and Trainees. (1) Medical laboratory technicians shall:

(a) Perform only those medical laboratory procedures which require a degree of skill commensurate with their education, training, and technical abilities, and which involve limited exercise of independent judgment;

(b) Perform procedures only in the presence of a qualified medical laboratory technologist, supervisor, or director.

(2) A medical laboratory technician trainee shall perform only repetitive procedures which require a minimal exercise of independent judgment. He or she may perform such procedures only under the personal and direct supervision of a qualified supervisor or technologist.

(3) In order to qualify as a medical laboratory technician, a person must meet one (1) of the following requirements:

(a) He or she has successfully completed sixty (60) semester hours of academic credit including chemistry and biology as well as a structured curriculum in medical laboratory techniques at an accredited institution, or has an associate degree based on a course of study including those subjects from an accredited institution; or

(b) He or she is a high school graduate or equivalent thereof and has completed at least one (1) year in a technician training program in a school accredited by an accrediting agency approved by the appropriate state agency; or

(c) He or she is a high school graduate or equivalent thereof and has two (2) years of pertinent full-time laboratory experience as a technician trainee in an approved medical laboratory; or

(d) He or she is a high school graduate or equivalent thereof and has successfully completed an official military medical laboratory procedures course of at least fifty (50) weeks' duration and has held the military enlisted occupational specialty of Medical Laboratory Specialist (Laboratory Technician); or

(e) A person not meeting the training and experience requirements defined in subsection (3)(a), (b), (c), or (d) of this section may nonetheless qualify as a medical laboratory technician if:

1. He or she was performing the duties of a medical
laboratory technician any time between January 1, 1968
and the effective date of these regulations; and

2. He or she has had at least five (5) years of pertinent
medical laboratory experience prior to the effective date of
these regulations.

(f) In the event that an individual has been serving in
the capacity of a laboratory technician in Kentucky for a
period of not less than one (1) year prior to the effective
date of these regulations he may continue to serve the
laboratory notwithstanding the requirements of subsection
(3)(a), (b), (c), (d), and (e) of this section; provided,
however, that the department may require (in the interest
of the health, safety, and welfare of the people of the state)
as a condition precedent to the issuance of an original or
renewal license hereunder, that such individuals
demonstrate their ability satisfactorily to perform medical
laboratory functions under supervision; or

(g) He or she has achieved a satisfactory grade in a
proficiency examination approved by the department.
However, after December 31, 1978, initial certification as a
technician must be in accordance with subsection (3)(a),
(b), (c), or (d) of this section.

Section 5. Personnel Policies. Each laboratory shall
create and maintain written personnel policies, practices,
and procedures that adequately support sound laboratory
practice. Work assignments shall be consistent with
qualifications. In addition, the laboratory shall maintain
written employment records which include:

(1) A resume of each employee's initial and continued
training, experience, duties, and date or dates of
employment; and

(2) Evidence of adequate health supervision of
employees, including results of pre-employment physical
examinations, including chest X-rays, immunization
records, and records of all illness and accidents occurring on
duty.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Secretary for Human Resources, Capitol Annex, Room
201, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services


RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333
empowers the Department for Human Resources to
periodically inspect medical laboratories in Kentucky and
to withhold the issuance of a license to the medical
laboratory until the department shall determine that the
laboratory is adequately staffed and equipped to operate in
conformity with the requirements of Chapter 333 and the
regulations promulgated thereunder. Further, Chapter 333
directs the Secretary for the Department for Human
Resources to adopt rules and regulations to effectuate the
purposes of KRS Chapter 333 including, but not limited to,
the licensure of medical laboratories and standards of
performance in the examination of specimens including the
operation by the department of a medical laboratory
evaluation program. The function of this regulation is to
describe the proficiency test program which shall be
employed by the department to evaluate the work of
medical laboratories.

