

# *of* **Administrative Register** *of Kentucky*

LEGISLATIVE RESEARCH COMMISSION  
FRANKFORT, KENTUCKY

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NOTE: The February 6, 1980 meeting will be held in  
Room 327, Capitol Building, starting at 9:00 a.m.

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.

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Cabinet Department, Board or Agency	Bureau, Division or Major Function	Specific Area of Regulation

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# Amended Regulations Now In Effect

## CABINET FOR DEVELOPMENT Department of Fish and Wildlife Resources As Amended

### 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

EFFECTIVE: January 2, 1980

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. *The Commissioner, with the concurrence of the Commission, finds it necessary to change the size limit restrictions on motors on Greenbo Lake.*

Section 1. No boat 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 canoes which have no length limit and float boats which may have pontoons and decking no longer than twenty-two (22) feet. Lake Malone and Lake Beshear are exceptions; on these lakes, the centerline of boats may be eighteen (18) feet six (6) inches and float boats can have pontoons and decking up to thirty (30) feet in length.

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) Dennis 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 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 *seven and one-half* (7½) [six (6)] hp. may be used on Greenbo Lake located in Greenup County.

Section 7. No motor larger than ten (10) hp. (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 hp. may be used, and all boat motors used must have an underwater exhaust 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.

CARL E. KAYS, Commissioner  
MIKE BOATWRIGHT, Chairman

ADOPTED: December 9, 1979

APPROVED: WILLIAM SHORT, Secretary

RECEIVED BY LRC: December 17, 1979 at 12 noon

## EDUCATION AND ARTS CABINET Department of Education Bureau of Administration and Finance As Amended

### 702 KAR 3:020. Bond issue approval.

RELATES TO: KRS 156.200, 162.060, 162.170, [and] 162.180, 162.300

PURSUANT TO: KRS 13.082, 156.070, [156.130,] 156.160

EFFECTIVE: January 2, 1980

NECESSITY AND FUNCTION: To provide a method for the approval of bond issues.

Section 1. The Superintendent of Public Instruction shall determine the financial soundness of all school revenue bond issues. He shall supervise all phases of school revenue and voted bonds.

Section 2. The Superintendent of Public Instruction shall *disapprove the sale of any* [approve all] school revenue or [and] school voted bond issue[s] *which he deems to be not in accord with State Board for Elementary and Secondary Education regulations or financially unsound for the district in question. The Superintendent of Public Instruction at the next special or regular meeting of the State Board for Elementary and Secondary Education shall report the terms and conditions of all school revenue or school voted bond sales and certify that such sales were made in accordance with KRS Chapter 162 and the State Board for Elementary and Secondary Education regulations* [subject to subsequent review by the State Board of Education].

Section 3. The maximum *net* interest cost [rate] for the sale of school revenue bonds established by the State Board for Elementary and Secondary [of] Education shall be a rate no greater than the most current Bond Buyer's 20 - Bond Index plus one point five percent (1.5%) [seven and three-fourths percent (7¾%)]. In the event a bid on an issue of bonds exceeds the maximum interest rate the Superintendent of Public Instruction may declare an emergency to exist and request the chairman to convene the State Board for Elementary and Secondary [of] Education for the purpose of approving or disapproving his recommendation that the bonds be sold.

JAMES B. GRAHAM  
Superintendent of Public Instruction

**PUBLIC PROTECTION AND REGULATION CABINET**  
Department of Housing, Buildings and Construction  
Division of Plumbing  
As Amended

**815 KAR 20:060. Quality and weight of materials.**

RELATES TO: KRS Chapter 318

PURSUANT TO: KRS 13.082, 318.130

EFFECTIVE: January 2, 1980

NECESSITY AND FUNCTION: The department is directed by KRS 318.130 through the State Plumbing Code Committee to adopt and put into effect a State Plumbing Code. This regulation relates to quality and weights of materials that will be used in the installation of plumbing systems.

Section 1. Materials, Quality of. All materials used in any drainage or plumbing system or part thereof, shall be free of defects.

Section 2. Label, Cast or Stamped. Each length of pipe, fitting, trap, fixture and device used in a plumbing or drainage system shall be stamped or indelibly marked with the weight or quality thereof, and, with the maker's mark or name.

Section 3. Vitrified Clay Pipe, Cement Asbestos Pipe, Concrete Pipe, Bituminous Fiber Pipe, Truss Pipe, Extra Heavy SDR 35 Sewer Piping, Polyethylene Sewer Piping, Polyethylene and Corrugated Polyethylene Subsoil Drainage Tubing.

(1) Vitrified clay pipe shall conform to ASTM Standard Specifications C-200.

(2) Cement asbestos pipe shall conform to ASTM Standard Specifications C-428.

(3) Concrete pipe shall conform to ASTM Standard Specifications C-14.

(4) Bituminous fiber pipe shall conform to ASTM Standard Specifications D-1861.

(5) Truss pipe shall conform to ASTM Standard Specifications D-2680-74. (Solid wall shall conform to ASTM Standard Specifications D-2751-74.)

(6) Extra heavy SDR 35 sewer piping shall conform to ASTM Standard Specifications D-3033-74 and D-3034-74.

(7) Polyethylene sewer piping shall conform to ASTM D-3350 and is limited for use between a septic tank and a distribution box or boxes.

(8) Polyethylene and corrugated polyethylene subsoil drainage tubing shall conform to ASTM Standard Specifications F-405-74 and shall bear the NSF seal of approval. No pipe or fittings shall be used unless the manufacturer of such material submits to the department a sample of the pipe and fittings that will be used along with an analysis of the material from a private testing laboratory approved by the department. Such a report must be submitted to the department on an annual basis as of July 1, of each year. Polyvinyl Chloride subsoil drainage tubing shall conform to ASTM D-2729. They shall have two (2) rows of three-fourths (¾) inch holes within an arch of 120 degrees of circumference of the piping and shall be on four (4) inch centers. Such tubing shall be visibly marked with the name of the manufacturer and the commercial standard number at ten (10) feet intervals.

Section 4. Cast-iron Pipe. (Hub and Spigot and No-Hub). (1) Extra heavy. Extra heavy cast-iron pipe and fittings shall conform to CS 188-59 and A74-69.

(2) Service-weight. Service-weight cast-iron pipe and fittings shall conform to A74-69, or 301-72.

(3) Coating. Cast-iron pipe and fittings for underground use shall be coated with asphaltum, coal tar pitch or using a coating conforming to ASTM A-174

Section 5. Wrought-Iron Pipe. All wrought-iron pipe shall conform to the latest ASTM "standard specifications for welded wrought iron pipe."

Section 6. Mild-Steel Pipe. All steel pipe shall conform to the latest ASTM "standard specifications for welded and seamless steel pipe."

Section 7. Brass pipe; Copper Pipe; and Brass Tubing. Brass pipe, copper pipe and brass tubing shall conform respectively to the latest standard specifications of ASTM for "brass pipe, copper pipe, and brass tubing, standard sizes."

Section 8. Borosilicate Pipe. (1) Borosilicate pipe shall conform to the latest ASTM standards.

(2) Plastic pipe. All plastic piping used in a drainage, waste and vent system shall be schedule 40 or 80, Type 1, Grade 1, polyvinyl chloride compounds as defined and described in tentative specifications for rigid polyvinyl chloride (PVC) (ASTM Designation: D 1784-75), or

Schedule 40 or 80 acrylonitrile-butadiene-styrene compound as defined and described in standard specification for acrylonitrile-butadiene-styrene (ABS) (ASTM Designation: D 1788-73). Pipe and fittings shall be produced and labeled in accordance with the provisions of Commercial Standard ASTM-D-2665-76, as amended, for PVC and ASTM-D-2661-76 for ABS, and both shall bear the NSF seal of approval. All pipe and fittings shall bear the ASTM designation together with the NSF seal, the manufacturer's identification and the size. The use of plastic pipe and fittings (PVC or ABS) as outlined herein shall be restricted to buildings where the *[height does not exceed three (3) stories. Basements shall not be included if they are in a livable area.]* *[[soil and/or waste and vent stack do not exceed thirty (30) feet in height, the vertical distance from the base of the stack to its terminus through the roof of the building.]]*

(3) Stainless steel tubing. Stainless steel tubing for hot and cold water piping must be Grade H conforming to CS A268-68. Stainless steel tubing for the soil, waste and vent system must be either Grade G or H conforming to CS A-268-68.

(4) Polyethylene pipe. Polyethylene pipe used in acid waste systems shall conform to D-1204-62T.

(5) Polypropylene pipe. Polypropylene pipe used in acid waste systems shall conform to ASTM D-2146-65T.

Section 9. Lead Pipe, Diameter, Weights. (1) Lead soil, waste and vent pipes shall be in accordance with the standards of the Lead Industries Association and Federal Specifications WW-P-325, which are identical in substance, and shall not be lighter than the following weights:

Size Inside Diameter In.	Commercial Designation "D" "XL"	Wall Thickness Inches	Weight Pounds	Per Foot Ounces
1½	D XL	0.138	3	8
2	D XL	0.142	4	12
3	D XL	0.125	6	0
4	D XL	0.125	8	0

(2) All lead bends and lead traps shall be of the weight known as extra heavy (XH) and shall have at least one-eighth (1/8) inch wall thickness. Weights for lead water service or supply pipes shall be according to the maximum working pressure in pounds per square inch as given in federal specifications WW-P-325.

