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UNLESS WRITTEN NOTIFICATION OF INTENT TO ATTEND
A PUBLIC HEARING IS RECEIVED BY THE PROMULGATING
AGENCY AT LEAST FIVE (5) DAYS BEFORE THE HEARING
DATE, THE HEARING MAY BE CANCELLED.

MEETING NOTICE: The next meeting of the Administrative Regulation
Review Subcommittee is tentatively scheduled on March 1, 1989. See
tentative agenda on pages 2001-2002 of this Administrative Register.
ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE
TENTATIVE AGENDA
March 1, 1989
(Rm. 107, Capitol Annex @ 1 p.m.)

DEPARTMENT OF MILITARY AFFAIRS
Division of Disaster and Emergency Services
106 KAR 1:021. Repeal of 106 KAR 1:020. Disaster and emergency fund administration; qualification requirements, procedure.

FINANCE AND ADMINISTRATION CABINET
Personnel

TOURISM CABINET
Department of Fish and Wildlife Resources
Fish
301 KAR 1:171. Grass carp transportation, propagation, rearing and stocking requirements.
301 KAR 1:200. Seasons and limits for angling.

NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION CABINET
Department for Surface Mining Reclamation and Enforcement
Permits
405 KAR 8:010. General provisions for permits.
405 KAR 8:020. Coal exploration.
405 KAR 8:030. Surface coal mining permits.
405 KAR 8:040. Underground coal mining permits.

Areas Unsuitable for Mining
405 KAR 24:040. Areas unsuitable for mining.

CORRECTIONS CABINET
Office of the Secretary
501 KAR 6:050. Luther Luckett Correctional Complex.
501 KAR 6:090. Frankfort Career Development Center.
501 KAR 6:110. Roederer Farm Center.
501 KAR 6:120. Blackburn Correctional Complex.
501 KAR 6:130. Western Kentucky Farm Center.

TRANSPORTATION CABINET
Department of Vehicle Regulation
Division of Vehicle Enforcement
Division of Motor Carriers
601 KAR 1:005 & E. Safety regulations. (Amended After Hearing)

Traffic
603 KAR 5:072 & E. Mandatory annual bus inspection.

EDUCATION AND HUMANITIES CABINET
Department of Education
Office of Administration and Finance

School District Finance
702 KAR 3:020. Bond issue approval.

Food Service Programs
702 KAR 6:045. Personnel; food service employee qualifications.

School Terms, Attendance and Operation
702 KAR 7:090. Requirements for coaches and other personnel staffing interscholastic athletic programs.

Office of Instruction

Instructional Services

Teacher Certification
704 KAR 20:310. Written examination and internship prerequisites for vocational teachers.

LABOR CABINET
Department of Workplace Standards

Occupational Safety and Health

Volume 15, Number 9 - March 1, 1989
EMERGENCY REGULATIONS NOW IN EFFECT

(Note: Emergency regulations expire 90 days from publication or upon replacement or repeal.)

STATEMENT OF EMERGENCY
307 KAR 1:01E

To comply with the Kentucky Development Finance Authority First Series (1989) Bond Resolution, Section 802, and in order to ensure that KDFA is in compliance with the covenants in the bond resolution, it is necessary to promulgate this emergency administrative regulation. This emergency administrative regulation repeals 307 KAR 1:010, pertaining to the Kentucky Development Finance Authority Bond Finance Loan Program. This emergency administrative regulation shall be replaced by an ordinary administrative regulation. The ordinary administrative regulation was filed with the Regulations Compiler on February 15, 1989.

WALLACE G. WILKINSON, Governor
JAMES H. JONES, Executive Director
GENE ROYALTY, Secretary

ECOnOMIC DEVELOPMENT CABINET
Development Finance Authority


RELATES TO: KRS Chapter 154
STATUTORY AUTHORITY: KRS Chapter 13A
EFFECTIVE: February 15, 1989
NECESSITY AND FUNCTION: The State Property and Buildings Commission Economic Development Revenue Bonds, Project No. 34 (KDFA Loan Program), dated September 1, 1983, pursuant to which 307 KAR 1:010, Sections 1 through 6 were promulgated, have been refunded and are no longer outstanding. Therefore, certain provisions and relationships set forth in 307 KAR 1:010 with respect to such Project No. 34, bonds including loan rates, are no longer applicable.

Section 1. 307 KAR 1:010, Bond financed loan program is hereby repealed.

JAMES H. JONES, Executive Director
GENE ROYALTY, Secretary
APPROVED BY AGENCY: February 13, 1989
FILED WITH LRC: February 15, 1989 at 9 a.m.

STATEMENT OF EMERGENCY
907 KAR 1:013E

This emergency administrative regulation is being promulgated to implement new requirements relating to identification of and payments for disproportionate share hospitals as required by Section 4112 of the Omnibus Budget Reconciliation Act of 1987 effective July 1, 1988. This change was not made earlier due to technical requirements of obtaining the necessary data needed for implementation. The change should be implemented on an emergency basis retroactive to July 1, 1988 to ensure correct payment of hospitals and to remove the possibility that federal funding could be jeopardized as a result of failure to comply with the statute. The regulation is also amended to provide that the

add-on for major pediatric teaching hospitals shall not exceed prospective reasonably determined Medicaid uncompensated costs. This emergency administrative regulation shall be replaced by an ordinary administrative regulation. The ordinary administrative regulation will be filed with the regulations compiler on or about January 1, 1989.

WALLACE G. WILKINSON, Governor
HARRY J. COWHERD, M.D., Secretary

CABINET FOR HUMAN RESOURCES
Department for Medicaid Services

907 KAR 1:013E. Payments for hospital inpatient services.

RELATES TO: KRS 205.520
STATUTORY AUTHORITY: KRS 194.050
EFFECTIVE: January 19, 1989
NECESSITY AND FUNCTION: The Cabinet 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 cabinet, 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. This regulation sets forth the method for determining amounts payable by the cabinet for hospital inpatient services.

Section 1. Acute Care Hospital, Rehabilitation Hospital and Mental Hospital (Including Psychiatric Facility) Inpatient Services. The state agency will pay for inpatient hospital services provided to eligible recipients of Medical Assistance through the use of rates that are reasonable and adequate to meet the costs that are required to be incurred by efficiently and economically operated hospitals to provide services in conformity with applicable state and federal laws, regulations, and quality and safety standards.

Section 2. Establishment of Payment Rates. The policies, methods, and standards to be used by the cabinet in setting payment rates are specified in the cabinet's "Inpatient Hospital Reimbursement Manual" revised December 15 [September 1], 1988, which is incorporated by reference in this regulation. For any reimbursement issue or area not specified in the manual, the cabinet will apply the Medicare standards and principles described in 20 CFR Sections 405.402 through 405.488 (excluding the Medicare inpatient routine nursing salary differential).

Section 3. Compliance with Federal Medicaid Requirements. The cabinet will comply with the requirements shown in 42 CFR 447.250 through 447.280.

Section 4. General Description of the Payment System. (1) Use of prospective rates. Each hospital will be paid using a prospective payment rate based on allowable Medicaid costs and Medicaid inpatient days. The prospective
(a) Disproportionate share hospitals are those hospitals meeting the criteria specified in Section 4112(b) and (d) of the Omnibus Budget Reconciliation Act of 1987 (OBRA 87) and those hospitals which may not meet such criteria but meet the criteria specified in Section 4112(d) of OBRA 87 and meet this additional criteria:

1. Acute care hospitals with Medicaid utilization of twenty (20) percent or higher and mental hospitals with Medicaid utilization of twenty-five (25) percent or higher;

2. Hospitals which are designated state teaching hospitals;

3. Hospitals which are designated major pediatric teaching hospitals; and

4. Effective with regard to services provided on or after September 1, 1988, hospitals having twenty-five (25) percent or more nursery days resulting from Medicaid covered deliveries as compared to the total number of paid Medicaid days.

(b) The upper limit for payments for hospitals in Kentucky is set at the lower of allowable Medicaid costs or the median of the facility group of allowable costs with payment adjustment allowed for hospitals deemed disproportionate share hospitals in accordance with subsections (8) and (9) of this section. For compliance with Section 4112(c) of OBRA 1987, the minimum payment adjustment and actual payment adjustment will be computed in the following manner:

1. All hospitals determined to be disproportionate share hospitals shall be entitled to a minimum payment adjustment equal to one (1) dollar as an addition to the hospital payment rate computed using usual upper limits. And for hospitals with Medicaid utilization in excess of one (1) standard deviation above the mean Medicaid inpatient utilization rate for hospitals receiving Medicaid payments in the state, a further payment adjustment which is equal to ten (10) cents for each one (1) percent of Medicaid utilization in the hospital which is in excess of utilization at the one (1) standard deviation level.

2. Hospitals meeting the additional criteria as shown in paragraph (a) of this subsection shall have their hospital payment rate computed using usual upper limits. The payment adjustment currently applicable for such hospitals shall then be computed and compared with the minimum payment adjustment specified in paragraph (b)(1) of this subsection and the actual payment adjustment added to the payment rate shall be the greater of the two (2) adjustment amounts.

(10) [9] Operating costs shall not include professional (physician) costs for purposes of establishing the median based upper limits. Professional costs shall be trended separately. [10] [11] Hospitals whose general characteristics are not those of an acute care or mental hospital (i.e., because they are rehabilitation hospitals or acute care hospitals considered to be primarily rehabilitative in nature) are not subject to the operating cost upper limits.

(12) [11] Rate appeals. As specified in the Inpatient Hospital Reimbursement Manual, hospitals may request an adjustment to the prospective rate with the submittal of supporting documentation. The established appeal procedure allows a representative of the hospital, group to participate as a member of the rate review panel.

Section 5. Payments to Participating Out-of-state Hospitals. Participating out-of-state hospitals shall be reimbursed for covered inpatient services rendered eligible Kentucky Medicaid recipients at the rate of seventy-five (75) percent of usual and customary charges. Professional costs (i.e., physician fees) shall be paid on the basis of the usual and customary charges of the provider.

Section 6. The amendments to this regulation shall be effective with regard to payments for services rendered on or after July 1, 1988, [and thereafter] except as specified in Section[s 2 and] 4([S] of this regulation.

ROY BUTLER, Commissioner
HARRY J. COWHERD, M.D., Secretary
APPROVED BY AGENCY: January 4, 1989
FILED WITH LRC: January 19, 1989 at 1 p.m.

STATEMENT OF EMERGENCY
907 KAR 1:055E

This emergency administrative regulation is being amended to encourage cost efficiency by setting additional component upper limits and providing for an incentive payment to providers presently operating within the lower one-fourth of the industry array of costs for the medical and nursing service component. This change must be accomplished on an emergency basis so that affected facilities will be able to budget appropriately taking into consideration the use of a universal rate year beginning on January 1, 1989. This emergency administrative regulation differs from the emergency administrative regulation on the same subject matter that was filed on October 7, 1988 as follows: the regulation of October 7, 1988 dealt with a change relating to reimbursement for drugs used in immunizations rather than upper limits and incentive payments. This emergency administrative regulation shall be replaced by an ordinary administrative regulation. The ordinary administrative regulation will be filed with the Regulations Compiler on or about January 1, 1989.

WALLACE G. WILKINSON, Governor
HARRY J. COWHERD, M.D., Secretary

CABINET FOR HUMAN RESOURCES
Department for Medicaid Services

907 KAR 1:055E. Payments for primary care center services.

RELATES TO: KRS 205.520
STATUTORY AUTHORITY: KRS 194.050
EFFECTIVE: January 19, 1989
NECESSITY AND FUNCTION: The Cabinet for Human Resources has responsibility to administer the program of Medical Assistance in accordance with Title XXI of the Social Security Act. KRS 205.520 empowers the cabinet, 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. This regulation sets forth the method for determining amounts payable by the cabinet for primary care center services.

Section 1. Primary Care Centers. In accordance with 42 CFR 447.325, the cabinet shall make
Section 2. Implementation of the Payment System. (1) The reimbursement system developed by the cabinet for primary care centers is supported by the Title XVIII-A reimbursement principles which will serve as guidelines for determining reasonable allowable cost in areas not addressed specifically by the cabinet.

(2) The system shall utilize a method whereby primary care providers are paid an interim rate based on a reasonable estimation of current year costs followed by a year end adjustment to actual reasonable allowable costs. When the need can be demonstrated, adjustment to an interim rate will be made.

(3) The vendor shall complete an annual cost report on forms provided by the cabinet not later than sixty (60) days from the end of the vendor's accounting year and the vendor shall maintain an acceptable accounting system to account for the cost of total services provided, charges for total services rendered, and charges for covered services rendered eligible recipients.

(4) Each primary care center provider shall be available to the cabinet at the end of each fiscal reporting period, and at such intervals as the cabinet may require, all patient and fiscal records of the provider, subject to reasonable prior notice by the cabinet.

(5) Interim payments due the primary care center shall be made at reasonable intervals but not less often than monthly.

Section 3. Prohibition against Joint Participation. Dual or joint participation in the medical assistance program by a primary care center is not permitted. When a primary care center elects to participate as such in the medical assistance program it may not participate concurrently under other regular ongoing elements of the medical assistance program, including the rural health clinic services element. In addition, when a center elects to participate as such in the medical assistance program, it is considered to elect participation for all eligible service elements, components, or subunits of the center.

Section 4. Nonallowable Costs. The cabinet shall not make reimbursement under the provisions of this regulation for services not covered by 907 KAR 1:054, primary care center services, nor for that portion of a primary care center's costs found unreasonable or nonallowable in accordance with the cabinet's "Primary Care Center General Policies and Guidelines and Principles of Reimbursement." In addition, when the utilization review processes of the cabinet find that costs have been incurred through provision of unnecessary medical treatment services, such costs shall be disallowed.

Section 5. Effective Dates. The provisions of this regulation as amended shall be effective with regard to services provided on or after January 1, 1989.

ROY BUTLER, Commissioner
HARRY J. CONNERD, M.D., Secretary
APPROVED BY AGENCY: January 4, 1989
FILED WITH LRC: January 19, 1989 at 1 p.m.
classification. If the reinstatement is to a different job classification, the candidate shall pass the appropriate examination prior to reinstatement unless the employee has previously had status in that job classification.

[Section 6. Reemployment. The Department of Personnel shall assist the laid-off employee in determining for which job classifications he is qualified.]

ARTHUR HATTERICK, JR., Secretary
APPROVED BY AGENCY: December 9, 1988
FILED WITH LRC: December 13, 1988 at 9 a.m.

PERSONNEL BOARD
(As Amended)

101 KAR 1:345. Disciplinary actions.

RELATES TO: KRS 18A.020, 18A.075, 18A.0751, 18A.095
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.0751
NECESSITY AND FUNCTION: KRS 18A.075 requires the Personnel Board to promulgate comprehensive administrative regulations consistent with the provisions of KRS 18A.005 to 18A.200. KRS 18A.0751 specifies that the Personnel Board promulgate comprehensive administrative regulations for the classified service governing dismissals, suspensions, fines and other disciplinary measures. KRS 18A.095 relates specifically to dismissals, suspensions and other penalizations. KRS 18A.020 relates, in part, to written reprimands. This regulation will replace 101 KAR 1:340 which includes repetition of statutory language which is being repealed.

Section 1. General Provision. Appointing authorities may discipline employees for lack of good behavior or the unsatisfactory performance of duties.

Section 2. Dismissal. (1) The notice required by KRS 18A.095(6) and (7) may be combined provided all requirements are satisfied.
(2) When the employee is notified, copies of the notice of intent to dismiss the notice of dismissal or other penalization shall be forwarded to the Commissioner of Personnel on the same date notice is delivered to the employee.

Section 3. Demotion. When the employee is notified, copies of the notice of demotion shall be forwarded to the Commissioner of Personnel on the same date notice is delivered to the employee.

Section 4. Suspension. (1) A suspension shall not exceed thirty (30) working days.
(2) An employee without status may also be suspended for a period not to exceed thirty (30) days and shall be entitled to the same provisions of notice contained in KRS 18A.095(8) with the exception of the right of appeal.
(3) When the employee is notified, copies of the notice of suspension shall be forwarded to the Commissioner of Personnel on the same date notice is delivered to the employee.

Section 5. Disciplinary Fine. (1) A disciplinary fine shall not exceed ten (10) days pay. The fine shall be computed on the basis of the employee's current salary.
(2) Prior to imposition of a disciplinary fine, the employee shall be notified by the appointing authority in writing of the amount of the fine, the manner of imposing the fine, and the pay period or periods from which the fine will be deducted.
(3) An employee without status may also be fined for a period not to exceed ten (10) days and shall be entitled to the same provisions of notice contained in KRS 18A.095(8) with the exception of the right of appeal.
(4) When the employee is notified, copies of the notice of disciplinary fine shall be forwarded to the Commissioner of Personnel on the same date notice is delivered to the employee.

[Section 6. Written Reprimand. An employee may be given a written reprimand preliminary to a disciplinary action. The reprimand may be issued by the appointing authority or his designee, an intermediate supervisor, a division director, or the employee's immediate supervisor.]

ARTHUR HATTERICK, JR., Secretary
APPROVED BY AGENCY: December 9, 1988
FILED WITH LRC: December 13, 1988 at 9 a.m.

PERSONNEL BOARD
(As Amended)

101 KAR 1:395. Restoration from military duty.

RELATES TO: KRS 61.371 to 61.379
STATUTORY AUTHORITY: KRS Chapter 13A, 61.379
NECESSITY AND FUNCTION: KRS 61.379 directs the Personnel Board to adopt regulations to carry out the provisions of KRS 61.371 to 61.379. This regulation will replace 101 KAR 1:390 which includes repetition of statutory language which is being repealed.

Section 1. Restoration from Military Duty. (1) If an employee advises his employer that he is leaving his position to perform military duty, the employer shall advise the employee in writing of his rights under KRS 61.371 to 61.379. (2) An employee who returns from military duty and is denied restoration of employment shall be advised in writing of such denial by the employer.
(3) The required notice of denial by the employer shall include the employee's right to appeal to the state personnel board within the time limits prescribed by KRS 413.150 (thirty (30) days of notice). (4) Appeals filed under this section shall be heard by the board pursuant to 101 KAR 1:365.

ARTHUR HATTERICK, JR., Secretary
APPROVED BY AGENCY: December 9, 1988
FILED WITH LRC: December 13, 1988 at 9 a.m.

Volume 15, Number 9 - March 1, 1989
personal-social skills, improve adaptability to changing life demands, enhance environmental coping skills, and develop a variety of problem-solving and decision-making capabilities. Counseling psychology services are used by individuals, couples, and families of all age groups to cope with problems connected with education, career choice, work, sex, marriage, family, other social relations, health, aging, and handicaps of a physical or social nature. The services are offered in such organizations as educational, rehabilitation, and health institutions and in a variety of other public and private agencies. Counseling psychological services include the following:

(1) Assessment, evaluation, and diagnosis.
(2) Interventions with individuals and groups.
(3) Professional consultation in relation to assessment and intervention.
(4) Program development services in the areas of assessment, intervention, and consultation.
(5) Supervision of counseling psychological services.
(6) Evaluation of all counseling psychological services.

Section 6. Scope of Practice - School Psychology. School psychology services refers to one (1) or more of the following services offered to clients involved in educational settings, from preschool through higher education, for the protection and promotion of mental health and the facilitation of learning. School psychological services include:

(1) Psychological and psychoeducational evaluation and assessment of the school functioning of children and young persons. Procedures include screening, psychological and educational tests of intellectual functioning, cognitive development, affective behavior, and neuropsychological status, interviews, observation, and behavioral evaluations.
(2) Interventions to facilitate the functioning of individuals or groups, including but not limited to: recommending, planning, and evaluating special education services; psychoeducational therapy; counseling; affective educational programs; and training programs to improve coping skills.
(3) Interventions to facilitate the educational services and child care functions of school personnel, parents, and community agencies.
(4) Consultation and collaboration with school personnel and/or parents concerning specific school-related problems of students and the professional problems of staff.
(5) Program development services to individual schools or school administrative systems, and to community agencies.
(6) Supervision of school psychological services.

Section 7. Scope of Practice - Industrial/Organizational Psychology. Industrial/organizational psychological services involve the development and application of psychological theory and methodology to problems of individuals and groups in organizational settings. The purpose of such applications to the assessment, development, or evaluation of individuals, groups, or organizations is to enhance the effectiveness of these individuals, groups, or organizations. Industrial/organizational psychological may include, but are not limited to the following:

(1) Selection and placement of employees.
(2) Organizational development.
(3) Training and development of employees.
(4) Personnel research.
(5) Improving employee motivation.
(6) Design and optimization of work environments.

Section 8. [4.] The following regulations are hereby repealed: 201 KAR 26:010, 201 KAR 26:030, 201 KAR 26:050, 201 KAR 26:070, 201 KAR 26:080, 201 KAR 26:120, and 201 KAR 26:240.

DAVID NICHOLAS, Director
APPROVED BY AGENCY: December 15, 1988
FILED WITH LRC: December 15, 1988 at noon

COMPILER'S NOTE: This regulation was amended by the promulgating body and the Administrative Regulation Review Subcommittee on January 3, 1989. The regulation became effective on January 25, 1989. The amendment was erroneously made to 401 KAR 63:045, which was not amended at the January 3 meeting.

NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION CABINET
Department for Environmental Protection
Division for Air Quality
(As Amended)

401 KAR 63:050. Local education agencies.

RELATES TO: KRS 224.033(10), 224.320, 224.330, 224.340, 224.550, 40 CFR 763.80, 763.84, 763.85, 763.86, 763.87, 763.88, 763.90, 763.91, 763.92, 763.93, 763.94, 763.95, 763.99, Appendices A, B, and D (October 30, 1987). Toxic Substances Control Act II (15 USC 2601 and the related sections which follow, as in effect on July 10, 1988).

STATUTORY AUTHORITY: KRS Chapter 13A, 224.033, 224.550, 224.560, 224.994, 40 CFR 763.80, 763.84, 763.85, 763.86, 763.87, 763.88, 763.90, 763.91, 763.92, 763.93, 763.94, 763.95, 763.99, Appendices A, B, and D (October 30, 1987). Toxic Substances Control Act II (15 USC 2601 and the related sections which follow, as in effect on July 10, 1988).

NECESSITY AND FUNCTION: KRS 224.033 requires the Natural Resources and Environmental Protection Cabinet to prescribe regulations for the prevention, abatement, and control of air pollution. KRS 224.550 authorizes the cabinet to develop, adopt, and maintain a comprehensive statewide asbestos contractor accreditation program relating to asbestos in schools. This regulation provides for the control of asbestos emissions in schools by requiring local education agencies to submit management plans to provide for the adequate identification and assessment of asbestos in schools and the removal or other appropriate treatment of friable asbestos-containing materials.

Section 1. Definitions. As used in this regulation and applicable portions of 40 CFR Part 763, the following terms shall have the following meanings. If not defined in this section, a term shall have the meaning given it by commonly accepted usage.

(1) "Act" means the Toxic Substances Control Act (TSCA), 15 USC 2601 and the related sections which follow, as in effect on July 10, 1988.
reinspections, after the initial inspection has been performed.

(28) "Local education agency" or "LEA" means:

(a) Any local education agency as defined in section 198 of the Elementary and Secondary Education Act of 1965 (20 USC 3381), which means, a public board of education or other public authority legally constituted for either administrative control or direction of, or to perform a service function for, public elementary or secondary schools in a city, county, township, school district, or other political subdivision, or any combination of school districts or counties recognized as an administrative agency for its public elementary or secondary schools. This term also includes any other public institution or agency having administrative control and direction of a public elementary or secondary school.

(b) The owner of any nonpublic, nonprofit elementary or secondary school building.

(c) The governing authority of any school operated under the defense dependents' education system provided for under the Defense Dependents' Education Act of 1978 (20 USC 921, and the related sections which follow).

(29) "Management plan" means a plan submitted by an LEA and which is not disapproved, which contains the items required in 40 CTR 763.35.

(30) "Management Planner" means an individual who uses data gathered by inspectors to assess asbestos hazards, and by doing so determines appropriate response actions and develops management plans.

(31) "Miscellaneous ACM" means miscellaneous material that is ACM in a school building.

(32) "Miscellaneous material" means interior building material on structural components, structural members, or fixtures, such as floor and ceiling tiles, and does not include surfacing material or thermal system insulation.

(33) "Nonfriable" means material in a school building which when dry may not be broken, crumbled, pulverized, or reduced to powder by hand pressure.

(34) "Operations and maintenance program" or "O&M program" means a program of work practices to maintain friable ACM in good condition, ensure cleanup of asbestos fibers previously released, and prevent further release by minimizing and controlling friable ACM disturbance or damage.

(35) "Person" has the meaning given it in KRS 224.005.

(36) "Potential damage" means circumstances in which:

(a) Friable ACM is in an area regularly used by building occupants, including maintenance personnel, in the course of their normal activities;

(b) There are indications that there is a reasonable likelihood that the material or its covering will become significantly damaged, deteriorated, or delaminated due to factors such as changes in building use, changes in operations and maintenance practices, changes in occupancy, or recurrent damage.

(37) "Potential "Significant damage" means circumstances in which:

(a) Friable ACM is in an area regularly used by building occupants, including maintenance personnel, in the course of their normal activities;

(b) There are indications that there is a reasonable likelihood that the material or its covering will become significantly damaged, deteriorated, or delaminated due to factors including, but not limited to, accessibility or, under certain circumstances, vibration or air erosion.

(38) "Preventive measures" means actions taken to reduce disturbance of ACM or otherwise eliminate the reasonable likelihood of the material's becoming damaged or significantly damaged.

(39) "Removal" means the taking out or the stripping of substantially all ACM from a damaged area, a functional space, or a homogeneous area in a school building.

(40) "Repair" means returning damaged ACM to an undamaged condition or to an intact state so as to prevent fiber release.

(41) "Response action" means a method, including but not limited to removal, encapsulation, enclosure, repair, operations and maintenance, that protects human health and the environment from friable ACM.

(42) "Routine maintenance area" means an area, such as a boiler room or mechanical room, that is normally frequented by students and in which maintenance employees or contract workers regularly conduct maintenance activities.

(43) "School" means any elementary or secondary school as defined in section 198 of the Elementary and Secondary Education Act of 1965 (20 USC 2804).

(44) "School building" means:

(a) Any structure suitable for use as a classroom, including a school facility such as a laboratory, library, school eating facility, or facility used for the preparation of food;

(b) Any gymnasium or other facility which is specially designed for athletic or recreational activities for an academic course in physical education;

(c) Any other facility used for the instruction or housing of students or for the administration of education or research programs;

(d) Any maintenance, storage, or utility facility, including any hallway, essential to the operation of any facility described in paragraphs (a) to (c) of this subsection;

(e) Any portico or covered exterior hallway or walkway; or

(f) Any exterior portion of a mechanical system used to condition interior space.

(45) "Significantly damaged friable miscellaneous ACM" means friable miscellaneous ACM where the damage is extensive and severe.

(46) "Significantly damaged friable surfacing ACM" means damaged friable surfacing ACM in a functional space where the damage is extensive and severe.

(47) "State" means a state, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the Northern Marianas, the Trust Territory of the Pacific Islands, and the Virgin Islands.

(48) "Surfacing ACM" means surfacing material that is ACM.

(49) "Surfacing material" means material in a school building that is sprayed on, troweled on, or otherwise applied to surfaces, such as acoustical plaster on ceilings and fireproofing.
plans required in 40 CFR 763.93, deferred management plans, and revisions to management plans shall be submitted using forms approved by the cabinet for that purpose and shall contain all the information that the cabinet deems is necessary to determine if the plan should be approved, including all information required in 40 CFR 763.93.

(2) Except as specified in subsection (3) of this section, management plans, deferred management plans, and revisions to management plans submitted after October 12, 1988, shall include the fee specified in Section 8 of this regulation. LEAs which submitted plans on or before October 12, 1988, shall submit to the cabinet the fee specified in Section 8 of this regulation by December 12, 1988.

(3) Management plan revisions shall be submitted as follows:
   (a) If an LEA acquires or otherwise puts into service any building or portion of a building, and if that building or portion of a building would have been required to be included in the management plan if it had been in use at the time the plan was submitted, then the LEA shall submit a management plan for the building or portion of the building for review and approval with the fees required in Section 8 of this regulation. The LEA shall notify the cabinet of any building that will be deleted from the plan prior to its deletion; this notification shall not require the submittal of any fees.
   (b) If an LEA intends to change a planned response action from removal to any other response action, then the LEA shall submit a revision to the management plan for review and approval, with the fees required in Section 8 of this regulation.
   (c) If an LEA intends to delay the date of removal, encapsulation, or closure of asbestos-containing material for more than one (1) year beyond the date identified in the management plan, then the LEA shall submit a revision to the management plan for review and approval with the fees required in Section 8 of this regulation.
   (d) If an LEA intends to perform any response action identified in paragraph (c) of this subsection in advance of the date identified in the management plan, then the LEA shall notify the cabinet of the new date, and shall receive the cabinet's approval before the response action begins. The notification shall not constitute a plan revision and shall not require the submittal of any fees, but the proposed action shall require approval by the cabinet before the response action begins.
   (e) If an LEA intends to remove asbestos-containing material which is identified in the management plan to be encapsulated, enclosed, or otherwise treated in a manner other than removal, then the LEA shall notify the cabinet of the proposed removal. The notification shall not constitute a plan revision and shall not require the submittal of any fees, but the proposed action shall require the cabinet's approval before the response action begins.
   (f) An LEA shall not be required to notify the cabinet of small scale, short-duration maintenance activities and shall not be required to submit plan revisions or fees for these activities. Notification of these activities may be required under 401 KAR 57:011.

   (1) At any time, the cabinet shall disapprove the management plan, deferred management plan, or revised management plan if the plan:
      (a) Does not conform with the requirements of this regulation, 401 KAR 57:011, or 401 KAR 63:042;
      (b) Does not assure that any action or service required to be performed by accredited individuals in any of the regulations contained in 40 CFR 763, Subpart E will be performed by accredited individuals, and does not assure that the provisions of Section 3(2) of this regulation will be met;
      (c) Does not contain a response action schedule which is reasonable and timely as determined by the cabinet, taking into account circumstances relevant to the speed at which the friable ACM in the school buildings under the LEAs authority should be responded to, including human exposure to the asbestos while the friable ACM remains in the school building, and the ability of the LEA to continue to provide educational services to the community;
      (d) Does not provide response actions which adequately protect human health or the environment from friable ACM.
   (2) The cabinet shall deny a management plan if the cabinet determines that the LEA willfully made any misstatements in the plan, or the LEA cannot reasonably be expected to fulfill the obligations of the plan.
   (3) If the cabinet disapproves a plan, the cabinet shall explain in writing to the LEA the reasons why the plan was disapproved and the changes that shall be made in the plan. Within thirty (30) days after the date on which notice of the plan's disapproval is received, the LEA shall revise the plan to conform with the suggested changes. The cabinet may extend the thirty (30) day period for not more than ninety (90) days.