Section 1. Proficiency Testing-Procedures, Samples,
Test Conditions. All applicants and licensees shall be
subject to a proficiency testing program approved by the
department, to aid in assessing the competency of
laboratory staff and the adequacy and quality of facilities,
equipment, reagents, working conditions and procedures.
Such testing may be carried out during on-site inspections
by the department or by submittal to laboratories of
samples for examination. In conducting such testing, the
following rules shall apply:

(1) The laboratory shall be tested only in those
procedures or specialties of procedures for which a license
application, original or renewal, has been filed with the
department or for which the department has issued a
license;

(2) Samples shall be examined by regularly assigned
personnel using the laboratory's routine methods;

(3) The samples to be tested may be provided prior to,
during, or subsequent to, inspections;

(4) The time allowed for testing of samples shall be the
time required under conditions of normal laboratory
operations, as determined by the department;

(5) Laboratory personnel shall enter the date and time
of receipt of samples, results of tests, and such other
information as the department may require, on forms
provided or required by the department.

Section 2. Definitions. (1) For purposes of this
regulation, the term "reference laboratory" means a
laboratory designated by the department to authenticate
the identification, intent or title of samples and other
materials used or to be used in proficiency testing;

(2) The term "referee laboratory" means a laboratory
designated by the department to examine specimens or
other materials for purposes of proficiency testing using the
same time schedule allowed for licensed laboratories and
under conditions similar to those under which licensed
laboratories examine materials.

Section 3. Proficiency Testing-Reference Laboratories
and Referee Laboratories. Samples identical to those
submitted to the applicant or licensee laboratory shall be
submitted to reference or referee laboratories designated by
the department.

Section 4. Proficiency Testing-Reporting of Test Scores.
(1) Where the laboratory reports reflect a lack of
proficiency, the department may recommend corrective
measure, consultation, or training in an appropriate
laboratory and may, upon written request of the laboratory
director, furnish the laboratory with additional samples
after corrective measures have been taken;

(2) Results reflecting a lack of proficiency may
constitute a basis for denial, revocation, suspension, or
limitation of the laboratory license, as provided by KRS 333.190(3).

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 201, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services

902 KAR 11:040. Specialty test procedure.

RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333 empowers the Department for Human Resources to issue licenses to medical laboratories in Kentucky and directs that such licenses be issued only for the performance of those laboratory procedures which the laboratory, by virtue of the educational and experience background of its laboratory personnel, is competent to perform. Further, the department is authorized to adopt reasonable rules and regulations to effectuate the purposes and provisions of KRS Chapter 333. The function of this regulation is to establish standards for determining the specialty of test procedures for which a laboratory may be licensed.

Section 1. Tests Performed. The medical laboratory shall perform only those laboratory procedures and tests that are within the specialties and subspecialties in which the laboratory director or supervisor is qualified. The following standards shall apply:

1. A laboratory may perform anatomical and clinical laboratory procedures and tests in all specialties if the laboratory director or a supervisor is a physician certified in both anatomical and clinical pathology by the American Board of Pathology or the American Osteopathic Board of Pathology or possesses qualifications which are equivalent to those required for certification;

2. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of microbiology, including the subspecialties of bacteriology, virology, mycology, and parasitology if the director or a supervisor is a physician or holds an earned doctoral or master's degree in microbiology from an accredited institution, and subsequent to graduation has had at least two (2) years of experience in clinical microbiology;

3. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of serology if the director or a supervisor is a physician or holds an earned doctoral or master's degree in biology, chemistry, immunology, or microbiology from an accredited institution, and subsequent to graduation has had at least two (2) years experience in serology;

4. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of hematology, including gross and microscopic examination of the blood, if the director, or a supervisor, holds a master's or bachelor's degree in biology, immunology, microbiology, chemistry, or medical technology from an accredited institution, and subsequent to graduation has had at least two (2) years of experience in hematology;

5. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of immunohematology if the director or a supervisor is a technician with at least two (2) years of experience in immunohematology subsequent to graduation;

6. Notwithstanding the provisions of subsection (1) and (5) of this section, a laboratory may perform tests in the immunohematology subspecialties of ABO typing and Rh typing, antibody detection, identification and titering if the director or a supervisor holds a master's or bachelor's degree in biology, immunology, microbiology, chemistry, or medical technology from an accredited institution and subsequent to graduation has had at least two (2) years of experience in immunohematology;

7. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of clinical chemistry if the director or a supervisor is a physician or holds an earned doctoral or master's degree in chemistry from an accredited institution, and subsequent to graduation has had at least two (2) years of approved experience in clinical chemistry;

8. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of radiobiology if the director or a supervisor is a physician or holds an earned doctoral, master's, or bachelor's degree in chemistry, physics, biology, or medical technology from an accredited institution, and subsequent to graduation has had at least two (2) years of approved experience in radiobiology.

9. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of tissue pathology limited to skin pathology if the director or a supervisor is a physician certified in dermatology-pathology by the American Board of Dermatology or possesses qualifications which are equivalent to those required for certification;

10. A laboratory may perform tests in the specialty of tissue pathology if the director or a supervisor is a physician who is certified in anatomical pathology by the American Board of Pathology or possesses qualifications which are equivalent to those required for certification;

11. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of diagnostic cytology if the director or a supervisor is a physician who is certified by the American Society of Cytology to practice cytopathology or possesses qualifications which are equivalent to those required for certification. Under this provision the laboratory shall be qualified to perform such tests only on that anatomic site for which the director or supervisor is certified.

12. Notwithstanding the provisions of subsection (1) of this section, a laboratory may perform tests in the specialty of oral pathology if the director or supervisor is a dentist or physician who is certified in oral pathology by the American Board of Oral Pathology or possesses qualifications which are equivalent to those required for certification.

Section 2. Special Exceptions. Notwithstanding the provisions of subsections (2), (3), (4), (6), (7), and (8) of Section 1, if an individual qualifies as a medical laboratory...
director by reason of having served as director of a medical laboratory for twelve (12) months between January 1, 1968 and the effective date of these regulations and having attained a bachelor's degree from an accredited institution with a chemical, physical, or biological science as a major subject and subsequent to graduation has had at least six (6) years of pertinent full-time medical laboratory experience:

(1) The laboratory may perform tests in the specialty of microbiology if the director holds a bachelor's degree in a biological science, and subsequent to graduation has had at least four (4) years of experience in microbiology;

(2) The laboratory may perform tests in the specialty of hematology if the director holds a bachelor's degree in biology, immunology, or microbiology from an accredited institution, and subsequent to graduation has had at least four (4) years of experience in hematology;

(3) The laboratory may perform tests in the specialty of serology if the director holds a bachelor's degree in biology, chemistry, immunology, or microbiology, and subsequent to graduation has had at least four (4) years of experience in serology;

(4) The laboratory may perform tests in the specialty of radiobiologic assay if the director, subsequent to graduation has had at least one (1) year of experience in radiobiologic assay;

(5) The laboratory may perform tests in the subspecialties of blood grouping and Rh typing, antibody detection, identification, and titering if the director holds a bachelor's degree in biology, immunology, or microbiology from an accredited institution and, subsequent to graduation has had at least four (4) years of experience in immunohematology;

(6) The laboratory may perform tests in the specialty of clinical chemistry if the director holds a bachelor's degree in a chemical science or its equivalent, and subsequent to graduation has had at least four (4) years of experience in clinical chemistry;

(7) The laboratory may perform tests in any of the specialties or subspecialties mentioned in subsections (1) through (6) of this section, if the director holds a bachelor's degree in medical technology, and subsequent to graduation has had at least the designated years of specialized experience.

Section 3. Special Qualification by Examination. Notwithstanding the provisions of Sections 1 and 2 of this regulation, if an individual qualifies as a medical laboratory director by reason of having served as director of a medical laboratory for twelve (12) months between January 1, 1968 and the effective date of these regulations and has achieved a satisfactory grade through an examination approved by the department, the laboratory may perform tests in the laboratory specialties in which such director achieved a satisfactory grade in an examination approved by the department.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 201, Frankfort, Kentucky 40601.
DEPARTMENT FOR HUMAN RESOURCES
Bureau for Health Services

902 KAR 11:050. Equipment, methods and samples.

RELATES TO: KRS Chapter 333
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: KRS Chapter 333 directs that all medical laboratories in Kentucky shall establish a quality control program acceptable to the Department for Human Resources and empowers the department to adopt reasonable rules and regulations to effectuate the purposes of KRS Chapter 333 including, but not limited to, standards of performance in the examination of specimens. The function of this regulation is to ensure accuracy of test results by control of medical laboratory equipment, methods and samples.