Section 10. Sheet Lead. Sheet lead for shower pans shall weigh not less than four (4) lbs. per sq. ft. and shall weigh not less than three (3) lbs. per sq. ft. for vent pipe flashings.

Section 11. Sheet Copper or Brass. Sheet copper or brass shall not be lighter than No. 18 B. & S. gauge, except that for local and interior ventilating pipe it shall not be lighter than No. 26 B. & S. gauge.

Section 12. Threaded Fittings. (1) Plain screwed fittings shall be either cast-iron, malleable iron, or brass of standard weight and dimensions.

(2) Drainage fittings shall be either cast-iron, malleable iron, or brass, with smooth interior waterway, with threads tapped out of solid metal.

(3) All cast-iron fittings used in a water supply distribution shall be galvanized.

(4) All malleable iron fittings shall be galvanized.

Section 13. Caulking Ferrules. Caulking ferrules shall be of red brass and shall be in accordance with the following table:

Pipe Sizes Inches	Inside Diameter Inches	Length Inches	Minimum Weight Each
2	2¼	2½	1 lb. 0 oz.
3	3¼	4½	1 lb. 12 oz.
4	4¼	4½	2 lb. 8 oz.

Section 14. Soldering Nipples. Soldering nipples shall be recessed red cast brass, iron pipe size. When cast, they shall be full bore and of minimum weight.

Section 15. Floor Flanges for Water Closets and Service Sinks or Similar Fixtures. Floor flanges shall either be hard lead, brass, cast iron, galvanized malleable iron, ABS or PVC. Hard lead and brass flanges shall be not less than one-eighth (1/8) inch thick. Cast iron and galvanized malleable iron shall be not less than one-fourth (¼) inch thick and shall have a two (2) inch caulking depth.

Section 16. New Materials. Any material other than that specified in this code is prohibited unless such material is specifically approved by the State Plumbing Code Committee and the Department of Housing, Buildings and Construction as being equal to or better than the material specified herein. It shall be the responsibility of any person or company seeking the approval of a material not included in this code to prove to the satisfaction of such agencies that the material is equal to or better than the material for which it is intended to replace.

CARL SMOAK, Acting Commissioner

ADOPTED: November 12, 1979

APPROVED: DONALD N. RHODY, Deputy Secretary

RECEIVED BY LRC: November 13, 1979 at 1 p.m.

# Proposed Amendments

**EDUCATION AND ARTS CABINET**  
**Department of Education**  
**Bureau of Administration and Finance**  
**(Proposed Amendment)**

**702 KAR 1:010. Facilities survey.**

RELATES TO: KRS 157.420(3)

PURSUANT TO: KRS 13.082, 156.070, 156.160

NECESSITY AND FUNCTION: To provide a written plan describing construction and use of school facilities to guide school administrators in meeting the needs of the district.

Section 1. The Superintendent of Public Instruction shall conduct or cause to be conducted a facilities survey of each school district at least every five (5) years, and shall deliver to the local board of education a report which contains an assessment of existing conditions, and a recommended facilities plan which designates an organizational pattern, classification of school centers, and a priority schedule for construction and/or renovation needs.

Section 2. Recommendations made in a facilities survey report shall become the adopted facilities plan for the district unless an appeal is submitted to the Superintendent of Public Instruction within sixty (60) days following receipt of the facilities survey report. Each appeal shall include a proposed full facilities plan with the local board's requested priority listing of construction needs.

Section 3. The Superintendent of Public Instruction shall review and report to the local board of education within a period of thirty (30) days the results of the appeal. The facilities survey report shall remain in effect until any changes have been approved by the Superintendent of Public Instruction.

Section 4. A local board of education may at any time request the Superintendent of Public Instruction to conduct a review of a facilities survey plan for the district. Upon the presentation of written evidence that circumstances exist which necessitate temporary or permanent suspension or alteration of the adopted plan, the Superintendent of Public Instruction shall within fifteen (15) days of the receipt of the request determine whether a review is justified and so advise the local board of education. If a review is deemed to be justified, such review shall be within ninety (90) days from date of authorization by the Superintendent of Public Instruction. If a review is deemed unjustified, the local board of education may without request to the Superintendent of Public Instruction employ at local expense a reputable agency to conduct a facilities survey and submit same within ninety (90) days as an appeal pursuant to Section 2.

Section 5. The adopted facilities survey plan shall be implemented by the local board of education to the extent that the financial ability of the district will permit as determined by the Superintendent of Public Instruction. *The*

*scope of any construction project recommended in the facilities survey shall not be changed unless the survey is amended.*

JAMES B. GRAHAM

Superintendent of Public Instruction

ADOPTED: November 27, 1979

RECEIVED BY LRC: January 3, 1980 at 9 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING  
 TO: Fred Schultz, Secretary, Kentucky State Board for Elementary and Secondary Education, 17th Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

**EDUCATION AND ARTS CABINET**  
**Department of Education**  
**Bureau of Administration and Finance**  
**(Proposed Amendment)**

**702 KAR 3:030. Insurance requirements on mortgaged buildings.**

RELATES TO: KRS 162.140, 162.300

PURSUANT TO: KRS 13.082, 156.070, [156.130] 156.160

NECESSITY AND FUNCTION: To provide a level of insurance coverage on school district buildings and/or structures sufficient to protect the local school districts and school revenue bond holders as their interest may appear. [protection to holders of school building revenue bonds.]

Section 1. Each local board of education shall report annually to the Superintendent of Public Instruction on the Annual Financial Report, Department of Education, Form F-55, the amount of *fire and extended coverage* insurance provided for each building *in its school district*. [which has been mortgaged for the security of outstanding bonds.] The amount of insurance coverage provided for each [mortgaged] building shall be *for the insurable value of the building based upon replacement cost as determined by the insurer* [at least an amount equal to the amount of the revenue bonds outstanding against the school building].

JAMES B. GRAHAM

Superintendent of Public Instruction

ADOPTED: November 27, 1979

RECEIVED BY LRC: January 3, 1980 at 9 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING  
 TO: Mr. Fred Schultz, Secretary, State Board for Elementary and Secondary Education, 17th Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

EDUCATION AND ARTS CABINET  
Department for Elementary and Secondary Education  
Bureau of Instruction  
(Proposed Amendment)

704 KAR 20:005. Kentucky plan for preparation program approval.

RELATES TO: KRS 161.020, 161.025, 161.030  
PURSUANT TO: KRS 13.082, 156.030, 156.070, 156.160

NECESSITY AND FUNCTION: [KRS 161.020, 161.025, and 161.030 require that teachers and other professional school personnel hold certificates of legal qualifications for their respective positions to be issued upon completion of programs of preparation prescribed by the Kentucky Council on Teacher Education and Certification and approved by the State Board for Elementary and Secondary Education; furthermore, the teacher education institutions are required to be approved for offering the preparation programs corresponding to particular certificates on the basis of standards and procedures recommended by the Council and approved by the State Board.] This regulation establishes the standards and procedures which are to be used for the approval of the various teacher preparation programs offered by the colleges and universities in compliance with the requirements of KRS 161.020, 161.025, and 161.030.

Section 1. Pursuant to the statutory authority placed upon the Superintendent of Public Instruction, the State Board for Elementary and Secondary Education, and the Kentucky Council on Teacher Education and Certification under KRS Chapter 161, there is hereby devised, created, and incorporated by reference *the [a] Kentucky Standards [State Plan] for the [Approval of Preparation Programs for the] Preparation-Certification of Professional School Personnel* which shall include the standards and procedures for the approval of college and university curricula for the preparation programs. [of professional school personnel for purposes of teacher certification as prescribed by the Kentucky Council on Teacher Education and Certification and approved by the State Board for Elementary and Secondary Education. The Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel shall be published by the Superintendent of Public Instruction and copies furnished upon request directed to his office.]

Section 2. The *Kentucky Standards [State Plan] for the [Approval of Preparation Programs for the] Preparation-Certification of Professional School Personnel* is amended by the selective revision of certain standards, the deletion of certain standards, and by the addition of other new standards and the amended document is hereby incorporated by reference and identified as the *Kentucky Standards [State Plan] for the [Approval of Preparation Programs for the] Preparation-Certification of Professional School Personnel*, Revised November, 1979 [1978].