Section 7. Notification. As required in 40 CFR 763.93 the management plan shall contain the dates when each response action will begin and end. If the schedule is amended, the LEA shall notify the cabinet of any response action which will occur and which must be performed by an accredited individual, at least ten (10) days prior to commencement. If the response action is an emergency response action that must be performed by an accredited individual. The LEA shall notify the cabinet of these emergency response actions as soon as possible, as determined by the cabinet, prior to commencing the emergency response action. If the notification is not in writing, then written confirmation of the response action shall also be provided as soon as possible, as determined by the cabinet.

Section 8. Fees. Fees required in this section shall be submitted to the cabinet by check or money order, payable to the Kentucky State Treasurer.
   (1) The fee for review of each management plan or deferred management plan shall be sixty (60) dollars for each school building that is identified in the plan as containing ACM and thirty (30) dollars for each school building.
(b) [(c) Show] The precise location and the number of acres of the lands subject to the application;
(c) [(d) Show] The type and total amount of bonds filed [in effect] for the permit area or increment and the reclamation plan [amount] for which release is sought;
(d) The type and approximate dates of reclamation work performed;
(e) A description of the results achieved as they relate to the permitee's approved reclamation plan;
(f) Summarize the reclamation, restoration or abatement work done, including, but not limited to, backstowing or mine sealing, if applicable, and give the dates of completion of that work;
(f) Describe the reclamation results achieved, as they relate to compliance with KRS Chapter 350, Title 405, Chapters 7 through 24 and the approved mining and reclamation plan and permit; and
(g) A statement that written comments, objections, and requests for a public hearing [pursuant to 405 KAR 7:090] may be submitted to the cabinet, provide the appropriate address of the cabinet, and the closing date by which comments, objections, and requests must be received;
(h) A statement that a public hearing has been scheduled, including the date and location of the hearing; and
(i) A statement that the schedule public hearing shall be cancelled if the cabinet does not receive a request for the public hearing by the closing date for requests for hearing.
(3) Objections, comments or requests for public hearing prior to bond release. [Written objections to the proposed bond release and requests for a public hearing may be filed with the cabinet by any person having a valid legal interest which might be adversely affected by release of the bond, and by the responsible officer or head of any federal, state, or local government agency. Objections must be filed within thirty (30) days following the last date of filing of the application.]
(a) Any person with a valid legal interest which might be adversely affected by release of the bond, or the responsible officer or head of any federal, state, or local government agency which has jurisdiction by law or special expertise with respect to any environmental, social, or economic impact involved in the operation or which is authorized to develop and enforce environmental standards with respect to such operations, shall have the right to file written objections to the proposed release from bond and, if desired, file a request for a public hearing with the cabinet within thirty (30) days after the last publication of the notice required by subsection (2) of this section.
(b) The cabinet shall schedule a public hearing for each request for bond release, such hearing to be scheduled within five (5) working days of the end of the public comment period. If the cabinet does not receive a request for a public hearing by the end of the public comment period, the cabinet shall cancel the public hearing. The public hearing shall be held in the vicinity of the surface coal mining operation for which bond release is sought. The person requesting the hearing shall contact the cabinet prior to beginning advertisements under subsection (2) of this section to obtain the date and location of the public hearing in order to include this information in the advertisement. The hearing under paragraph (b) of this subsection shall be legislative in nature and the provisions of 405 KAR 7:090 shall not apply. The cabinet shall have the authority to administer oaths, subpoena witnesses or written or printed material, compel the attendance of witnesses or the production of materials, and take evidence including, but not limited to, inspection of the land affected and other such coal mining operations carried on by the applicant in the general vicinity. A verbatim record of each public hearing shall be made and a transcript shall be made available on the motion of any party or by order of the cabinet.
(d) Without prejudice to the right of an objector or the applicant and upon agreement of all parties, the cabinet may hold an informal conference in accordance with the procedures in 405 KAR 8:010, Section 11 for permit conferences to resolve such written objections in lieu of the public hearing under paragraph (b) of this subsection. The informal conference shall be held at the same place and time as the public hearing scheduled for the public hearing. The cabinet shall make a record of the informal conference unless waived by all parties, which shall be accessible to all parties. The cabinet shall also furnish all parties of the informal conference with a written finding of the cabinet on the informal conference, and the reasons for said finding.
(4) Inspection and evaluation. The cabinet shall inspect and evaluate the reclamation work involved within thirty (30) days after initiation of a bond release request by the permittee, or any person authorized to act on his or her behalf, [receiving a completed application for bond release,] or as soon thereafter as weather conditions permit. The evaluation shall consider, among other factors, the degree of difficulty to complete any remaining reclamation, whether pollution or subsurface damage is occurring, the probability of future occurrence of such pollution, and the estimated cost of abating such pollution. The cabinet may require the permittee to allow access to the permit area, upon request by any person with an interest in bond release, for the purpose of gathering information relevant to the proceeding.
(a) Notice of decision. The cabinet shall as described in paragraph (b) of this subsection provide notification in writing of its decision to release or not to release all or part of the performance bond within five (5) days following receipt of proof of public advertisement as required in this section, or within five (5) days of the end of the thirty (30) day public comment period provided for in subsection (3) of this section, whichever is later. Provided, however, that if an informal conference or public hearing has been requested pursuant to subsection (3) of this section, the cabinet shall provide its notice of decision within thirty (30) days following said informal conference or public hearing. [Or deposit within sixty (60) days after the filing of the completed application, or within thirty (30) days from the close of the public comment period]
cabinet for the sound future management of any
permanent impoundment by the permittee or
landowner have been implemented to the
satisfaction of the cabinet.
(c) Reclamation phase III will be deemed to
have been completed on the entire permit area or
increment when the permittee has successfully
completed all surface coal mining and
reclamation operations in accordance with the
approved reclamation plan, such that the land is
capable of supporting the postmining land use
approved pursuant to 405 KAR 16:210 or 405 KAR
18:220; and has achieved compliance with the
requirements of KRS Chapter 350, Title 405,
Chapters 7 through 24, and the permit; and the
applicable period period under 405 KAR
10:020, Section 3(2) has expired.

CARL H. BRADLEY, Secretary
APPROVED BY AGENCY: July 13, 1988
FILED WITH LRC: July 14, 1988 at 4 p.m.

COMPILER'S NOTE: The following regulations
were amended by the promulgating agency and the
Administrative Regulation Review Subcommittee on
February 14/15, 1989.

CORRECTIONS CABINET
(As Amended)


RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020,
439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020,
439.470, 439.590, and 439.640 authorize the
secretary to adopt, amend or rescind regulations
necessary and suitable for the proper
administration of the cabinet or any division
therein. These regulations are in conformity
with those provisions.

Section 1. Pursuant to the authority vested in
the Corrections Cabinet the following policies
and procedures are incorporated by reference on
December [November] 15, 1988 and hereinafter
should be referred to as Kentucky State
Reformatory Policies and Procedures. Copies of
the procedures may be obtained from the Office
of the General Counsel, Corrections Cabinet,
State Office Building, Frankfort, Kentucky 40601.

KSR 03-00-02 Employee Dress and Personal
Appearance
KSR 03-00-05 Intra-Agency Promotional
Opportunity Announcements
KSR 03-00-07 Travel Expense Reimbursement
KSR 03-00-08 Employee Tuition Assistance
Reimbursement
KSR 03-00-10 Workers' Compensation
KSR 03-00-14 Prohibited Employee Conduct, Disciplinary Actions, and Appeal
Process
KSR 03-00-15 Affirmative Action Program
KSR 03-00-16 Confidentiality of Personnel
Records
KSR 03-00-19 Establishment of Personnel Records and Employee Right to Challenge
Information Contained Therein
KSR 03-00-20 Personnel Selection, Retention and Promotion
KSR 03-00-21 Equal Employment Opportunities for Institutional Job Assignments and
Job Classification Promotions
KSR 03-00-24 Inclement Weather and Employee Work Attendance
KSR 03-00-25 Medical Examination Requirements for New Employees
KSR 04-00-02 Staff Training and Development
KSR 05-00-01 Officers' Daily Housing Security and Safety Log
KSR 05-00-02 Research Activities
KSR 05-00-03 Management Information Systems
KSR 06-00-01 Inmate Master File
KSR 06-00-02 Records Audit
KSR 06-00-03 Kentucky Open Records Law and Release of Psychological/Psychiatric Information
KSR 07-00-02 Institutional Tower Room Regulations
KSR 07-00-04 Handling of PCB Articles and Containers
KSR 07-00-05 Proper Removal of Transformers
KSR 07-00-06 Asbestos Abatement
KSR 08-00-07 Inmate Family Emergency - Life Threatening Illness or Death in Inmate's Immediate Family
KSR 08-00-08 Death of an Inmate/Notification of Inmate Family in Case of Serious Injury, Critical Medical Emergency, Major Surgery
KSR 08-00-09 Emergency Preparedness Training
KSR 08-00-10 Hazardous Chemicals and Material Safety Data Sheet
KSR 09-00-01 Horizontal Gates/Box 1 Entry and Exit Procedure
KSR 09-00-05 Gate I Entrance and Exit Procedure
KSR 09-00-09 Contraband, Dangerous Contraband
KSR 09-00-14 Use of Force
KSR 09-00-21 Crime Scene Camera
KSR 09-00-22 Collision, Preservation, and Identification of Physical Evidence
KSR 09-00-23 Drug Abuse Testing
KSR 09-00-25 Inmate Motor Vehicle Operator's License
KSR 09-00-26 Contraband Outside Institutional Perimeter
KSR 09-00-27 Construction Crew Entry/Exit
KSR 09-00-28 Restricted Areas
KSR 10-00-01 Unit D - Staffing Pattern, Staff Allocation, Position Description, Staff Selection, Training and Evaluation, Time and Attendance, and Unit Personnel Records

[[Amended 11/15/88]]
bridges lower than the limits prescribed in KRS 177.9771 on any bridge which may be damaged or destroyed to the point of catastrophic failure if gross vehicle weights exceed certain limits. This regulation identifies the extended weight coal or coal by-products haul road system and the bridges on the [extended weight coal haul road] system which the Department of Highways has judged may be so damaged and prescribes the maximum weight limit for each of these [such] bridges. Further, KRS 177.9771(9) requires the Transportation Secretary to meet with certain local governing bodies and give consideration to their concerns before adding to or deleting from the extended weight coal or coal by-products haul road system and establishes procedures to be followed by local governing bodies requesting this consideration.

Section 1. Definitions. The following terms when used in this administrative regulation shall have the following meanings:
(1) "TY I" means a single unit truck consisting of two (2) single axles.
(2) "TY II" means a single unit truck consisting of one (1) steering axle and two (2) axles in tandem arrangement.
(3) "TY III" means a single unit truck consisting of one (1) steering axle and three (3) axles in tridem arrangement.
(4) "TY IV" means a tractor-semi-trailer combination with five (5) or more axles.
(5) "KY" means a state numbered highway maintained by the Kentucky Department of Highways.
(6) "US" means a United States numbered highway maintained by the Kentucky Department of Highways.
(7) "I" means an interstate and defense highway maintained by the Kentucky Department of Highways.
(8) "CR" means a public highway, road, or street not maintained by the Kentucky Department of Highways.
(9) "MP" means milepoint.
(10) "FRON" means the beginning milepoint and terminus of a road segment on the extended weight coal haul road system.
(11) "END" means the ending milepoint and terminus of a road segment on the extended weight coal haul road system.
(12) "Catastrophic failure" means a failure that is marked by sudden or unpredictable damage ranging from extreme misfortune to utter ruin.
(13) "AASHTO" means the American Association of State Highway and Transportation Officials.
(14) "CO" means county.
(15) "LN" means line.
(16) "Mgt." means milepoint.
(17) "PKWY" means parkway.
(18) "Local governing body" means the fiscal court of any county, the city council or commission of a city of the first through fourth classes or the council of an urban county government.
(19) "Coal by-products" means any of the following: fly ash, bottom ash, wet bottom boiler slag, scrubber sludge, burned coal waste (red dog), coal slag, and coal cinders.

Section 2. (1) The Department of Highways shall determine the bridges on the extended weight coal or coal by-products haul road system which may be damaged or destroyed to the point of catastrophic failure by motor vehicles operating at the weights authorized by KRS 177.9771. This determination shall be based upon an analysis of the bridges in accordance with the guidelines and ratings set forth in the AASHTO Manual for Maintenance Inspection of Bridges, 1983 edition and 1984 and 1985 Interim Revisions. The load factor method of analysis may be used only when a bridge is known to have been designed by that method. When the allowable stress method of analysis is used the maximum allowable stress in steel members shall not exceed sixty-nine (69) percent of the yield strength of the steel.
(2) When the analysis specified in subsection (1) of this section cannot be applied to a bridge, the Department of Highways shall determine if any [such] bridge may be damaged or destroyed to the point of catastrophic failure in accordance with the AASHTO Manual for Maintenance Inspection of Bridges, 1983 edition and 1984 and 1985 Interim Revisions. Before making such a determination the Department of Highways shall conduct an on-site inspection to determine whether the bridge shows appreciable signs of deterioration or distress or otherwise poses a significant hazard to the traveling public.

Section 3. When the Department of Highways determines that a bridge on the extended weight coal or coal by-products haul road system may be damaged or destroyed to the point of catastrophic failure, the department may adopt a weight limit for the bridge in accordance with the guidelines set forth in the AASHTO Manual for Maintenance Inspection of Bridges, 1983 edition and 1984 and 1985 Interim Revisions.

Section 4. The following highways, or portions of those highways, are certified as meeting the criteria of and are designated as the extended weight coal and coal by-products haul road system. Further, the Department of Highways has determined that the [following] bridges listed beneath the highways on the extended weight coal or coal by-products haul road system may be damaged or destroyed to the point of catastrophic failure as provided in Section 2 of this administrative regulation and has established a weight limit for each as set forth in Section 3 of this administrative regulation:
<table>
<thead>
<tr>
<th>Road</th>
<th>From</th>
<th>To</th>
<th>Miles</th>
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</thead>
<tbody>
<tr>
<td><strong>Bourbon County</strong></td>
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<tr>
<td>US 27</td>
<td>8.3 US 460</td>
<td>15.4 Harrison CO LN</td>
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<td>Weight Limit - Bridge over</td>
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<tr>
<td>Cooper Creek @ milestone</td>
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<td>11.02</td>
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<td>TY I = 20 tons, TY II = 41</td>
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<td>tons, TY III = 42 tons, TY</td>
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<td>IV = 59 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>Hinkston Creek @ milestone</td>
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<td>9.41</td>
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<td>TY I = 20 tons, TY II = 36</td>
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<td>tons, TY III = 38 tons, TY</td>
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<td>IV = 50 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>Stoner Creek @ milestone</td>
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<td>TY I = 20 tons, TY II = 39</td>
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<td>tons, TY III = 40 tons, TY</td>
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<td>IV = 48 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>7.99</td>
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<td>TY I = 10 tons, TY II = 10</td>
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<td>tons, TY III = 10 tons, TY</td>
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<td>IV = 10 tons</td>
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<td>Weight Limit - Bridge over</td>
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<tr>
<td>Houston Creek @ milestone</td>
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<td>8.95 (8.82)</td>
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<td>TY I = 20 tons, TY II = 37</td>
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<td>IV = 57 tons</td>
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<td>Weight Limit - Bridge over</td>
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<tr>
<td>Strodes Creek Mill Race @</td>
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<td>milestone 0.75</td>
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<td>TY I = 20 tons, TY II = 44</td>
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<td>tons, TY III = 46 tons, TY</td>
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<tr>
<td>IV = 60 tons</td>
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</tbody>
</table>
Weight Limit - Bridge over Lost Creek @ Milepoint 3.00
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 51 tons

Weight Limit - Bridge over Lost Creek @ Milepoint 6.48
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 49 tons

Weight Limit - Bridge over Lost Creek @ Milepoint 6.69
TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 50 tons

Weight Limit - Bridge over Troublesome Creek @ Milepoint 7.64
TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 50 tons

Weight Limit - Bridge over Quicksand Creek @ Milepoint 14.73
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 47 tons

Weight Limit - Bridge over Frozen Creek @ Milepoint 23.27
TY I = 20 tons, TY II = 45 tons, TY III = 49 tons, TY IV = 57 tons

* KY 28 5.7 Perry CO LN 7.4 Perry CO LN
* KY 30 14.1 Elkatawa Tipple 14.8 KY 15 (North)
* [14.9 KY 15 (South)] 33.3 KY 542

Weight Limit - Bridge over Hunting Creek @ Milepoint 29.07
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons

* KY 476 0.0 Perry CO LN 11.4 KY 15
* KY 542 9.2 Quicksand Creek RD [0.0 KY 30] 18.6 Magoffin CO LN

Weight Limit - Bridge over Big Caney Creek @ Milepoint 0.09
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

* KY 1098 0.0 KY 15 20.7 Knott CO LN
* KY 1111 15.2 Haddix Tipple 15.7 KY 15

Weight Limit - Bridge over North Fork Kentucky River @ Milepoint 15.55
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 51 tons

* Quicksand Creek RD 2.2 Big Lovely RD
* CR 5028 0.0 KY 542 1.0 Mine
* Big Lovely Road 2.1 Knott CO LN [1.4 KY 542]
* CR 5030 0.0 KY 1111
* Springsfork Road 1.4 [3.6] Mine Access
* CR 5032 0.0 [2.2] KY 542
* Slusher Road 2.5 Mine
* CR 5067 0.0 KY 542
* Buckhorn Creek RD 0.3 Mine

Weight Limit - Bridge over Laurel Pad Branch Creek
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

Weight Limit - Bridge over Buckhorn Creek Northeast of Noble
TY I = 4 tons, TY II = 4 tons, TY III = 4 tons, TY IV = 4 tons

BULLITT COUNTY

ROAD FROM TO
* US 31E 0.0 Spencer CO LN 5.5 Jefferson CO LN

Weight Limit - Bridge over Salt River @ Milepoint 0.01
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

Weight Limit - Bridge over Hough Run @ Milepoint 1.73
TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 40 tons

Weight Limit - Bridge over Mulberry Creek @ Milepoint 1.98
TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 40 tons

BUTLER COUNTY

ROAD FROM TO
* Green River Parkway 18.5 Warren CO LN 35.1 Ohio CO LN

Weight Limit - Bridge over Green River @ Milepoint 32.64
TY I = 20 tons, TY II = 42 tons, TY III = 46 tons, TY IV = 54 tons

[* Western KY PKWY 87.4. Ohio CO Ln 88.4 Grayson CO LN]
* US 231 8.6 KY 1468 8.9 Green River PKWY
* 11.5 KY 70 (South) 18.9 Ohio CO LN

Weight Limit - Bridge over Green River @ Milepoint 12.26
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 51 tons

Weight Limit - Bridge over West Fork Indian Camp Creek @ Milepoint 17.1
TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 51 tons

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Weight Limit - Bridge over Little Fork Little Sandy River @ milestone 4.75
TY I = 20 tons, TY II = 41 tons, TY III = 43 tons, TY IV = 60 tons

Weight Limit - Bridge over Little Fork Little Sandy River @ milestone 5.41
TY I = 20 tons, TY II = 42 tons, TY III = 43 tons, TY IV = 60 tons

Weight Limit - Bridge over Little Fork Little Sandy River @ milestone 5.77
TY I = 20 tons, TY II = 33 tons, TY III = 34 tons, TY IV = 45 tons

Weight Limit - Bridge over Little Fork Little Sandy River @ milestone 7.70
TY I = 20 tons, TY II = 40 tons, TY III = 41 tons, TY IV = 55 tons

10.6 US 60

Weight Limit - Bridge over I-64 @ milestone 11.50
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons
* KY 7 0.0 Elliott CO LN 10.9 KY 1

Weight Limit - Bridge over Clifty Creek near Sophie @ milestone 1.64
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

Weight Limit - Bridge over Little Sandy River @ milestone 10.12
TY I = 20 tons, TY II = 45 tons, TY III = 49 tons, TY IV = 56 tons
* KY 207 0.0 US 60 2.3 Greenup CO LN
* Fighting Fork RD 0.0 US 60 0.9 Mine

CR 5054

CHRISTIAN COUNTY
ROAD FROM TO
* Pennyrile PKWY 9.4 US 68 [7.0 US 41A] 28.1 KY Hopkins CO LN
[11.7 KY 1682]

[Weight Limit - Bridge over US 41 @ milestone 7.91]
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
* US 41 28.5 KY 1296 31.6 Hopkins CO LN

Weight Limit - Bridge over Campbells Creek @ milestone 29.51
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 60 tons

Weight Limit - Bridge over L & N RR @ milestone 30.68
TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 50 tons
[* US 41A 4.4 I-24 13.5 Pennyrile Parkway]
* KY 1296 2.7 Campbell Cemetery RD 5.2 US 41
* Campbell Cemetery Road 0.0 KY 1296 2.0 Mine [1.6 T D C Mine]

CR 5418

CLARK COUNTY
ROAD FROM TO
* Mountain Parkway (KY 402) 0.0 I-64 11.9 Powell CO LN

Weight Limit - Bridge over I-64 @ milestone 0.13
TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 47 tons

Weight Limit - Bridge over C & O RR @ milestone 3.65
TY I = 20 tons, TY II = 42 tons, TY III = 43 tons, TY IV = 55 tons
* US 60 0.0 Fayette CO LN 6.7 KY 627
  7.0 KY 83 7.2 KY 15
* KY 15 0.0 Powell CO LN 13.1 US 60

Weight Limit - Bridge over Lubeckard Creek @ milestone 0.01
TY I = 15 tons, TY II = 15 tons, TY III = 15 tons, TY IV = 15 tons

Weight Limit - Bridge over Upper Howard's Creek @ milestone 2.98
TY I = 21 tons, TY II = 21 tons, TY III = 24 tons, TY IV = 38 tons

Weight Limit - Bridge over Big Stoner Creek @ milestone 7.00
TY I = 20 tons, TY II = 21 tons, TY III = 24 tons, TY IV = 38 tons

Weight Limit - Bridge over C & O Railroad @ milestone 11.08
TY I = 20 tons, TY II = 20 tons, TY III = 22 tons, TY IV = 28 tons
* KY 89 15.9 US 60 16.0 KY 627
* KY 418 5.7 KY 1924 5.8 KY 627
* KY 627 0.0 Madison CO LN [0.1 KY 418] 6.4 KY 1958

Weight Limit - Bridge over Kentucky River @ Boonesboro @ milestone 0.01
TY I = 20 tons, TY II = 36 tons, TY III = 37 tons, TY IV = 47 tons
  7.8 US 60
  9.3 I-64 8.1 KY 89

14.8 Bourbon CO LN

Weight Limit - Bridge over Woodruff Creek @ milestone 13.20
TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 40 tons
* KY 1924 0.0 Dale Power Plant 1.8 KY 418
* KY 1958 0.0 KY 627 2.8 I-64

CLAY COUNTY
ROAD FROM TO
* Daniel Boone Parkway 10.6 Laurel CO LN 35.9 Leslie CO LN

Weight Limit - Bridge over Little Goose Creek Rd. @ milestone 10.81
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons

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### Crittenden County

<table>
<thead>
<tr>
<th>ROAD</th>
<th>FROM</th>
<th>TO</th>
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<tbody>
<tr>
<td>US 60</td>
<td>0.0 Livingston CO LN</td>
<td>23.0 Union CO LN</td>
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<tr>
<td>Weight Limit - Bridge over Windlow Creek @ milepoint 12.4</td>
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<tr>
<td>TY I = 20 tons, TY II = 25 tons, TY III = 26 tons, TY IV = 43 tons</td>
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<tr>
<td>Weight Limit - Bridge over Repton Creek @ milepoint 14.69</td>
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<tr>
<td>TY I = 20 tons, TY II = 27 tons, TY III = 28 tons, TY IV = 44 tons</td>
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<tr>
<td>Weight Limit - Bridge over Maton Creek @ milepoint 15.79</td>
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<tr>
<td>TY I = 20 tons, TY II = 35 tons, TY III = 36 tons, TY IV = 60 tons</td>
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<tr>
<td>Weight Limit - Bridge over Hoads Creek @ milepoint 17.22</td>
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</tr>
<tr>
<td>TY I = 20 tons, TY II = 27 tons, TY III = 28 tons, TY IV = 47 tons</td>
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<tr>
<td>Weight Limit - Bridge over Meadow Creek @ milepoint 20.32</td>
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<tr>
<td>TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 60 tons</td>
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</table>

* KY 120  0.0 US 60  16.6 Webster CO LN
| Weight Limit - Bridge over Unnamed Stream @ milepoint 5.20 |                     |
| TY I = 20 tons, TY II = 39 tons, TY III = 38 tons, TY IV = 57 tons |                     |
| Weight Limit - Bridge over Piney Fork Creek @ milepoint 9.05 |                     |
| TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Piney Fork Creek @ milepoint 9.18 |                     |
| TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 48 tons |                     |
| Weight Limit - Bridge over Slough of Trade Water River @ milepoint 16.43 |                     |
| TY I = 17 tons, TY II = 19 tons, TY III = 20 tons, TY IV = 33 tons |                     |
| Weight Limit - Bridge over Slough of Trade Water River @ milepoint 16.53 |                     |
| TY I = 17 tons, TY II = 19 tons, TY III = 20 tons, TY IV = 33 tons |                     |

### Daviess County

<table>
<thead>
<tr>
<th>ROAD</th>
<th>FROM</th>
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<tbody>
<tr>
<td>Green River Parkway</td>
<td>59.5 Ohio CO LN</td>
<td>70.7 US 60 Bypass</td>
</tr>
<tr>
<td>Weight Limit - Bridge over Owensboro Beltline @ milepoint 70.18</td>
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</tr>
<tr>
<td>TY I = 20 tons, TY II = 45 tons, TY III = 47 tons, TY IV = 55 tons</td>
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</tr>
</tbody>
</table>
* US 60  10.2 [10.1] US 60 Bypass  28.0 [27.9] Hancock CO LN
| Weight Limit - Bridge over L & N Railroad @ milepoint 11.78 |                     |
| TY I = 20 tons, TY II = 34 tons, TY III = 35 tons, TY IV = 44 tons |                     |
| Weight Limit - Westbound Bridge over L & N RR @ milepoint 16.66 |                     |
| TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons |                     |
| Weight Limit - Eastbound Bridge over Power Plant Entrance @ milepoint 16.66 |                     |
| TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 53 tons |                     |
| Weight Limit - Bridge over Pup Creek @ milepoint 20.31 |                     |
| TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 45 tons |                     |
* US 608  0.0 US 60  10.2 US 60
| Weight Limit - Bridge over US 431 @ milepoint 4.22 |                     |
| TY I = 20 tons, TY II = 42 tons, TY III = 42 tons, TY IV = 48 tons |                     |
| Weight Limit - Bridge over L & N Railroad @ milepoint 4.84 |                     |
| TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 49 tons |                     |
| Weight Limit - Bridge over Sutherland Road @ milepoint 5.08 |                     |
| TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Horse Fork Creek @ milepoint 5.65 |                     |
| TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over I C RR @ milepoint 7.71 |                     |
| TY I = 20 tons, TY II = 37 tons, TY III = 37 tons, TY IV = 48 tons |                     |
| Weight Limit - Bridge over L & N RR & KY 2710 @ milepoint 9.77 |                     |
| TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 43 tons |                     |
* US 231  0.0 Ohio CO LN  11.3 US 60 Bypass
| Weight Limit - Bridge over Panther Creek @ milepoint 3.91 |                     |
| TY I = 20 tons, TY II = 41 tons, TY III = 43 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Panther Creek @ milepoint 8.84 |                     |
| TY I = 20 tons, TY II = 44 tons, TY III = 45 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over overflow @ milepoint 8.94 |                     |
| TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over overflow @ milepoint 9.22 |                     |
| TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Owensboro Beltline @ milepoint 11.29 |                     |
| TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 60 tons |                     |
* KY 54  2.5 US 60 Bypass  12.9 Boston-Laffoon RD
| Weight Limit - Bridge over Barnett Creek @ milepoint 5.68 |                     |
| TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Caney Creek @ milepoint 7.78 |                     |
| TY I = 20 tons, TY II = 45 tons, TY III = 47 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Panther Creek Overflow @ milepoint 10.26 |                     |
| TY I = 20 tons, TY II = 36 tons, TY III = 39 tons, TY IV = 60 tons |                     |
| Weight Limit - Bridge over Panther Creek @ milepoint 10.46 |                     |
| TY I = 20 tons, TY II = 45 tons, TY III = 46 tons, TY IV = 58 tons |                     |
FLYEO COUNTY

ROAD FROM TO

* US 23 0.0 Pike CO LN 24.1 Johnson CO LN

Weight Limit - Bridge over Levisa Fork Big Sandy River @ milepoint 10.76
TY I = 20 tons, TY II = 45 tons, TY III = 49 tons, TY IV = 56 tons

* KY 3 0.0 US 23 & KY 80 2.3 Blackhawk Tipple

* KY 7 0.0 Knott CO LN 6.5 KY 80 [8.0 KY 550]

[Weight Limit - Bridge over Right Fork Beaver Creek @ milepoint 8.01]
TY I = 20 tons, TY II = 29 tons, TY III = 30 tons, TY IV = 38 tons

* KY 80 0.0 Knott CO LN 14.4 US 23 & KY 3

* KY 144 0.0 Magoffin CO LN [9.5 KY 404] 11.4 US 23

Weight Limit - Bridge over Middle Creek @ milepoint 4.12
TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 60 tons

Weight Limit - Bridge over C&O RR @ milepoint 10.41
TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 56 tons

Weight Limit - Bridge over Middle Creek @ milepoint 10.60
TY I = 20 tons, TY II = 43 tons, TY III = 44 tons, TY IV = 55 tons

* KY 122 8.5 KY 80 21.1 Spewing Camp Branch RD
[31.6 KY 466]

[Weight Limit - Bridge over Left Beaver Creek north of Price]
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 53 tons

Weight Limit - Bridge over unnamed stream @ Pilgrim Church
TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons

Weight Limit - Bridge over Abner Fork @ Melvin
TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons]

24.3 Mine 31.6 KY 466

* KY 149 0.0 KY 1428 1.6 Coal Mac Mine

Weight Limit - Bridge over Cow Creek @ milepoint 1.27
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons

* KY 149 9.0 Addington Mine 12.2 Pike CO LN

Weight Limit - Bridge over Brushy Creek @ milepoint 12.15
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