Section 1. Quality Control-General Practices. Each medical laboratory shall establish a quality control program covering all types of analysis performed by the laboratory for verification and assessment of accuracy, measurement of precision, and detection of error. The program shall provide for the following:

(1) Preventive maintenance, periodic inspection, and testing for proper operation of equipment and instruments as may be appropriate; validation of methods; evaluation of reagents and volumetric equipment; surveillance of results; and remedial action to be taken in response to detected defects;

(2) Adequacy of facilities, equipment, instruments, and methods for performance of the procedures or categories of procedures for which a license application is filed or granted; proper lighting for accuracy and precision; convenient location of essential utilities; monitoring of temperature-controlled spaces and equipment, including water baths, incubators, sterilizers, and refrigerators, to ensure proper performance; evaluation of analytical measuring devices, such as photometers and radioactivity counting equipment, with respect to all critical operating characteristics;

(3) Labeling of all reagents and solutions to indicate identity and, when significant, titer, strength, or concentration, recommended storage requirements, preparation or expiration date, and other pertinent information; assure that material of substandard reactivity or deteriorated materials are not used;

(4) The availability at all times, in the immediate bench area in which staff is engaged in examining specimens and performing related procedures within a category (e.g., clinical chemistry, hematology, and pathology) of current laboratory manuals or other complete written descriptions and instructions relating to:
(a) The analytical methods to be used by the staff, properly designated and dated to reflect the most recent supervisory reviews;
(b) Reagents;
(c) Control and calibration procedures; and
(d) Pertinent literature references. Textbooks may be used as supplements to the written descriptions but may not be used in lieu thereof.

(5) Written approval by the director or supervisor of all changes in laboratory procedures;

(6) Maintenance and availability to laboratory personnel and to the department of records, reflecting dates and, where appropriate, the nature of inspection, validation, remedial action, monitoring, evaluation, and changes and dates of changes in laboratory procedures; and

(7) Solicitation designed to provide for the collection, preservation, and transportation of specimens sufficiently stable to provide accurate and precise test results suitable for clinical interpretation.

Section 2. Quality Control for Particular Specialties and Subspecialties. In addition to the quality control provisions required under Section 1, each medical laboratory shall provide for additional controls which pertain to the particular specialties and subspecialties in which the laboratory is involved. In establishing such controls, the following rules shall apply:

(1) If the laboratory performs tests in the specialty of microbiology, chemical and biological solutions, reagents and antisera shall be tested and inspected each day of use for reactivity and deterioration. In addition:
(a) If the laboratory performs tests in the subspecialties of bacteriology and mycology, staining materials shall be tested for intended reactivity by concurrent application to smears of microorganisms with predictable staining characteristics; and each batch of medium shall be tested before or concurrently with use with selected organisms to confirm required growth, characteristics, selectivity, enrichment, and biochemical response;

(b) If the laboratory performs tests in the subspecialty of parasitology, a reference collection of slides, photographs, or gross specimens of identified parasites shall be available and used in the laboratory for appropriate comparison with diagnostic specimens; and a calibrated ocular micrometer shall be used for determining the size of ova and parasites, if size is a critical factor;

(c) If the laboratory performs tests in the subspecialty of virology, systems for the isolation of viruses and reagents for the identification of viruses shall be available to cover the entire range of viruses which are etiologically related to clinical diseases for which services are offered; records shall be maintained which reflect the systems used and the reactions observed; in tests for the identification of viruses, controls shall be employed which will identify erroneous results; and if sera-diagnostic tests for virus diseases are performed, requirements for quality control as specified for serology shall apply.

(2) If the laboratory performs tests in the subspecialty of serology, the following controls shall be established:
(a) Serologic tests on unknown specimens shall be run concurrently with a positive control serum of known titer or controls of graded reactivity plus a negative control in order to detect variations in reactivity levels;
(b) Controls for all test components (antigens, complement, erythrocyte indicator systems, etc.) shall be employed to ensure reactivity and uniform dosage;
(c) Test results shall not be reported unless the predetermined reactivity pattern of the controls is obtained;
(d) Each new lot of reagent shall be tested concurrently with one of known acceptable reactivity before the new reagent is placed in routine use; and

(3) If the laboratory performs tests in the specialty of clinical chemistry:
(a) Each instrument or other device shall be recalibrated or rechecked at least once on each day of use. Records
which document the routine precision of each method, automated or manual, and its recalibration schedule shall be maintained and be available to laboratory personnel and the department; at least one (1) standard and one (1) reference sample (control) shall be included with each run of unknown specimens where such standards and reference samples are available; and control limits for standards and reference samples shall be recorded and displayed and shall include the course of action to be instituted when the results are outside the acceptable limits;

(b) Screening or qualitative chemical urinalysis shall be checked daily by use of suitable reference samples.