JAMES B. GRAHAM  
Superintendent of Public Instruction

ADOPTED: November 27, 1979

RECEIVED BY LRC: January 3, 1980 at 9 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING  
TO: Mr. Fred Schultz, Secretary, Kentucky State Board for Elementary and Secondary Education, 17th Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

EDUCATION AND ARTS CABINET  
Department for Elementary and Secondary Education  
Bureau of Instruction  
(Proposed Amendment)

704 KAR 20:140. Librarians.

RELATES TO: KRS 161.020, 161.025, 161.030  
PURSUANT TO: KRS 13.082, 156.030, 156.070, 156.160

NECESSITY AND FUNCTION: KRS 161.020, 161.025, and 161.030 require that teachers and other professional school personnel hold certificates of legal qualifications for their respective positions to be issued upon completion of programs of preparation prescribed by the Kentucky Council on Teacher Education and Certification and approved by the State Board for Elementary and Secondary Education; furthermore, the teacher education institutions are required to be approved for offering the preparation programs corresponding to particular certificates on the basis of standards and procedures recommended by the Council and approved by the State Board. This regulation establishes an appropriate certificate and relates to the corresponding standards and procedures for program approval as included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel.

Section 1. A certificate valid for the position of high school librarian [A Certificate that is valid for classroom teaching at the high school level may be endorsed for the position of high school librarian upon completion of the approved program of preparation which corresponds to this endorsement at a teacher education institution approved under the standards and procedures included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel. When endorsed for the position of high school librarian the certificate] may be further endorsed for the position of elementary school librarian upon completion of at least six (6) semester hours credit including the teaching of reading and the elementary school curriculum.

Section 2. A certificate valid for the position of elementary school librarian [A certificate that is valid for classroom teaching at the elementary school level may be endorsed for the position of elementary school librarian upon completion of the approved program of preparation which corresponds to this endorsement at a teacher education institution approved under the standards and procedures included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel. When endorsed for the position of elementary school librarian the certificate] may be further endorsed for the position of high school librarian upon completion of a three (3) semester hour course dealing with the secondary school curriculum.

[Section 3. (1) The standard certificate for school librarianship, valid for the position of high school librarian, shall be issued in accordance with the pertinent Kentucky statutes and State Board for Elementary and Secondary Education regulations to an applicant who has completed the approved programs of preparation for the provisional high school certificate and for the standard certificate for school librarianship at a teacher education institution approved under the standards and procedures included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional

School Personnel. The standard certificate for school librarianship, valid for the position of high school librarian, may be further endorsed for the position of elementary school librarian upon completion of at least six (6) semester hours credit including the teaching of reading and the elementary school curriculum.]

[(2) The standard certificate for school librarianship, valid for the position of elementary school librarian, shall be issued in accordance with the pertinent Kentucky statutes and State Board for Elementary and Secondary Education regulations to an applicant who has completed the approved programs of preparation for the provisional elementary certificate and for the standard certificate for school librarianship at a teacher education institution approved under the standards and procedures included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel. The standard certificate for school librarianship, valid for the position of elementary school librarian, may be further endorsed for the position of high school librarian upon completion of a course dealing with the secondary school curriculum.]

[(3) The standard certificate for school librarianship shall be issued initially for a duration period of ten (10) years and shall be extended for life upon three (3) years of successful experience as a teacher or librarian on a regular certificate completed prior to the expiration of the certificate. If the requirements for life extension have not been completed by the end of the ten (10) year period, the certificate may be renewed at the end of each ten (10) year period upon completion of two (2) years of successful experience as a teacher or librarian or upon six (6) semester hours graduate credit for each of the years required experience.]

[Section 4. Persons enrolled for any of the school librarian preparation programs described in this regulation prior to the 1975-76 school term must complete the entire program by September 1, 1979, in order to qualify for certification. Persons intending to prepare for a professional position relating to school library services and beginning the program of preparation during the 1975-76 school term or thereafter shall follow the program of preparation-certification for the position of school media librarian or school media specialist.]

JAMES B. GRAHAM

Superintendent of Public Instruction

ADOPTED: November 27, 1979

RECEIVED BY LRC: January 3, 1980 at 9 a.m.

SUBMIT COMMENT OR REQUEST FOR HEARING  
TO: Mr. Fred Schultz, Secretary, Kentucky State Board  
for Elementary and Secondary Education, 17th Floor,  
Capital Plaza Tower, Frankfort, Kentucky 40601.

## EDUCATION AND ARTS CABINET Department of Library and Archives (Proposed Amendment)

### 725 KAR 2:010. Public libraries.

RELATES TO: KRS 171.150, 171.204, 171.125 to 171.306

PURSUANT TO: KRS 13.082, 171.150, 171.204, 171.125 to 171.306

NECESSITY AND FUNCTION: The following rules and regulations are necessary for the Department of Library and Archives to exercise its duties. The Department of Library and Archives is designated by KRS Chapter 171 as the agency to administer funds granted for the purpose of providing and equalizing minimum public library service in Kentucky. This service includes the establishment, extension and development of local public library facilities. The Construction Officer of the Department of Library and Archives is authorized to act according to the following document.

Section 1. Hereinafter, the expression, the "Board" refers to the library trustees, the initials, "C.O." refer to the Construction Officer, and the initials "D.L.A." refer to the Department of Library and Archives.

Section 2. All public library buildings are bound by certain stipulations concerning any public service and any public building. Those stipulations are: (1) Public building code:

(a) Federal regulations:

1. Federal wage law for contractor,
2. Physically handicapped entrance.

(b) State regulations:

1. State Fire Marshal requirements,
2. Physically handicapped entrance,
3. State health codes,
4. State minimum wage law.

(c) County ordinances.

(d) City ordinances:

1. Sidewalks, etc.,
2. Sanitation laws, etc.

(2) Public service law:

(a) The right of any individual, regardless of race, creed, color, etc., to use and enjoy the services of the library.

(b) The right of any group to use the facility as provided for under the rules and regulations of the board of trustees.

(3) The following stipulations are required by the Department of Library and Archives:

(a) The site must be approvable by the construction officer.

(b) Purchase of existing buildings for renovation for library purposes may be authorized if this would be the best and most reasonable method of obtaining adequate library facilities. The C.O. will approve this purchase following approval by the Board of Review.

(c) The site and facility must be owned or will be purchased by the local board of trustees.

(d) The application for a construction grant must be filed with the C.O.'s office.

(e) Buildings or alterations must be planned and construction supervised by an architect registered in the Commonwealth of Kentucky and approved by the D.L.A. This approval will be based on registration of the architect and the experience as shown by the architect in previous projects.



(f) The plans submitted by the architect must be approved by the D.L.A. (C.O.) as to size, adequacy, location, function and suitability for services of a public library.

Section 3. Preliminary Review of Applications For Construction. A preliminary review is recommended for the purpose of establishing the construction application. All requests for monies under this section shall be reviewed by the Regional Library Board, which shall meet immediately on the call of the president. The board shall review the application as to its consistency with the overall development plan for libraries in the region and forward its endorsement or nonendorsement to the chairman of the review committee.

(1) A preliminary review to establish the completeness of applications for construction projects will be held at least two (2) months before the regular Board of Review.

(a) A preliminary review committee of five (5) is established to review applications and "rules and procedures," and to make recommendations as needed to the Board of Review. Members shall be chosen on an annual basis, prior to any [the first] meeting of the Board of Review. Four (4) of these members shall be regional librarians, elected by the regional librarians as a committee of the whole. Two (2) of the members to be elected for one (1) year and two (2) of the members to be elected for two (2) years and then from there out every year two (2) members to be elected for two (2) years to have this continuity. In the case of a member not being able to complete their term, the Director of Field Services would appoint an interim member, who would serve until the next regional meeting, at which time a new member would be elected to complete the term. The fifth member shall be the Construction Officer of the Department of Library and Archives, who shall act as chairman. Annual selection, with the exception of the chairman, shall be conducted by the regional librarians.

(b) The review committee will read the applications and shall have the responsibility to communicate with the regional librarian and President of Regional Library Board involved about any questions they have concerning the application.

(2) Procedures of the Preliminary Review Committee:

(a) Applications will be presented alphabetically by county name.

(b) Realistic operating budget for the proposed facility will be presented insofar as practicable; i.e., estimates on costs of utilities, etc., should be obtained from proper authority. This budget should be brought up-to-date before each review.

(c) Proof of need must be plainly established, i.e., lack of service, lack of space for the book collection, etc., which an expanded facility would enable the library to provide. Willingness to provide these services should be made clear. A plan of projected service shall accompany the application.

(d) Ability to provide service adequately after the new facility is in operation is necessary. The board should not cut its staff budget to pay for the building.

(e) Librarians must be certified in accordance with the Kentucky Revised Statutes.

(f) The regional librarian involved should be able to show serious intent of the board by having a knowledge of possible sites, possible square footage, approximate costs, and the board's willingness to proceed immediately.

(g) A history of operational budgets should be presented.

(h) A report of library relations to the community and governing bodies should be in the application.

(i) The review committee shall return the applications to the C.O. with recommendations for approval or disapproval. Those approved shall be scheduled for the next Board of Review.

(3) Correction of application. If an application is found to be lacking in any of the above, it should be returned to the applicant with an explanation of deficiencies. The applicant should correct the form and resubmit it for consideration by the Board of Review or Preliminary Review Committee, whichever is first. The C.O. will have the responsibility of checking the corrections if the Board of Review meets before the Preliminary Review Committee. A corrected application should not be held up for a preliminary review.