* KY 404 0.0 Magoffin CO LN 3.1 KY 850
4.2 KY 1210 8.1 KY 114

Weight Limit - Bridge over Middle Creek @ milepoint 8.07
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

* KY 466 2.3 Caleb FK RD 4.1 KY 122

Weight Limit - Bridge over Left Fork of Beaver Creek @ milepoint 2.58
TY I = 16 tons, TY II = 18 tons, TY III = 21 tons, TY IV = 37 tons

Weight Limit - Bridge over Left Fork of Beaver Creek @ milepoint 2.90
TY I = 15 tons, TY II = 15 tons, TY III = 15 tons, TY IV = 15 tons

* KY 550 0.0 Knott CO LN 0.2 KY 7

Weight Limit - Bridge over Right Fork of Beaver Creek @ milepoint 0.06
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 48 tons

TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

[0.2 KY 7] 1.2 Jett Tipple

[0.0 KY 122] 0.9 KY 1929

1.6 Joseph Mining Tipple 5.4 KY 979

* KY 777 6.5 Mine [5.2 Transcontinental Mine] 9.1 [9.0] KY 80

* KY 850 3.0 Mine [4.3 Pitts FK RD] 7.5 KY 464

* KY 979 0.0 KY 122 19.3 US 23

Weight Limit - Bridge over Toler Creek @ milepoint 17.43
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

* KY 1091 0.0 Knott CO LN 1.2 KY 122

Weight Limit - Bridge over Left Fork of Beaver Creek @ milepoint 1.20
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons

* KY 1101 0.0 KY 122 0.1 Stonecoal BR RD
[0.9 Stonecoal BR RD] 1.0 KY 122]

Weight Limit - Bridge over Left Fork of Beaver Creek @ milepoint 0.90
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 59 tons

* KY 1210 0.0 KY 80 0.6 Mines

7.1 Nerco-Hiller Tipple 7.8 KY 404

Weight Limit - Bridge over Middle Creek @ milepoint 7.76
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 59 tons

* KY 1426 0.0 Pike CO LN 6.6 KY 979 [6.4 Damron Coal Mine]
6.6 KY 979 [2.5 K C Rogers Mine] 9.5 Justice BR RD

10.9 Mine 14.3 US 23

Weight Limit - Bridge over Levisa Fork of Big Sandy River @ milepoint 14.09
TY I = 20 tons, TY II = 49 tons, TY III = 49 tons, TY IV = 55 tons

* KY 1426 6.2 US 23 8.8 KY 194
14.1 Uptown Mining Mine 15.6 US 23

Weight Limit - Bridge over Little Paint Creek @ milepoint 14.85
TY I = 20 tons, TY II = 34 tons, TY III = 35 tons, TY IV = 44 tons

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* Buzzard Rock Road  
CR 5157  0.2 Apache Mining Mine  
[* Buckhorn Hollow Road  
CR 5159  0.0 KY 979  
* Caleb Fork RD  
CR 5176  0.0 KY 466  
* Spewing Camp Branch  
CR 5190  0.0 KY 122  
Weight Limit - Bridge over Left Fork of Beaver Creek  
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons  
* Little Muddy Creek Road  
CR 5197  0.0 KY 2030  
* Upper Wolfpen Branch Road  
CR 5197B  0.0 Little Muddy Creek RD  
[* Gunstock Branch Road  
CR 5202  0.0 KY 2030  
* Hite Road  
CR 5220  1.8 Hite RD-KY 122  
* Hite Road-KY 122 Connector Road  
CR 5220A  0.0 KY 122  
* Stonecoal Branch Road  
CR 5234  0.0 KY 1101  
[* Step Branch Road  
CR 5247  0.0 KY 122  
* Goose Creek Road  
CR 5273  0.0 Gosling Branch RD  
* Gosling Branch Road  
CR 5274  0.0 KY 80  
* Vine Street (Eastern)  
CR 5283C  0.0 KY 80  
Weight Limit - Bridge over Right Fork of Beaver Creek  
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons  
[* Pitts Fork Road  
CR 5288  0.0 KY 850  
* Johnson Fork-Conley Fork Road  
CR 5409  0.0 KY 1210  
FRANKLIN COUNTY  
* US 60  0.0 Shelby CO LN  
TO  6.5 US 127 (West)  
Weight Limit - Bridge over Benson Creek @ milestone 0.01  
TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 40 tons  
Weight Limit - Bridge over South Benson Creek @ milestone 2.72  
TY I = 20 tons, TY II = 23 tons, TY III = 26 tons, TY IV = 40 tons  
12.3 US 421 (East)  
Weight Limit - Bridge over L & N Railroad @ milestone 12.12  
TY I = 20 tons, TY II = 26 tons, TY III = 31 tons, TY IV = 40 tons  
* US 127  5.3 KY 676  
6.2 US 60  
* KY 676  0.0 US 127  
5.3 US 60  
[GRAYSON COUNTY  
* Western KY PKWY 88.4 Butler CO LN  
TO  119.6 Hardin CO LN  
Weight Limit - Bridge over Millwood-Pleasant View Road @ milestone 99.08  
TY I = 20 tons, TY II = 43 tons, TY III = 45 tons, TY IV = 60 tons  
Weight Limit - Bridge over Kentucky 187 @ milestone 103.98  
TY I = 20 tons, TY II = 40 tons, TY III = 41 tons, TY IV = 58 tons  
GREENUP COUNTY  
* US 23  0.0 Boyd CO LN  
TO  11.6 KY 2541 [11.2 KY 2]  
Weight Limit - Bridge over Little Sandy River @ milestone 11.41  
TY I = 20 tons, TY II = 41 tons, TY III = 43 tons, TY IV = 57 tons  
[24.5 K O T Dock  
Weight Limit - Bridge over Tygart's Creek @ milestone 26.47  
TY I = 20 tons, TY II = 45 tons, TY III = 45 tons, TY IV = 50 tons  
* KY 1  11.4 KY 207  
17.3 US 23  
[* KY 2  10.3 Schultz Branch Road  
17.2 US 23  
Weight Limit - Bridge over Little Sandy River @ milestone 13.17  
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons  
* KY 207  0.0 Carter CO LN  
8.3 Woods RD [6.9 Mine]  
0.5 Logtown Hollow RD  
9.2 KY 1  
* Logtown Hollow Road  
CR 5168  0.0 KY 207  
0.5 Mine
**ADMINISTRATIVE REGISTER - 2035**

- **KY 221** 0.0 Bell CO LN 8.9 US 421 (South)
  - 8.9 US 421 (North) 21.6 KY 2008 [26.8 Perry CO LN]
- **KY 987** 10.4 Wilder Branch RD 18.5 US 421

  **Weight Limit - Bridge over Martins Fork Lake @ milestone 12.72**
  - TY I = 20 tons, TY II = 44 tons, TY III = 45 tons, TY IV = 55 tons
  **Weight Limit - Bridge over Martins Fork @ milestone 15.07**
  - TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 60 tons
  **Weight Limit - Bridge over Crummies Creek @ milestone 18.52**
  - TY I = 20 tons, TY II = 29 tons, TY III = 34 tons, TY IV = 41 tons
- **KY 990** 0.0 US 421 1.3 Coalgood Tipple
- **KY 1137** 0.0 US 421 3.2 Mine Access RD
  - [2.0 Crummies Creek RD]
- **KY 2005** 2.6 Lick Branch Culvert 5.1 KY 72

  **Weight Limit - Bridge over Yocum Creek @ milestone 5.08**
  - TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons
- **KY 2006** 0.7 Mine 4.6 Arch of KY Tipple
  - 0.5 Layman-Coldiron RD
  - **Weight Limit - Bridge over Cumberland River @ milestone 0.43**
  - TY I = 20 tons, TY II = 43 tons, TY III = 44 tons, TY IV = 55 tons
- **KY 2008** 0.0 Leslie CO LN 1.4 KY 221
- **KY 2009** 0.0 KY 221 2.7 Leslie CO LN

  **Weight Limit - Bridge over Fork of Laurel Fork Creek @ milestone 1.51**
  - TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 59 tons
  **Weight Limit - Bridge over Laurel Fork Creek @ milestone 2.72**
  - TY I = 20 tons, TY II = 45 tons, TY III = 46 tons, TY IV = 58 tons
- **KY 2425** 0.0 Mine 0.4 KY 72]
- **KY 3449** 0.0 Forester's Creek RD 1.1 Kentucky Harlan Tipple
- **KY 3451** 1.4 Mine 2.2 US 119
- **KY 3457** 0.0 KY 38 0.5 Mine
- **KY 3462** 0.0 US 421 0.8 Mine
- **KY 3465** 0.0 KY 221 3.9 Leslie CO LN

- **Totz Road**
  - CR 5007B 0.0 Haul RD 0.1 Totz Washer
  - [*Crumries Creek Road*]
  - CR 5137 0.0 KY 1137 1.5 N to End]
- **Slack Cemetery Road**
  - CR 5140 0.0 US 421 (North) 0.4 Tipple [End]
- **Barn Branch Road**
  - CR 5142 0.0 US 421 0.4 Mine Access RD [End]
- **Grays Branch Road**
  - CR 5206K 0.0 US 421 @ Grays Knob 0.4 Tipple [End]

  **Weight Limit - Bridge over Martins Fork**
  - TY I = 20 tons, TY II = 20 tons, TY III = 20 tons, TY IV = 20 tons
- **Mill Branch Hollow**
  - CR 5219 0.0 KY 72 0.3 Mine
  - [*Layman-Coldiron Road*]
  - CR 5236H 0.0 KY 2007 0.9 Foresters Creek RD

  **Weight Limit - Bridge over Jesses Creek**
  - TY I = 18 tons, TY II = 18 tons, TY III = 18 tons, TY IV = 18 tons]
- **Foresters Creek Road**
  - CR 5238 0.0 KY 3449 [Layman-Coldiron RD] 1.7 Mine Access RD [1.8 Mine]
- **Rockhouse Branch Road**
  - CR 5256 0.0 KY 72 0.2 R B Tipple
- **Gabes Branch Road**
  - CR 5326E 0.0 KY 38 0.1 Brookside Tipple
- **Ages Creek Road**
  - CR 5326M 0.0 KY 38 0.3 Mine

  **Weight Limit - Bridge over Ages Branch**
  - TY I = 20 tons, TY II = 27 tons, TY III = 33 tons, TY IV = 53 tons
  - [*Abner Fork Road*]
  - CR 5338 0.0 KY 221 3.9 Leslie CO LN]
- **Big Run Hollow Road**
  - CR 5344 2.1 Mine Access Road 2.6 Bell CO LN

**HARRISON COUNTY**

**ROAD**

**FROM**

**US 27** 0.0 Bourbon CO LN 19.5 Pendleton CO LN

  **Weight Limit - Bridge over South Fork Licking River @ milestone 5.65**
  - TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 57 tons
  **Weight Limit - Bridge over L&M RR @ milestone 6.28**
  - TY I = 20 tons, TY II = 35 tons, TY III = 36 tons, TY IV = 45 tons
  **Weight Limit - Bridge over Indian Creek @ milestone 7.09**
  - TY I = 20 tons, TY II = 43 tons, TY III = 45 tons, TY IV = 58 tons

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Weight Limit - Bridge over Pleasant Run Creek @ milepoint 16.39
TY I = 20 tons, TY II = 40 tons, TY III = 40 tons, TY IV = 60 tons

* KY 70 4.5 Peter Howton Road
[Weight Limit - Bridge over Lick Creek @ milepoint 5.92
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 51 tons]

Weight Limit - Bridge over Richland Creek @ milepoint 11.77
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons
Weight Limit - Bridge over ICG RR NE of Richland @ milepost 13.09
TY I = 20 tons, TY II = 27 tons, TY III = 27 tons, TY IV = 34 tons

Weight Limit - Bridge over Sugar Creek @ milepost 13.45
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons
Weight Limit - Bridge over L&N RR @ milepost 18.53
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

18.7 US 41A
[19.9 US 41] 26.4 Muhlenberg CO LN
[18.7 US 41] 24.0 Mine Access Rd]
[18.7 US 41] 26.4 Muhlenberg CO]

[Weight Limit - Bridge over Pond River @ milepost 26.32
TY I = 20 tons, TY II = 44 tons, TY III = 45 tons, TY IV = 60 tons[]

[* KY 85 0.0 KY 70 3.3 Green River Mine]
* KY 109 2.1 US 62 17.2 KY 814

Weight Limit - Bridge over Western Kentucky Parkway @ milepost 3.81
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 54 tons
Weight Limit - Bridge over IC RR @ milepost 4.50
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 58 tons
Weight Limit - Bridge over IC RR @ milepost 6.49
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 58 tons
Weight Limit - Bridge over Lick Creek @ milepost 7.24
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons

* KY 112 3.5 Mine Access Rd [0.0 US 62] 9.8 US 41A
[Weight Limit - Bridge over Copperas Creek @ milepost 0.68
TY I = 20 tons, TY II = 25 tons, TY III = 26 tons, TY IV = 43 tons]

Weight Limit - Bridge over Finley Ditch @ milepost 5.85
TY I = 20 tons, TY II = 26 tons, TY III = 26 tons, TY IV = 46 tons
Weight Limit - Bridge over Unnamed Stream @ milepost 8.06
TY I = 20 tons, TY II = 26 tons, TY III = 27 tons, TY IV = 46 tons
Weight Limit - Bridge over Unnamed Stream @ milepost 8.26
TY I = 20 tons, TY II = 26 tons, TY III = 27 tons, TY IV = 46 tons

* KY 262 0.0 KY 630 2.6 Bean Cemetery Rd
[0.3 Warrior Mine]

Weight Limit - Bridge over Pogue Creek @ milepost 0.92
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

* KY 281 0.0 US 41A 0.7 Pennyville Parkway
Weight Limit - Bridge over L&N RR @ milepost 0.25
TY I = 20 tons, TY II = 43 tons, TY III = 44 tons, TY IV = 56 tons

* KY 336 3.2 McLeod Rd [0.0 US 41A] 5.8 US 41A [2.3 McLeod Rd]
* KY 454 0.0 US 62 2.3 KY 112
Weight Limit - Bridge over Western KY PKWY @ milepost 1.02
TY I = 20 tons, TY II = 36 tons, TY III = 37 tons, TY IV = 49 tons

* KY 630 0.0 KY 262 2.0 US 41A
[* KY 813 2.5 Drakes Creek Road 2.8 US 62
  4.2 Mine 5.1 Private Haul Road]
* KY 813 10.2 Mortons Gap-WH CTY Rd 12.3 US 41A
* KY 814 0.0 KY 109 1.4 Webster CO LN
* KY 1302 1.9 Bean Cemetery Rd 2.7 Poole Rd]
* KY 1751 0.0 US 41A 1.4 US 41

Weight Limit - Bridge over L&N RR @ milepost 1.14
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 58 tons

[* KY 2083 0.9 US 62 1.1 South Hopkins Tipple]
* KY 2086 0.0 Walnut Grove Rd 1.2 KY 109
* KY 2273 0.0 KY 109 0.2 Ferguson Town Spur Rd
* KY 2663 0.0 Mine Access Rd 0.6 KY 2655
* Old Hanson-Slaughters Road 0.4 KY 2655
CR 5073 0.0 Jasper Reynolds Rd
* Herbert Brown Rd 0.4 Old Hanson Rd
CR 5081 0.0 US 41 0.1 KY 2655
* McLeod Road 0.3 Mine & Tipple [0.5 Mine]
CR 5140 0.0 KY 336 1.8 Mine [2.4 Mine]
CR 5153 0.0 KY 813

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- **US 60**
  - 0.0 US 42 (Westbound)
  - Weight Limit - Bridge over Floyd's Fork @ milestone 13.56
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over Longrun Creek @ milestone 15.79
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

- **KY 941**
  - 0.0 US 31W
  - Weight Limit - Bridge over I.C.G. R.R. @ milestone 0.28
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over Pond Creek @ milestone 0.87
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over Wagon Box Road @ milestone 1.47
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

- **KY 1065**
  - 4.3 KY 1065 (East)
  - 4.4 KY 1065 (West)
  - Weight Limit - Bridge over Northern Ditch @ milestone 1.40
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over I-65 @ milestone 4.75
  - TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

- **KY 1865**
  - 0.9 KY 841
  - 1.0 KY 1865
  - Weight Limit - Bridge over Northern Ditch @ milestone 1.40
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over I-65 @ milestone 4.75
  - TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

- **KY 1934**
  - 5.5 Ralph AVE [6.8 I-264]
  - Weight Limit - Bridge over Northern Ditch @ milestone 1.40
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over I-65 @ milestone 4.75
  - TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

- **KY 2056**
  - 0.4 F.H. Goodrich Plant
  - 1.1 I-264
  - Weight Limit - Bridge over Northern Ditch @ milestone 1.40
  - TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  - Weight Limit - Bridge over I-65 @ milestone 4.75
  - TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

- **Ralph Avenue (Louisville)**
  - 0.9 KY 1934
  - 1.8 Dupont Plant

**Jessamine County**

- **US 68**
  - 0.0 Mercer CO LN
  - FROM
  - TO 12.1 Fayette CO LN

**Johnson County**

- **US 23**
  - 0.0 Floyd CO LN
  - FROM
  - TO 18.4 Lawrence CO LN

- **US 460**
  - 0.0 Magoffin CO LN
  - FROM
  - TO 8.3 US 23

- **KY 3**
  - 3.1 Lacker Branch RD [0.1 KY 302]
  - FROM
  - TO 4.7 Martin CO LN

- **KY 40**
  - 7.2 KY 172 [0.0 Magoffin CO LN]
  - FROM
  - TO 8.7 US 460

- **KY 172**
  - 5.9 Joe Salvers Branch RD [0.0 Morgan CO LN]
  - FROM
  - TO 12.4 KY 40

- **KY 302**
  - 2.8 KY 2381 [4.1 KY 2381]
  - FROM
  - TO 6.5 KY 3

- **KY 469**
  - 3.0 KY 1614
  - FROM
  - TO 6.2 Lawrence CO LN

- **KY 1559**
  - 2.8 Frank Vanhoose Road
  - FROM
  - TO 6.0 US 23

- **KY 1614**
  - 0.0 Morgan CO LN
  - FROM
  - TO 1.2 KY 469

- **KY 2381**
  - 0.0 US 23
  - FROM
  - TO 2.2 KY 302

- **KY 3214**
  - 2.3 Briar Fork Road
  - FROM
  - TO 3.2 KY 172

- **Frank Vanhoose Road**
  - CR 5061
  - FROM
  - TO 0.4 Mine

- **Deadfall Branch Road**
  - CR 5139
  - FROM
  - TO 0.6 Mine Access Road

- **Briar Fork Road**
  - CR 5339
  - FROM
  - TO 1.0 Morgan CO LN

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<table>
<thead>
<tr>
<th>ROAD</th>
<th>FROM</th>
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<th>DISTANCE</th>
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<tbody>
<tr>
<td>* Left Fork of Runnels Branch Road CR 5156A</td>
<td>0.0 Runnels Branch RD</td>
<td>0.3 Golden Oak Mine</td>
<td>0.3</td>
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<tr>
<td>* Irishman Creek Road CR 5203</td>
<td>0.0 KY 1231</td>
<td>0.8 [2.5] R J F Coal Mine</td>
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<td>* Flax Patch Branch Road CR 5208</td>
<td>0.0 KY 1231</td>
<td>0.5 Allied Coals Mine</td>
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<td>* Defeated Creek Road CR 5212</td>
<td>0.0 KY 15</td>
<td>3.2 Meade &amp; Shepherd Mine</td>
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<td>* Young's Fork Road CR 5226</td>
<td>0.0 KY 1088</td>
<td>1.3 Kentucky Prince Mine</td>
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<td>* Middle Fork of Quicksand Creek Road CR 5312</td>
<td>0.0 Decoy-Spring Fork RD</td>
<td>1.0 Big Branch of Quicksand Creek RD</td>
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<tr>
<td>* Big Branch of Quicksand Creek Road CR 5314</td>
<td>0.0 Miller Branch Mine</td>
<td>1.2 Middle Fork of Quicksand Creek RD</td>
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</tr>
<tr>
<td>* Decoy-Spring Fork Road CR 5315</td>
<td>0.0 Breathitt CO LN</td>
<td>1.1 Middle Fork of Quicksand Creek Road</td>
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<td>* Sandlick Branch Road CR 5336</td>
<td>0.0 KY 1102</td>
<td>0.9 McCoy Coal Mine</td>
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<td><strong>KNOX COUNTY</strong></td>
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<tr>
<td>* US 25E</td>
<td>0.0 Bell CO LN</td>
<td>26.6 Laurel CO LN</td>
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<td>Weight Limit - Bridge over Cumberland River @ milepoint 0.85</td>
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<tr>
<td>TY I = 20 tons, TY II = 33 tons, TY III = 33 tons, TY IV = 40 tons</td>
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<td>Weight Limit - Bridge over L&amp;N RR @ milepoint 1.54</td>
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<td>Weight Limit - Bridge over Stinking Creek @ milepoint 3.70</td>
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<td>Weight Limit - Bridge over Turkey Creek @ milepoint 4.81</td>
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<tr>
<td>* KY 6</td>
<td>0.0 Whitley CO LN</td>
<td>14.7 KY 11</td>
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<tr>
<td>Weight Limit - Bridge over Lynn Camp Creek @ milepoint 0.23</td>
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<td>Weight Limit - Bridge over Stewards Creek @ milepoint 0.83</td>
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<td>Weight Limit - Bridge over Indian Creek @ milepoint 6.15</td>
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<tr>
<td>Weight Limit - Bridge over Tributary of Indian Creek @ milepoint 6.85</td>
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<tr>
<td>TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons</td>
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<tr>
<td>Weight Limit - Bridge over Indian Creek @ milepoint 8.37</td>
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<tr>
<td>* KY 11</td>
<td>0.0 Whitley CO LN</td>
<td>10.1 US 25E</td>
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<tr>
<td>Weight Limit - Bridge over Little Poplar Creek @ milepoint 2.17</td>
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<tr>
<td>Weight Limit - Bridge over Little Richland Creek @ milepoint 13.00</td>
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<tr>
<td>Weight Limit - Bridge over Little Richland Creek @ milepoint 13.39</td>
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<td>TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons</td>
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<td>Weight Limit - Bridge over Little Richland Creek @ milepoint 13.57</td>
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<td>* KY 225</td>
<td>5.9 Kayjay Mine</td>
<td>15.0 US 25E</td>
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<tr>
<td>* [* KY 233</td>
<td>3.4 Lynn Camp Branch RD</td>
<td>6.2 US 25E</td>
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<tr>
<td>* [* KY 312</td>
<td>0.0 Whitley CO LN</td>
<td>1.3 US 25E</td>
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<tr>
<td>* [* KY 459</td>
<td>2.6 Little Indian Creek RD</td>
<td>11.7 KY 11</td>
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<td>Weight Limit - Bridge over Richland Creek @ milepoint 11.48</td>
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<td>TY I = 20 tons, TY II = 29 tons, TY III = 30 tons, TY IV = 38 tons</td>
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<tr>
<td>* [* KY 930</td>
<td>0.0 KY 225</td>
<td>4.1 US 25E</td>
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<tr>
<td>Weight Limit - Bridge over Stinking Creek @ milepoint 1.77</td>
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<tr>
<td>TY I = 20 tons, TY II = 31 tons, TY III = 33 tons, TY IV = 50 tons</td>
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<tr>
<td>* [* KY 1418</td>
<td>0.8 Hubbs Hollow Road</td>
<td>2.3 Clate-Perman RD</td>
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<tr>
<td>* [* KY 1809</td>
<td>0.0 Whitley CO LN</td>
<td>6.3 KY 11</td>
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</tr>
<tr>
<td>* [* KY 2421</td>
<td>0.0 KY 225</td>
<td>0.9 KY 11</td>
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<tr>
<td>* Alex Creek Road CR 5031</td>
<td>1.7 Straight Creek RD</td>
<td>2.2 Mine</td>
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<tr>
<td>* Straight Creek Road CR 5032</td>
<td>0.0 Bell CO LN</td>
<td>0.8 Alex Creek RD</td>
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<tr>
<td>* Little Brush Creek Road CR 5166</td>
<td>0.0 KY 225</td>
<td>1.6 Lay Branch RD</td>
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<tr>
<td>Weight Limit - Bridge over Brush Creek</td>
<td>TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons</td>
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</tbody>
</table>
KY 80  0.0 Pulaski CO LN  11.1 US 25 & Daniel Boone PKWY
Weight Limit - Bridge over I-75 @ milepoint 10.59
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 43 tons
  * KY 192  18.2 I-75 [0.0 Pulaski CO LN]  22.0 D Boone PKWY
Weight Limit - Bridge over I-75 @ milepoint 18.24
TY I = 20 tons, TY II = 32 tons, TY III = 34 tons, TY IV = 42 tons
* KY 229  0.0 Knox CO LN  11.5 KY 192
Weight Limit - Bridge over Laurel River @ milepoint 6.85
TY I = 20 tons, TY II = 38 tons, TY III = 38 tons, TY IV = 60 tons
Weight Limit - Bridge over Little Laurel River @ milepoint 10.63
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons
* KY 49  0.0 US 25  0.9 KY 30
Weight Limit - Bridge over L&N RR @ milepoint 0.10
TY I = 20 tons, TY II = 31 tons, TY III = 32 tons, TY IV = 44 tons
[  * Railroad Street (London)  
   CR 509IN  0.0 KY 80 (4th Street)  0.5 Balmont Tipple]