(4) If the laboratory performs tests in the specialty of immunohematology:

(a) ABO grouping shall be performed by testing unknown red cells with anti-A and anti-B grouping sera licensed under Part 73, Title 42, Code of Federal Regulations, or possessing equivalent potency, using the technique for which the serum is specifically designed to be effective; for confirmation of ABO grouping the unknown serum shall be tested with known A and B red cells;

(b) The Rh(D) type shall be determined by testing unknown red cells with anti-Rh (anti-D) typing serum licensed under 42 CFR Part 73, or possessing equivalent potency (CD), anti-Rh" (DE) and anti-Rho rh" (CDE) sera licensed pursuant to 42 CFR Part (CD), anti-Rh" (DE) and anti-Rho rh" (CDE) sera licensed pursuant to 42 CFR Part 73, or possessing an equivalent potency may be used for typing donor blood; all Rho negative donor and patient cells shall be tested for the Rho variant (Du); a control system of patient’s cells suspended in his own serum or in albumin shall be employed when the test is performed in a protein medium;

(c) The potency and reliability of reagents (antisera known test cells, and antiglobulin-Coombs serum) which are used for ABO grouping Rh typing, antibody detection, and compatibility determinations shall be tested for reactivity on each day of use and when a new lot of reagents is first used.

(5) If the laboratory performs tests in the specialty of hematology, instruments and other devices used in hematomatogical examination of specimens shall be recalibrated or retested or reinspected, as may be appropriate, each day of use; each procedure for which standards and controls are available shall be rechecked each day of use with standards or controls covering the entire range of expected values; tests such as the one-stage prothrombin time test shall be run in duplicate unless the laboratory can demonstrate that low frequency of random error or high precision makes such testing unnecessary; reference materials, such as hemoglobin pools, and stabilized cells, shall be tested at least once each day of use to insure accuracy of results; standard deviation, coefficient of variation, or other statistical estimates of precision shall be determined by random replicate testing of specimens; and the accuracy and precision of blood cell counts and hematocrit and hemoglobin measurements shall be tested each day of use.

(6) If the laboratory performs tests in the specialties of exfoliative cytology, histopathology, or oral pathology, the following controls shall be established:

(a) If the laboratory performs tests in the specialty of exfoliative cytology, the laboratory director or supervisor qualified in cytology shall rescreen for proper staining and correct interpretation at least a ten (10) percent random sample of gynecological smears which have been interpreted to be in one of the benign categories by personnel not possessing director or supervisor qualifications; all gynecological smears interpreted to be in the “suspicious” or positive categories by screeners shall be confirmed by the laboratory director or qualified supervisor and the report shall be signed by a physician qualified in pathology or cytology; all non-gynecological cytological preparations, positive or negative, shall be reviewed by a director or supervisor qualified in cytology; non-manual methods shall provide quality control similar to that provided in other non-manual laboratory procedures; and all smears shall be retained for not less than two (2) years from date of examination.

(b) If the laboratory performs tests in the specialties of histopathology and oral pathology, all special stains shall be controlled for intended reactivity by use of positive slides; stained slides shall be retained for not less than two (2) years from date of examination and blocks shall be retained for not less than one (1) year from such date; and remnants of tissue specimens shall be retained in a fixative solution until those portions submitted for microscopy have been examined and a diagnosis made by a pathologist.

(7) If the laboratory performs tests in the specialty of radioisotope assay, the counting equipment shall be checked for stability at least once each day of use, with radioactive standards or reference sources; reference samples with known activity and within expected levels of normal samples shall be processed in replicate quarterly; for each method, records which document the routine precision and the recalibration schedule shall be maintained and be available to the staff and the department.