Section 4. Establishment of the Board of Review. (1) A Board of Review is established to advise the State Librarian on the awarding of [award] grants from such monies as are available to the D.L.A. for construction, improvement, and equipping of public library facilities.

(a) The Board of Review shall meet twice in every year, at the call of the State Librarian, or designee, who shall act as chairman. The call for a meeting shall be publicly issued thirty (30) days prior to the meeting date.

(b) The voting membership of the Board of Review shall be the State Librarian, the Chairman of the State [Governor's] Advisory Council on Libraries, Director of Field [Regional] Services, the President of the Kentucky Library Association, the Chairman of the Public Library Section of the Kentucky Library Association, the President of the Kentucky Library Trustees Association, and the President [Chairman] of the Friends of Kentucky Libraries. A quorum, which shall be three (3) of the above and the State Librarian, will be necessary for an official meeting. [or designee.] A member of the Board of Review may designate another officer of that organization to serve in their place; however, the designation must be made for the full term of office. When a new officer is beginning their term, the department will notify them that by virtue of their office they are a member of the Board of Review and request official designation as to whom will serve on the Board of Review from that organization during their term. The construction officer shall serve as ex-officio, non-voting member. The Regional Librarian and the Chairman of the Local Library Board and the local librarian should be in attendance if an application is pending before the Board of Review regarding their library.

(2) Priority system for consideration of grants. (This establishes the order of consideration of applications.)

(a) Those libraries serving counties and [counties or regions] serving as headquarters for a multicounty federation (called Library Regions) having an established, assured adequate income, but with facilities which do not meet minimum standards.

(b) Those [county or regional] libraries serving counties and participating in multicounty federations (called Library Regions) which have an assured, adequate income, but with facilities that do not meet minimum standards.

(c) Those [county or regional] libraries serving counties [(either a headquarters or participating county)] participating in multicounty federations (called Library Regions) having an assured, adequate income which have reached minimum facilities and service and are applying for a branch facility or an addition or renovation to an existing building.

(d) Those libraries giving countywide service which meet other requirements of this document.

(e) When minimum standards are referred to, exceptions to those standards may be made upon the recommendation of the review committee.

(3) Ranking system for applications within a priority group. The applications will be ranked in high to low per capita library income order within a priority group. The application showing the highest income is the first to be considered.

(a) Income can include: All assured funds; taxes from library districts or from taxes legally established within the general fund, income trusts or property.

(b) Income cannot include: Fines, gifts, or appropriations (including those from other units of government) or income from annual art exhibits, plays, shows, fairs, cookie sales, etc.

(c) Population as used for per capita definition is based on the latest annual Kentucky Department of Commerce census figures.

(d) All previous steps being equal between any two (2) or more applicants, a "coin flip" (or other method acceptable to both parties) will determine the first to be considered in the priority group making.

(4) The Board of Review will take formal action on the project or projects for which applications is/are complete. This group will review the applications to ascertain that the requirements of the plan for grants have been met. The action of the board will be to:

- (a) Approve the application as submitted, or
- (b) Reject the application completely.

(5) Action following the Board of Review:

(a) Promptly following the meeting of the Board of Review, those library boards whose applications have been rejected will receive notice of the rejection from the Department of Library and Archives. Appropriate Regional Library Boards also shall be notified.

(b) When the application has been approved, the Board of Review will ask the State Librarian to notify the library board and appropriate Regional Library Board of the approval.

Section 5. Board of Appeals. (1) If the application is rejected, a letter of rejection will explain the reasons for the rejection, and the procedures to be followed by the board if members desire to appeal the decision of the Board of Review.

(2) Procedures:

(a) Within twenty-one (21) days of the date of the letter of rejection, the library board must notify the Department of Library and Archives of the intent of members to appeal. This notification must be in writing, to the State Librarian, and include the basis for appeal. The appeal is to be filed by registered mail with the State Librarian who is charged then with the responsibility of notifying and convening an appeal board.

(b) The Board of Appeals shall be appointed by the State Librarian, who shall appoint three (3) members from two (2) nominations from each of the following organizations: the State [Governor's] Advisory Council, Kentucky Library Association, and the Kentucky Library Trustees Association. The head of each organization shall be notified by the State Librarian when an appeal has been received in the office of the State Librarian.

(c) The appeals board will notify, in writing, the applicant and the State Librarian of the date (within three (3) weeks), and place, at which a hearing will be held. After

the hearing has been held, the appeals board will notify, in writing, the State Librarian and the board of its recommendation within a reasonable length of time.

(d) The State Librarian will consider the recommendation of the appeal board and render a final decision.

Section 6. Procedures After Approval. (1) After a letter of approval has been received by the board, the following items must be completed:

(a) Architect's contract as approved by C.O.

(b) Option on site as approved by C.O.

(c) Letter of intent concerning financing.

(d) Contract between D.L.A. and board.

(e) Holding company contract, if needed.

(f) Schematics (preliminary plans).

(g) Other documentation as specified by C.O.

(2) Files for the project will be kept at C.O.'s office.

(3) After approval of schematics by the Board of Review, construction of the project should be started in accordance with the following schedule after the Department of Library and Archives funds become available:

Under \$100,000—6 months

\$100,000 to \$250,000—9 months

\$250,000 to \$500,000—10 months

\$500,000 to \$750,000—12 months

\$750,000 to \$1,000,000—14 months

\$1,000,000 and over—14 to 24 months

(4) All requirements of subsection (3) may be delayed with written approval of C.O.

Section 7. Construction Procedures. (1) The library board and/or holding company will establish a separate bank account into which will be deposited all funds making up the total budget of the construction project.

(2) The architect for the project immediately submits a list of construction trades that will be involved to the Department of Labor to quote the wage rate which the contractor will be required to pay.

(3) The architect will proceed immediately with the working drawings and specifications for submission to the construction officer for final approval by the department before the project is advertised for bids.

(4) When the department has approved the working drawings, the plans will be completed and advertised publicly for construction bids.

(5) The bid opening date (coordinated with the construction officer) shall be at least seven (7) days after the third weekly running of the bid advertisement in the local newspaper.

(6) The contract will be awarded to the "lowest and best" bidder, as mutually determined by the library board, the architect, and the Construction Officer of the Department of Library and Archives.

(7) In case of serious disagreement as to which bid is "lowest and best," the final decision is to be made by the State Librarian.

(8) The architect will have the responsibility of notifying the construction officer, one (1) week in advance, when the building is ready for inspection. The building must be inspected by the construction officer, or his designated official, when the foundations are complete, during roofing, and at the completion of the building.

(9) Payments will be made to the architect and contractor by the library board in accordance with state law. These payments will be made from the bank account established to pay the bills for the project.

(10) Duplicate copies of all invoices, checks, deposit documents, and all contractor's payrolls must be filed with

the Department of Library and Archives, or designee, to facilitate state audits.

(11) The Department of Library and Archives will assist the library board to whatever extent members desire in selecting and ordering the furniture and equipment for the project. The department will supervise the advertisement for bids and purchase of the equipment. State law must be adhered to and all requirements for public advertisement and bids be met. In any case, bidding for furniture and equipment must be competitive.

(12) Payments will be made promptly to contractors and suppliers when approved by the architect except that ten (10) percent will be withheld until the satisfactory completion of each item has been officially approved by the department, the library board, the architect, and until the construction officer has concluded his audit, and all necessary documents are on file in Frankfort.

Section 8. Amount and Type of Grants. An optimum program of project funding will be decided on by the Board of Review, based on recommendations by the C.O. and architect, when possible.

(1) Grants will be based on the total projected cost at the time of the Board of Review.

(2) Grants made with state funds shall be on a matching basis, up to sixty-five (65) percent of the project cost to be provided by the D.L.A.

(3) If amortization funds are used, the funds granted annually will be based on amortizing sixty-five (65) percent of the estimated minimum project cost for all counties. The annual check will be based on "total project cost X .65/10" regardless of the actual interest rate or loan period. The check shall be awarded to the board once a year for twenty (20) years; provided amortization funding is budgeted each biennium by the state legislature.

(4) Grants up to \$30,000 [\$15,000] will be made for renovation and repair of library facilities. These grants are based on sixty-five (65) percent of the cost up to 30,000 [\$15,000] provided by the D.L.A.

(5) If library services and construction act funds are used, the rate shall be based on the formula as described by H.E.W. This amount will be given to the library district or holding company in four (4) payments during the construction period. If the applicant county is in the Appalachian area, a supplemental grant amount to be determined by Appalachian Council Rules could be made. This grant is coordinated with the four (4) library services and construction act payments.

(6) Grants up to \$15,000 will be made for emergencies to public library systems serving counties. An emergency situation would exist for a sudden, unexpected act which would cause the library's operation to cease immediately until temporary repairs or work could be done to make the building usable again. These grants do not need to be matched. An emergency committee will be established by the Board of Review to make these grants. Administration of these funds will be handled by the Regional Librarian with advice and assistance from the Construction Officer as needed. Application should be made by the Regional Librarian to the Emergency Committee.

BARBARA M. WILLIAMS, State Librarian

ADOPTED: January 9, 1980

APPROVED: WENDELL P. BUTLER, Secretary  
RECEIVED BY LRC: January 9, 1980 at 3:30 p.m.