LAWRENCE COUNTY
ROAD  FROM  TO
* US 23  0.0 Johnson CO LN  30.2 Boyd CO LN
* KY 1  0.0 KY 3  5.0 Dilioville-Coal Branch RD
  [3.6 KY 828]  14.1 Carter CO LN
* KY 3  0.0 Martin CO LN  15.5 US 23
Weight Limit - Bridge over Levisa & Tug Forks @ milepoint 14.87
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  [15.5 US 23]  24.4 KY 1398  24.7 KY 1
Weight Limit - Bridge over Two Mile Branch @ milepoint 15.52
TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 60 tons
* KY 35  0.0 KY 3  0.1 West Virginia State LN
Weight Limit - Bridge over Levisa & Tug Forks @ milepoint 0.01
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
* KY 32  8.5 Lower Laurel Creek RD [5.9 KY 469]  28.9 US 23
Weight Limit - Bridge over Cains Creek @ milepoint 9.53
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons
Weight Limit - Bridge over Blaine Creek @ milepoint 10.10
TY I = 20 tons, TY II = 31 tons, TY III = 32 tons, TY IV = 54 tons
Weight Limit - Bridge over Hood Creek @ milepoint 10.85
TY I = 20 tons, TY II = 36 tons, TY III = 37 tons, TY IV = 60 tons
Weight Limit - Bridge over Brushy Creek @ milepoint 16.05
TY I = 20 tons, TY II = 32 tons, TY III = 33 tons, TY IV = 54 tons
Weight Limit - Bridge over Rich Creek @ milepoint, 18.39
TY I = 20 tons, TY II = 37 tons, TY III = 39 tons, TY IV = 59 tons
Weight Limit - Bridge over Blaine Creek @ milepoint 22.55
TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 60 tons
Weight Limit - Bridge over Rusty Branch @ milepoint 23.46
TY I = 20 tons, TY II = 35 tons, TY III = 37 tons, TY IV = 60 tons
* KY 201  5.0 KY 32  18.2 KY 1
Weight Limit - Bridge over Dry Fork Creek @ milepoint 18.13
TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons
[  * KY 469  0.0 Johnson CO LN  2.0 KY 32
Weight Limit - Bridge over Left Fork of Blaine Creek @ milepoint 0.01
TY I = 20 tons, TY II = 42 tons, TY III = 43 tons, TY IV = 60 tons]
* KY 645  0.0 US 23  5.2 Martin CO LN
* KY 1690  1.5 KY 645  1.7 KY 2033
* KY 1760  0.0 US 23  2.8 Georges Creek RD
* KY 2033  1.3 KY 1690  3.3 Richardson Mine
* KY 3398  0.0 US 23  2.3 KY 3
[  * Fallsburg-Fullers Road  
   CR 5022  0.0 US 23  0.1 Belfry #5 Tipple]
* Donithon Branch Road  0.0 KY 3
CR 5118  1.6 Lockworth Mine
* Georges Creek Road  1.5 Left FK Brushy CR RD
CR 5156  0.0 KY 1760
* Left Fork Brushy Creek Road  0.8 Mine
CR 5209  0.0 Georges Creek Road
* Lower Laurel Creek Road  1.7 Black Wells Mine
CR 5221  0.0 KY 32
Weight Limit - Bridge over Lower Laurel Creek
TY I = 5 tons, TY II = 5 tons, TY III = 5 tons, TY IV = 5 tons
Weight Limit - Bridge over Lower Laurel Creek
TY I = 10 tons, TY II = 10 tons, TY III = 10 tons, TY IV = 10 tons
<table>
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<tr>
<th>ROAD</th>
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<th>TO</th>
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<tbody>
<tr>
<td>* KY 7</td>
<td>0.0 Perry CO LN</td>
<td>7.1 Pike CO LN</td>
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<tr>
<td>Weight Limit - Bridge over</td>
<td>20.7 KY 1962</td>
<td>7.0 Scotia Mine Tipple</td>
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<tr>
<td>Line Fork @ milepoint 0.17</td>
<td>0.0 Virginia State LN</td>
<td>[9.4 KY 806]</td>
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<td>TY I = 20 tons, TY II = 25</td>
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<td>27.7 US 23</td>
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<tr>
<td>tons, TY III = 29 tons, TY</td>
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<td>25.2 KY 317 [27.6 Knott CO</td>
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<td>IV = 34 tons</td>
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<td>LN]</td>
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<td>Weight Limit - Bridge over</td>
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<td>2.7 KY 931</td>
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<tr>
<td>North Fork Kentucky River @</td>
<td>9.2 [9.3] KY 7</td>
<td>10.7 Knott CO LN</td>
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<td>milepoint 2.61</td>
<td>(5.2 Loggy Hollow RD)</td>
<td>9.3 KY 7</td>
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<td>Weight Limit - Bridge over</td>
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<td>4.5 Millstone-Dem RD</td>
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<td>Elk Creek @ milepoint 5.28</td>
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<td>IV = 60 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>Gauley Branch @ milepoint 8.04</td>
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<td>tons, TY III = 44 tons, TY</td>
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<td>IV = 60 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>Rockhouse Creek @ milepoint 22.31</td>
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<td>IV = 60 tons</td>
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<td>Weight Limit - Bridge over</td>
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<td>Rockhouse Creek @ milepoint 24.78</td>
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<td>IV = 48 tons</td>
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<td>* KY 15</td>
<td>2.7 KY 931</td>
<td>9.2 KY 7</td>
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<td>Weight Limit - Bridge over</td>
<td>0.0 KY 805</td>
<td>10.7 Knott CO LN</td>
</tr>
<tr>
<td>North Fork Kentucky River @</td>
<td>1.0 KY 343</td>
<td>9.3 KY 7</td>
</tr>
<tr>
<td>milepoint 0.53</td>
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<td>4.5 Millstone-Dem RD</td>
</tr>
<tr>
<td>TY I = 20 tons, TY II = 37</td>
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<tr>
<td>tons, TY III = 38 tons, TY</td>
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<tr>
<td>IV = 48 tons</td>
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<td></td>
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<tr>
<td>Weight Limit - Bridge over</td>
<td></td>
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</tr>
<tr>
<td>North Fork Kentucky River @</td>
<td></td>
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<tr>
<td>milepoint 1.49</td>
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<tr>
<td>tons, TY III = 22 tons, TY</td>
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<tr>
<td>IV = 22 tons</td>
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<tr>
<td>Weight Limit - Bridge over</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Left Fork Milestone Creek @</td>
<td></td>
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<tr>
<td>milepoint 1.80</td>
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<td>tons, TY III = 37 tons, TY</td>
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<td>IV = 58 tons</td>
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<td>Weight Limit - Bridge over</td>
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<tr>
<td>Milestone Creek @ milepoint 2.48</td>
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<td>TY I = 20 tons, TY II = 39</td>
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<td>tons, TY III = 41 tons, TY</td>
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<tr>
<td>IV = 60 tons</td>
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<td></td>
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<tr>
<td>* KY 160</td>
<td>13.4 Lucky Branch RD</td>
<td>21.8 KY 15</td>
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<tr>
<td>Weight Limit - Bridge over</td>
<td></td>
<td></td>
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<tr>
<td>Kings Creek @ milepoint 14.73</td>
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<tr>
<td>tons, TY III = 33 tons, TY</td>
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<td></td>
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<tr>
<td>IV = 51 tons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* KY 317</td>
<td>0.0 KY 805</td>
<td>0.4 Mine [8.9 KY 7]</td>
</tr>
<tr>
<td>Weight Limit - Bridge over</td>
<td>1.0 KY 343</td>
<td>8.9 KY 7</td>
</tr>
<tr>
<td>Yount's Fork Creek @ milepoint 0.08</td>
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<td>1.5 #2 Hollow Road</td>
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<tr>
<td>TY I = 20 tons, TY II = 22</td>
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<tr>
<td>tons, TY III = 22 tons, TY</td>
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<td></td>
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<tr>
<td>IV = 22 tons</td>
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<td></td>
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<tr>
<td>Weight Limit - Bridge over</td>
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<tr>
<td>Wright's Fork @ milepoint 0.46</td>
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<td>TY I = 20 tons, TY II = 22</td>
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<td>tons, TY III = 22 tons, TY</td>
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<tr>
<td>IV = 22 tons</td>
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<td></td>
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<tr>
<td>Weight Limit - Bridge over</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wright's Fork @ milepoint 0.65</td>
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<tr>
<td>TY I = 20 tons, TY II = 22</td>
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<td>tons, TY III = 22 tons, TY</td>
<td></td>
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<tr>
<td>IV = 22 tons</td>
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<tr>
<td>* KY 588</td>
<td>3.7 Tolson Loading</td>
<td>5.0 KY 160</td>
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<tr>
<td></td>
<td>5.0 KY 160</td>
<td>11.0 Mine [6.2 Kingdom Come Creek RD]</td>
</tr>
<tr>
<td></td>
<td>5.0 KY 160</td>
<td>2.1 KY 317 [9.2 US 23]</td>
</tr>
<tr>
<td>* KY 805</td>
<td>0.0 US 119</td>
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<tr>
<td>[Weight Limit - Bridge over</td>
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<td>Potters Fork @ milepoint 6.98</td>
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<td>TY I = 20 tons, TY II = 37</td>
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<td>tons, TY III = 38 tons, TY</td>
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<tr>
<td>IV = 51 tons</td>
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<td></td>
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<tr>
<td>Weight Limit - Bridge over</td>
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<tr>
<td>Potters Fork @ milepoint 8.18</td>
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<td>TY I = 20 tons, TY II = 37</td>
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<td>tons, TY III = 38 tons, TY</td>
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<td>IV = 60 tons</td>
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<tr>
<td>Weight Limit - Bridge over</td>
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<td></td>
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<tr>
<td>Potters Fork @ milepoint 8.92</td>
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<td></td>
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<tr>
<td>TY I = 20 tons, TY II = 36</td>
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<td></td>
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<tr>
<td>tons, TY III = 39 tons, TY</td>
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<tr>
<td>IV = 60 tons</td>
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<tr>
<td>Weight Limit - Bridge over</td>
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<tr>
<td>Hammond @ milepoint 9.24</td>
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<tr>
<td>TY I = 20 tons, TY II = 28</td>
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<tr>
<td>tons, TY III = 31 tons, TY</td>
<td></td>
<td></td>
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<tr>
<td>IV = 31 tons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* KY 931</td>
<td>16.4 Clay Hollow [16.6 KY 1862]</td>
<td>18.4 KY 7</td>
</tr>
<tr>
<td>7.7 Hampton Branch RD</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* KY 1103</td>
<td>6.0 Private Haul RD [3.3 Defeated Creek]</td>
<td>8.2 Tolby Branch RD</td>
</tr>
</tbody>
</table>
LIVINGSTON COUNTY

ROAD FROM TO
[*] US 60 0.0 McCracken CO LN 29.1 Crittenden CO LN

Weight Limit - Bridge over Cumberland River @ milepoint 12.37
TY I = 20 tons, TY II = 23 tons, TY III = 26 tons, TY IV = 35 tons

Weight Limit - Bridge over Dyers Creek @ milepoint 16.66
TY I = 14 tons, TY II = 15 tons, TY III = 16 tons, TY IV = 23 tons

Weight Limit - Bridge over Mitchell Branch @ milepoint 21.31
TY I = 15 tons, TY II = 15 tons, TY III = 15 tons, TY IV = 15 tons

Weight Limit - Bridge over Sandy Creek @ milepoint 25.98
TY I = 13 tons, TY II = 13 tons, TY III = 15 tons, TY IV = 21 tons

Weight Limit - Bridge over Dry Creek @ milepoint 29.56
TY I = 20 tons, TY II = 20 tons, TY III = 31 tons, TY IV = 40 tons

[*] US 62 0.0 Marshall CO LN [1.2 KY 453] 2.9 Lyon CO LN

Weight Limit - Bridge over Kentucky Lake Dam @ milepoint 0.31
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 55 tons

Weight Limit - Bridge over I.C. Gulf R.R. @ milepoint 0.64
TY I = 20 tons, TY II = 39 tons, TY III = 38 tons, TY IV = 51 tons

Weight Limit - Bridge over Reid's Haul Road @ milepoint 0.97
TY I = 20 tons, TY II = 43 tons, TY III = 44 tons, TY IV = 54 tons

Weight Limit - Bridge over Cumberland River @ milepoint 2.78
TY I = 20 tons, TY II = 26 tons, TY III = 29 tons, TY IV = 38 tons

[*] KY 453 0.5 B R T Dock 2.8 US 62

Weight Limit - Bridge over IC RR @ milepoint 1.92
TY I = 20 tons, TY II = 45 [45] tons, TY III = 47 tons, TY IV = 60 tons

LOGAN COUNTY

ROAD FROM TO
[*] US 68 11.2 US 79 & KY 100 26.6 Warren CO LN
[*] US 79 0.0 Todd CO LN 12.9 US 68

Weight Limit - Bridge over Vick's Branch @ milepoint 2.91
TY I = 20 tons, TY II = 40 tons, TY III = 40 tons, TY IV = 60 tons

Weight Limit - Bridge over Branch of Whippoorwill Creek @ milepoint 4.64
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons

Weight Limit - Bridge over Dry Fork @ milepoint 5.93
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 54 tons

LYON COUNTY

ROAD FROM TO
[*] Western Kentucky Parkway 3.7 US 62 5.6 Caldwell CO LN
[*] US 62 0.0 Livingston CO LN 12.2 Western Kentucky Parkway

[McCREARY COUNTY]

ROAD FROM TO
[*] US 60 19.5 US 62 20.0 Livingston CO LN

Weight Limit - Bridge over US 68 @ milepoint 19.64
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

Weight Limit - Bridge over Kentucky River @ milepoint 19.86
TY I = 20 tons, TY II = 21 tons, TY III = 22 tons, TY IV = 30 tons

[*] US 62 1.2 KY 453 2.9 Lyon CO LN

Weight Limit - Bridge over IC RR @ milepoint 12.98
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 60 tons

Weight Limit - Bridge over IC RR @ milepoint 13.06
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

[*] US 68 0.0 US 62 1.0 I-24

Weight Limit - Bridge over I-24 @ milepoint 1.01
TY I = 20 tons, TY II = 40 tons, TY III = 41 tons, TY IV = 54 tons

McCREARY COUNTY

ROAD FROM TO
[*] US 27 0.0 Tennessee State LN [4.6 KY 90] 22.7 Pulaski CO LN
[*] KY 90 0.0 US 27 4.9 Eagle Creek RD
[*] KY 92 17.3 Railroad DR 28.4 Whitley CO LN

Weight Limit - Bridge over Marsh Creek @ milepoint 25.42
TY I = 20 tons, TY II = 37 tons, TY III = 39 tons, TY IV = 59 tons

[*] KY 1673 0.0 Whitley CO LN 0.6 Whitley CO LN
[*] KY 3257 0.0 KY 90 1.4 Big Swag Ridge RD

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Bull Creek Road
CR 5140 0.0 KY 7 0.4 Mine

Jake Wireman Road
CR 5144 0.0 KY 1502 1.0 Mines

Beetree Branch Road
CR 5145 0.0 KY 7 0.7 Mine

Big Half Mountain Road
CR 5148 0.0 Mine 0.5 KY 1471

Weight Limit - Bridge over Big Half Mountain Creek
TY I = 5 tons, TY II = 5 tons, TY III = 5 tons, TY IV = 5 tons

Weight Limit - Bridge over Oakley Creek Road
CR 5221 0.0 KY 1635 0.3 Mine

Weight Limit - Bridge over Tennessee River Dam Gates @ milestone 11.94
TY I = 20 tons. TY II = 35 tons. TY III = 35 tons. TY IV = 40 tons

Weight Limit - Bridge over Oakley Creek
TY I = 6 tons. TY II = 6 tons. TY III = 6 tons. TY IV = 6 tons

Tiptop-Bettman Branch Road
CR 5225B 0.0 Breathitt CO LN 0.7 KY 1635

Crane Nest Branch Road
CR 5229 0.0 KY 1397 0.3 Mine

MARSHALL COUNTY

ROAD FROM TO

US 62 7.2 KY 95 12.1 Livingston CO LN

Weight Limit - Bridge over KY 282 @ milestone 8.67
TY I = 20 tons, TY II = 40 tons. TY III = 39 tons, TY IV = 53 tons

Weight Limit - Bridge over Cypress Drainage Ditch @ milestone 9.48
TY I = 20 tons, TY II = 40 tons, TY III = 40 tons, TY IV = 53 tons

Weight Limit - Bridge over Tennessee River Dam Gates @ milestone 11.94
TY I = 20 tons. TY II = 35 tons. TY III = 37 tons. TY IV = 48 tons

US 68 9.7 US 641 (North) 10.1 US 641 (South)

Weight Limit - Bridge over Town Creek @ milestone 7.94
TY I = 20 tons, TY II = 28 tons. TY III = 37 tons. TY IV = 40 tons

Weight Limit - Bridge over Town Creek @ milestone 7.95
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

US 68 12.9 US 68 (Northwest) 19.4 US 62

Weight Limit - Bridge over Cypress Creek @ milestone 6.32
TY I = 20 tons. TY II = 25 tons. TY III = 47 tons, TY IV = 60 tons

KY 95 4.1 US 62 7.3 KY 1523

Weight Limit - Bridge over Cypress Creek @ milestone 6.32
TY I = 20 tons. TY II = 45 tons, TY III = 47 tons, TY IV = 60 tons

MARTIN COUNTY

ROAD FROM TO

KY 3 0.0 Johnson CO LN 11.6 KY 645 (North) [13.3 KY 40]

[Weight Limit - Branch Coldwater Fork Rockcastle Creek @ milestone 13.09
TY I = 20 tons, TY II = 31 tons, TY III = 32 tons, TY IV = 52 tons]

10.5 Rockcastle RR RD [22.9 KY 292] 23.2 Lawrence CO LN

9.1 KY 645 (West) [10.2 KY 3]

KY 40 5.3 KY 1224

Weight Limit - Bridge over Rockcastle Fork @ milestone 6.95
TY I = 20 tons, TY II = 35 tons, TY III = 36 tons, TY IV = 53 tons

Weight Limit - Bridge over Rockcastle Creek @ milestone 10.14
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons

10.6 KY 645 (East) 20.3 West Virginia ST LN

[10.2 KY 3] 20.2 KY 292

13.2 KY 40

KY 292 0.0 Pike CO LN

Weight Limit - Bridge over Wolfe Creek @ milestone 11.99
TY I = 20 tons, TY II = 35 tons, TY III = 36 tons, TY IV = 43 tons

28.5 [27.8] Mine 28.9 KY 3

KY 645 0.0 Lawrence CO LN

6.6 KY 3 (North) 6.6 KY 3 (North) [4.7 KY 40]

6.6 KY 40 (East) 7.6 KY 40 (East)

5.2 [4.4] KY 40

KY 1224 1.3 [0.5] Mine 11.2 [6.4] KY 1714

Weight Limit - Bridge over Rockcastle Fork @ milestone 4.32
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 55 tons

KY 1439 0.0 Pike CO LN [Meathouse Road]

Weight Limit - Bridge over Wolfe Creek @ milestone 1.83
TY I = 20 tons, TY II = 31 tons, TY III = 32 tons, TY IV = 45 tons

KY 1714 3.5 KY 1439 9.2 KY 292

KY 2032 0.0 KY 1439 4.0 KY 40

Emily Branch [Creek] Road
CR 5105 3.1 Private Haul RD [0.0 KY 1714]

11.2 [6.4] KY 1714

Emily-Long Branch RD
CR 5107 0.9 Private Haul RD 3.2 Private Haul RD 1.0 miles SW of Oppy [0.5 Mine]

[*] Meathouse Road
CR 5116 0.0 KY 1439 1.0 Private Haul RD

2.6 Lowgap RD
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Weight Limit — Bridge over Lubegrud Creek @ milepoint 5.38
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons
* KY 606 0.0 US 460 (North) [KY 11 (South)] 15.4 Bath CO LN
0.0 US 460 (North) 2.7 KY 11 (South) [US 460 (N)]

MORGAN COUNTY

ROAD FROM TO
* US 460 20.1 Malone-Jones Creek RD [15.5 KY 191] 28.8 Magoffin CO LN [17.8 KY 7]
Weight Limit — Bridge over Licking River @ milepoint 23.74
TY I = 17 tons, TY II = 24 tons, TY III = 25 tons, TY IV = 40 tons
* KY 7 0.0 US 460 11.7 Elliott CO LN
Weight Limit — Bridge over Elk Fork Creek @ milepoint 2.56
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 51 tons
Weight Limit — Bridge over North Fork of Licking River @ milepoint 8.37
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 51 tons
Weight Limit — Bridge over Road Fork @ milepoint 8.60
TY I = 20 tons, TY II = 23 tons, TY III = 25 tons, TY IV = 37 tons]
* KY 172 21.0 Cindas Creek RD [18.7 Cinda Branch RD] 22.3 KY 1614 [22.6 Johnson CO LN]
[* KY 191 13.0 Steele Branch RD 14.7 US 460
* KY 437 6.3 KY 3344 12.4 KY 172 @ Relief
Weight Limit — Bridge over Open Fork Creek @ milepoint 12.27
TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons
* KY 1614 0.0 KY 172 0.2 Johnson CO LN
* KY 3344 0.0 KY 437 0.4 Mine
* Cinda Branch Road CR 5043 0.0 KY 172 0.3 Mine
* River Road CR 5100 0.0 KY 191 0.3 Mine
* Malone-Jones Creek Road CR 5175 0.0 KY 7 2.0 Mine

MUHLENBERG COUNTY

ROAD FROM TO
* Western Kentucky Parkway 43.4 Hopkins CO LN 57.9 US 431 [65.7 Ohio CO LN]
Weight Limit — Bridge over Pond River Relief @ milepoint 43.60
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 50 tons
Weight Limit — Bridge over KY 175-IC RR — Unnamed Creek @ milepoint 48.05
TY I = 20 tons, TY II = 41 tons, TY III = 42 tons, TY IV = 60 tons
Weight Limit — Bridge over KY 181 @ milepoint 52.52
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 55 tons
Weight Limit — Bridge over IC RR @ milepoint 55.51
TY I = 20 tons, TY II = 42 tons, TY III = 43 tons, TY IV = 59 tons
Weight Limit — Bridge over L&N RR, Branch Little Cypress Creek @ milepoint 57.58
TY I = 20 tons, TY II = 45 tons, TY III = 46 tons, TY IV = 60 tons
* US 62 1.3 Henry Oates RD 10.5 KY 176
Weight Limit — Bridge over Branch of Thompson Creek @ milepoint 3.68
TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 40 tons
Weight Limit — Bridge over I.C. & Gulf R.R. @ milepoint 5.40
TY I = 20 tons, TY II = 42 tons, TY III = 43 tons, TY IV = 57 tons
19.2 KY 604 26.0 Ohio CO LN
* US 62 8.8 KY 189 10.5 KY 176
17.9 US 431 26.0 Ohio CO LN
Weight Limit — Bridge over I.C. RR @ milepoint 24.71
TY I = 20 tons, TY II = 28 tons, TY III = 28 tons, TY IV = 36 tons
* US 431 11.5 KY 176 [9.8 KY 70] 25.5 Mine
Weight Limit — Bridge over Pond Creek @ milepoint 12.45
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons
Weight Limit — Bridge over Western KY Parkway @ milepoint 17.48
TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 60 tons
* KY 70 0.0 Hopkins CO LN 15.4 US 431
Weight Limit — Bridge over Pond River @ milepoint 0.20
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons
Weight Limit — Bridge over Isaac Creek @ milepoint 3.50
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons]
* KY 70 23.6 Barrow Back 23.8 Butler CO
[15.4 US 431 23.8 Butler CO LN]
Weight Limit — Bridge over Mud River @ milepoint 23.75
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 46 tons
* KY 176 0.0 US 62 12.5 T V A Paradise Plant
Weight Limit — Bridge over Pond Creek @ milepoint 4.29
TY I = 20 tons, TY II = 40 tons, TY III = 40 tons, TY IV = 60 tons

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Weight Limit - Bridge over Muddy Creek @ milepoint 12.30
TY I = 20 tons, TY II = 37 tons, TY III = 39 tons, TY IV = 59 tons

Weight Limit - Bridge over Elm Creek @ milepoint 14.95
TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 53 tons

* US 231
0.0 Butler CO LN
10.0 US 62 (North)
24.3 Daviess CO LN

Weight Limit - Bridge over North Fork Muddy Creek @ milepoint 12.30
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 59 tons

Weight Limit - Bridge over Barnett Creek @ milepoint 20.30
TY I = 20 tons, TY II = 42 tons, TY III = 44 tons, TY IV = 60 tons

* KY 69
6.9 Mine
13.7 US 231 (South)
7.6 KY 85 (South)
15.4 Country Club Road

* KY 85
7.2 [7.3] KY 69 (East)

Weight Limit - Bridge over Branch West Fork Lewis Creek @ milepoint 9.62
TY I = 20 tons, TY II = 33 tons, TY III = 35 tons, TY IV = 56 tons

[*] KY 269
0.8 Schultztown-Cool Sp Rd
5.6 US 231

[*] KY 1245
4.6 Pyramid Wash
5.2 James Rd

[*] KY 1414
14.0 Sugar Grove Rd
15.7 KY 54

* KY 1903
0.0 US 62
0.9 Lewis Creek Dock

* Sunnydale Road
8.3 Sugar Grove Rd
8.4 Sugar Grove Rd

* Sugar Grove Road
CR 6077
0.0 KY 1414
1.5 Sunnydale Rd
2.0 Mine

* Horton-Mount Pleasant Road
CR 5125 [5124]
0.0 US 62
0.1 Southwind Tipple

Weight Limit - Bridge over Pigeon Creek
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

[*] Daniels Mine Road (West)
CR 5206A
0.0 US 62
1.0 Brown Badgett Mine
2.9 US 62

Schultztown-Cool Springs Road
CR 5267
2.5 KY 269
3.6 Green Mine

* Lone Star Road
CR 5313
0.0 KY 69
1.1 Tipple

* James Road
CR 5322
0.0 US 62
0.5 KY 1245

Weight Limit - Bridge over Railroad Ditch
TY I = 3 tons, TY II = 4 tons, TY III = 4 tons, TY IV = 4 tons

Weight Limit - Bridge over Render Creek
TY I = 3 tons, TY II = 3 tons, TY III = 3 tons, TY IV = 3 tons

Whoopee Hill Road
CR 5356
0.0 US 231
1.5 Rone Rd

* Rone Road
CR 5356A
0.0 Whoopee Hill Rd
0.5 Mine

* Maple Lake Road (Old Martin-Dodson Cemetery Road)
CR 5373
0.1 [0.0] US 231
0.7 [0.6] Mine

Owsley County

Road

FROM

TO

KY 11
0.0 Clay Co LN
10.8 KY 1938 [17.3 Lee Co LN]

Weight Limit - Bridge over Sexton Creek @ milepoint 1.80
TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 53 tons

Weight Limit - Bridge over Island Creek @ milepoint 4.02
TY I = 20 tons, TY II = 42 tons, TY III = 42 tons, TY IV = 56 tons

Weight Limit - Bridge over White Oak Creek @ milepoint 6.18
TY I = 20 tons, TY II = 34 tons, TY III = 35 tons, TY IV = 49 tons

* KY 30
0.0 Jackson Co LN
10.8 [5.2] KY 847

Weight Limit - Bridge over Little Sturgeon Creek @ milepoint 3.42
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons

Weight Limit - Bridge over Little Sturgeon Creek @ milepoint 4.88
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons

Weight Limit - Bridge over Little Sturgeon Creek @ milepoint 5.15
TY I = 20 tons, TY II = 29 tons, TY III = 30 tons, TY IV = 49 tons

[0.4 Venable School Road]
11.2 KY 11 [Levi]

* KY 847
4.3 Bowman Branch Rd [0.0 KY 30]
7.2 KY 30 [4.3 Bowman Branch Rd]

Weight Limit - Bridge over Buck Creek @ milepoint 6.34
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