WILLIAM P. McELWAIN, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Room 201, Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Social Insurance

904 KAR 1:007. Supplemental AABD programs.

RELATES TO: KRS 205.245
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: The Department for Human Resources is responsible under Title XVI of the Social Security Act as amended by Public Law 92-603 to administer a state funded program of supplementation to all December, 1973 recipients of Aid to the Aged, Blind and Disabled, hereinafter referred to as AABD, disadvantaged by the implementation of the Supplemental Security Income Program, hereinafter referred to as SSI. KRS 205.245 provides not only for the mandatory supplementation program but also for supplementation to other needy aged, blind and disabled persons. This regulation sets forth the provisions of the supplementation programs.

Section 1. Mandatory State Supplementation. Mandatory state supplementation payments must be equal
to the difference between the AABD payment for the
month of December, 1973 plus any other income available
to the recipient as of that month and the total of the SSI
payment and other income. Also included are those former
aged, blind or disabled recipients ineligible for SSI due to
income but whose special needs entitled them to an AABD
payment as of December, 1973. Mandatory payments must
continue until such time as the needs of the recipient as
recognized in December, 1973 have decreased or income
has increased to the December level.

(1) The mandatory payment is increased only when
income as recognized in December, 1973 decreases, the SSI
payment is reduced but the recipient’s circumstances are
unchanged, or the standard of need utilized by the bureau
in determining optional supplementation payments for a
class of recipients is increased.

(2) In cases of man and wife, living together, income
changes after September, 1974 will result in increased
mandatory payment only if total income of the couple is
less than December, 1973, total income.

Section 2. Optional State Supplementation. Optional
state supplementation is available to those persons meeting
technical requirements and resource limitations of the aged,
blind or disabled medically needy program as contained in
904 KAR 1:003 and 904 KAR 1:004 who have insufficient
income to meet their need for care in a Personal Care Home
as defined in 902 KAR 20:030 or Family Care Home as
defined in 902 KAR 20:040 or who require a caretaker to
prevent institutionalization. Application for SSI, if
potential eligibility exists, is mandatory.

Section 3. Income Considerations. In determining the
amount of optional supplementation payment, total net
income of the applicant or recipient, or applicant or
recipient and spouse, including payments made to a third
party in behalf of an applicant or recipient, is deducted
from the standard of need with the following exceptions:

(1) Income is conserved for an ineligible, Non-SSI
spouse and/or minor dependent children in the amount of
the Medical Assistance Program Basic Maintenance Scale for
family size adjusted by deduction of sixty-five dollars ($65)
from monthly earnings of spouse.

(2) If one (1) member of a couple is institutionalized and
the SSI spouse maintains a home, income in the
amount of the SSI standard for one (1) is conserved for the
spouse.

Section 4. Standard of Need: (1) The standard, based
on living arrangement, from which income as computed in
Section 3 is deducted to determine the amount of optional
payment is as follows:

(a) Personal care home: $310;
(b) Family care home: $248;
(c) Caretaker:
   1. Single individual: $206;
   2. Married couple, one (1) requiring care: $285;
   3. Married couple, both requiring care: $313.

(2) In couple cases, both requiring a caretaker, and both
eligible, one-half (1/2) of the deficit is payable to each. If
one (1) is ineligible (neither aged, blind nor disabled)
one-half (1/2) of the deficit is payable to the eligible
member.

Section 5. Institutional Status. No aged, blind or
disabled person shall be eligible for state supplementation
while residing in a Personal Care Home or Family Care
Home unless such home is licensed under the Health
Licensure Act, KRS 216.425.

GAIL S. HUECKER, Commissioner
ADOPTED: June 18, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING
TO: Secretary for Human Resources, Capitol Annex,
Frankfort, Kentucky 40601.

DEPARTMENT FOR HUMAN RESOURCES
Bureau for Social Insurance

904 KAR 1:054. Primary care center services.

RELATES TO: KRS 205.520
PURSUANT TO: KRS 13.082, 194.050
NECESSITY AND FUNCTION: The Department for
Human Resources has responsibility to administer the
program of Medical Assistance in accordance with Title
XIX of the Social Security Act. KRS 205.520 empowers
the department, by regulation, to comply with any
requirement that may be imposed, or opportunity
presented, by federal law for the provision of Medical
Assistance to Kentucky’s indigent citizenry. Primary care
centers, as defined by the Health Certificate of Need and
Licensure Board, represent an opportunity for the provision
of comprehensive medical services to the indigent citizenry
of Kentucky. This regulation, therefore, sets forth the
provisions relating to primary care center services for which
payment shall be made by the Medical Assistance program
in behalf of both the categorically needy and medically needy.