SUBMIT COMMENT OR REQUEST FOR HEARING  
TO: John Lee West, Construction Officer, Department of Library and Archives, P. O. Box 537, Frankfort, Kentucky 40602.

DEPARTMENT FOR HUMAN RESOURCES  
Bureau for Health Services  
Certificate of Need and Licensure Board  
(Proposed Amendment)

902 KAR 20:007. License and fee schedule.

RELATES TO: KRS 216.405 to 216.990(2)

PURSUANT TO: KRS 13.082, 216.425

NECESSITY AND FUNCTION: This regulation, which relates to the operations and services of Licenses and Fee Schedule, is being promulgated pursuant to the mandate of KRS 216.425(3) that the Kentucky Health Facilities and Health Services Certificate of Need and Licensure Board regulate health facilities and health services.

Section 1. Licenses. (1) No person shall operate any health facility or health service in this Commonwealth without first obtaining the appropriate license therefor.

(2) All applications for licensure shall be filed with the Kentucky Health Facilities and Health Services Certificate of Need and Licensure Board, 275 East Main Street, Frankfort, Kentucky 40621 [40601].

(3) All applicants for licenses shall, as a condition precedent to licensure, be in compliance with the applicable regulations relating to the particular health facility or health service.

(4) All licenses shall expire on December 31 following the date of issuance unless otherwise expressly provided in the license certificate.

(5) Licenses may be renewed upon payment of the prescribed fee provided the particular health facility or health service is in compliance with the applicable provisions of the Certificate of Need and Licensure Board's regulations.

(6) Each license to operate shall be issued only for the person or persons and premises including the number of beds (if applicable) named in the application and shall not be transferable. A new application shall be filed in the event of change of ownership. Change of ownership for licenses shall be defined as follows:

(a) Sole proprietorship: Where a health facility/service is owned by a single individual, a transfer of any part of the title to the facility/service to another person or firm shall constitute a change in ownership.

(b) Partnership: Where a health facility/service is owned by a partnership, the addition, deletion or the substitution of any individual or transfer of any part of the title to the facility/service to another person or firm shall constitute a change in ownership.

(c) Closely held corporation: Where a health facility/service is owned by a corporation of ten (10) or less stockholders, any change of shares of stock or transfer of any part of the title to the facility/service to another person or firm shall constitute a change in ownership.

(d) Proprietary corporation: Where the health facility/service is owned by a corporation of more than ten (10) stockholders, any transfer of any part of the title to the facility/service to another person or firm as well as any consolidation with another corporation or change of name or transfer of any part of the title to the facility/service shall constitute a change in ownership.

(e) Lease: Where any person or firm leases the health facility/service or any part thereof to another person or firm it shall constitute a change in ownership.

(7) Upon the filing of a new application for a license because of change in ownership, the new license shall be automatically issued for the remainder of the current licen-

sure period. No additional fee will be charged for the remainder of the licensure period.

Section 2. Fee Schedule. Except as otherwise specifically provided in other regulations of this chapter, the annual fee (including renewals) for health facilities and services shall be as follows:

- (1) Family care homes: \$10;
- (2) Hospital facilities and services (including all levels of inpatient care): \$1.50 per bed, \$10 minimum, \$300 maximum;
- (3) Free-standing skilled nursing facilities and services: \$1 per bed, \$10 minimum, \$300 maximum;
- (4) Nursing home facilities and services: \$1 per bed, \$10 minimum, \$300 maximum;
- (5) Intermediate care facilities and services: \$.50 per bed, \$10 minimum;
- (6) Personal care homes: \$.50 per bed, \$10 minimum;
- (7) Outpatient clinics and ambulatory care facilities: \$15;
- (8) Home health agencies: \$15;
- (9) Emergency care-ambulance services: \$15;
- (10) Community mental health and mental retardation center facilities and services: \$300 per catchment area;
- (11) Health maintenance organizations (HMO's): \$1 per each 100 individuals covered;
- (12) Ambulatory surgical center facilities and services: \$15;
- (13) Medical Alcohol Emergency Detoxification Service (MAEDS): \$.50 per bed, \$10 minimum.
- (14) Primary care centers: \$15;
- (15) Adult day health care centers: \$15;
- (16) Renal dialysis facilities: \$.50 per station; \$15 minimum;
- (17) Group homes: \$15.
- (18) Rural health clinics: \$15.

MASON C. RUDD, Chairman

ADOPTED: November 14, 1979

RECEIVED BY LRC: January 14, 1980 at 3:30 p.m.

SUBMIT COMMENT OR REQUEST FOR HEARING TO: Mason C. Rudd, Chairman, Kentucky Health Facilities and Health Services, Certificate of Need and Licensure Board, 275 East Main Street, Frankfort, Kentucky 40621.

**DEPARTMENT FOR HUMAN RESOURCES**  
**Bureau for Health Services**  
**Certificate of Need and Licensure Board**  
**(Proposed Amendment)**

**902 KAR 20:125. Hearings and appeals.**

RELATES TO: KRS 216.405 to 216.485, 216.990(2)

PURSUANT TO: KRS 13.082, 216.425

NECESSITY AND FUNCTION: This regulation, which relates to the operations and services of Hearings and Appeals, is being promulgated pursuant to the mandate of KRS 216.425(3) that the Kentucky Health Facilities

and Health Services Certificate of Need and Licensure Board regulate health facilities and health services.

Section 1. Scope. This regulation relates to the denial, suspension, probation, or revocation of health facilities and health services licenses and certificates of need; hearings and review.

Section 2. Denial, Suspension, Probation and Revocation of Licenses and Certificates of Need. The Kentucky Certificate of Need and Licensure Board may deny, suspend, probate, or revoke a license or certificate of need in any case in which it finds that there has been a failure to comply with the requirements established under KRS 216.405 to 216.485 and 216.990(2) or the regulations adopted thereunder.

Section 3. Notices. (1) Notices of a hearing shall be issued in the name of the board by the secretary thereof and shall state the time, date and place of the hearing, which shall not be less than twenty (20) days from service of the notice, and shall also contain a concise statement of the reason for the hearing and sufficient information to reasonably apprise the applicant or licensee of the substance of the facts claimed to constitute a violation of KRS 216.405 to 216.485 and 216.990(2) or the regulations adopted thereunder.

(2) The board shall give notice in writing to applicants whose applications have been tentatively denied stating the reasons therefore. Such denial shall become final unless the applicant makes application to the board for a hearing within ten (10) days after service of such notice.

Section 4. Service. Service of such notices may be effected in the manner prescribed by law for the service of civil process or by the board forwarding same to the applicant or licensee, by United States registered or certified mail postage prepaid at the address of the applicant or licensee as reflected by the records of the board.

Section 5. Hearings. The hearing may be conducted by the board in person or by a hearing officer or a hearing committee appointed by the board. All members of the board and all persons appointed by the board as hearing officers or as members of a hearing committee are authorized to administer oaths, issue subpoenas for the attendance of witnesses and for the production of books, papers, and documents and to cite for contempt, before the circuit or quarterly court in the county in which the hearing is held, for disobedience of its process or for contumacious or disrespectful conduct. The applicant or licensee proceeded against shall be known as "respondent" and shall be entitled to be represented at the hearing in person or by counsel, or both, and shall be entitled to introduce testimony by witnesses or, if the board so permits, by depositions. *If the hearing is an appeal of a preliminary or interlocutory order of the board, the issue to be addressed shall be whether the order was justified when issued, in the light of evidence presented at the hearing.* Hearing officers and hearing committees shall prepare a proposed findings of fact and conclusions of law.

Section 6. Decisions and Appeals. All decisions revoking, suspending, probating, or denying licenses, certificates of need or applications shall be made by the board and shall be recorded in the minutes of the board. The secretary of the board shall notify, by registered or certified United

States mail postage prepaid, the applicant or licensee of the decision of the board, which decision shall become final and conclusive thirty (30) days after notice thereof is given as above provided.

MASON C. RUDD, Chairman

ADOPTED: November 29, 1979

RECEIVED BY LRC: January 14, 1980 at 3:30 p.m.

SUBMIT COMMENT OR REQUEST FOR HEARING

TO: Mason C. Rudd, Chairman, Kentucky Health Facilities and Health Services, Certificate of Need and Licensure Board, 275 East Main Street, Frankfort, Kentucky 40621.

## Proposed Regulation

### EDUCATION AND ARTS CABINET

Department for Elementary and Secondary Education  
Bureau of Instruction

704 KAR 20:229. Hearing impaired, endorsement for teaching.

RELATES TO: KRS 161.020, 161.025, 161.030

PURSUANT TO: KRS 13.082, 156.030, 156.070, 156.160

NECESSITY AND FUNCTION: Establishes an appropriate certification and corresponding program of preparation for a professional school position as required under KRS 161.020, 161.025, and 161.030.