Hurricane Branch Road
CR 5301
0.0 Bowman Branch Road
1.1 Denham & Lewis Mine

* Bowman Branch Road
CR 5303
0.0 KY 847
0.3 Hurricane Branch Rd

[* Venable School Road
CR 5316
0.0 KY 30
0.4 Apex Mine

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<table>
<thead>
<tr>
<th>Location</th>
<th>Description</th>
<th>Tons</th>
<th>Reference</th>
</tr>
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<tbody>
<tr>
<td>KY 699</td>
<td>0.0 Leslie CO LN Weight Limit - Bridge over Leatherwood Creek @ milepoint 4.75</td>
<td>4.8 KY 463 [12.5 KY 7]</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 33 tons, TY III = 35 tons, TY IV = 57 tons</td>
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<tr>
<td></td>
<td>6.5 Beech Fork RD</td>
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<td></td>
<td>Weight Limit - Bridge over Big Creek RD @ milepoint 8.01</td>
<td>12.5 KY 7</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 38 tons, TY III = 38 tons, TY IV = 60 tons</td>
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<td>Weight Limit - Bridge over Big Creek RD @ milepoint 10.77</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 41 tons, TY III = 42 tons, TY IV = 60 tons</td>
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</tr>
<tr>
<td>* KY 1087</td>
<td>0.0 KY 476</td>
<td>0.7 lick Branch RD</td>
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<tr>
<td>* KY 1095</td>
<td>0.0 KY 476</td>
<td>1.1 Mine</td>
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<tr>
<td>* KY 1095</td>
<td>0.4 Emmons Tipple [0.0 Montgomery Creek RD]</td>
<td>2.9 KY 15</td>
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<td>Weight Limit - Bridge over Carr Fork RD @ milepoint 2.55</td>
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<td>TY I = 18 tons, TY II = 19 tons, TY III = 22 tons, TY IV = 31 tons</td>
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<tr>
<td>* KY 1096</td>
<td>0.0 KY 80</td>
<td></td>
<td>4.0 Whitaker Tipple</td>
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<tr>
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<td>Weight Limit - Bridge over Big Creek RD @ milepoint 0.02</td>
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<td>TY I = 20 tons, TY II = 40 tons, TY III = 38 tons, TY IV = 46 tons</td>
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<tr>
<td></td>
<td>Weight Limit - Bridge over Big Creek RD @ milepoint 3.55</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons</td>
<td></td>
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<tr>
<td>* KY 1146</td>
<td>2.2 Jakes Fork Tipple</td>
<td>2.7 KY 476</td>
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<td>Weight Limit - Bridge over Trace Fork RD @ milepoint 2.69</td>
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<td>TY I = 20 tons, TY II = 28 tons, TY III = 31 tons, TY IV = 31 tons</td>
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<tr>
<td></td>
<td>2.7 KY 476</td>
<td></td>
<td>4.0 KY 80</td>
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<tr>
<td></td>
<td>4.0 KY 80</td>
<td></td>
<td>4.6 Buckhorn Prep Plant</td>
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<tr>
<td>* KY 2021</td>
<td>1.1 Beech Oak Branch</td>
<td>3.4 KY 451</td>
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<tr>
<td>* KY 3196</td>
<td>0.0 Beech Fork RD</td>
<td></td>
<td>0.1 KY 699</td>
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<tr>
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<td>Weight Limit - Bridge over Leatherwood Creek RD @ milepoint 0.01</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 36 tons, TY III = 38 tons, TY IV = 60 tons</td>
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<tr>
<td>* KY 3348</td>
<td>0.1 Little Leatherwood Creek RD</td>
<td>3.9 KY 629</td>
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<td>Weight Limit - Bridge over Little Leatherwood Creek RD @ milepoint 1.44</td>
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<td>TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons</td>
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<tr>
<td></td>
<td>Weight Limit - Bridge over Little Leatherwood Creek RD @ milepoint 2.32</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Wayne Davidson Road</td>
<td></td>
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<tr>
<td>CR 5005</td>
<td>0.3 Cumberland Elk Tipple</td>
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<td>0.5 KY 15</td>
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<tr>
<td>* Dwarf-Engle Fork Road</td>
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<tr>
<td>CR 5032</td>
<td>0.0 KY 476</td>
<td></td>
<td>0.1 Highland Coal Mine</td>
</tr>
<tr>
<td>* Coates Branch Road</td>
<td>CR 5044</td>
<td>0.0 KY 476</td>
<td>0.5 Ball Branch Mine</td>
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<tr>
<td>* Lick Branch Road</td>
<td>CR 5045</td>
<td>0.0 KY 1087</td>
<td>0.6 Star Fire Mine</td>
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<tr>
<td>[* Cokerrill Fork-Noble Branch Road</td>
<td>CR 5050</td>
<td>0.0 KY 476</td>
<td>1.7 Shamrock Coal Mine]</td>
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<tr>
<td>* Buckhorn Creek Road</td>
<td>CR 5070</td>
<td>0.0 KY 476</td>
<td>0.1 Breathitt CO LN</td>
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<tr>
<td></td>
<td>Weight Limit - Bridge over Troublesome Creek</td>
<td></td>
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<tr>
<td></td>
<td>TY I = 16 tons, TY II = 16 tons, TY III = 16 tons, TY IV = 16 tons</td>
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<tr>
<td>[* Jeff-Knott County Line Road</td>
<td>CR 5100</td>
<td>0.0 Old KY 15 Loop #1 RD</td>
<td>2.4 Lake Coal Mine]</td>
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<tr>
<td>* Old KY 15 Loop #1 Road</td>
<td>CR 5102</td>
<td>0.0 KY 15</td>
<td>0.2 Kentucky Prince Tipple</td>
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<tr>
<td></td>
<td>[Weight Limit - Bridge over North Fork of Kentucky River</td>
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<td>[0.5 Jeff-Knott CO LN RD]</td>
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<tr>
<td></td>
<td>TY I = 10 tons, TY II = 10 tons, TY III = 10 tons, TY IV = 10 tons]</td>
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</tr>
<tr>
<td>* Oakwood Avenue-Stacy Branch Road</td>
<td>CR 5117</td>
<td>0.0 Main ST (Vicco)</td>
<td>1.3 Chester Tipple</td>
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<tr>
<td>* Main Street (Vicco)</td>
<td>CR 5118</td>
<td>0.0 KY 1095</td>
<td>0.2 Oakwood Ave-Stacy Branch RD</td>
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<tr>
<td></td>
<td>[0.6 Knott CO LN]</td>
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<tr>
<td>* Kelly Fork Road</td>
<td>CR 5119</td>
<td>0.0 KY 1095</td>
<td>0.4 Emmons Tipple</td>
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<tr>
<td>[* Montgomery Creek Road</td>
<td>CR 5120</td>
<td>0.0 Letcher CO LN</td>
<td>1.5 KY 1095</td>
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<tr>
<td>* Left Fork Maces Creek Road</td>
<td>CR 5131</td>
<td>0.0 KY 1165</td>
<td>1.1 Leemike Mine</td>
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<tr>
<td>* Little Leatherwood Creek Road</td>
<td>CR 5139</td>
<td>0.0 KY 699</td>
<td>5.7 Blue Diamond Mine</td>
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<tr>
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<td>Weight Limit - Bridge over Straight Fork</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons</td>
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<tr>
<td></td>
<td>Weight Limit - Bridge over Little Leatherwood Creek</td>
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<tr>
<td></td>
<td>TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons</td>
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<td></td>
<td>Weight Limit - Bridge over Little Leatherwood Creek</td>
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<td></td>
<td>TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons</td>
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<td></td>
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<tr>
<td>* Straight Fork Road</td>
<td>CR 5140</td>
<td>0.0 Little Leatherwood Creek RD</td>
<td>0.5 Mine</td>
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</tbody>
</table>
* KY 122 3.3 Arnold Fork Road Mine 10.4 US 23
Weight Limit - Bridge over Robinson Creek @ milepoint 6.75
TY I = 20 tons, TY II = 36 tons, TY III = 37 tons, TY IV = 53 tons
Weight Limit - Bridge over Bear Fork north of Jones Chapel @ milepoint 8.28
TY I = 20 tons, TY II = 36 tons, TY III = 39 tons, TY IV = 60 tons
* KY 194 0.0 Floyd CO LN 16.8 US 119 (North)
16.8 US 119 (South) 27.8 [41.3 Kyber Coal] Mine
Weight Limit - Bridge over John's Creek @ milepoint 25.62
TY I = 20 tons, TY II = 28 tons, TY III = 30 tons, TY IV = 48 tons
29.6 KY 3418 52.4 Prater Branch RD
52.4 H K Corp Mine
[Weight Limit - Bridge over Peter Creek @ milepoint 51.37
TY I = 20 tons, TY II = 39 tons, TY III = 41 tons, TY IV = 60 tons
67.3 Mine [66.5 Lyntrough Branch RD] 67.7 KY 2062
69.6 KY 2059 73.2 Virginia State LN
11.6 US 460
* KY 195 0.0 KY 197
Weight Limit - Bridge over Brushy Branch @ milepoint 3.27
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
Weight Limit - Bridge over Wolf Pit Branch @ milepoint 9.93
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
Weight Limit - Bridge over Russell Fork @ milepoint 11.44
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
* KY 197 9.0 KY 136 [5.6 Fountain Blue Mine] 16.6 KY 80
Weight Limit - Bridge over Sycamore Creek @ milepoint 6.70
TY I = 20 tons, TY II = 32 tons, TY III = 38 tons, TY IV = 46 tons
Weight Limit - Bridge over Elkhorn Creek @ milepoint 13.91
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 56 tons
* KY 199 8.2 KY 1056 11.6 US 119
Weight Limit - Bridge over Pond Creek @ milepoint 8129
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 58 tons
Weight Limit - Bridge over Pond Creek @ milepoint 8.72
TY I = 20 tons, TY II = 34 tons, TY III = 35 tons, TY IV = 44 tons
Weight Limit - Bridge over Pond Creek @ milepoint 11.34
TY I = 20 tons, TY II = 41 tons, TY III = 42 tons, TY IV = 59 tons
* KY 292 0.0 Goody-AILX-BURNM1 RD 4.8 US 119 (South) 12.7 Martin CO LN
4.8 US 119 (North) 7.0 KY 1056 @ Ransom [12.3 US 119]
* KY 319 0.0 US 119 [3.8 KY 1056 @ Nampa]
[Weight Limit - Bridge over Blackberry Creek @ milepoint 4.40
TY I = 20 tons, TY II = 43 tons, TY III = 45 tons, TY IV = 60 tons]
Weight Limit - Bridge over Blackberry Fork North of Hardy @ milepoint 10.33
TY I = 3 tons, TY II = 3 tons, TY III = 3 tons, TY IV = 3 tons
* KY 468 0.0 US 119 13.6 KY 292
* KY 610 0.0 US 23 2.6 Myra Tipple [2.7 Bark BR RD]
Weight Limit - Bridge over Beefhide Creek @ Myra @ milepoint 1.60
TY I = 20 tons, TY II = 36 tons, TY III = 39 tons, TY IV = 60 tons
8.1 KY 1460 [8.0 Virgie Tipple] 8.9 KY 122
[Weight Limit - Bridge over Long Fork @ milepoint 8.08
TY I = 20 tons, TY II = 37 tons, TY III = 36 tons, TY IV = 53 tons]
* KY 611 0.0 KY 195 3.5 Henry Clay Mine 6.0 US 23
4.3 Little Fork-Left Fork RD 3.6 Mine
* KY 612 0.0 KY 468 8.4 KY 292
6.6 Mine 1.6 Sukey Fork RD]
* KY 612 0.0 Turkey CK—Long FK RD 15.0 KY 194 @ Phelps
* KY 632 0.0 KY 194 @ Kimper
Weight Limit - Bridge over Johns Creek @ milepoint 1.19
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons
Weight Limit - Bridge over Peter Creek @ milepoint 14.96
TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 60 tons
* KY 881 0.0 US 119 3.0 Brushy Fork Road
* KY 1056 0.0 KY 199 11.6 W.Vir. ST LN [7.7 KY 319 (N)]
Weight Limit - Bridge over Blackberry Creek @ milepoint 6.52 @ Ransom
TY I = 20 tons, TY II = 43 tons, TY III = 45 tons, TY IV = 60 tons
Weight Limit - Bridge over Blackberry Creek @ Nampa
TY I = 20 tons, TY II = 43 tons, TY III = 45 tons, TY IV = 60 tons
[7.7 KY 319 (South)] 10.1 West Virginia State LN
Weight Limit - Bridge over Tug Fork Big Sandy River @ milepoint 11.1 [10.10]
TY I = 20 tons, TY II = 44 tons, TY III = 45 tons, TY IV = 53 tons
* KY 1373 4.8 Card Creek-Card Knob Road 6.7 US 460
* KY 1384 0.0 US 23 @ Baldwin 6.1 KY 3417
[0.2 Peter Fork @ Tipple] 3.8 Dog Fork-Hurricane CR RD
6.0 Clark Elkhorn Mine 7.3 US 23]
* KY 1426 0.0 Floyd CO LN [US 23]
4.9 US 23 [Floyd CO LN]
* Goody-Aflex-Burnwell Road
   CR 5050  0.0 KY 292
[* Turkey Creek-Long Fork Road
   CR 5062  0.0 KY 468
* Sukey Fork Road
   CR 5063  0.0 KY 612
* Bent Branch Road
   CR 5074  0.0 KY 468
   Weight Limit - Bridge over Big Creek
   TY I = 18 tons, TY II = 18 tons, TY III = 20 tons, TY IV = 32 tons
* Swinge Camp Branch Road
   CR 5075  0.0 KY 468
   Weight Limit - Bridge over Big Creek
   TY I = 3 ton, TY II = 3 ton, TY III = 3 ton, TY IV = 3 ton
* Halfway Branch Road
   CR 5077  0.0 KY 468
* Rockhouse Fork Road
   CR 5078  0.0 KY 468
   Weight Limit - Bridge over Big Creek
   TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
* Brushy Fork Road
   CR 5085  0.0 KY 881
   Weight Limit - Bridge over Left Fork of Brushy Fork
   TY I = 20 tons, TY II = 26 tons, TY III = 26 tons, TY IV = 26 tons
16.1 Big Branch/Meathouse Creek RD
16.8 Floyd CO LN
* Big Branch/Meathouse Creek Road
   CR 5111  2.4 Mine [0.0 Martin CO LN]
4.2 Brushy Fork RD
   [2.7 Little Fork Mine]
* Miller Creek Road
   CR 5123  3.6 Miller Creek Tipple
   Weight Limit - Bridge over Johns Creek
   TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
[* Joes Creek Road
   CR 5127  0.0 KY 194
   Weight Limit - Bridge over Johns Creek
   TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons]
* Lick Branch Road
   CR 5141  0.0 KY 468
[* Fishtrap Ridgeline Road
   CR 5160  0.0 KY 194
* Hurricane Creek Road
   CR 5162  2.5 Wellmore Mine
   3.7 KY 3418
   [Fishtrap Ridgeline RD]
* Dicks Fork Road
   CR 5163  0.0 KY 194 @ Phyliss
0.6 Big Fist #4 Mine
* Lane Branch Road
   CR 5168  0.0 KY 632
1.2 McCoy Elkhorn Mine
[* Mullen Fork Road
   CR 5191  0.0 KY 199
   Weight Limit - Bridge over Pond Creek
   TY I = 18 tons, TY II = 18 tons, TY III = 18 tons, TY IV = 18 tons
* Hatfield Branch Road
   CR 5210  0.0 KY 319
0.8 Blackberry CR Mine
[* Left Fork/Blackberry Road
   CR 5213  0.0 KY 1056
   Weight Limit - Bridge over Right Fork Blackberry Creek
   TY I = 20 tons, TY II = 37 tons, TY III = 48 tons, TY IV = 60 tons
* Blue Springs Branch Road
   CR 5218  0.0 KY 1056
   Weight Limit - Bridge over Blackberry Creek
   TY I = 16 tons, TY II = 16 tons, TY III = 16 tons, TY IV = 16 tons
* Lynntrough Branch Road
   CR 5233  0.0 KY 194
1.2 Majestic Mine
* Lower Elk Creek Road
   CR 5241  0.0 KY 2059
0.6 Race Fork Mine
* Prater Branch Road
   CR 5253  0.0 KY 194
0.8 Majestic Mine
[* Calloway Branch Road
   CR 5260  0.0 KY 632
1.1 KY Carbon Scales
* Old Mouth Card-Feds Creek Road
   CR 5282  0.0 US 460
0.3 Flannary Branch RD
* Flannary Branch Road
   CR 5283  0.0 Old Mouth Card-Feds CR RD
0.2 Mouth Card Mines
[* Red Creek Road
  CR 5463  0.0 US 460
  * Right Fork/Red Creek Road
  CR 5465  0.0 Red Creek Road
  * Shelbiana Road
  CR 5473  0.0 KY 2553
  * Marion Branch Road
  CR 5478  0.0 KY 1426
  * Tollage Creek Road
  CR 5496  0.0 US 23
  * Harmon Branch Road
  CR 5505  0.0 US 23
  * Dog Fork/Hurricane Creek Road
  CR 5522  0.0 KY 1384
[* Cedar Creek/Island Creek Road
  CR 5528  0.0 KY 1384
  * Hoopwood Branch Road
  CR 5529  0.0 KY 1426
  * Raccoon Branch Road
  CR 5531  0.0 KY 1426
[* Billy Compton Road
  CR 5534  0.0 Island Creek RD
  * Island Creek Road
  CR 5535  0.0 KY 1426
  * Ray Branch Road
  CR 5537  0.0 Island Creek RD
[* Road Branch/Sooley's Creek Road
  CR 5539  0.0 RT FK Sookey's CK RD
  * Right Fork Sookey's Creek Road
  CR 5540  0.0 Road BR/Sookey's CK RD
  * Bear Fork - Tinker Fork Road
  CR 5547  0.0 Bear Fork Branch RD
  * L Robinson - Floyd County Road
  CR 5550  0.0 Robinson Creek RD
  * Little Fork/Robinson Road
  CR 5553  0.0 KY 3415 [Robinson Creek RD]
  * Robinson Creek Road
  CR 5554  0.0 KY 3415 [122]
  [Weight Limit - Bridge over Robinson Creek
  TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
  Weight Limit - Bridge over Robinson Creek
  TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons]
  * Arnold Fork Road
  CR 5555  0.0 KY 122
[* Burck Branch Road
  CR 5578  0.0 KY 610
  * Lizzie Fork Road
  CR 5590  0.0 US 23 [0.4 Beth Energy Mine]
  [Weight Limit - Bridge over Caney Creek
  TY I = 20 tons, TY II = 22 tons, TY III = 22 tons, TY IV = 22 tons
  * Rob Fork Road
  CR 5593  0.0 US 23
  * Gillespie Branch Road
  CR 5606  0.0 KY 3226
  * Lucy Branch Road
  CR 5607  0.0 KY 3226
  * Sugar Camp Branch Road
  CR 5611  0.0 KY 122
  * Bear Fork Branch Road
  CR 5616  0.0 KY 122

POWELL COUNTY

ROAD        FROM

  * Mountain Parkway (KY 402)
    11.9 Clark CO LN
    [Weight Limit - Bridge over Lubegrud Creek @ milestone 11.90
    TY I = 20 tons, TY II = 37 tons, TY III = 38 tons, TY IV = 45 tons
    Weight Limit - Bridge over Red River @ milestone 18.22
    TY I = 20 tons, TY II = 37 tons, TY III = 37 tons, TY IV = 45 tons
    Weight Limit - Bridge over Red River @ milestone 24.83
    TY I = 20 tons, TY II = 39 tons, TY III = 40 tons, TY IV = 50 tons
    Weight Limit - Bridge over Cane Creek @ milestone 26.12
    TY I = 20 tons, TY II = 44 tons, TY III = 46 tons, TY IV = 60 tons

  36.0 Wolfe CO LN
Weight Limit - Bridge over Little Bullskin Creek @ milepoint 5.02
TY I = 20 tons, TY II = 21 tons, TY III = 25 tons, TY IV = 43 tons
Weight Limit - Bridge over Clear Creek @ milepoint 11.17
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons
Weight Limit - Bridge over Guist Creek @ milepoint 13.93
TY I = 20 tons, TY II = 27 tons, TY III = 28 tons, TY IV = 44 tons

SIMPSON COUNTY
ROAD
* US 31W 3.2 KAEC Gasohol Plant (0.0 Tennessee ST LN) 6.5 KY 100 in Franklin TO
* 14.0 Warren CO LN

SPENCER COUNTY
ROAD
* US 31E 0.0 Nelson CO LN 2.4 Bullitt CO LN TO

TODD COUNTY
ROAD
* US 79 0.0 Tennessee State LN 10.6 Logan CO LN TO
Weight Limit - Bridge over L & N R.R. @ milepoint 1.94
TY I = 20 tons, TY II = 34 tons, TY III = 35 tons, TY IV = 51 tons
Weight Limit - Bridge over Elk Fork Creek @ milepoint 7.61
TY I = 20 tons, TY II = 32 tons, TY III = 34 tons, TY IV = 47 tons

UNION COUNTY
ROAD
* US 60 1.4 KY 102 (0.0 Crittenden CO LN) 2.2 Mine TO
* 5.7 KY 109 in Sturgis
Weight Limit - Bridge over Branch of Cypress Creek @ milepoint 3.66
TY I = 20 tons, TY II = 38 tons, TY III = 39 tons, TY IV = 55 tons
* KY 109 0.0 Webster CO LN 1.5 US 60 (West) TO
* 4.9 KY 492
* [* KY 360 0.5 KY 871 (South) 0.2 Hamilton Mine Road TO
* 6.6 Island Creek Mine
* KY 492 1.9 Davis Mine RD TO
* 2.4 Hite Speece RD
* [* KY 871 0.0 KY 360 (South) 2.7 Pyro Dock TO
* 2.6 Hite Speece RD
* KY 1508 0.0 KY 109 6.0 Private Haul Road TO
* 5.3 Canipe Dock

Weight Limit - Bridge over Unnamed Stream @ milepoint 5.61
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 59 tons
* Davis Mine Road
CR 5227 0.0 KY 109 TO
* 0.3 Private Haul Road
* [* Hite Speece Road
CR 5314 0.0 KY 871 TO
* 0.2 Hamilton Mine Road
* Hamilton Mine Road
CR 5317 0.0 Hite Speece Road TO
* 0.5 Mine and Prep Plant

WARREN COUNTY
ROAD
* Green River Parkway
0.0 I-65 18.2 Butler CO LN TO
Weight Limit - Bridge over I-65 @ milepoint 0.01
TY I = 20 tons, TY II = 45 tons, TY III = 46 tons, TY IV = 52 tons
Weight Limit - Bridge over US 31-W @ milepoint 3.57
TY I = 20 tons, TY II = 44 tons, TY III = 45 tons, TY IV = 59 tons
* [* US 31W 0.0 Simpson CO LN 9.0 Green River Parkway TO
* 8.2 Green River Parkway
* Weight Limit - Bridge over L&N RR @ milepoint 7.99
TY I = 20 tons, TY II = 38 tons, TY III = 40 tons, TY IV = 60 tons
* US 68 0.0 Logan CO LN 8.2 Green River Parkway TO

WASHINGTON COUNTY
ROAD
* Bluegrass Parkway
39.3 Nelson CO LN 44.8 Anderson CO LN TO
Weight Limit - Bridge over Chaplin River @ milepoint 42.08
TY I = 20 tons, TY II = 28 tons, TY III = 37 tons, TY IV = 40 tons

WAYNE COUNTY
ROAD
* KY 90 0.0 Clinton CO LN 25.2 Pulaski CO LN TO
Weight Limit - Bridge over Beaver Creek @ milepoint 8.65
TY I = 20 tons, TY II = 37 tons, TY III = 37 tons, TY IV = 40 tons
Weight Limit - Bridge over Meadow Creek @ milepoint 19.51
TY I = 20 tons, TY II = 43 tons, TY III = 44 tons, TY IV = 56 tons
* KY 776 7.5 KY 790 9.8 Brammer Hill Ridge RD TO

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* KY 92  0.0 McCreaey CO LN  11.3 US 25W (South)
Weight Limit - Bridge over Pleasant Run @ milepoint 0.23
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 58 tons
Weight Limit - Bridge over Pleasant Run @ milepoint 1.51
TY I = 20 tons, TY II = 31 tons, TY III = 33 tons, TY IV = 46 tons
Weight Limit - Bridge over Jellico Creek @ milepoint 2.99
TY I = 20 tons, TY II = 25 tons, TY III = 28 tons, TY IV = 40 tons
Weight Limit - Bridge over Briar Creek @ milepoint 8.39
TY I = 14 tons, TY II = 14 tons, TY III = 14 tons, TY IV = 14 tons
Weight Limit - Bridge over I-75 @ milepoint 11.00
TY I = 20 tons, TY II = 40 tons, TY III = 39 tons, TY IV = 51 tons
11.3 US 25W (North)  33.4 Bell CO LN
Weight Limit - Bridge over Cumberland River @ milepoint 22.02
Weight Limit - Bridge over Golden Fork @ milepoint 26.66
TY I = 20 tons, TY II = 34 tons, TY III = 36 tons, TY IV = 50 tons
Weight Limit - Bridge over Harpess Creek @ milepoint 27.89
TY I = 20 tons, TY II = 38 tons, TY III = 38 tons, TY IV = 60 tons

* KY 312  2.5 US 25W  2.6 Knox CO LN

* KY 628  1.7 Mine [2.7 Jordan Hollow RD]  5.2 US 25W
Weight Limit - Bridge over Possum Creek @ milepoint 3.91
TY I = 20 tons, TY II = 36 tons, TY III = 40 tons, TY IV = 60 tons
Weight Limit - Bridge over I-75 @ milepoint 4.91
TY I = 20 tons, TY II = 39 tons, TY III = 39 tons, TY IV = 48 tons

* KY 799  6.3 KY 1064 (East) [South]  12.7 KY 11
Weight Limit - Bridge over Cumberland River @ milepoint 11.83
TY I = 15 tons, TY II = 15 tons, TY III = 15 tons, TY IV = 15 tons

* KY 904  0.0 KY 92 @ Suttons Hill  13.5 KY 92 @ Siler
Weight Limit - Bridge over Cumberland River @ milepoint 13.44
TY I = 15 tons, TY II = 15 tons, TY III = 15 tons, TY IV = 15 tons
Weight Limit - Bridge over Poplar Creek @ milepoint 13.44
TY I = 20 tons, TY II = 40 tons, TY III = 42 tons, TY IV = 60 tons

* KY 1064  0.0 KY 904 @ Dixie [92]  5.1 KY 92 @ Louden
5.1 KY 92 @ Louden [4.2 KY 779 (West)]
Weight Limit - Bridge over Cumberland River @ Louden
TY I = 12 tons, TY II = 12 tons, TY III = 12 tons, TY IV = 12 tons
Weight Limit - Bridge over Unnamed Stream 0.79 miles North of Louden @ milepoint 0.79
TY I = 10 tons, TY II = 10 tons, TY III = 10 tons, TY IV = 10 tons
9.3 KY 779 [4.2 KY 779 (East)]  17.1 KY 6 [12.0 KY 6]

* KY 1595  3.0 Mine  4.6 KY 92
Weight Limit - Bridge over Poplar Creek @ milepoint 4.49
TY I = 20 tons, TY II = 28 tons, TY III = 30 tons, TY IV = 52 tons

* KY 1673  0.0 KY 92  0.4 McCreaey CO LN
0.4 McCreaey CO LN  1.2 Ball Branch RD
0.4 McCreaey CO LN  1.4 Knox CO LN

* KY 1809  0.0 KY 92  0.4 McCreaey CO LN
Weight Limit - Bridge over Golden Creek @ milepoint 0.21
TY I = 20 tons, TY II = 37 tons, TY III = 39 tons, TY IV = 53 tons

[** KY 1898  2.2 Old Jellico RD  2.8 KY 92
Weight Limit - Bridge over Jellico Creek @ milepoint 2.20
TY I = 20 tons, TY II = 28 tons, TY III = 30 tons, TY IV = 38 tons]

* Mosley Road
CR 5038  0.0 KY 1064  0.9 Mine

* McNeil Hollow-Corn Creek Road
CR 5045  2.4 Brenda Mine  3.6 KY 1064

[* Carpenter-Lick Fork Road
CR 5172  0.0 KY 92  0.9 Daniel Bros Mine

* Doc Siler Road
CR 5223  0.0 Tennessee ST LN  0.1 Skaggs Branch RD

* Skaggs Branch Road
CR 5224  0.0 Doc Siler RD  0.7 Bowlin Mine

* Keswick-Gatlin Road
CR 5227  3.3 Upper Cane Creek RD  8.0 KY 904
Weight Limit - Bridge over Bennetts Branch
TY I = 20 tons, TY II = 28 tons, TY III = 28 tons, TY IV = 40 tons

* Upper Cane Creek Road
CR 5230  0.0 Keswick-Gatlin RD  0.5 Mine

* Jordan Hollow Road
CR 5321  0.0 KY 628 (East) [1.0 Wash Ridge Mine]  0.3 Mine [1.5 KY 628]

* Kensee Creek Road
CR 5326  0.0 US 25W  0.8 Mine

Section 10. 603 KAR 5:210 is repealed.

GILBERT NEWMAN, State Highway Engineer
MILO D. BRYANT, Secretary
APPROVED BY AGENCY: December 23, 1988
FILED WITH LRC: January 3, 1989 at 4 p.m.

EDUCATION AND HUMANITIES CABINET
Department of Education
Office of the Superintendent
(As Amended)

701 KAR 5:060. Code of ethics for state testing program.

RELATES TO: KRS 158.650 to 158.750
STATUTORY AUTHORITY: KRS 156.070, 156.670
NECESSITY AND FUNCTION: KRS 158.650 to 158.750 mandate an annual statewide basic [and essential] skills testing program, for designated grades, the result of which are to be used to assure that all public school students are acquiring appropriate skills; to aid districts in developing educational improvement plans; and to identify school districts which are educationally deficient. Such statutes also require the Department of Education to select and purchase appropriate tests [develop] and implement the statewide testing program. This regulation is necessary to fulfill the intent and purpose of the Educational Improvement Act and to promote the integrity of the testing program by providing guidelines for the administration of the statewide assessment program at the classroom, school, and district levels; and by providing required procedures and penalties for reported and confirmed violations.

Section 1. (1) Each local district board of education shall assure that the statewide assessment program required by KRS 158.650 to 158.750 is administered in accordance with the guidelines developed by the Kentucky Advisory Committee for Educational Improvement and approved by the State Board for Elementary and Secondary [of] Education. The guidelines listed in this section [as approved by the State Board of Education,] comprise the document "Code of Ethics for the State Testing Program," [November, 1984,] and as amended in February, 1985, which is incorporated herein by reference and copies of which may be obtained from the Office of Research and Planning, Department of Education.

(2) Each local superintendent of schools, in cooperation with the district’s testing coordinator and school principals, is responsible for implementing the state testing program in the local school district. The Department of Education shall develop and disseminate district-based certification forms, school-based certification forms, and classroom-based certification forms to be signed by local district superintendents, district testing coordinators, principals, and teachers. These forms shall certify that the following expectations in the Code of Ethics have been met at the local district level:

(a) Intentional teaching the test. Specific test items shall not be intentionally taught. This restriction includes any manner of intentionally teaching test items during the school day or through homework assignments ranging from teachers remembering a single test item from an in-service session through manually or mechanically copying the actual test items, intentionally changing a word, a phrase, or a distractor in a test item and utilizing it in any manner during the instructional process is a violation of the code. The intentional utilization of any test item from any form of the test in any manner is a violation of the Code of Ethics.

(b) Adopted textbooks, practice tests and reinforcement materials. The use of adopted textbooks, practice tests and reinforcement materials developed by major test companies and textbook publishers are appropriate. Materials and documents developed and published by the Kentucky Department of Education are also appropriate. Teacher developed materials are appropriate as long as such materials do not intentionally violate the teaching of the test provisions.

(c) Teaching concepts measured by the test. It is appropriate for teachers, principals, and supervisors to be knowledgeable of the skills or concepts being tested and to provide instruction directed toward improving student knowledge in these areas.

(d) Professional preparation.

1. Before administering the test, principals and appropriate central office personnel shall become thoroughly familiar with the testing schedule, the test content, and the directions for test administration. Local district personnel shall read the directions for completing answer sheets and administering the test. Follow specific directions for administering each test; make sure students understand what they are to do before beginning the test, monitor students as they work on the test, and allow time for questions from students before beginning the test.

2. The review of test content and test administration procedures by teachers under a controlled, individualized setting as part of a in-service training activity is encouraged. If test booklets are made available to teachers and other appropriate personnel during training sessions, no written notes shall be made with regard to specific test items, and all test booklets shall be accounted for after each session. Teachers are not to be given a permanent copy of the test.

(e) Scheduling the test. Mandated tests shall be scheduled between the 160th and 170th instructional day of the school year. Tests shall be scheduled so there will be sufficient time to complete a subtest by the end of the testing session. Students taking the test shall not be subject to distractions.

(f) Test storage. All tests shall be stored in a secured central location. Each school district shall implement an accounting system for each test, preferably a number system by level. The district’s test coordinator and the local superintendent are responsible for test storage and security.

(g) Test distribution. Tests shall be distributed to schools by grade or number of
the local district, the Department of Education shall review the written document, and if the violation is confirmed, such violation shall be confirmed in the test score publications, and the district scores that are affected by the violation shall be deleted from those publications and the local district shall note the situation in its Annual Performance Report. The local district shall be notified by the Department of Education that the test results of students affected by any violation shall either be destroyed (with a letter entered into the student cumulative folder explaining the absence of the test report) or a letter attached to the test report explaining which portions of the data are invalid due to the violation.

(b) The Superintendent of Public Instruction shall present a written report of Code of Ethics violations and make recommendations to the Educational Improvement Act Advisory Committee and the State Board for Elementary and Secondary Education.

HENRY E. POQUE, IV, Chairman
APPROVED BY AGENCY: January 11, 1989
FILED WITH LRC: January 6, 1989 at 11 a.m.

CABINET FOR HUMAN RESOURCES
Division of Management & Development
(As Amended)

904 KAR 2:015. Supplemental programs for the aged, blind and disabled.

RELATES TO: KRS 205.245
STATUTORY AUTHORITY: KRS 194.050
NECESSITY AND FUNCTION: The Cabinet 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 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 program.

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 need 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 department 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 907 KAR 1:011 and 907 KAR 1:004 (except as otherwise specified herein) who require special living arrangements and who have insufficient income to meet their need for care. Special living arrangements include residence in a personal care home as defined in 902 KAR 20:036 or family care home as defined in 902 KAR 20:041 or situations in which a caretaker must be hired to provide care other than room and board. A supplemental payment is not made to or on behalf of otherwise eligible individual when the caretaker service is provided by the spouse, parent (of an adult disabled child or a minor child), or adult child (of an aged or disabled parent) who is living with the otherwise eligible individual. When this circumstance exists and a person living outside the home is hired to provide caretaker services, the supplemental payment may be made. Application for SSI, if potential eligibility exists, is mandatory.

Section 3. Resources Considerations. In determining countable resources and the effect of those resources on eligibility, the following policies are applied.

(1) The upper limit for resources for an individual and for a couple is set at $1,700 and $2,550, respectively, effective January 1, 1986; at $1,800 and $2,700, respectively, effective January 1, 1987; at $1,900 and $2,850, respectively, effective January 1, 1988; and at $2,000 and $3,000, respectively, effective January 1, 1989.

(2) Income producing property with a net equity of $6,000 or less is excluded.

(3) The first $4,500 of equity value in an automobile is excluded, if used for employment, to obtain medical services, or if specially equipped (e.g., as for use by the handicapped) there is no upper limit on value.

(4) Burial reserves (life insurance, prepaid burial policy, etc.) up to $1,500 are excluded. The face value of life insurance is considered when determining the total value of burial reserves if the face value of the life insurance is less than $1,500. Burial spaces are excluded from consideration when computing the value of burial reserves.

(5) A homestead, household personal items, and personal belongings are excluded.

(6) Resources determined in accordance with subsections (2), (3), and (4) of this section to be in excess of excluded amounts must be considered countable resources when determining whether the individual or couple exceeds the upper limits specified in subsection (1) of this section. If resources exceed the upper limits, the individual or couple is ineligible.

Section 4. Income Considerations. In determining the amount of optional supplementation payment, total net income of the
(21), the state of residence is Kentucky if he/she was living in Kentucky when he/she became incapable of indicating intent. If this cannot be determined, the state of residence is Kentucky unless he/she was living in another state when he/she was first determined to be incapable of indicating intent.

(9) For individuals subject to determinations of residency pursuant to subsections (7) and (8) of this section, the state of residency is Kentucky when the individual is residing in Kentucky, and a determination of residency applying those criteria does not show the individual to be a resident of another state.

(10) For an individual subject to a determination of residency pursuant to subsections (7) and (8) of this section, the state of residence is Kentucky when Kentucky and the state which would otherwise be the individual's state of residency have entered into an interstate residency agreement providing for reciprocal residency status; i.e., when a similarly situated individual in either state would by written agreement between the states be considered a resident of the state in which he is actually residing.

(11) For other institutionalized individuals (i.e., those individuals who are both age twenty-one (21) or over and capable of indicating intent), the state of residence is Kentucky if the individual is residing in Kentucky with the intention to remain permanently or for an indefinite period.

(12) Notwithstanding subsections (3) through (11) of this section, any individual placed by the cabinet in an institution in another state may, with appropriate preauthorization, be considered a resident of Kentucky, and any individual placed in an institution in Kentucky by another state shall not be considered a resident of Kentucky.

(13) An individual receiving a mandatory state supplemental payment from Kentucky shall be considered a resident of Kentucky so long as he/she continues to reside in Kentucky. An individual receiving a mandatory or optional supplemental payment from another state shall not be considered a resident of Kentucky.

(14) An individual eligible for and receiving a supplemental payment in October, 1979, shall be considered a Kentucky resident through July 4, 1984, even if he/she does not meet the residency requirements specified in this section, so long as such individual continues to reside in Kentucky and his/her receipt of supplementary payments has not since October, 1979 been interrupted by a period of ineligibility.

(15) Notwithstanding the preceding provisions of this section, a former Kentucky resident who becomes incapable of indicating intent while residing out of this state shall be considered a Kentucky resident if he/she returns to this state and he/she has a guardian, parent, or spouse residing in this state. Such individual shall not be considered a Kentucky resident on the basis of this subsection whenever, subsequent to that time, he/she leaves this state to reside in another state except when the provisions of subsection (11) of this section are met. An individual leaving the state may, however, reestablish Kentucky residency by returning to the state if he has a guardian, parent or spouse residing in this state.