Section 1. Requirement for Participation. Each primary
care center shall be required to meet the standards set for
certification by the Health Certificate of Need and
Licensure Board, and shall not receive reimbursement for
services as a primary care center provider until the
department determines that such standards are met and
that the provider complies with all requirements for
program participation.

Section 2. Definitions. As used in this regulation, the
following definitions apply:

(1) Mandatory Services. Those services which must be
provided by the facility for it to be considered a primary
care center by the department;

(2) Optional Services. Those specified services which are
in addition to the mandatory or required range of services,
and for which the department will make payment when
appropriately provided by the primary care center;

(3) Element. A specific sub-program within the Medical
Assistance program; for example, Primary Care Center
Services is a sub-program or element of the Medical
Assistance program;

(4) All requirements for program participation: those
requirements of law or regulation generally applicable
throughout the Medical Assistance program and with which
all medical services providers must comply in order to
participate and receive reimbursement as a provider of
services to eligible Medical Assistance recipients.

Section 3. Covered Services. Each primary care center


shall provide directly to eligible program recipients on a regular, full-time basis the mandatory services, and may provide one or more of the optional services.

(1) Mandatory Services:
(a) Medical diagnostic, treatment, and maintenance services for all age groups;
(b) Treatment of injuries and minor trauma;
(c) Prenatal and postnatal care;
(d) Preventive health services which must include well-baby care, immunizations, and health education;
(e) Referral services designed to ensure the referral to and acceptance by an appropriate medical resource when services necessary to the health of the patient are not provided directly by the center;
(f) Any two (2) of the types of services provided by the following professional or para-professional practitioners:
1. Dentist;
2. Clinical Pharmacist;
3. Social Services Worker;
4. Nutritionist;
5. Optometrist;
6. Nurse Midwife;
7. Mental Health Worker;
8. Community Health/Outreach Worker.
(2) Optional Services:
(a) Any service within the scope of the Medical Assistance program so long as the appropriate requirements for provision of that service are met, including compliance with any additional specific standards and certification requirements set for that particular service, and not to exceed the coverage limits specified for that service, and any other preventive or maintenance service authorized on a facility-by-facility basis based on the need for and capability to deliver such service;
(b) Laboratory services;
(c) Physician/Dental inpatient hospital services;
(d) Holding/Observation accommodations;
(e) Any of the types of services in subsection (1)(f), above, which are not provided as mandatory services;
(f) Medically related services to the extent such services are necessary for the provision of the mandatory or optional groups of services, on prior approval of the medically related service by the department.

Section 4. Limitations on Services. The following specific limitations shall apply and reimbursement shall be made only when the services to which they relate are provided in accordance with these limitations:
(1) Clinical pharmacists' services are limited to those not related to the direct dispensing of drugs;
(2) Outreach visits are limited to those made as part of an established plan of care for the patient and/or his family;
(3) Laboratory services are limited to those procedures currently covered through the Physician Services element of the Medical Assistance program;
(4) Dental services are limited to those procedures currently covered through the Dental Services element of the Medical Assistance program;
(5) Vision care services are limited to those currently covered through the Vision Care Services element of the Medical Assistance program;
(6) Physician/Dental inpatient hospital services are limited to those provided in accordance with the policies and procedures effective in the Physician Services or Dental Services element of the Medical Assistance program;
(7) Holding/Observation accommodations, for not more than twenty-four (24) hours, when provided in accordance with the following:
(a) The patient's record shall document the appropriateness of such utilization;
(b) The physician shall make the decision that such utilization is necessary;
(c) A licensed nurse shall be on duty at the center during the time a patient is held in center accommodations beyond regular scheduled hours;
(d) A licensed physician shall be on call at all times when a patient is held beyond the regular scheduled hours of the center;
(e) A statement of conditions observed and treatment rendered during such holding time must be entered in the patient's medical record.