Section 1. (1) The endorsement for teaching hearing impaired pupils shall be issued in accordance with the pertinent Kentucky statutes and State Board for Elementary and Secondary Education regulations to an applicant who holds either the provisional elementary certificate, the provisional certificate for teaching in the middle grades, or the provisional high school certificate and who has completed the approved program of preparation which corresponds to this endorsement at a teacher education institution approved under the standards and procedures included in the Kentucky State Plan for the Approval of Preparation Programs for the Certification of Professional School Personnel.

(2) The endorsement for teaching hearing impaired pupils shall be valid for the same grade levels as the teaching certificate used as a base for the endorsement and shall have the same duration period as the base certificate except that the elementary certificate shall be valid for kindergarten through grade eight (8).

(3) A one (1) year endorsement for teaching hearing impaired pupils, valid for the same grade level as the teaching certificate used as a base for the endorsement, shall be issued upon completion of six (6) semester hours credit from the approved curriculum. The endorsement may be renewed for no more than three (3) subsequent one (1) year periods upon completion of a minimum of six (6) semester hours additional credit each year after which time the teacher must qualify by having completed the entire curriculum.

JAMES B. GRAHAM

Superintendent of Public Instruction

ADOPTED: November 27, 1979

RECEIVED BY LRC: January 3, 1980 at 9 a.m.

SUBMIT COMMENT FOR REQUEST FOR HEARING TO: Mr. Fred Schultz, Secretary, Kentucky State Board for Elementary and Secondary Education, 17th Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

## ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE

## Minutes of the January 2, 1980 Meeting

(Subject to subcommittee approval at its next meeting on February 6, 1980.)

The Administrative Regulation Review Subcommittee held its regularly scheduled meeting on Wednesday, January 2, 1980, at 10 a.m., in Room 327 of the Capitol. The minutes of the December 5, 1979 meeting were approved. Present were:

**Members:** Representative William T. Brinkley, Chairman, and Representative Albert Robinson.

**Guests:** Joyce Bell and Dr. Patricia K. Nicol, Department for Human Resources; Joseph D. Hudson, Department of Insurance; Ed Fossett, Billie R. Downing, Eleanor Poignard, Jean L. Bell, Deborah Hendricks and Larry Gentry, Department of Education; Carl B. Larsen, Kentucky Harness Racing Commission; Judith Walden and Eugene F. Perkins, Department of Housing, Buildings and Construction; Charles Henry, Department of Transportation; Dr. James W. Holloday, Board of Dentistry; Don R. McCormick, Department of Fish and Wildlife; R. Van Young, Al Rostal and Ray Hatfield, Outdoor Advertising Association of Kentucky; William E. Johnson, Board of Veterinary Examiners; Robert Harrison, Fred Huggins and John R. Pitcock, Department of Labor; Andy Naff, Drug Formulary Council; Robert E. Wagner, Marie Allison and John C. Henriksen, Office of Public Advocacy; Len Mills, Home Builders Assn. of Ky., Associated General Contractors of Ky. and Louisville Apartment Assn.; Jack Lancaster and Brock R. Landry, Plastic Pipe and Fittings Assn.; Raymond H. Burger, State Plumbing Code Committee; Allen Dodd, Mechanical Contractors of Ky.; Del Melcher, Jr., Plumbers and Gasfitters Local Union #107; Ray Dauenhauer, Jr. and Marilyn Pierce, Kentucky Association of Plumbing-Heating-Cooling Contractors; Robert Shively, Central Foundry Company; Eva Smith and C. R. Bowman, Department of Public Information.

**Press:** Phillip K. Miller, WKED News.

**LRC Staff:** Mabel D. Robertson, Deborah Herd, Garnett Evins, Joe Hood, Steve Armbrust and Larry O'Bryan.

The following regulations were withdrawn at the request of the issuing agency:

**DEPARTMENT OF EDUCATION****Bureau of Instruction**

Elementary and Secondary Education Act  
704 KAR 10:005. Summary hearings.

**DEPARTMENT OF INSURANCE****Domestic Stock and Mutual Insurers**

806 KAR 24:021. Acquisition of controlling stock.

The following regulation was rejected on motion of Representative Robinson, seconded by Chairman Brinkley, because it did not conform to statutory authority or legislative intent.

**DEPARTMENT OF TRANSPORTATION****Bureau of Highways****Maintenance**

603 KAR 3:020. Advertising devices on federal aid primary system.

On motion of Representative Robinson the following regulations were deferred until the February 6, 1980 meeting:

**CRIME VICTIMS COMPENSATION BOARD****Claims and Awards**

107 KAR 1:010. Financial hardship standards.

**DEPARTMENT FOR NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION****Bureau of Surface Mining****Reclamation and Enforcement****Strip Mining of Coal**

405 KAR 1:260. Contemporaneous reclamation.

**DEPARTMENT OF EDUCATION****Bureau for Exceptional Children****Exceptional and Handicapped Programs**

707 KAR 1:060. Identification, evaluation, and placement policy and procedures.

**REGISTRY OF ELECTION FINANCE****Report and Forms**

801 KAR 1:007. Committees; definition, responsibilities.

**DEPARTMENT OF INSURANCE****Motor Vehicle Reparatons**

806 KAR 39:060. Stickers or emblems.

On motion of Representative Robinson the following regulations were approved and ordered filed:

**DEPARTMENT OF FINANCE****Occupations and Professions****Board of Dentistry**

201 KAR 8:140. Continuing education compliance.

**Board of Veterinary Examiners**

201 KAR 16:010. Code of conduct.

**DEPARTMENT OF FISH AND WILDLIFE RESOURCES****Fish**

301 KAR 1:015. Boats and outboard motors; size limits. (as amended)

**DEPARTMENT OF TRANSPORTATION****Bureau of Highways****Traffic**

603 KAR 5:025. Fully controlled access highways.

**DEPARTMENT OF EDUCATION****Bureau of Administration and Finance****School District Finance**

702 KAR 3:020. Bond issue approval. (as amended)

**Bureau of Instruction****Teacher Certification**

704 KAR 20:132. School nurse.

**Bureau for Exceptional Children****Exceptional and Handicapped Programs**

707 KAR 1:040. Tuition and support programs for deaf-blind children.

**DEPARTMENT OF LABOR****Occupational Safety and Health**

803 KAR 2:020. Adoption of 29 CFR Part 1910.

803 KAR 2:030. Adoption of 29 CFR Part 1926.

**PUBLIC SERVICE COMMISSIONS****Energy Regulatory Commission**

807 KAR 50:052. Natural gas outdoor lighting.

**STATE RACING COMMISSION****Thoroughbred Racing Rules**

810 KAR 1:006. Racing associations.

810 KAR 1:015. Claiming races.

**HARNESS RACING COMMISSION****Harness Racing Rules**

811 KAR 1:015. Race officials.

811 KAR 1:020. Registration and identification of horses.

811 KAR 1:030. Eligibility and classification.

811 KAR 1:050. Entries and starters; split races.

811 KAR 1:055. Declaration to start; drawing horses.

811 KAR 1:065. Starting.

811 KAR 1:075. Racing and track rules.

811 KAR 1:090. Stimulants and drugs.

811 KAR 1:125. Pari-mutuel rules.

**DEPARTMENT OF HOUSING, BUILDINGS  
AND CONSTRUCTION****Plumbing**

815 KAR 20:060. Quality and weight of materials. (as amended)

815 KAR 20:090. Soil, waste and vent systems.

**DEPARTMENT FOR HUMAN RESOURCES****Bureau for Health Services****Drug Formulary**

902 KAR 1:032. Meperidine hydrochloride.

**Maternal and Child Health**

902 KAR 4:030. Tests for inborn errors of metabolism.

The meeting was adjourned at 1:35 p.m., to meet again on February 6, 1980, at 9:00 a.m., in Room 327 of the Capitol.





# *Administrative Register <sup>of</sup> kentucky*

## Cumulative Supplement

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# Regulation Locator—Effective Dates