MIKE ROBINSON, Commissioner
HARRY J. COWHERD, M.D., Secretary
APPROVED BY AGENCY: December 5, 1988
FILED WITH LRC: December 8, 1988 at 11 a.m.

CABINET FOR HUMAN RESOURCES
Department for Medicaid Services
(As Amended)

907 KAR 1210. Payments for nurse anesthetists' services.

RELATES TO: KRS 205.520
STATUTORY AUTHORITY: KRS 194.050
NECESSITY AND FUNCTION: The Cabinet 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 cabinet, 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. This regulation sets forth the method for determining amounts payable by the cabinet for nurse anesthetists' services.

Section 1. Payments. Participating nurse anesthetists shall be paid at the rate of seventy-five (75) percent of the anesthesiologist's allowable charge for the same procedure under the same conditions, or at actual billed charges if less.

Section 2. Exceptions. For inpatient delivery-related anesthesia services provided on or after December 1, 1988, a nurse-anesthetist will be reimbursed the lesser of the actual billed charge or the standard fixed fee paid by type of procedure. Those procedures and fixed fees are:

<table>
<thead>
<tr>
<th>Procedure</th>
<th>Fixed Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Normal delivery</td>
<td>$150.00</td>
</tr>
<tr>
<td>Low cervical c-section</td>
<td>202.50</td>
</tr>
<tr>
<td>Classic c-section</td>
<td>240.00</td>
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<tr>
<td>Epidural single</td>
<td>236.25</td>
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<tr>
<td>Epidural continuous</td>
<td>251.25</td>
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<tr>
<td>C-section with hysterectomy, subtotal</td>
<td>240.00</td>
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<tr>
<td>C-section with hysterectomy, total</td>
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</tr>
<tr>
<td>Extraperitoneal c-section</td>
<td>240.00</td>
</tr>
</tbody>
</table>

ROY BUTLER, Commissioner
HARRY J. COWHERD, M.D., Secretary
APPROVED BY AGENCY: November 28, 1988
FILED WITH LRC: December 1, 1988 at 11 a.m.
hour before sunrise through one-half (1/2) hour after sunset.)

d) [(c)] Motor vehicles which are used exclusively for the transportation of primary forest products from the harvest area to a mill or other processing facility which is located at a point not more than fifty (50) air miles from the harvest area when operated during daylight hours are not required to comply with Title 49, Code of Federal Regulations, Part 395, Subpart B [the above safety requirements] related to lighting devices requirements [fixtures when operated during daylight hours]. They are, however, required to have two (2) stop lamps [brake lights] and mechanical turn signals as set forth in 49 CFR 393, Subpart B.


Section 4. [3.] A summary of the content of each federal regulation governing motor carrier safety [herein incorporated by reference] follows:

1. Part 390 - applicable definitions and general policy.
2. Part 391 - qualification and disqualification criteria for drivers; background and character of drivers; required examination and tests of drivers; required physical qualification and medical examinations of drivers; driver qualification recordkeeping; and limited driver exemptions.
3. Part 392 - vehicle operation standards including the use of alcohol and drugs by the driver; the safe operation of the vehicle; the use of shielded lamps and reflectors on the vehicle; the duties of the driver in case of an accident; fueling precautions; and prohibited practices.
4. Part 393 - parts and accessories necessary for the safe operation of a motor vehicle including lights, lights, brakes, windows, construction, fuel systems, coupling devices, emergency equipment, miscellaneous parts and accessories; and protection against shifting or falling cargo.
5. Part 394 - establishes the duties of motor carriers to make reports and keep records of accidents which occur during their operations.
6. Part 395 - outline of the allowed hours of service of drivers.
7. Part 396 - specifics of the inspection of a motor vehicle by the driver and federally authorized personnel and the records required to be maintained on vehicle maintenance and inspection.
8. Part 397 - standards for the transportation of hazardous materials including driving, placarding and parking procedures.

Section 5. [4.] Buses. Buses shall [must] be maintained in a clean and sanitary condition so that the health of passengers will not be impaired. Seats shall [must] be comfortable in order that passengers will not be subjected to unreasonable discomfort which might be detrimental to their health and welfare. Employees in charge of buses shall be courteous and helpful to passengers, properly care for baggage so that it will not be damaged, and shall [should] be acquainted with the routes traveled and schedules maintained, so that the passengers will not be subjected to unnecessary delays. All operators shall [must] take into consideration the health and welfare of their passengers and control their operations in the public interest. Express and freight, mail bags, newspapers and baggage shall [must] be so placed as not to interfere with the driver or with the safety and comfort of passengers. These [Such] items shall [must] be protected from the weather but shall not be carried in the aisle or in such position as to block exits or doorways on the bus. [No aisle seat shall be permitted in any bus and the driver's seat must be separated from every other seat.]

Section 6. [5.] Overcrowding of Passenger Vehicles. No bus operated by an authorized carrier, except city or suburban buses, shall transport passengers in excess of its [the] load limit [hereinafter set forth]. The load limit shall be the rated seating capacity for which the vehicle is licensed plus twenty-five (25) percent of said rated seating capacity. This load limit is computed on the basis that in no event shall any authorized carrier, including city or suburban bus operators, permit standees to occupy that space forward of a plane drawn through the rear of the driver's seat perpendicular to the longitudinal axis of the bus. This forward space shall be plainly marked with a line, or otherwise equipped with identification, so as to indicate to standees that they are prohibited from occupying it). No passenger shall be permitted to occupy the rear door-well of any bus vehicle that is equipped with [such] a rear door-well. Taxi cabs shall not carry a number of passengers greater than the rated seating capacity of the vehicle and in no event more than fifteen (15) passengers exclusive of the driver.

[Section 6. Identification. All carriers must at all times display on each side of every vehicle employed in the transportation of the person conducting the said operation as it appears upon the certificate or permit authorizing the operation. An assumed or trade name may be used providing the appropriate statutes and regulations are complied with and the assumed or trade name also appears upon the certificate or permit. The letters shall be of sufficient size so as to be readily legible. The vehicle identification card issued for the vehicle must at all times be prominently displayed on the inside thereof. The name of the driver operating a vehicle engaged in transportation of persons for hire shall be prominently displayed in the vehicle.]

[Section 7. Tax Identification Number. (1) Every commercial motor vehicle having a declared gross weight above 26,000 pounds with three (3) or more axles, which is subject to those taxes in KRS 138.660, shall when operating upon the public highways of the Commonwealth of Kentucky, display on the vehicle the control number of the motor carrier under whose authority the vehicle is being operated and a unique vehicle identification number for the vehicle. The motor

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to be received as a result of cancellation or surrender of the life insurance or annuity contract;

(5) A list of the merchandise and services which are applied or contracted for in the preneed funeral contract or prearrangement and all relevant information concerning the price of the funeral services, including an indication that the purchase price is either guaranteed at the time of purchase or to be determined at the time of need;

(6) An explanation of [All relevant information concerning what occurs and whether] any entitlements or obligations which arise if there is a difference between the proceeds of the life insurance or annuity contract and the amount actually needed to fund the preneed funeral contract or prearrangement; and

(7) Any penalties or restrictions, regarding either [including, but not limited to,] geographic restrictions or constraints or the inability of the provider of funeral goods or services to perform, on the delivery of merchandise, services, or the prearrangement guarantee. [; and]

[(8) The fact that a sales commission or other form of compensation is being paid, and if so, the identity of such individuals or entities to whom it is paid.]

Section 3. Severability; Effective Date. (1) If any provision of this regulation or the application thereof to any person or circumstance is for any reason held to be invalid, the remainder of this regulation and the application of such provision to other persons or circumstances shall not be effected thereby.

(2) This regulation shall become effective thirty (30) days after completion of its review under KAS Chapter 13A.

LEROY MORGAN, Commissioner
THEODORE T. COLLEY, Secretary
APPROVED BY AGENCY: February 2, 1989
FILED WITH LRC: February 7, 1989 at 11 a.m.
of existence or authorization are treated equally. Requests are handled in chronological order, as they arrive, although special efforts are made to handle emergency requests. The charge for these certificates is the same to all applicants.

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 2:010. Definitions.
RELATES TO: KRS 18A.005
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.110
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with the provisions of KRS Chapter 18A, as they relate to the classified service. This regulation is necessary to define key terms used in the regulations which may not be defined in KRS Chapter 18A.

Section 1. [The following] Words and phrases that are [when] used in these regulations have the following meanings and applications unless otherwise [clearly] indicated in the context:
[(1) "Commissioner" means the Commissioner of the Department of Personnel as provided for in KRS 18A.015;]
[(2) "Board" means the Personnel Board created by KRS 18A.045;]
[(3) "Appointing authority" means the agency head or any person whom by law he has authorized to designate to act on behalf of the agency with respect to employee appointments, position establishments, payroll documents, register requests, waiver requests, requests for certification, or other position and personnel actions. Such designation shall be in writing and signed by both the agency head and his designee. Prior to the exercise of appointing authority, such designation shall be filed with the commissioner.]
[(4) "Base salary or wages" means the compensation to which an employee is entitled under the salary schedules adopted pursuant to the provisions of KRS Chapter 18A.] Base salary or wages, as defined in KRS 18A.005(2), shall be increased where an employee receives any increment due to a promotion, reclassification, salary adjustment, or probationary and annual increment. The employee's base salary or wages shall be increased by the amount of such increment.
[(5) "Appeal form" means the form prescribed by the Personnel Board which is to be used in filing appeals to the board.]

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Danny Kreutzer
(1) Type and number of entities affected: All appointing authorities and employees in the Executive Department, subject to KRS 18A.
(a) Direct and indirect costs or savings to those affected: None. This amendment merely removes language in the regulation that duplicates language in KRS 18A.
1. First year:
2. Continuing costs or savings:
3. Additional factors increasing or decreasing costs (note any effects upon competition):
(b) Reporting and paperwork requirements: None
(2) Effects on the promulgating administrative body: Department of Personnel will eliminate language in published regulation that duplicates a statute in KRS 18A.
(a) Direct and indirect costs or savings: Minimal; the regulations will need to be republished, and will be a little shorter.
1. First year:
2. Continuing costs or savings: The regulations will not be so extensive after all deletions have been made.
3. Additional factors increasing or decreasing costs: None
(b) Reporting and paperwork requirements: None
(3) Assessment of anticipated effect on state and local revenues: Minimal
(4) Assessment of alternative methods: reasons why alternatives were rejected: The elimination of duplicative language is required by KRS 13A.120.
(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments: No
TIERING: Was tiering applied? Yes

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 2:020. Classification plan.
RELATES TO: KRS 18A.005, 18A.110
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.110
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with the provisions of KRS Chapter 18A, which govern the classification plan for all positions in the classified service so that the same qualifications may reasonably be required for and the same schedule of pay equitably applied to all positions in the same
Section 5. Title of Position. The title of the job classification to which a position has been allocated shall be used to designate such position in all budget estimates, payrolls and other official records, documents, vouchers, and communications in connection with all personnel processes. For purposes of internal administration or for any other purposes not involving the personnel processes, any office title, abbreviation or code symbol may be used in lieu of the class title.

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Danny Kreutzer
(1) Type and number of entities affected: All appointing authorities in the Executive Department, subject to KRS 18A.
(a) Direct and indirect costs or savings to those affected: None. This amendment merely removes citation of Personnel Board regulations that will be repealed.
1. First year:
2. Continuing costs or savings:
3. Additional factors increasing or decreasing costs (note any effects upon competition):
(b) Reporting and paperwork requirements: None
(2) Effects on the promulgating administrative body: Minimal
(a) Direct and indirect costs or savings: Department of Personnel will need to republish regulations after Personnel Board regulation citations have been removed.
1. First year: None. Department of Personnel needs to republish regulations anyway.
2. Continuing costs or savings: None: Department of Personnel regulations will cite to "Personnel Board regulations" in the future.
3. Additional factors increasing or decreasing costs: None
(b) Reporting and paperwork requirements: None
(3) Assessment of anticipated effect on state and local revenues: Minimal
(4) Assessment of alternative methods; reasons why alternatives were rejected: Prior to publication of Department of Personnel regulations, it is essential to remove erroneous information.

(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments: No
TIERING: Was tiering applied: Yes

DEPARTMENT OF PERSONNEL
(Proposed Amendment)
RELATES TO: KRS 18A.030, 18A.110, 18A.165
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.110
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations consistent with the provisions of KRS Chapter 18A, which govern the pay plan for all employees in the classified service. This regulation is to assure uniformity and equity in administration of the pay plan in accordance with statutory requirements.

Section 1. Preparation, Approval, and Maintenance of the Plan. (1) After consultation with appointing authorities and the Secretary of the Finance and Administration Cabinet, and after conducting wage and salary surveys of relevant labor markets, the commissioner shall prepare a compensation plan for all classes of positions based on the concepts of internal job equity and external market competitiveness. The plan shall provide pay grades or specific salary rates as appropriate for the various job classifications. Each job classification shall be assigned an appropriate pay grade or rate with consideration given to internal job evaluation data and external market conditions. All rates of pay for job classifications shall be consistent with the functions outlined in the classification plan. Amendments to the pay plan shall be made in the same manner.
(2) The plan shall take into account such factors as:
(a) The relative levels of duties and responsibilities of various job classifications;
(b) Rates paid for comparable positions elsewhere taking into consideration the effect of seniority on such rates; and
(c) The state's financial resources.
(3) Each employee shall be paid in accordance with the pay grade or salary rate set forth in the pay plan for the job classification in which he is employed.
(4) The plan shall be reviewed annually.

Section 2. Appointments. Initial appointments shall be made at the minimum rate of the pay grade established for the job classification unless the commissioner authorizes appointment of a highly qualified applicant at a rate above the minimum, not to exceed the midpoint of the pay grade. Such exceptions shall be based on the outstanding and unusual nature of the applicant's education and/or experience over and above the minimum requirements set for the job classification. Such additional qualifications must be in the same or related area of the job duties of the position to which the appointment

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employees who complete an initial probationary period with satisfactory performance shall be granted a probationary increment at the beginning of the month following completion of the probationary period, except as specified under Section 3(3) of this regulation. The service may be provisional or probationary.

(2) Annual increment dates will be established:
(a) Following completion of an initial probationary period, with satisfactory performance, or following completion of twelve (12) months service from the date of appointment, reinstatement, or reemployment, pursuant to Section 3(3) of this regulation.

(3) Annual increment dates will not change when an employee:
(a) Is in a position which is assigned a new or different salary grade;
(b) Receives a salary adjustment as a result of his position being reallocated;
(c) Is transferred;
(d) Receives a demotion;
(e) Is approved for detail to special duty;
(f) Receives an educational achievement award;
(g) Returns from military leave;
(h) Is reclassified; or
(i) Is promoted or receives a promotional increase after completion of a promotional probationary period.

(4) Annual increment. All employees shall receive statutory annual increments on the employee's regularly scheduled increment date. An employee whose annual increment places his salary above the maximum of the pay grade shall have his annual increment added to his base salary or wages. For purposes of calculating the statutory annual increment: Educational achievement awards, employee suggestion systems awards and overtime and/or compensatory leave payments and performance based payments shall not be added to base salary or wages.

(5) Return from leave without pay. Employees returning to duty from leave without pay shall receive an annual increment when they have completed twelve (12) months of service since the date they last received an annual increment.

(6) Return from military leave. An employee returning to duty from military leave without pay, or from military service in accordance with KRS 61.373, shall receive the same or similar pay ( same salary plus grade changes) and all other increases he would have received.

(7) Service computation. In computing service for the purpose of determining annual increment eligibility, in those cases where an employee is changed from part time to full time, part-time service shall be counted in determining increment eligibility for a full-time employee; in those cases where an employee is changed from full time to part time, full-time service shall be counted in determining increment eligibility for a part-time employee.

Section 6. Educational Achievement Award. [The participation of an appointing authority in the program for educational achievement awards is contingent upon adequate funding, to be determined by the appointing authority through the budgetary process, for all eligibles within the agency.] Upon request of the appointing authority and subject to the approval of the commissioner: []

[1] A permanent, full-time employee may receive one (1) lump sum educational achievement award per fiscal year:

(1) For satisfactorily completing outside of work hours 260 classroom hours (or the equivalent as determined by the commissioner) of job related instruction in accordance with the regulation. Approved courses must have been completed after a merit employee initially gained permanent full-time status in state government. Employees shall not receive credit for hours [courses] taken while on educational leave or for hours [courses] which previously counted toward an educational achievement award. The lump sum educational achievement award shall be ten (10) percent of the employee's annual base salary. The lump sum payment shall be granted only if the 260 classroom hours (or equivalent) have been completed within the past five (5) years prior to the effective date of the increase; or

(2) An employee may receive one (1) lump sum educational achievement award for earning [receiving outside of work hours] an approved diploma, high school equivalency certificate, or a passing score on the G.E.D. test. The approved diploma, certificate, or passing score [must] have been obtained by a state employee on or after January 1, 1984 while in state service. Employees receiving an approved high school diploma, high school equivalency certificate, or a passing score on the G.E.D. test shall receive a lump sum educational achievement award of ten (10) percent of their annual base salary. A high school level educational achievement award shall not be granted to employees who present new credentials but have previously:

(a) Received a high school diploma, high school equivalency certificate, or a passing score on the G.E.D. test; or

(b) Completed college course work on the undergraduate or graduate level.

(3) To apply for an educational achievement award an employee shall submit [the educational achievement request form DPT-10 and] supporting documentation to the appointing authority or his designee. For 260 classroom hours or its equivalent, this documentation shall include the educational achievement request DPT Form-10 (or its equivalent). In compliance with the standards set forth in Section 6 of this regulation, the appointing authority may recommend the application for approval and may forward the documentation to the Commissioner of the Department of Personnel for final approval. A lump sum educational achievement award shall not be added to the employee's base salary or wages.

Section 7. Employee Suggestion Award. An employee may receive a lump sum payment employee suggestion award in accordance with 101 KAR 2:120. Such lump sum payment shall not be added to the employee's base salary or wages.

Section 8. Salary Schedule Adjustment. When the commissioner authorizes an adjustment of all grades in the pay schedule, all employees below the new minimum rates shall have their salaries adjusted at least to the minimum rates of their grades. The commissioner may authorize a salary increase for those employees who are at or above the minimum rate based upon the availability of funds. The percentage of such increase shall be determined by the commissioner and shall be uniform for all eligible employees. 
DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 2:040. Applications and examinations.

RELATES TO: KRS 18A.030, 18A.110, 18A.120
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.030, 18A.110, 18A.150
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with the provisions of KRS Chapter 18A, which govern open competitive exams to test the relative fitness of applicants and for the rejection of candidates or eligibles who fail to meet reasonable requirements of the commissioner. This regulation is necessary to implement these statutory requirements and to assure uniformity in administering exams.

Section 1. Notices of Examinations. Examinations for entrance to the classified service shall be conducted on an open-competitive basis. For those job classifications in which there is expected to be a considerable and recurring need of eligibles, the commissioner shall establish a recruitment program which shall be both positive and continuous. Under such plan, applications may be accepted at any time and examinations held whenever and wherever the commissioner deems it desirable for the service. For those job classifications for which continuous recruitment is not needed, special announcements will be used. Eligibles will be listed in rank order irrespective of dates on which the examination was taken. Notice of examinations shall be announced publicly fifteen (15) days prior to opening and may be distributed to public officials, employment service offices, newspapers, radio stations, educational institutions, professional and vocational societies, other media and such other individuals and organizations as the commissioner may deem expedient. The public notice of examination shall specify the title and minimum salary of the job classifications; the minimum qualifications required; the final date on which application will be received; the relative weights to be assigned to different parts of the examination; and all pertinent information and requirements.

Section 2. Minimum Qualifications for Filing. Open-competitive examinations shall be open to all applicants who meet the standards or requirements fixed by the commissioner with regard to education, experience, age, physical condition, and such other factors as may be held to relate to the ability of the candidate to perform with reasonable efficiency the duties of the position.

Section 3. Previous Experience. In determining whether a state employee meets the minimum requirements for experience required for a job classification, the department shall, in counting state service experience, consider only experience gained during permanent full-time employment.

Section 4. [4.] Filing Applications. (1) All applications shall be made on forms prescribed by the commissioner. Such application may require information concerning personal characteristics, education, experience, references, and other pertinent information. When the nature of the work is such that age limits are necessary, the commissioner, after consultation with the appointing authority may approve the age limits, which shall be stated in the examination announcement. All applications shall be signed and the truth of the statements contained therein certified by such signatures. Applicants must meet the minimum qualifications specified in announcements as to education and experience, but in no case shall admittance to the examinations constitute assurance of a passing grade.

(2) For those job classifications for which there is to be continuous recruitment, a statement shall be included in the announcement to the effect that applications will be received until further notice.

(3) For those job classifications for which continuous recruitment is not needed, special announcement bulletins will be used. Applicants shall have fifteen (15) calendar days to apply for these special openings. The applications will be processed and those applicants who meet the minimum requirements will be notified of the testing dates.

Section 5. Disqualification of Applicants. The commissioner may refuse to examine an applicant, or, after examination, may disqualify such applicant, remove his name from a register, refuse to certify any eligible on a register or may consult with the appointing authority in taking steps to remove such person already appointed if:

[(1) It is found that he does not meet any one of the preliminary requirements established for the examination for the class of position;]

[(2) He is unable to perform the duties of the class;]

[(3) He has made a false statement of material fact in his application;]

[(4) He has used or attempted to use political pressure or bribery to secure an advantage in the examination;]

[(5) He has directly or indirectly obtained information regarding the examination to which, as an applicant, he was not entitled;]

[(6) He has failed to submit his application correctly or within the prescribed time limits;]

[(7) He has taken part in the compilation, administration, or correction of the examination for which he is an applicant;]

[(8) He has previously been dismissed from a position in the state service for cause or has resigned while charges for dismissal for cause of which he had knowledge were pending;]

[(9) He has been convicted of a felony within the preceding five (5) years and his civil rights have not been restored or he has not been pardoned by the governor;]

[(10) He has been convicted of a job related misdemeanor, except that convictions for violations of traffic regulations shall not constitute grounds for disqualification; or]

[(11) He has otherwise willfully violated the provisions of KRS Chapter 18A.]
Section 14. Job Bank. (1) Job bank is a list of eligible state employees with merit status who wish to be considered for particular job classes. The listing shall accompany competitive register certificates to inform appointing authorities of eligible state employee candidates who are available for internal mobility.

(2) A state employee with merit status who wishes to be considered for the job bank shall submit an application to the Department of Personnel. The Department of Personnel shall review application for eligibility, minimum qualifications and testing requirements.

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Danny Kreutzer
(1) Type and number of entities affected: All appointing authorities and employees in the Executive Department, subject to KRS 18A.
(a) Direct and indirect costs or savings to those affected: None. This amendment merely removes language in the regulation that duplicates language in KRS 18A.
1. First year:
2. Continuing costs or savings:
3. Additional factors increasing or decreasing costs (note any effects upon competition):
(b) Reporting and paperwork requirements: None
(2) Effects on the promulgating administrative body: Department of Personnel will eliminate language in published regulation that duplicates a statute in KRS 18A.
(a) Direct and indirect costs or savings: Minimal; the regulations will need to be republished, and will be a little shorter.
1. First year:
2. Continuing costs or savings: The regulations will not be so extensive after all deletions have been made.
3. Additional factors increasing or decreasing costs: None
(b) Reporting and paperwork requirements: None
(3) Assessment of anticipated effect on state and local revenues: Minimal
(4) Assessment of alternative methods; reasons why alternatives were rejected: The elimination of duplicative language is required by KRS 13A.120.
(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in conflict:
If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments: No
TIERING: Was tiering applied? Yes

DEPARTMENT OF PERSONNEL
(Proposed Amendment)
101 KAR 2:050. Registers.
RELATES TO: KRS 18A.005, 18A.110, 18A.120
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.030, 18A.040, 18A.110
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with the provisions of KRS Chapter 18A, which govern the establishment of eligible lists for appointment and for the rejection of candidates or eligibles who do not meet reasonable selection requirements of the commissioner. This regulation is necessary to comply with these statutory requirements.

Section 1. Responsibility for Maintenance of Registers. It shall be the duty of the appointing authorities to notify the commissioner as far in advance as possible of vacancies in full-time or part-time classified positions which may occur in the agencies. The commissioner shall be responsible for the establishment and maintenance of appropriate registers for all full-time or part-time classified positions and for the determination of the adequacy of existing registers.

Section 2. Open-competitive Registers. After each open-competitive examination, the commissioner shall prepare a register of persons with passing grades seeking employment in a full-time or part-time classified position. The names of such persons shall be placed on the register in the order of their final ratings, starting with the highest. Registers for job classifications listed on the special announcement bulletins shall be filled no sooner than five (5) days after the final testing date.

Section 3. Use of Related Registers. If a full-time or part-time vacancy exists in a job classification for which there is no appropriate register, the commissioner may prepare a full-time or part-time register for the job classification from one (1) or more existing related registers. The commissioner shall select registers from job classifications for which the minimum qualifications are comparable to or higher than those required for the job classification in which the vacancy exists. The commissioner may, if appropriate, reerate training and experience on the basis of the minimum qualification required for the job classification in which the vacancy exists.

Section 4. Duration of Registers. (1) A register shall expire automatically at the end
authorities of eligible state employee candidates who are available for internal mobility.

Section 10. Cooperation with Other Merit Systems. The commissioner may cooperate with the governmental agencies of other jurisdictions whose merit systems operate in conformity with standards comparable to those contained in these regulations. The commissioner may announce and administer joint examinations and establish joint lists from which eligibles shall be certified for appointment in accordance with the provisions of these regulations.

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: THOMAS C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Danny Kreutzer
(1) Type and number of entities affected: All appointing authorities in the Executive Department, subject to KRS 18A.
(a) Direct and indirect costs or savings to those affected: None. This amendment merely removes citation of Personnel Board regulations that will be repealed.
1. First year: None.
2. Continuing costs or savings: None.
3. Additional factors increasing or decreasing costs (note any effects upon competition):
   (b) Reporting and paperwork requirements: None.
   (2) Effects on the promulgating administrative body: Minimal.
   (a) Direct and indirect costs or savings: Department of Personnel will need to republish regulations after Personnel Board regulation citations have been removed.
   1. First year: None. Department of Personnel needs to republish regulations anyway.
   2. Continuing costs or savings: None. Department of Personnel regulations will cite "Personnel Board regulations" in the future.
   3. Additional factors increasing or decreasing costs: None.
   (b) Reporting and paperwork requirements: None.
   (3) Assessment of anticipated effect on state and local revenues: Minimal.
   (4) Assessment of alternative methods; reasons why alternatives were rejected: Prior to publication of Department of Personnel regulations, it is essential to remove erroneous information.
   (5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None.
   (a) Necessity of proposed regulation if in conflict:
   (b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
   (6) Any additional information or comments: No.

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

RELATES TO: KRS 18A.030, 18A.110, 18A.165
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.030, 18A.110
NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with KRS Chapter 18A, which govern the establishment of eligible lists for appointment, and for consideration for appointment of persons whose scores are included in the five (5) highest scores on the exam. This regulation is necessary to comply with these statutory requirements.

Section 1. Request for Certification of Eligibles. To fill a vacancy by selection of an eligible from a register established on the basis of an open-competitive examination, the appointing authority shall submit a request for certification to the commissioner upon a prescribed form. This requisition may be for one (1) or more positions in the same class, in the same county, and shall indicate the number and identity of positions to be filled and the title of the job classification in which they have been allocated and specify all other pertinent information which the appointing authority and the commissioner deem necessary. The appointing authority shall make such request as far in advance as possible of the date the employee is to begin work.

Section 2. Certification of Eligibles. Upon receipt of a requisition, the commissioner shall certify and submit in writing to the appointing authority the names of available persons eligible for the appointment. If one (1) position is involved, he shall certify and submit from the register for that job classification the names of the persons whose scores are included in the highest five (5) scores earned on the examination and providing the commissioner shall fix a reasonable maximum number of eligibles certified. If more than one (1) vacancy is involved, either in one (1) or more agencies, the commissioner shall certify sufficient additional names for the agencies in consideration in filling the total number of vacancies by procedures to retain orderly consideration of eligibles; however, each appointment must be made from the eligibles with the five (5) highest scores. Scores shall be considered in whole numbers. If the register, established as a result of the open-competitive
Section 7. Certification of Names from the Reemployment Register. Whenever a vacancy is to be filled from a reemployment register, the commissioner shall certify the names of eligibles in accordance with KRS Chapter 18A and any Personnel Board regulations promulgated thereunder [101 KAR 1:330, Section 5].

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency by writing to Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Danny Kreutzer
(1) Type and number of entities affected: All appointing authorities in the Executive Department, subject to KRS 18A.
(a) Direct and indirect costs or savings to those affected: None. This amendment merely removes citation of Personnel Board regulations that will be repealed.
1. First year:
2. Continuing costs or savings:
3. Additional factors increasing or decreasing costs (not cumulative costs upon competition): None
(b) Reporting and paperwork requirements: None
(2) Effects of the promulgating administrative body: Minimal
(a) Direct and indirect costs or savings:
Department of Personnel will need to republish regulations after Personnel Board regulation citations have been removed.
1. First year: None. Department of Personnel needs to republish regulations anyway.
2. Continuing costs or savings: None.
Department of Personnel regulations will cite to "Personnel Board regulations" in the future.
3. Additional factors increasing or decreasing costs: None
(b) Reporting and paperwork requirements: None
(3) Assessment of anticipated effect on state and local revenues: Minimal
(4) Assessment of alternative methods: reasons why alternatives were rejected: Prior to publication of Department of Personnel regulations, it is essential to remove erroneous information.
(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments: No

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 2:070, Types of appointments and detail to special duty.

RELATES TO: KRS 18A.005, 18A.110, 18A.115, 18A.120
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.030, 18A.110

NECESSITY AND FUNCTION: KRS 18A.110 requires the Commissioner of Personnel to promulgate comprehensive administrative regulations, consistent with KRS Chapter 18A, which govern the various types of appointments, such as probationary, emergency, provisional, reinstatement, and for such other regulations, not inconsistent with KRS Chapter 18A, as may be proper and necessary. This regulation is necessary to comply with these statutory requirements.

Section 1. Filling of Vacancies. All vacancies in the classified service which are not filled by promotion, transfer, or demotion, shall be filled by probationary appointment, reemployment, reinstatement, emergency appointment or provisional appointment.

Section 2. Probationary Appointment. The appointment to a permanent position in the classified service through certification in accordance with 101 KAR 2:060 from an open-competitive register shall constitute probationary appointment.