Section 5. Non-Covered Services. The following services are specifically excluded from coverage as primary care center services:
(1) Telephone contacts;
(2) Outreach visits for provision of services not included in the established plan of care;
(3) Housekeeping, babysitting, and other homemaker services of like nature;
(4) Services for which neither the individual nor the Medical Assistance program has an obligation to pay;
(5) Services which under certain circumstances might be covered, but which have not been included within the Primary Care Center Services part of the Medical Assistance program;
(6) Services which are not provided in accordance with restrictions imposed by law or regulation;
(7) Services which might be covered if preauthorization were secured, but for which the required preauthorization has not been secured.

GAIL S. HUECKER, Commissioner
ADOPTED: June 21, 1976
APPROVED: C. LESLIE DAWSON, Secretary
RECEIVED BY LRC: June 23, 1976 at 2:30 p.m.
SUBMIT COMMENT OR REQUEST FOR HEARING TO: Secretary for Human Resources, Capitol Annex, Frankfort, Kentucky 40601.
ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE

Minutes of July 7, 1976 Meeting

(Subject to Subcommittee approval at its next meeting on August 4, 1976.)

The Administrative Regulation Review Subcommittee held its regularly scheduled meeting on Wednesday, July 7, 1976, at 10 a.m. EDT in room 327 of the Capitol. Present were: Members: Representative William T. Brinkley, Chairman, and Representative David G. Mason.

Guests: Dr. Howard L. Bost and James A. Coleman, Certificate of Need and Licensure Board, Bureau for Health Services; Commissioner Maurice P. Carpenter and Earl B. Sergent, Department of Revenue; and Mack J. Morgan, Kentucky Retail Federation, Inc.

LRC Staff: William H. Raines, E. Hugh Morris, Mabel D. Robertson, Garnett Evins, Deborah Herd, Diana Beard and Sam Hensley.

The minutes of the June 2, 1976 meeting were approved.

Representative Mason requested that proposed regulation 707 KAR 1:050, Department of Education, Bureau of Education for Exceptional Children, be deferred until the August meeting with the request that a representative from the agency appear before the subcommittee to answer questions relating to the regulation.

The following regulations were approved and ordered filed:

SECRETARY OF THE CABINET
Department of Revenue

Selective Excise Tax; Alcoholic Beverages
103 KAR 40:090. Consumer tax rates. (Amended)

Selective Excise Tax; Motor Vehicle Usage
103 KAR 44:010. Usage tax. (Amended)
Kentucky Retirement Systems

General Rules
105 KAR 1:010. Contributions and interest rates. (Amended)
105 KAR 1:030. Certain payment option for hazardous positions.

EXECUTIVE DEPARTMENT FOR FINANCE AND ADMINISTRATION

Property
200 KAR 6:010. Personal property inventories.
200 KAR 6:015. Real property inventories.

CABINET FOR DEVELOPMENT
Department of Fish and Wildlife Resources

Game
301 KAR 2:045. Upland game birds and small game; seasons, limits. (Amended)
301 KAR 2:047. Specified areas; seasons, limits for birds and small game. (Amended)
301 KAR 2:100. Archery season and limits for deer. (Amended)
301 KAR 2:110. Raccoon and opossum season; limits. (Amended)

DEPARTMENT OF TRANSPORTATION
Bureau of Highways

Traffic
603 KAR 5:066. Weight limits for trucks. (Amended)
603 KAR 5:096. Highway classifications. (Amended)

DEPARTMENT OF EDUCATION
Office of Superintendent of Public Instruction

Planning
701 KAR 1:020. State plan for the administration of ESEA, Title IV.

EDUCATION AND ARTS CABINET
Department of Library and Archives

Archives
725 KAR 1:010. Records officers; duties. (Amended)
725 KAR 1:020. Reproduction of public records. (Amended)
725 KAR 1:030. Disposal or destruction of public records; procedure. (Amended)

DEPARTMENT FOR HUMAN RESOURCES
Certificate of Need and Licensure Board

Primary Care
902 KAR 20:059. Primary care center services. (Amended)

The meeting adjourned at 11:30 a.m. to meet again on Wednesday, August 4, 1976 at 10 a.m. EDT in room 327 of the Capitol.
Administrative Register of Kentucky

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