## Volume 5

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103 KAR 41:040 Amended	1070	9-5-79	704 KAR 3:030 Amended	1084	8-1-79	704 KAR 3:270 Repealed	1110	8-1-79
103 KAR 41:050 Amended	1070	8-1-79	704 KAR 3:040 Repealed	1110	8-1-79	704 KAR 3:280 Amended	1085	8-1-79
106 KAR 1:030 Amended	1071	8-1-79	704 KAR 3:050 Repealed	1110	8-1-79	704 KAR 4:010 Amended	1086	8-1-79
201 KAR 5:010 Amended	927	8-1-79	704 KAR 3:055 Repealed	1110	8-1-79	704 KAR 4:015 Amended	1112	8-1-79
201 KAR 5:037 Amended	954	11-7-79	704 KAR 3:060 Repealed	1110	8-1-79	704 KAR 4:020 Amended	1086	8-1-79
201 KAR 5:040 Amended	927	8-1-79	704 KAR 3:070 Repealed	1110	8-1-79	704 KAR 5:010 Amended	1088	8-1-79
201 KAR 6:010 Amended	1072	8-1-79	704 KAR 3:080 Repealed	1110	8-1-79	704 KAR 5:050 Amended	1090	8-1-79
201 KAR 9:040 Amended	1075	8-1-79	704 KAR 3:090 Repealed	1110	8-1-79	704 KAR 10:050 Amended	707	8-1-79
201 KAR 9:085 Amended	1101	8-1-79	704 KAR 3:100 Repealed	1110	8-1-79	705 KAR 7:050 Amended	1090	8-1-79
201 KAR 12:130 Amended	1076	8-1-79	704 KAR 3:110 Repealed	1110	8-1-79	723 KAR 1:010 Amended	1113	8-1-79
201 KAR 27:005 Amended	1102	11-7-79	704 KAR 3:120 Repealed	1110	8-1-79	803 KAR 25:010 Amended	1091	10-3-79
201 KAR 27:015 Amended	1104	11-7-79	704 KAR 3:130 Repealed	1110	8-1-79	804 KAR 2:015 Amended	1095	8-1-79
201 KAR 27:020 Amended	1105	11-7-79	704 KAR 3:140 Repealed	1110	8-1-79	804 KAR 4:030 Amended	1095	8-1-79
201 KAR 27:025 Amended	1105	11-7-79	704 KAR 3:150 Repealed	1110	8-1-79	804 KAR 4:130 Amended	1096	8-1-79
201 KAR 27:035 Amended	1106	11-7-79	704 KAR 3:160 Repealed	1110	8-1-79	804 KAR 4:140 Amended	1097	8-1-79
201 KAR 27:040 Amended	1107	11-7-79	704 KAR 3:170 Repealed	1110	8-1-79	804 KAR 4:160 Amended	1097	8-1-79
201 KAR 27:045 Amended	1107	11-7-79	704 KAR 3:180 Repealed	1110	8-1-79	804 KAR 4:170 Amended	1098	8-1-79
201 KAR 27:050 Amended	1107	11-7-79	704 KAR 3:190 Repealed	1110	8-1-79	804 KAR 4:180 Amended	1098	8-1-79
201 KAR 27:060 Amended	1108	11-7-79	704 KAR 3:200 Repealed	1110	8-1-79	804 KAR 4:200 Amended	1098	8-1-79
201 KAR 27:065 Amended	1109	11-7-79	704 KAR 3:210 Repealed	1110	8-1-79	804 KAR 5:030 Amended	1099	8-1-79
201 KAR 27:070 Amended	1109	11-7-79	704 KAR 3:220 Repealed	1110	8-1-79	804 KAR 8:060 Amended	1099	8-1-79
301 KAR 1:115 Amended	1077	8-1-79	704 KAR 3:230 Repealed	1110	8-1-79	804 KAR 12:010 Repealed	1113	8-1-79
301 KAR 1:120 Amended	1077	8-1-79	704 KAR 3:240 Repealed	1110	8-1-79	804 KAR 12:020 Repealed	1113	8-1-79
301 KAR 1:140 Amended	1078	8-1-79	704 KAR 3:250 Repealed	1110	8-1-79	804 KAR 12:011 Repealed	1113	8-1-79
301 KAR 1:155 Amended	1078	8-1-79	704 KAR 3:260 Repealed	1110	8-1-79	811 KAR 1:200 Amended	1100	8-1-79
301 KAR 2:040 Amended	1079	8-1-79				815 KAR 7:030 Rejected Effective	1121	10-23-79 10-3-79
301 KAR 2:120 Amended	1081	8-1-79						
702 KAR 1:020 Amended	1081	8-1-79						
702 KAR 3:050 Amended	1082	8-1-79						
703 KAR 2:010 Amended	1082	8-1-79						
704 KAR 3:010 Amended	1083	8-1-79						
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301 KAR 2:028E Expired	175	8-21-79	401 KAR 2:140E Expires	255	10-17-79	405 KAR 3:111E Expired	6	6-26-79
301 KAR 2:106E Expired	176	12-19-79	401 KAR 2:150E Expires	258	2-14-80	702 KAR 3:020E Expires	259	10-24-79
401 KAR 2:100E Expires	248	9-5-79	401 KAR 2:160E Expires	259	10-17-79	704 KAR 10:005E Expires	177	11-8-79
401 KAR 2:110E Expires	250	11-12-79	405 KAR 1:051E Expires	337	2-14-80	704 KAR 20:235E Expires	178	2-6-80
401 KAR 2:120E Expires	251	10-17-79	405 KAR 1:141E Expires	2	12-7-79	807 KAR 50:052E Expires	260	8-21-79
401 KAR 2:130E Expires	253	2-14-80	405 KAR 1:260E Expired	5	4-5-80	904 KAR 2:086E Expires	337	12-19-79
					6-26-79			11-5-79
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## ADMINISTRATIVE REGISTER

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105 KAR 1:010			401 KAR 6:040			Amended	387	
Amended	352		Amended	278		704 KAR 20:132	332	1-2-80
107 KAR 1:010	319		401 KAR 7:010	201		704 KAR 20:140		
109 KAR 5:010			Withdrawn		11-12-79	Amended	387	
Amended	9	7-17-79	401 KAR 7:020	204		704 KAR 20:229	393	
200 KAR 5:302	10	7-17-79	Withdrawn		11-12-79	704 KAR 20:235		
200 KAR 5:303	10	7-17-79	401 KAR 7:030	207		Amended	126	
200 KAR 5:310	10	7-17-79	Withdrawn		11-12-79	Amended	349	12-5-79
200 KAR 5:315	11	7-17-79	401 KAR 59:046	12	6-29-79	705 KAR 1:010		
200 KAR 5:317	162	11-7-79	401 KAR 59:050	12	6-29-79	Amended	61	9-5-79
201 KAR 1:060			401 KAR 59:095	14	6-29-79	706 KAR 1:010		
Repealed	95	10-3-79	401 KAR 59:100	14	6-29-79	Amended	127	10-3-79
201 KAR 1:061	95	10-3-79	401 KAR 59:101	15	6-29-79	707 KAR 1:040		
201 KAR 8:140			401 KAR 59:180	16	6-29-79	Amended	284	1-2-80
Amended	277	1-2-80	401 KAR 59:185	18	6-29-79	707 KAR 1:060		
201 KAR 9:040			401 KAR 59:190	20	6-29-79	Amended	191	
Amended	236	12-5-79	401 KAR 59:195	21	6-29-79	725 KAR 2:010		
201 KAR 12:105			401 KAR 59:200	22	6-29-79	Amended	388	
Amended	123		401 KAR 59:210	23	6-29-79	801 KAR 1:007		
201 KAR 16:010			401 KAR 59:215	25	6-29-79	Withdrawn		1-4-80
Amended	277	1-2-80	401 KAR 59:220	26	6-29-79	803 KAR 1:020		
201 KAR 17:010			401 KAR 61:005	27	6-29-79	Withdrawn		7-24-79
Amended	236	12-5-79	401 KAR 61:045	31	6-29-79	803 KAR 1:100		
201 KAR 17:020			401 KAR 61:050	32	6-29-79	Amended	61	
Repealed	236	12-5-79	401 KAR 61:055	34	6-29-79	Amended	179	9-5-79
201 KAR 17:040			401 KAR 61:056	35	6-29-79	803 KAR 2:020		
Repealed	242	12-5-79	401 KAR 61:060	36	6-29-79	Amended	111	8-1-79
201 KAR 17:041	242	12-5-79	401 KAR 61:090	37	6-29-79	Amended	127	10-3-79
201 KAR 17:050			401 KAR 61:095	39	6-29-79	Amended	284	1-2-80
Amended	237	12-5-79	401 KAR 61:100	41	6-29-79	803 KAR 2:027	210	11-7-79
201 KAR 17:060			401 KAR 61:105	43	6-29-79	803 KAR 2:030		
Amended	237	12-5-79	401 KAR 61:110	44	6-29-79	Amended	130	10-3-79
201 KAR 20:011			401 KAR 61:120	45	6-29-79	Amended	286	1-2-80
Amended	123	10-3-79	401 KAR 61:125	47	6-29-79	803 KAR 50:010		
201 KAR 20:095	162	10-3-79	401 KAR 61:130	48	6-29-79	Amended	62	9-5-79
201 KAR 21:005	163	10-3-79	401 KAR 61:135	49	6-29-79	806 KAR 24:021	102	
201 KAR 21:010			401 KAR 63:010	50	6-29-79	Withdrawn		1-8-80
Repealed	164	10-3-79	405 KAR 1:051	377		806 KAR 39:060		
201 KAR 21:015	163	10-3-79	405 KAR 1:140			Amended	239	
201 KAR 21:020			Repealed	2	6-26-79	807 KAR 25:025	181	9-5-79
Repealed	168	10-3-79	405 KAR 1:141	96	11-7-79	807 KAR 50:015	113	8-1-79
201 KAR 21:025	164	10-3-79	405 KAR 1:260	99		807 KAR 50:020	182	9-5-79
201 KAR 21:030			405 KAR 3:110			807 KAR 50:052	332	1-2-80
Repealed	165	10-3-79	Repealed	6	6-26-79	807 KAR 50:075	54	7-17-79
201 KAR 21:031	164	10-3-79	405 KAR 3:111	99	11-7-79	808 KAR 7:010	211	11-7-79
201 KAR 21:035	165	10-3-79	603 KAR 1:020			810 KAR 1:004		
201 KAR 21:040			Amended	125	10-3-79	Amended	131	10-3-79
Repealed	168	10-3-79	603 KAR 3:020			810 KAR 1:006		
201 KAR 21:041	165	10-3-79	Amended	55		Amended	287	1-2-80
201 KAR 21:045	167	10-3-79	Rejected	394	1-2-80	810 KAR 1:009		
201 KAR 21:055	167	10-3-79	603 KAR 3:050			Amended	290	
201 KAR 21:060	168	10-3-79	Repealed	51	7-17-79	810 KAR 1:015		
201 KAR 21:065	168	10-3-79	603 KAR 3:051	51	7-17-79	Amended	292	1-2-80
201 KAR 27:010	261	11-7-79	603 KAR 5:025			811 KAR 1:015		
201 KAR 27:030	263	11-7-79	Amended	282	1-2-80	Amended	294	1-2-80
201 KAR 27:055	264	11-7-79	603 KAR 5:050			811 KAR 1:020		
301 KAR 1:015			Amended	53	7-17-79	Amended	298	1-2-80
Amended	185		603 KAR 5:096			811 KAR 1:030		
Amended	383	1-2-80	Amended	189	11-7-79	Amended	299	1-2-80
301 KAR 1:055			702 KAR 1:010			811 KAR 1:050		
Amended	186	11-7-79	Amended	386		Amended	301	1-2-80
301 KAR 1:060			702 KAR 3:020			811 KAR 1:055		
Amended	186	11-7-79	Amended	283		Amended	302	1-2-80
301 KAR 2:060			Amended	383	1-2-80	811 KAR 1:065		
Amended	124	10-3-79	702 KAR 3:030			Amended	304	1-2-80
301 KAR 2:085			Amended	386		811 KAR 1:075		
Amended	187	11-7-79	704 KAR 2:010			Amended	305	1-2-80
301 KAR 3:053			Repealed	102	9-5-79	811 KAR 1:090		
Amended	354		704 KAR 2:011	102	9-5-79	Amended	307	1-2-80
302 KAR 31:005	319		704 KAR 2:020			811 KAR 1:125		
302 KAR 31:015	323		Amended	60	9-5-79	Amended	309	1-2-80
302 KAR 31:025	326		704 KAR 3:265	243	12-5-79	815 KAR 7:010		
401 KAR 5:010	329		704 KAR 3:305	53	7-17-79	Rejected	246	10-3-79
401 KAR 5:025			Amended	238		Amended	265	10-23-79
Repealed	341	12-5-79	704 KAR 10:005	169		815 KAR 7:020		
401 KAR 5:026	339	12-5-79	Rejected	246	10-3-79	Rejected	246	10-3-79
401 KAR 5:029	341	12-5-79	Withdrawn		1-2-80	Amended	271	10-23-79
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						Amended	384	1-2-80