Section 3. Provisional Appointment. When a vacancy is to be filled in a position of a job classification for which there are less than three (3) eligibles available for certification, the appointing authority, with the prior approval of the commissioner, may make a provisional appointment to fill the position. A provisional appointee must be certified by the commissioner as meeting at least the minimum qualifications established for the class of position. No such provisional appointment shall be continued longer than six (6) months nor shall successive provisional appointments of the same person be made to the same position.

Section 4. Emergency Appointment. The appointment of an employee without regard to the examination requirements of these regulations to any position by reason of a governmental emergency shall constitute an emergency appointment. An emergency appointment may not exceed thirty (30) working days in duration and is nonrenewable. Emergency appointments shall have the prior consent of the commissioner.

Section 5. Temporary Appointments. The appointment of a person to a temporary position shall constitute a temporary appointment. Such appointments shall be subject to the prior approval of the commissioner. Each appointee must be approved by the commissioner as meeting
Months of Service | Annual Leave Days
--- | ---
0-59 months | 1 leave day per month; 12 per year
60-119 months | 1 1/4 leave days per month; 15 per year
120-179 months | 1 1/2 leave days per month; 18 per year
180 months and over | 1 3/4 leave days per month; 21 per year

A full-time employee must have worked more than half of the workdays in a month to qualify for annual leave. Each employee shall be credited with additional leave upon the first day of the month following the month in which the leave is earned. In computing months of total service for the purpose of earning annual leave, only those months for which an employee earned annual leave shall be counted or in the case of a part-time employee, only those months in which the employee worked at least 100 hours shall be counted. In those cases where an employee is changed from part time to full time, those months in which the employee worked at least 100 hours as a part-time employee shall be counted in computing years of total service. Former employees who have been rehired and who have been previously dismissed for cause from state service shall receive credit for service prior to the dismissal, except where such dismissal resulted from a violation of KRS 18A.140, 18A.145, or 18A.990. In those cases where an employee is changed from full time to part time, those months for which the employee earned annual leave as a full-time employee shall be counted in computing months of total service. Employees seeking on a part-time basis who work less than 100 hours a month shall not be entitled to annual leave.

(2) Annual leave may be accumulated and carried forward from one (1) calendar year to the next not to exceed the following maximum amounts:

Months of Service | Maximum Amount
--- | ---
0-59 months | Thirty (30) workdays
60-119 months | Thirty-seven (37) workdays
120-179 months | Forty-five (45) workdays
180-239 months | Fifty-two (52) workdays
240 months and over | Sixty (60) workdays

However, leave in excess of the above maximum amounts shall be converted to sick leave at the end of the calendar year, or upon retirement. Months of service for the purpose of determining the maximum amount of annual leave which may be accumulated and the amount to be converted to sick leave shall be computed as provided in subsection (1) of this section. Annual leave shall not be granted in excess of that earned prior to the starting date of leave.

(3) Absence due to sickness, injury, or disability in excess of that hereinafter authorized for such purposes may, at the request of the employee and within the discretion of the appointing authority, be charged against annual leave.

(4) Accumulated annual leave shall be granted by the appointing authority in accordance with operational requirements as practicable, with the request of employees. An employee who makes a timely request for annual leave shall be granted annual leave by the appointing authority, during the calendar year, up to at least the amount of time he earned that year.

(5) Employees are charged with annual leave for absence only on days upon which they would otherwise work and receive pay.

(6) Annual leave shall accrue only when an employee is working or on authorized leave with pay. Annual leave shall not accrue when an employee is on educational leave with pay.

(7) An employee who is transferred or otherwise changed from the jurisdiction of one agency to another shall retain his accumulated annual leave in the receiving agency.

(8) Before an employee may be placed on leave of absence without pay in excess of thirty (30) working days, he must have used or have been paid for any accumulated annual leave unless he has requested to retain up to ten (10) days of accumulated annual leave.

(9) Employees eligible for state contributions for life insurance and health benefits under the provisions of KRS 18A.140 shall accrued or been on paid leave for more than half of the workdays in the previous [a] month. Any combination of workdays and paid leave used by the employee in excess of half of the workdays in a month entitles the employee to state contributions for life insurance and health benefits in the following manner:

(a) When an employee is unable to work, and elects to use paid leave to qualify for state contribution for life insurance and health benefits, he shall utilize his paid leave days consecutively to cover over half of the workdays in a month. [When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.]

(b) When an employee is unable to work and has fewere paid leave days than required (i.e. over half of the workdays in a month), he may use the balance of his paid leave days the next month and remain eligible for state contributions for that month under the following conditions: [When the employee is unable to work or take paid leave for more than half of the workdays in a month due to his or immediate family member's prolonged illness or disability verified by a medical certificate signed by a licensed physician and certifying the prolonging incapacity or illness.

1. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.

2. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to prolonged illness or prolonged disability on the part of the employee or of a member of his immediate family; the illness or disability shall be verified by a medical certificate signed by a licensed physician and certifying the prolonged illness or prolonged disability.

(10) Employees shall be paid in a lump sum for accumulated annual leave, not to exceed the maximum amounts as set forth in Section 2(2) of this regulation, when separated by proper resignation or retirement. In the case of layoff, the employee shall be paid in a lump sum for all accumulated leave. An employee in the unclassified service who reverts to the classified service or an employee who resides one day and is employed the next day shall...
elected to use paid leave to qualify for state contribution for life insurance and health benefits, he shall utilize his paid leave continuously to cover over half of the workdays in a month. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.

(b) When an employee is unable to work and has fewer paid leave days than required (i.e., over half of the workdays in a month due to his or immediate family member's prolonged illness or disability verified by a medical certificate signed by a licensed physician and certifying to the prolonged incapacity or illness).

1. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to his immediate family member's prolonged illness or disability, he may use the balance of his paid leave days the next month and remain eligible for state contribution for that month under the following conditions: When the employee is unable to work or take paid leave for more than half of the workdays in a month due to his or immediate family member's prolonged illness or disability verified by a medical certificate signed by a licensed physician and certifying to the prolonged incapacity or illness.

2. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to prolonged illness or prolonged disability on the part of the employee or of a member of his immediate family: the illness or disability shall be verified by a medical certificate signed by a licensed physician and certifying to the prolonged illness or prolonged disability.

(9) Absence for a fraction or part of a day that is chargeable to sick leave shall be charged in hours or increments of one-quarter (1/4) hours.

(10) An employee who is transferred or otherwise changed from the jurisdiction of one agency to another shall retain his accumulated sick leave in the receiving agency.

(11) Employees shall be credited for accumulated sick leave when separated by proper resignation, layoff, retirement, or when granted leave without pay [in excess of thirty (30) working days]. Former employees who are reinstated or reemployed shall have unused sick leave balances revived upon appointment and placed to their credit.

(12) In cases of absence due to illness or injury for which Workers' Compensation benefits are received, accumulated sick leave may be used in order to maintain regular full salary. If paid sick leave is used, Workers' Compensation pay benefits shall be assigned back to the state for whatever period of time an employee received paid sick leave. The employee's sick leave shall be immediately reinstated to the extent that Workers Compensation Benefits were assigned.

(13) Application for sick leave. An employee shall file a written application for sick leave with or without pay within a reasonable time. Except in cases of emergency illness, an employee shall request advance approval for sick leave for medical, dental or optical examination, and for sick leave without pay. In all cases of illness, an employee is obligated to notify his immediate supervisor or other designated person. Failure to do so in a reasonable period of time may be cause for denial of sick leave for the period of absence.

(14) Supporting evidence.

(a) An appointing authority may require an employee to supply supporting evidence in order to receive sick leave. A supervisor's or employee's certificate may be accepted, but a medical certificate may be required, signed by a licensed practitioner and certifying to the incapacity, examination, or treatment. An appointing authority shall grant sick leave when the application is supported by acceptable evidence.

(b) An appointing authority may place on sick leave an employee whose health might be jeopardized by job duties, whose health might jeopardize others, or whose health prevents performance of duties and responsibilities, and who, on request, fails to produce a satisfactory medical certificate.

Section 3. Court Leave. An employee shall be entitled to leave of absence from duties during his scheduled working hours, without loss of time or pay for that amount of time necessary to comply with subpoenas by any court, or administrative agency or body of the federal or state government or any political subdivision thereof, to serve as a juror or a witness except in cases where the employee himself or a member of his family is a party plaintiff. This leave shall include necessary travel time. If relieved from duty as a juror or witness during his normal working hours, the employee shall return to work.

Section 4. Compensatory Leave. (1) It shall be the responsibility of the appointing authorities to administer the overtime and compensatory leave provisions of the Fair Labor Standards Act. An employee who is authorized to work in excess of the prescribed hours of duty shall be granted compensatory leave on an hour-for-hour basis, subject to the provisions of the Fair Labor Standards Act and Kentucky Labor Laws. Compensatory leave may be accumulated or taken off in one-quarter (1/4) hour increments. The maximum amount of compensatory leave that may be accumulated shall be 200 hours.

(2) An employee who is transferred or otherwise changed from the jurisdiction of one agency to another shall retain his compensatory leave in the receiving agency.

(3) Upon separation from state service, employees will be paid for all unused compensatory leave at the greater of their regular hourly rate of pay or at the average regular rate of pay for the final three (3) years of employment.

(4) An employee who has accrued compensatory leave shall be permitted by the appointing authority or his designee to take such time off when practicable. To maintain a manageable level of accumulated compensatory time and for the specific purpose of reducing an employee's compensatory leave, an appointing authority or his designee may direct an employee to take accumulated compensatory time off from work. Notice must be in writing specifying the number of hours to be taken.

(5) An employee deemed to be "nonexempt" shall be paid one and one-half (1 1/2) times his regular hourly rate of pay for all hours worked in excess of forty (40) per week.

(6) An employee except one who is in policy making position, may after accumulating 151 hours of compensatory leave, request that he be paid for fifty (50) hours at his regular rate of pay. An employee's leave balance shall be reduced accordingly.
administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 373, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Danny Kreutzer

1. Type and number of entities affected: All appointing authorities and employees in the Executive Department, subject to KRS 18A.

2. Direct and indirect costs or savings to those affected: Employees who retire will be able to convert excess annual leave to sick leave for consideration of service credit. This could increase retirement income. Each savings would need to be calculated on an individual basis.

3. Additional factors increasing or decreasing costs (note any effects upon competition): None

4. Reporting and paperwork requirements: Minimal. Payroll officers would send data to Department of Personnel and Kentucky Employee Retirement System.

5. Effects on the promulgating administrative body: Minimal; no change in number of papers, only in entry of data.

6. Additional factors increasing or decreasing costs: None.

7. Reporting and paperwork requirements: No change in number of reports, only in data.

8. Assessment of anticipated effect on state and local revenues: A few employees who have excess annual leave may increase retirement benefits slightly.

9. Assessment of alternative methods; reasons why alternatives were rejected: Alternative has been in effect. Now we can allow conversion of excess annual leave to sick leave to improve employee benefits.

10. Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None

11. Necessity of proposed regulation if in conflict: None

12. If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions: (6) Any additional information or comments: No

TEIRING: Was tiering applied? Yes

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 3:010. Leave regulations for unclassified service.

RELATES TO: KRS 18A.155
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.155
NECESSITY AND FUNCTION: KRS 18A.155 requires the Commissioner of Personnel to submit to the Governor proposed administrative regulations for the unclassified service personnel in positions enumerated in KRS 18A.155(1)(g), (h), (i), (j), (k), (p), (u) and (v). KRS 18A.155 further provides that these regulations shall be approved by the Governor. In practice, the leave regulations (101 KAR 2:100) which apply to merit system employees in the following specific areas have also been applied to the aforementioned categories of employees in the unclassified service.

Section 1. Annual leave. (1) Each full-time employee in the state service, except seasonal, temporary, per diem, and emergency employees, or each part-time employee who works at least 100 hours a month shall accumulate annual leave with pay at the following rate:

<table>
<thead>
<tr>
<th>Months of Service</th>
<th>Annual Leave Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-59 months</td>
<td>1 leave day per month;</td>
</tr>
<tr>
<td>60-119 months</td>
<td>1 1/4 leave days per month;</td>
</tr>
<tr>
<td>120-179 months</td>
<td>1 1/2 leave days per month;</td>
</tr>
<tr>
<td>180 months and over</td>
<td>3/4 leave days per month;</td>
</tr>
<tr>
<td></td>
<td>21 per year</td>
</tr>
</tbody>
</table>

A full-time employee must have worked more than half of the workdays in a month to qualify for annual leave. Each employee shall be credited with additional leave upon the first day of the month following the month in which the leave is earned. In computing months of total service for the purpose of earning annual leave, only those months, for which an employee earned annual leave shall be counted or in the case of a part-time employee, only those months in which the employee worked at least 100 hours shall be counted. In those cases where an employee is changed from part time to full time, those months in which the employee worked at least 100 hours as a part-time employee shall be counted in computing years of total service. Former employees who have been rehired and who have been previously dismissed for cause from state service shall receive credit for service prior to the dismissal, except where such dismissal resulted from a violation of KRS 18A.140, 18A.145, or 18A.990. In those cases where an employee is changed from full time to part time, those months for which the employee earned annual leave as a full-time employee shall be counted in computing months of total service. Employees serving on a part-time basis who work less than 100 hours a month shall not be entitled to annual leave.

(2) Annual leave may be accumulated and carried forward from one (1) calendar year to the next not to exceed the following maximum amounts:
computing months of total service for the purpose of crediting ten (10) additional days of sick leave, only those months for which an employee earned sick leave shall be used. In those cases where an employee is changed from part time to full time, those months in which the employee worked at least 100 hours as a part-time employee shall not be counted in computing months of total service. Part-time employees who work at least 100 hours a month completing 120 months of total service with the state shall be credited with ten (10) additional sick leave days upon the first day of the month following the completion of 120 months of service. In computing months of total service for part-time employees who work at least 100 hours a month for the purpose of crediting ten (10) additional sick leave days, only those months in which the employee worked at least 100 hours shall be used. In those cases where an employee is changed from full time to part time, those months for which the employee earned sick leave as a full-time employee shall be counted in computing years of total service. The total service must be verified before the leave is credited to the employee's record. Former employees who have been rehired and who had been previously dismissed for cause from state service shall receive credit for service prior to the dismissal, except where such dismissal resulted from the violation of KRS 18A.140, 18A.145, or 18A.990.

(3) Unused sick leave may be accumulated with no maximum on accumulation.

(4) Sick leave shall accrue only when an employee is working or on authorized leave with pay. Sick leave shall not accrue when an employee is on educational leave with pay.

(5) An appointing authority shall grant accrued sick leave with pay when the employee:
   (a) Receives medical, dental or optical examination or treatment;
   (b) Is disabled by sickness, injury or pregnancy. The appointing authority may require a doctor's statement attesting to the inability to perform his/her duties;
   (c) Is required to care for a sick or injured member of his immediate family for a reasonable period of time. The appointing authority may require a doctor's statement supporting the need for care;
   (d) Would jeopardize the health of others at his duty post, because of exposure to a contagious disease;
   (e) Has lost by death a parent, child, brother or sister, or the spouse of any of them, or any persons related by blood or affinity with a similarly close association. Leave under this paragraph is limited to three (3) days or a reasonable extension at the discretion of the appointing authority.

(6) At the termination of sick leave with pay not exceeding six (6) months, the appointing authority may return the employee to his former position. At the termination of sick leave with pay exceeding six (6) months, the appointing authority may return the employee to a position for which he is qualified and which resembles his former position as closely as circumstances permit.

(7) An appointing authority shall grant sick leave without pay for so long as an employee is disabled by sickness, or illness, or pregnancy, and the total continuous leave does not exceed one (1) year. The appointing authority may require periodic doctor's statements during the year attesting to the continued inability to perform his/her duties. When the employee has given notice of his ability to resume his duties, the appointing authority may return the employee to a position for which he is qualified and which resembles his former position as closely as circumstances permit. An employee who is unable to return to work at the end of one (1) year of sick leave without pay, after being requested to return to work at least ten (10) days prior to the expiration of such sick leave, shall be dismissed by the appointing authority. An employee granted sick leave without pay may, upon request, receive up to ten (10) days of accumulated sick leave.

(8) Employees eligible for state contributions for life insurance and health benefits under the provisions of KRS Chapter 18A shall have worked or been on paid leave for more than half of the workdays in the previous [a] month. Any combination of workdays and paid leave used by the employee in excess of half of the workdays in a month entitles the employee to state contributions for life insurance and health benefits in the following month. [except:]

   (a) When an employee is unable to work, and shall be allowed to use paid leave to qualify for state contribution for life insurance and health benefits, he shall utilize his paid leave days consecutively to cover over half of the workdays in a month. [When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.]

   (b) When an employee is unable to work and has fewer paid leave days than required (i.e., over half of the workdays in a month), he may use the balance of his paid leave days the next month and remain eligible for state contribution for that month under the following conditions: [When the employee is unable to work or take paid leave for more than half of the workdays in a month due to his or immediate family member's prolonged illness or disability verified by a medical certificate signed by a licensed physician and certifying to the prolonged incapacity or illness.]

(9) When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.

2. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to prolonged illness or prolonged disability on the part of the employee or of a member of his immediate family; the illness or disability shall be verified by a medical certificate signed by a licensed physician and certifying to the prolonged illness or prolonged disability.

(9) Absence for a fraction or part of a day that is chargeable to sick leave shall be charged in hours or increments of one-quarter (1/4) hours.

(10) An employee who is transferred or otherwise changed from the jurisdiction of one agency to another shall retain his accumulated sick leave in the receiving agency.

(11) Employees shall be credited for accumulated sick leave when separated by proper resignation, layoff, retirement, or when granted leave without pay [in excess of thirty (30) working days]. Former employees who are reinstated or reemployed shall have unused sick
military leave. An appointing authority shall grant an employee entering military duty a leave of absence without pay for a period of such duty not to exceed six (6) years. All accumulated annual and compensatory leave may be paid in a lump sum, at the request of the employee, upon receiving this leave.

Section 6. Voting Leave. All employees who are eligible and registered to vote shall be allowed, upon prior request, four (4) hours, for the purpose of voting. Such absence shall not be charged against leave. Employees who are not scheduled to work during voting hours shall not receive voting leave and shall not be entitled to compensatory leave in lieu of time off to vote. Employees who are permitted to work in lieu of voting leave shall be granted compensatory leave on an hour-for-hour basis.

Section 7. Special Leave of Absence. (1) In addition to leaves as above provided, an appointing authority may grant leave without pay for a period not to exceed twenty-four (24) months, with or without pay for assignment to and attendance at college, university, vocational school or business school for the purpose of training in subjects related to the work of the employee and which will benefit the state service, or for other purposes that are deemed to be in the best interests of the state service.

(2) An appointing authority, with approval of the commissioner, may grant leave of absence when requested by an employee for a period not to exceed thirty (30) working days in any calendar year.

(3) An appointing authority, with approval of the commissioner, may grant an employee a leave of absence without pay for a period not to exceed one (1) year for purposes other than specified in this regulation that are deemed in the best interest of the state.

(4) An appointing authority, with approval of the commissioner, may place an employee on leave without pay for a period not to exceed thirty (30) working days pending an investigation into allegations of employee misconduct. The employee shall be notified in writing by the appointing authority that he is being placed on leave without pay and of the reasons therefor. If such investigation reveals no misconduct on behalf of the employee, he shall be made whole for the period of such leave and all records relating to the investigation will be purged from agency and Department of Personnel files. The appointing authority shall notify the employee in writing of the completion of the investigation and the action taken.

(5) Employees eligible for state contributions for life insurance and health benefits under the provisions of KRS Chapter 18A shall have worked or been on paid leave for more than half of the workdays in the previous [a] month. Any combination of workdays and paid leave used by the employee in excess of half of the workdays in a month entitles the employee to state contributions for life insurance and health benefits in the following month [except:]

(a) When an employee is unable to work, and elects to use paid leave to qualify for state contributions for life insurance and health benefits, he shall utilize his paid leave days consecutively to cover over half of the workdays in a month. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.

(b) When an employee is unable to work and has fewer paid leave days than required (i.e., over half of the workdays in a month), he may use the balance of his paid leave days the next month and remain eligible for state contribution for that month under the following conditions: When the employee is unable to work or take paid leave for more than half of the workdays in a month due to his or immediate family member's prolonged illness or disability verified by a medical certificate signed by a licensed physician and certifying to the prolonged incapacity or illness.

1. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to a work related injury covered by workers compensation.

2. When the employee is unable to work or take paid leave for more than half of the workdays in a month due to non work related illness or prolonged disability on the part of the employee or of a member of his immediate family; the illness or disability shall be verified by a medical certificate signed by a licensed physician and certifying to the prolonged illness or prolonged disability.

Section 8. Absence Without Leave. An employee who is absent from duty without approval shall report the reason therefor to his supervisor immediately. Unauthorized and/or unreported absence shall be considered absence without leave and deduction of pay may be made for each period of such absence. Such absence may constitute grounds for disciplinary action.

THOMAS C. GREENWELL, Commissioner
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 22, 1989 at 10:30 a.m. at Room 381, Capitol Annex. Individuals interested in attending this hearing shall notify this agency in writing by March 17, 1989, five days prior to the hearing of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Thomas C. Greenwell, Commissioner, Department of Personnel, Capitol Annex, Room 375, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Danny Kreutzer

(1) Type and number of entities affected: All appointing authorities and employees in the Executive Department, subject to KRS 18A.

(a) Direct and indirect costs or savings to those affected: Employees who retire will be able to convert excess annual leave to sick leave for consideration of service credit. This
TIERING: Was tiering applied? Yes

DEPARTMENT OF PERSONNEL
(Proposed Amendment)

101 KAR 3:050. Unclassified service; promotion, transfer and disciplinary actions.

RELATES TO: KRS 18A.155
STATUTORY AUTHORITY: KRS Chapter 13A, 18A.155
NECESSITY AND FUNCTION: KRS 18A.155 requires the Commissioner of Personnel to submit to the Governor proposed administrative regulations for persons in positions enumerated in KRS 18A.115(l)(g), (h), (i), (j), (k), (p), (u) and (v). KRS 18A.155 further provides that these regulations shall be approved by the Governor. Nothing herein shall be construed to preclude the use of regulations promulgated under this section on behalf of employees enumerated in paragraphs (a), (b), (d), (e) and (g) of subsection (1) of KRS 18A.155 and on behalf of members of state boards and commissions who work on a full-time, salaried basis. This regulation complies with and implements this statutory provision.

Section 1. Promotion. (1) Vacancies may be filled by promotion whenever practicable and in the best interest of the service. Employees in executive policy-making positions serve at the pleasure of the appointing authority.

(2) A promotion is the filling of a vacancy by the advancement of an employee from a position having a lower minimum salary. Promotion to an executive policy-making position requires prior written approval of the Governor in accordance with KRS 12.050.

(3) Any career employee promoted from a classified to an unclassified position retains his status in the classified service. On separation from the unclassified service, he reverts to a position in that class in which he had status in the agency from which he was terminated to a vacancy in that class exists. If no such vacancy exists in a position of the former class, the regulation (101 KAR 2:080, Section 2) pertaining to layoff shall apply. He shall be considered for employment in any vacant position for which he is qualified pursuant to KRS 18A.130 and 18A.135.

(4) An employee's promotion to a different agency must be approved by the appointing authority and the commissioner.

Section 2. Transfer. (1) The movement of an employee from one position to another of the same grade having the same salary range and the same level of responsibility shall be deemed a transfer. An employee appointed in accordance with KRS 12.050 cannot be transferred. A transfer may be an interagency or intra-agency action. An appointing authority, with written notice, may transfer an employee from one position to another in the unclassified service. An employee may request a transfer. The employee must meet the minimum requirements of the job class to which transferred.

(2) An employee may be transferred between agencies to a position having the same salary range and level of responsibility, with the approval of the commissioner.

Section 3. Demotion. (1) "Demotion" means a change in the rank of an employee from a position in one (1) class to a position in another class having a lower minimum salary range or less discretion or responsibility.

(2) An employee may be demoted by the appointing authority with the approval of the Commissioner of Personnel. If the demotion is for cause, the employee may appeal to the Personnel Board pursuant to 101 KAR 1:350, Section 15 or KRS 18A.095(9).

(3) If, for personal or other reasons, an employee requests in writing that he be assigned to a position of a lower class, the appointing authority may make such a voluntary demotion. Involuntary demotions shall be intra-agency only.

Section 4. Detail to Special Duty. When the services of a permanent employee are needed in a position within the agency other than the position to which regularly assigned, the employee may be detailed to that position for a period not to exceed one (1) year with approval of the Commissioner of Personnel. For detail to special duty the Commissioner of Personnel may waive the minimum requirements when requested by the appointing authority in writing.

Section 5. Temporary Overlap. With the prior approval of the commissioner, an agency may place an employee for training purposes, in a position currently occupied by another employee for a period not to exceed sixty (60) calendar days.

Section 6. Separations and Disciplinary Actions. (1) General provisions. Except as otherwise provided in these regulations, the tenure of an employee shall be during good behavior and the satisfactory performance of his duties.

(2) Layoffs. An appointing authority may lay off an employee whenever he deems it necessary by reason of shortage of funds or work, abolition of a position, or other material change in duties or organization. The employee shall be notified of the effective date at least fourteen (14) calendar days prior to such effective date and shall be given written notice of the reasons for the layoff. An career employee who has been promoted from the classified service to the unclassified service must be reverted to the classified service in order to be considered for layoff. On separation from the unclassified service, he reverts to a position in that class in which he had status in the agency from which he was terminated if a vacancy in that class exists. If no such vacancy exists in a position of the former class, the regulation (101 KAR 2:080, Section 2) pertaining to layoff shall apply. He shall be considered for employment in any vacant position for which he is qualified pursuant to reemployment procedures and KRS 18A.130 and 18A.135.

(3) Dismissals. The appointing authority, upon written notice, may remove an employee for cause, or without cause. If the dismissal is for cause, the employee may appeal to the Personnel Board pursuant to KRS 18A.095 (101 KAR 1:350, Section 15), and the appointing authority must notify the employee in writing of the reasons for the dismissal and of the employee's right to appeal. An career employee who has been promoted from the classified service to the unclassified service and who is dismissed from the unclassified service without cause shall revert.
GENERAL GOVERNMENT CABINET
Board of Hairdressers & Cosmetologists
(Proposed Amendment)

201 KAR 12:030. License required.

RELATES TO: KRS 317A.010, 317A.020, 317A.060
STATUTORY AUTHORITY: KRS 317A.050
NECESSITY AND FUNCTION: KRS 317A.010 and 317A.020 require anyone practicing cosmetology to be licensed.

Section 1. Every person licensed by this board, with the exception of licensed manicurist or cosmetologist exclusively practicing manicuring in a licensed barber shop, shall practice in an establishment licensed by this board.

Section 2. No establishment or licensee of this board shall employ an unlicensed person to perform or practice cosmetology.

[Section 3. Every person renting or leasing space in a beauty salon must complete an application for a salon license provided by the board. Upon receipt of the completed application and payment of the statutory fee for a salon license, the board shall issue a salon license. The board may refuse to issue such a license upon the applicant's failure to comply with the provisions of the statutes or rules and regulations of the board. In the event of a change of location, the licensee must purchase a new license.]

CARROLL ROBERTS, Administrator
APPROVED BY AGENCY: January 16, 1989
FILED WITH LRC: January 25, 1989 at 3 p.m.
PUBLIC HEARING: A public hearing has been scheduled on March 24, 1989 at 2 p.m. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: Carroll Roberts, Administrator, 314 West Second Street, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Carroll Roberts
(1) Type and number of entities affected:
Unknown
(a) Direct and indirect costs or savings to those affected:
1. First year: None
2. Continuing costs or savings: None
3. Additional factors increasing or decreasing costs (note any effects upon competition): None
(b) Reporting and paperwork requirements: None
(2) Effects on the promulgating administrative body:
(a) Direct and indirect costs or savings:
1. First year: None
2. Continuing costs or savings: None
3. Additional factors increasing or decreasing costs: None
(b) Reporting and paperwork requirements: None
(3) Assessment of anticipated effect on state and local revenues: No effect
(4) Assessment of alternative methods; reasons why alternatives were rejected:
(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication:
(a) Necessity of proposed regulation if in conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments:
Repeal is submitted in compliance with House Bill 653.
TIERING: Was tiering applied? No. Since we are repealing a section, tiering is not applicable.

TOURISM CABINET
Department of Parks
(Proposed Amendment)

304 KAR 1:040. Campgrounds.

RELATES TO: KRS 148.021
PURSUANT TO: KRS 148.021
NECESSITY AND FUNCTION: 304 KAR 1:040 requires the Department of Parks to enforce highly restrictive rules, policies, and procedures which preclude the degree of flexibility required to provide proper and adequate service to the camping public. The administrative regulation contains obsolete sections and these should be deleted. Upon amendment of this administrative regulation, the Department of Parks will institute new policies to efficiently and effectively cover the obsolete requirements presently stipulated in 304 KAR 1:040. Because of the great number of patrons visiting the state park campgrounds, the Department of Parks finds it necessary to establish a regulation governing the use of its campgrounds. This regulation will allow the department to operate an efficient, orderly campground for the benefit of all the camping public.

Section 1. At all state park campgrounds the following rules shall be observed:
(1) Camping shall be restricted to the campground only unless otherwise authorized by the park superintendent. [All camping sites shall be assigned on a "first come, first served" basis with no reservations accepted.]
(2) No tent, recreational vehicle, or camping equipment shall be left unattended longer than twenty-four (24) hours without written permission from the park superintendent. [Check-out time shall be 2 p.m.]
(3) Pets must be kept on leash at all times, or otherwise restrained. All pets must have current inoculations for rabies as prescribed by the campers' state of residence. [All campers must register at the entrance to the campground and have a site assigned to them by the attendant. They shall remain on this site unless moved by the park superintendent.]
(4) No sewage or gray water from tents or recreational vehicles shall be disposed of on the premises of the campground except at sewage disposal site. [No single camper or group of campers shall continuously occupy an assigned campsite for more than fourteen (14) days.]
(5) Camping shall be restricted to the campground only unless otherwise authorized by the park superintendent.
(6) Campers shall observe quiet hours after 11 p.m.
(7) Campers shall refrain from hanging lanterns on trees and shrubs.
(8) The use of motorbikes, motorcycles, motor scooters, and off-road vehicles in the campground is restricted to regular roadways for

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which may be in conflict, overlapping, or a
duplication of this administrative regulation.
(a) Necessity of proposed regulation if in
conflict: No conflict identified.
(b) If in conflict, was effort made to
harmonize the proposed administrative regulation
with conflicting provisions: No conflict
identified.
(c) Any additional information or comments: No
further information or comments.
TIERING: Was tiering applied? No. All
Department of Parks' campgrounds are operated
under one set of rules, policies, and
procedures. Since only certain subsections
of administrative regulation 304 KAR 1:040 are
obsolete and need to be amended, tiering does
not apply in this instance.