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Amended	138	11-7-79	Amended	145	10-3-79	904 KAR 2:010		
815 KAR 20:120			902 KAR 1:280			Amended	317	
Amended	139		Amended	77	9-5-79	904 KAR 2:015		
Withdrawn		9-18-79	Amended	241	12-5-79	Amended	151	10-3-79
815 KAR 30:050	212	12-5-79	902 KAR 1:290			904 KAR 2:020	183	9-5-79
815 KAR 45:020	213	11-7-79	Amended	145	10-3-79	904 KAR 2:055		
815 KAR 45:030	214	11-7-79	902 KAR 1:300			Amended	152	10-3-79
900 KAR 1:005	216	11-7-79	Amended	77	9-5-79	904 KAR 2:081	273	11-7-79
901 KAR 1:041	377		902 KAR 1:318			904 KAR 2:085	275	11-7-79
901 KAR 5:100	104	9-5-79	Amended	195	11-7-79	904 KAR 3:010		
902 KAR 1:013			902 KAR 1:320			Amended	154	10-3-79
Repealed	195	11-7-79	Amended	195	11-7-79	904 KAR 3:020		
902 KAR 1:014			902 KAR 1:322			Amended	156	10-3-79
Amended	191	11-7-79	Amended	146	10-3-79	904 KAR 3:030		
902 KAR 1:015			902 KAR 1:324			Amended	158	10-3-79
Amended	70	9-5-79	Amended	147	10-3-79	904 KAR 3:035	171	10-3-79
902 KAR 1:016			Amended	358		904 KAR 3:040		
Amended	192	11-7-79	902 KAR 1:326			Amended	160	10-3-79
902 KAR 1:017			Amended	78	9-5-79	Amended	374	
Amended	70	9-5-79	902 KAR 1:328			904 KAR 3:050		
Amended	355		Amended	78	9-5-79	Amended	161	10-3-79
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Amended	71	9-5-79	902 KAR 1:332	378		904 KAR 3:070	380	
902 KAR 1:025			902 KAR 4:020			905 KAR 1:085	350	12-5-79
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902 KAR 1:030			Amended	314	1-2-80			
Amended	141	10-3-79	902 KAR 6:020					
902 KAR 1:032	106	9-5-79	Amended	79	9-5-79			
Amended	314	1-2-80	902 KAR 6:030					
902 KAR 1:035			Amended	80	9-5-79			
Amended	141	10-3-79	902 KAR 6:050					
Amended	356		Amended	83	9-5-79			
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Amended	142	10-3-79	Amended	391				
902 KAR 1:042	106	9-5-79	902 KAR 20:040					
902 KAR 1:045			Amended	148	10-3-79			
Amended	357		902 KAR 20:060	169				
902 KAR 1:047	107	9-5-79	902 KAR 20:105					
902 KAR 1:052	107	9-5-79	Amended	196	11-7-79			
902 KAR 1:055			902 KAR 20:115					
Amended	72	9-5-79	Amended	359				
Amended	240	12-5-79	902 KAR 20:125					
902 KAR 1:057	107	9-5-79	Amended	392				
Amended	357		902 KAR 45:005					
902 KAR 1:060			Amended	361				
Amended	73	9-5-79	902 KAR 45:010					
902 KAR 1:061	216	11-7-79	Amended	373				
902 KAR 1:075			902 KAR 50:030					
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902 KAR 1:081			902 KAR 100:051	218	12-5-79			
Amended	144	10-3-79	902 KAR 100:052	219	12-5-79			
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Amended	192	11-7-79	Repealed	217	11-7-79			
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Amended	73	9-5-79	902 KAR 100:058	221	12-5-79			
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Amended	193	11-7-79	Amended	200	11-7-79			
902 KAR 1:110			904 KAR 1:002					
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Amended	240	12-5-79	Amended	234	10-3-79			
902 KAR 1:125			904 KAR 1:009					
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902 KAR 1:130			904 KAR 1:010					
Amended	194	11-7-79	Amended	150	10-3-79			
902 KAR 1:140			904 KAR 1:021	222	11-7-79			
Amended	144	10-3-79	904 KAR 1:023					
902 KAR 1:141			Repealed	222	11-7-79			
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902 KAR 1:180			Amended	92	9-5-79			
Amended	74	9-5-79	904 KAR 1:034					
902 KAR 1:190			Amended	93				
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902 KAR 1:210			Repealed	222	11-7-79			
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## KRS Sections Related to KAR

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	200 KAR 5:303	157.100-157.190	704 KAR 2:020	194.050	904 KAR 2:086
	200 KAR 5:310	157.200-157.305	707 KAR 1:060		904 KAR 3:010
	200 KAR 5:315	157.312	704 KAR 5:050		904 KAR 3:020
	200 KAR 5:317	157.315	704 KAR 5:050		904 KAR 3:030
61.490	900 KAR 1:005	157.360	704 KAR 3:010		904 KAR 3:035
61.510-61.702	105 KAR 1:010		704 KAR 3:011		904 KAR 3:040
78.510-78.852	105 KAR 1:010		704 KAR 3:025		904 KAR 3:050
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	815 KAR 45:030		704 KAR 5:050		904 KAR 3:070
95A.050	815 KAR 45:020	157.390	702 KAR 1:020	Chapter 198B	815 KAR 7:010
138.130	103 KAR 41:040	157.420	702 KAR 1:010		815 KAR 7:020
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138.195	103 KAR 41:040	157.855	723 KAR 1:010	199.465	905 KAR 1:085
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	301 KAR 2:040	158.320	704 KAR 5:010	205.400	904 KAR 2:085
	301 KAR 2:085	158.330	704 KAR 5:010	205.520	904 KAR 1:002
	301 KAR 2:106	158.340	704 KAR 5:010		904 KAR 1:009
	301 KAR 3:053	158.350	704 KAR 5:010		904 KAR 1:021
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	301 KAR 2:040		704 KAR 20:132	205.550	904 KAR 1:010
	301 KAR 2:085		704 KAR 20:140	205.560	904 KAR 1:010
150.175	301 KAR 1:155		704 KAR 20:229	205.795	904 KAR 2:020
	301 KAR 2:040		704 KAR 20:235	205.810	904 KAR 2:081
	301 KAR 2:085	161.025	704 KAR 20:005	210.120	902 KAR 6:020
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