CORRECTIONS CABINET
(Proposed Amendment)

501 KAR 6:020. Corrections policies and
procedures.

RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020,
439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020,
439.470, 439.590, and 439.640 authorize the
secretary to adopt, amend or rescind regulations
necessary and suitable for the proper
administration of the cabinet or any division
therein. These regulations are in conformity
with those provisions.

Section 1. Pursuant to the authority vested in
the Corrections Cabinet the following policies
and procedures are incorporated by reference on
February 15, 1989 (December 15, 1988) and
hereinafter should be referred to as Corrections
Policies and Procedures. Copies of the
procedures may be obtained from the office of the
General Counsel, Corrections Cabinet, State
Office Building, Frankfort, Kentucky 40601.

1.1 Legal Assistance for Corrections Staff
1.2 News Media
1.4 The operation of Contracted Adult
Correctional Facilities
1.6 Extraordinary Occurrence Reports
1.9 Institutional Duty Officer
1.11 Population Counts and Reporting Procedures
1.12 Operation of Motor Vehicles by
Corrections Cabinet Employees
2.1 Inmate Canteen
2.2 Warden's Fund
2.10 Surplus Property
3.1 Code of Ethics
3.2 Inclement Weather and Emergency
Conditions Policy (Deleted 2/15/89)
[3.3 Holding of Second Jobs by Bureau
Employees (Deleted 2/15/89)]
[3.10 Staff Clothing and Personal Appearance
(Deleted 2/15/89)]
3.12 Institutional Staff Housing
[3.14 Corrections Cabinet Payroll Deduction
Policy and Procedure (Deleted 2/15/89)]
[4.1 Attendance at Professional Meetings
(Deleted 2/15/89)]
4.2 Staff Training and Development
4.3 Firearms and Chemical Agents Training
[4.4 Educational Assistance Program (Deleted
2/15/89)]
5.1 Open Records Law
7.2 Asbestos Abatement (Amended 2/15/89)
8.4 Emergency Preparedness
9.1 Use of Force
9.3 Transportation of Convicted Offenders
9.4 Transportation of Inmates to Funerals or
Bedside Visits
9.6 Contraband
9.7 Storage, Issue and Use of Weapons
Including Chemical Agents
9.8 Search Policy
9.9 Transportation of Inmates
9.10 Security Inspections
9.11 Tool Control
9.15 Institutional Entry and Exit Policy and
Procedures
9.18 Informsants
9.19 Found Lost or Abandoned Property
10.2 Special Management Inmates
10.3 Safekeepers
10.4 Special Needs Inmates
11.2 Nutritional Adequacy of the Diet for
Inmates
11.3 Special Diet Procedures
13.1 Pharmacy Policy and Formulary
13.2 Health Maintenance Services
13.3 Medical Alert System
13.4 Health Program Audits
13.5 Acquired Immune Deficiency Syndrome
13.6 Sex Offender Treatment Program [(Added
12/15/88)]
14.2 Personal Hygiene Items
[14.3 Marriage of Inmates (Deleted 2/15/89)]
14.4 Legal Services Program
14.6 Inmate Grievance Procedures (Amended
2/15/89)
15.1 Hair and Grooming Standards
15.2 Offenses and Penalties
15.3 Meritorious Good Time
15.5 Restoration of Forfeited Good Time
(Amended 2/15/89)
15.6 Adjustment Procedures and Programs
16.1 General Inmate Visiting Procedure
16.2 Inmate Correspondence
16.3 Telephone Calls
16.4 Inmate Packages
17.1 Inmate Personal Property
17.2 Assessment Center Operations
17.3 Controlled Intake of Inmates
18.4 Classification of the Inmate
18.5 Custody/Security Guidelines [(Amended
12/15/88)]
18.6 Classification Document [(Amended
12/15/88)]
18.7 Transfers
18.8 Guidelines for Transfers Between
Institutions [(Amended 12/15/88)]
18.9 Out-of-State Transfers
18.10 Preparole Progress Reports
18.11 Kentucky Correctional Psychiatric Center
Transfer Procedures
18.12 Referral Procedure for Inmates
Adjudicated Guilty But Mentally Ill
18.13 Population Categories
18.15 Protective Custody
19.1 Government Services Projects
19.2 Community Services Projects
20.1 Study Release
20.6 Vocational Study Release
22.1 Privilege Trips
25.1 Gratuities
25.2 Public Official Notification of Release
of an Inmate
25.3 Prerelease
25.4 Inmate Furloughs
25.6 Community Center Program (Amended 2/15/89)

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conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(6) Any additional information or comments: None
TIERING: Was tiering applied? No. All policies are administered in a uniform manner.

CORRECTIONS CABINET
(Proposed Amendment)


RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020, 439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020, 439.470, 439.590, and 439.640 authorize the secretary to adopt, amend or rescind regulations necessary and suitable for the proper administration of the cabinet or any division therein. These regulations are in conformity with those provisions.

Section 1. Pursuant to the authority vested in the Corrections Cabinet the following policies and procedures are incorporated by reference on February 15 [January 13], 1989 and hereinafter should be referred to as Kentucky State Reformatory Policies and Procedures. Copies of the procedures may be obtained from the Office of the General Counsel, Corrections Cabinet, State Office Building, Frankfort, Kentucky 40601.

KSR 08-00-09 Public Information and News Media Relations
KSR 01-00-10 Entry Authorization for All Cameras and Tape Recorders Brought into the Institution
KSR 01-00-14 Extraordinary Occurrence Report
KSR 01-00-15 Cooperation and Coordination with Oldham County Court
KSR 01-00-19 Personal Service Contract Personnel
KSR 01-00-20 Consent Decree Notification to Inmates
KSR 02-00-01 Inmate Canteen
KSR 02-00-03 Screening Disbursements from Inmate Personal Accounts
KSR 02-00-12 Institutional Funds and Issuance of Checks
KSR 04-00-02 Staff Training and Development
KSR 05-00-01 Officers’ Daily Housing Security and Safety Log
KSR 05-00-02 Research Activities
KSR 05-00-03 Management Information Systems
KSR 06-00-01 Inmate Master File
KSR 06-00-02 Records Audit
KSR 06-00-03 Kentucky Open Records Law and Release of Psychological/Psychiatric Information
KSR 07-00-02 Institutional Tower Room Regulations
KSR 07-00-04 Handling of PCB Articles and Containers
KSR 07-00-05 Proper Removal of Transformers
KSR 07-00-06 Asbestos Abatement
KSR 08-00-01 Inmate Family Emergency - Life Threatening Illness or Death in Inmate’s Immediate Family
KSR 08-00-08 Death of an Inmate/Notification of Inmate Family in Case of Serious Injury, Critical Medical Emergency, Major Surgery
KSR 08-00-09 Emergency Preparedness Training
KSR 08-00-10 Hazardous Chemicals and Material Safety Data Sheet
KSR 09-00-04 Horizontal Gates/Box 1 Entry and Exit Procedure
KSR 09-00-05 Gate I Entrance and Exit Procedure
KSR 09-00-09 Contraband, Dangerous Contraband and Search Policy
KSR 09-00-14 Use of Force
KSR 09-00-21 Crime Scene Camera
KSR 09-00-22 Collection, Preservation, and Identification of Physical Evidence
KSR 09-00-23 Drug Abuse Testing [(Amended 1/13/89)]
KSR 09-00-25 Inmate Motor Vehicle Operator’s License
KSR 09-00-26 Contraband Outside Institutional Perimeter
KSR 09-00-27 Construction Crew Entry/Exit
KSR 09-00-28 Restricted Areas
KSR 10-00-01 Unit D - Staffing Pattern, Staff Allocation, Position Description, Staff Selection, Training and Evaluation, Time and Attendance, and Unit Personnel Records
KSR 10-00-02 Unit D - General Operational Procedures
KSR 10-00-03 Unit D - Inmate Tracking System and Records System
KSR 10-00-04 Unit D - Administrative Segregation
KSR 10-00-05 Unit D - Disciplinary Segregation
KSR 10-00-06 Unit D - Protective Custody
KSR 10-00-07 Unit D - Geriatrics
KSR 10-00-08 Unit D - Safekeepers
KSR 10-00-09 Unit D - Hold Ticket Residents
KSR 10-00-10 Unit D - Inmate Legal Access
KSR 10-00-11 Unit D - Behavior Problem Control
KSR 10-00-12 Unit D - Designated Staff Visits
KSR 10-00-13 Unit D - Property Room Access
KSR 11-00-01 Meal Planning for the General Population
KSR 11-00-02 Special Diets
KSR 11-00-03 Food Service Inspections
KSR 11-00-04 Dining Room Dress Code for Inmates
KSR 11-00-06 Health Standards/Regulations for Food Service Employees
KSR 11-00-07 Early Chow Line Passes for Medically Designated Inmates
KSR 12-00-01 Inmate Summer Dress Regulations
KSR 12-00-02 Sanitation and General Living Conditions
KSR 12-00-03 State Items Issued to Inmates (Amended 2/15/89)
KSR 12-00-07 Regulations for Inmate Barbershop (Amended 2/15/89)
KSR 13-00-01 Identification of Mentally Retarded Inmates
KSR 13-00-02 Hospital Operations, Rules and Regulations
KSR 13-00-03 Medication for Inmates Leaving Institution Grounds
KSR 13-00-04 Dental Care for Inmates
KSR 13-00-05 Medical and Dental Sick Call
KSR 13-00-06 Infection Control
KSR 13-00-07 Referral of Inmates Considered to Have Severe Emotional Disturbances
KSR 13-00-08 Institutional Laboratory Procedures
KSR 13-00-09 Institutional Pharmacy Procedures
KSR 13-00-10 Requirements for Medical Personnel
KSR 13-00-11 Preliminary Health Evaluation and Establishment of Inmate Medical Record
KSR 13-00-12 Vision Care/Optometry Services
KSR 13-00-14 Periodic Health Examinations for Inmates

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should be referred to as Kentucky State Penitentiary Policies and Procedures. Copies of the procedures may be obtained from the Office of the General Counsel, Corrections Cabinet, State Office Building, Frankfort, Kentucky 40601.

KSP 000000-06 Administrative Regulations
KSP 010000-04 Public Information and Media Communication
KSP 020000-15 Legal Assistance
KSP 030000-01 Inventory Records and Control
KSP 030000-04 Requisition and Purchase of Supplies and Equipment
KSP 030000-05 Inmate Personal Funds
KSP 030000-06 Inmate Commissary Program
KSP 040000-01 Management Information System
KSP 040000-02 Inmate Records
KSP 040000-08 Inmate Equal Opportunity Policy
KSP 050000-14 Searches and Preservation of Evidence
KSP 060000-01 Special Security Unit
KSP 060000-02 Operational Procedures for Disciplinary Segregation, Administrative Segregation, Administrative Control and Behavioral Control Units
KSP 060000-04 Protective Custody Unit
KSP 060000-11 Criteria for Disciplinary Segregation and Incentive Time Reduction Program (Deleted 2/15/89)]

KSP 070000-01 Hospital Services
KSP 070000-02 Sick Call
KSP 070000-03 Health Evaluations
KSP 070000-04 Consultations
KSP 070000-05 Emergency Medical Procedure
KSP 070000-13 Pharmacy Procedures
KSP 070000-14 Medical Records
KSP 070000-16 Psychiatric and Psychological Services
KSP 070000-17 Dental Services for Special Management Units
KSP 070000-19 Optometric Services
KSP 070000-20 Menu Preparation and Planning
KSP 070000-24 Food Service, General Sanitation, Safety, and Protection Standards and Requirements
KSP 070000-25 Food Service Inspections
KSP 070000-30 Therapeutic Diets
KSP 090000-01 Inmate Work Programs [(Amended 1/13/89)]
KSP 090000-03 Correctional Industries
KSP 100000-02 Visiting Program
KSP 100000-03 Disposition of Unauthorized Property
KSP 100000-04 Inmate Grooming and Dress Code
KSP 100000-05 Procedures for Providing Clothing, Linens and Other Personal Items
KSP 100000-06 Inmate Mail and Packages
KSP 100000-07 Inmate Telephone Access
KSP 100000-08 Behavioral Counseling Record
KSP 100000-09 Due Process/Disciplinary Procedures
KSP 100000-11 Authorized and Unauthorized Inmate Property
KSP 100000-14 Property Room: Clothing Storage and Inventory
KSP 100000-15 Uniform Cell Standards for Fire Safety, Sanitation and Security
KSP 100000-18 Inmate Grievance Committee Hearings [(Amended 1/13/89)]
KSP 100000-20 Legal Services Program
KSP 100000-21 Photocopies for NonIndigent Inmates with Special Court Deadlines

KSP 110000-04 Preparole Progress Report
KSP 110000-06 General Guidelines of the Classification Committee
KSP 110000-07 Statutory Good Time Restoration
KSP 110000-08 Award of Meritorious Good Time
KSP 110000-10 Special Needs Inmates
KSP 110000-12 Unit Classification Committee - Inmate Work Assignments
KSP 110000-13 Classification Document
KSP 110000-14 Vocational School Placement
KSP 110000-15 Transfers to Kentucky Correctional Psychiatric Center (KCP)
KSP 110000-16 Consideration of Further Treatment Requirements for Inmates Prior to Release
KSP 110000-18 Functions of the Classification Committee
KSP 120000-04 Academic Education
KSP 120000-07 Community Center Program
KSP 120000-08 Inmate Furloughs
KSP 120000-11 Religious Services - Staffing
KSP 120000-18 Religious Services - Religious Programming
KSP 120000-20 Marriage of Inmates
KSP 120000-31 Extended Furloughs
KSP 120000-32 Discharge of Inmates by Shock

KSP 130000-10 Execution Plan

JOHN T. WIGGINTON, Secretary
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this regulation has been scheduled for March 23, 1989 at 9 a.m., in the State Office Building Auditorium. Those interested in attending this hearing shall notify in writing: Barbara Jones, Office of General Counsel, 5th Floor, State Office Building, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Barbara Jones
3. Type and number of entities affected: 354 employees of the Kentucky State Penitentiary, 797 inmates, and all visitors to state correctional institutions.
4. (a) Direct and indirect costs or savings to those affected:
   1. First year: None
   2. Continuing costs or savings: None
   3. Additional factors increasing or decreasing costs (note any effects upon competition): None
5. (b) Reporting and paperwork requirements: None
6. (c) Effects on the promulgating administrative body:
   1. Direct and indirect costs or savings: None
5. First year: None - All of the costs involved with the implementation of the regulations are included in the operational budget.
   2. Continuing costs or savings: Same as 2(a).
   3. Additional factors increasing or decreasing costs: None.
5. (b) Reporting and paperwork requirements: Monthly submission of policy revisions.
6. (c) Assessment of anticipated effect on state and local revenues: None
7. (d) Assessment of alternative methods; reasons why alternatives were rejected: None
8. (e) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
NTC 19-01-01 Inmate Work Program [(Amended 1/13/89)]
NTC 19-01-03 Temporary Leave from Job Assignment [(Amended 1/13/89)]
NTC 19-02-01 Correctional Industries [(Amended 1/13/89)]
NTC 19-02-02 Guidelines for Correctional Industries [(Amended 1/13/89)]
NTC 20-01-01 Academic School Program [(Amended 1/13/89)]
NTC 20-02-01 Vocational School [(Amended 1/13/89)]
NTC 20-02-02 Live Work Projects in Vocational School Classes
NTC 21-01-01 Library Services
NTC 22-03-01 Conducting Inmate Organizational Meetings and Programs (Amended 2/15/89)
NTC 23-01-01 Religious Services [(Amended 01/13/89)]
NTC 24-04-01 Honor Status (Amended 2/15/89)
NTC 24-05-01 Unit Management
NTC 25-01-01 Release Preparation Program
NTC 25-01-02 Temporary Release/Community Center Release (Amended 2/15/89)
NTC 25-01-03 Graduated Release Program
NTC 25-02-01 Funeral Trips and Bedside Visits
NTC 25-03-01 Inmate Release Procedure (Amended 2/15/89)
NTC 26-01-01 Citizen Involvement and Volunteer Services Program

JOHN T. WIGGINTON, Secretary
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this regulation has been scheduled for March 23, 1989 at 9 a.m., in the State Office Building Auditorium. Those interested in attending this hearing shall notify in writing: Barbara Jones, Office of General Counsel, 5th Floor, State Office Building, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Barbara Jones

(1) Type and number of entities affected: 287 employees of the Northpoint Training Center, 917 inmates, and all visitors to state correctional institutions.
(2) Direct and indirect costs or savings to those affected:
   1. First year: None
   2. Continuing costs or savings: None
   3. Additional factors increasing or decreasing costs (note any effects upon competition): None
   (b) Reporting and paperwork requirements: None
   (2) Effects on the promulgating administrative body:
      (a) Direct and indirect costs or savings:
         1. First year: None - All of the costs involved with the implementation of the regulations are included in the operational budget.
         2. Continuing costs or savings: Same as 2(a).
         3. Additional factors increasing or decreasing costs: Same as 2(a).
         (b) Reporting and paperwork requirements: Monthly submission of policy revisions.
      (3) Assessment of anticipated effect on state and local revenues: None
      (4) Assessment of alternative methods: reasons why alternatives were rejected: None
      (5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
      (a) Necessity of proposed regulation if in conflict:
         (b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
      (6) Any additional information or comments: None

TEERING: Was tiering applied? No. All policies are administered in a uniform manner.

CORRECTIONS CABINET
(Proposed Amendment)


RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020, 439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020, 439.470, 439.590, and 439.640 authorize the secretary to adopt, amend or rescind regulations necessary and suitable for the proper administration of the cabinet or any division therein. These regulations are in conformity with those provisions.

Section 1. Pursuant to the authority vested in the Corrections Cabinet the following policies and procedures are incorporated by reference on February 15, 1989 (November 4, 1988) and hereinafter should be referred to as Kentucky Correctional Institution for Women Policies and Procedures. Copies of the procedures may be obtained from the Office of the General Counsel, Corrections Cabinet, State Office Building, Frankfort, Kentucky 40601.

KCIIW 01-06-01 Legal Assistance for Corrections Staff
KCIIW 01-08-01 News Media Access
KCIIW 02-01-01 Comprehensive Insurance Coverage
KCIIW 02-02-01 Fiscal Management: Audits
KCIIW 02-02-03 Fiscal Management: Checks
KCIIW 02-02-04 Institution Purchasing Procedures
KCIIW 02-03-01 Inventory Control of Nonexpendable Personal Property
KCIIW 02-03-03 Criteria for Selection of Bidders and Vendors
KCIIW 02-04-01 Accounting Procedures
KCIIW 02-05-01 Inmate Canteen/Staff Canteen [(Amended 11/04/88)]
KCIIW 02-07-01 Release of CETA Money Earned
KCIIW 03-02-01 General Orders for Staff (Deleted 2/15/89))
KCIIW 03-02-02 Inclement Weather and Emergency Conditions (Deleted 2/15/89))
KCIIW 03-03-01 Employee Grievance Procedure (Deleted 2/15/89))
KCIIW 03-06-01 Affirmative Action and the Equal Employment Opportunity Complaint Procedure (Deleted 2/15/89))
KCIIW 03-08-01 Employee Performance Evaluations (Deleted 2/15/89))
KCIIW 03-09-01 Payroll and Personnel Manning Records (Deleted 2/15/89))
KCIIW 03-10-01 Promotion Committee (Deleted 2/15/89))
KCIIW 03-11-01 Personnel Registers (Deleted 2/15/89))
KCIIW 06-01-01 Inmate Records
KCIIW 06-01-02 Transfers to Community Centers and the Minimum Security Unit

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involved with the implementation of the regulations are included in the operational
budget.
2. Continuing costs or savings: Same as 2(a)1.
3. Additional factors increasing or decreasing costs: Same as 2(a)1.
(b) Reporting and paperwork requirements:
Monthly submission of policy revisions.
(3) Assessment of anticipated effect on state and local revenues: None
(4) Assessment of alternative methods: reasons
why alternatives were rejected: None
(5) Identify any statute, administrative
regulation or government policy which may be in
conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in
conflict:
(b) If in conflict, was effort made to
harmonize the proposed administrative regulation
with conflicting provisions:
(6) Any additional information or comments:
(TIERING: Was tiering applied? No. All policies
are administered in a uniform manner.

CORRECTIONS CABINET
(Proposed Amendment)

501 KAR 6:120. Blackburn Correctional Complex.

RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020,
439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020,
439.470, 439.590, and 439.640 authorizes the
secretary to adopt, amend or rescind regulations
necessary and suitable for the proper
administration of the cabinet or any division
therein. These regulations are in conformity
with those provisions.

Section 1. Pursuant to the authority vested in the
Corrections Cabinet the following policies and
procedures are incorporated by reference on
February 15 [January 13], 1989 and hereinafter
should be referred to as Blackburn Correctional
Complex and Procedures. Copies of the procedures
may be obtained from the Office of the General
Counsel, Corrections Cabinet, State Office
Building, Frankfort, Kentucky 40601.

BCC 01-05-01 Duty Officer and Acting Warden
BCC 01-07-01 Extraordinary Occurrence Reports
BCC 01-09-01 Legal Assistance for Staff
(BCC 01-10-01 Political Activities of Merit
Employees (Deleted 2/15/89))
BCC 01-11-01 Roles of Consultants, Contract
Employees, Volunteers and Employees of Other Agencies
BCC 01-13-01 Relationships with Public, Media, and
Other Agencies
BCC 01-15-01 Internal Affairs Office
BCC 01-16-01 Tours of Blackburn Correctional
Complex
BCC 01-19-01 Inmate Access to BCC Staff
BCC 02-01-01 Inmate Canteen
BCC 02-02-01 Fiscal Responsibility
BCC 02-02-02 Fiscal Management: Accounting
Procedures
BCC 02-02-03 Fiscal Management: Checks
BCC 02-02-04 Fiscal Management: Budget
BCC 02-02-05 Fiscal Management: Insurance
BCC 02-02-06 Fiscal Management: Audits

Billing Method for Health Services Staff Paid by Personal
Service Contract
Property Inventory
Purchasing
Inmate Personal Accounts
Firearms Training
Educational Assistance Program
Inmate Participation in
Authorized Research
Storage of Expunged Records
Records - Release of Information
Offender Records
Reporting Inmate Misconduct Following Favorable
Recommendation by the Parole Board
Natural Disaster Plan (Tornado)
Fire Safety Plan, Drills and
Related Staff Duties
Immediate Release of Inmates from
Locked Areas
Storage Control and Accountability of
Flammable, Toxic, Caustic and Other
Hazardous Materials
Furnishings: Exit and
Emergency Lights and
Noncombustible Containers
Inclement Weather/Emergency
Condition Operation
Restricted Areas
Inmate Pass System to Restricted
Areas
Regulation of Inmate Movement
Radio Escort Program Movement
During Daylight Savings Time
(November 1 - April 30) (Added
2/15/89)
Inmate Identification
Complex Entry & Exit
Key Control
Transportation to Courts
Drug Abuse and Intoxicants Testing
Use of Restraints
Population Counts and Count
Documentation
Development of Institutional Post
Orders
Governmental Services, Study
Release Officer Post Orders
Unit A-1 Post Orders
Recreation Post Orders: Observation
Entrance Gate Post Orders
Visiting Area Post Orders
Security Staff General Orders
Dining Room Officer Post Orders
Use of Physical Force;
Prohibition of Personal Abuse
and Corporal Punishment
Perimeter Patrol
Prohibiting Inmate Authority Over
Other Inmates
Search Policy/Disposition of
Contraband
Security Activity Logs
Institutional Supervisor
Inspections
Use of State Vehicles and Staff
Owned Vehicles
Duties and Responsibilities of
the Institutional Captain
Duties and Responsibilities of
the Shift Supervisor
Inmate Death
those affected:
1. First year: None
2. Continuing costs or savings: None
3. Additional factors increasing or decreasing costs (note any effects upon competition): None
(b) Reporting and paperwork requirements: None
(2) Effects on the promulgating administrative body:
(a) Direct and indirect costs or savings:
1. First year: None – All of the costs involved with the implementation of the regulations are included in the operational budget.
2. Continuing costs or savings: Same as 2(a).
3. Additional factors increasing or decreasing costs: Same as 2(a).
(b) Reporting and paperwork requirements: Monthly submission of policy revisions.
(3) Assessment of anticipated effect on state and local revenues: None
(4) Assessment of alternative methods; reasons why alternatives were rejected: None
(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(a) Necessity of proposed regulation if in conflict:
(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(c) Any additional information or comments: None
TIERING: Was tiering applied? No. All policies are administered in a uniform manner.

CORRECTIONS CABINET
(Proposed Amendment)

501 KAR 6:130. Western Kentucky Farm Center.

RELATES TO: KRS Chapters 196, 197, 439
STATUTORY AUTHORITY: KRS 196.035, 197.020, 439.470, 439.590, 439.640
NECESSITY AND FUNCTION: KRS 196.035, 197.020, 439.470, 439.590 and 439.640 authorizes the secretary to adopt, amend or rescind regulations necessary and suitable for the proper administration of the cabinet or any division therein. This regulation is in conformity with those provisions.

Section 1. Pursuant to the authority vested in the Corrections Cabinet the following policies and procedures are incorporated by reference on February 15 [January 13], 1989 and hereinafter should be referred to as Western Kentucky Farm Center Policies and Procedures. Copies of the procedures may be obtained from the Office of the General Counsel, Corrections Cabinet, State Office Building, Frankfort, Kentucky 40601.

WKFC 01-09-01 Duty Officers, External and Internal Inspections, and Staff Tours
WKFC 02-01-01 Inmate Funds
WKFC 02-00-03 Invoice/Voucher Processing
WKFC 02-00-06 Purchasing Procedures
WKFC 02-01-01 Inmate Funds
WKFC 02-02-01 Agency Funds and Accounting Procedures
WKFC 02-08-01 Property Receipt and Inventory Procedures
WKFC 04-01-01 Travel Reimbursement for Official Business in Attendance at Professional Meetings
WKFC 04-02-01 Employee Training and Development
WKFC 04-04-01 Educational Assistance Program
WKFC 05-01-01 Research, Consultants, and Student Interns
WKFC 06-00-01 Offender Records and Information Access
WKFC 06-00-02 Court Orders, Orders of Appearance, Warrants, Detainers, Etc.
WKFC 09-09-01 Drug Abuse Testing
WKFC 10-02-01 Special Management Inmate(s)
WKFC 11-00-02 Food Service Inmate Work Responsibilities, Evaluations, and Health Requirements
WKFC 11-00-03 Food Service Inspections, Sanitation, Purchasing, Storage, and Corrections Cabinet Farm Products
WKFC 11-02-01 Food Service General Guidelines
WKFC 11-02-02 Food Service Security
WKFC 11-03-01 Food Service Meals, Menus, Nutrition and Special Diets
WKFC 12-01-01 Inmate Clothing (Amended 2/15/89)
WKFC 13-09-01 Special Health Programs
WKFC 13-01-01 Use of Pharmaceutical Products
WKFC 13-02-01 Health Care Services
WKFC 14-00-01 Inmate Rights and Responsibilities
WKFC 14-04-01 Legal Services Program
WKFC 14-06-01 Inmate Grievance Procedure
WKFC 15-01-01 Hair and Grooming Standards
WKFC 15-03-01 Meritorious Good Time
WKFC 15-05-01 Restoration of Forfeited Good Time
WKFC 16-01-01 Visiting Policy and Procedures
WKFC 16-02-01 Inmate Correspondence
WKFC 16-03-01 Inmate Access to Telephones
WKFC 16-04-01 Inmate Packages
WKFC 17-01-01 Inmate Reception and Orientation ([Amended 01/13/89])
WKFC 18-01-01 Structure, Guidelines, and Functions of the Classification Committee
WKFC 18-13-01 Meritorious Housing
WKFC 19-03-01 Inmate Wage Program
WKFC 19-04-01 Work/Program Assignments
WKFC 20-04-01 Academic Education Program(s)
WKFC 20-03-01 Vocational Education Program(s) (Amended 2/15/89)
WKFC 22-00-01 Inmate Recreation and Leisure Time Activities
WKFC 22-09-02 Inmate Clubs & Organizations
WKFC 23-00-01 Religious Services
WKFC 25-01-01 Gratuities
WKFC 25-02-01 Inmate Release Process
WKFC 25-03-01 Prerelase Programs
WKFC 26-01-01 Volunteer Services Program

JOHN T. WIGGINTON, Secretary
APPROVED BY AGENCY: February 15, 1989
FILED WITH LRC: February 15, 1989 at noon
PUBLIC HEARING: A public hearing on this regulation has been scheduled for March 23, 1989 at 9 a.m., in the State Office Building Auditorium. Those interested in attending this hearing shall notify in writing; Barbara Jones, Office of General Counsel, 5th Floor, State Office Building, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Barbara Jones
1) Type and number of entities affected: 83 employees of the Western Kentucky Farm Center, 317 inmates, and all visitors to state correctional institutions.
following axle or axle group weights, whichever is less. Following are axle weights and gross weights which may be permitted with use of four (4) wheels and tires per axle at least ten (10.00) rim inch size:
(a) Single axle - 24,000 pounds;
(b) Tandem axle group - 48,000 pounds (minimum 42 inches spacing between the center of each of the axles of the tandem axle group);
(c) Tridem axle group - 60,000 pounds (minimum 42 inches spacing between the center of each of the axles of the tridem axle group);
(d) Five (5) axle combination units are not to exceed 96,000 pounds gross weight;
(e) Six (6) axle combination units are not to exceed 120,000 pounds gross weight.
(4) Since bridge capacity is the weight controlling factor in most instances, these [above-noted] maximum weights shall [may] not be permitted unless all bridges involved are of sufficient capacity to accommodate the load.
(5) No permit shall be issued by a district office of the Department of Highways, if the gross load exceeds 120,000 pounds.

[Section 4. Any blade or bucket attached to the equipment which exceeds fourteen (14) feet in width must be removed for highway movement. A blade which has been removed may be moved on the same truck without being considered a divisible load.]

[Section 5. The permit will be valid for ten (10) days and need not be limited to a single movement. The fee for the issuance of the permit will be thirty (30) dollars. The ten (10) day permit will be issued for movements of loads over twelve (12) feet wide and shall not exceed fourteen (14) feet wide. Applications for an annual permit for loads twelve (12) feet wide or less can be made to the Division of Motor Carriers, Qualifications/Permits Branch, Overweight/Overdimensional Permit Section, Frankfort, Kentucky. No other overweight/overdimensional permit may be issued by district offices of the Department of Highways.]

[Section 6. One (1) lead escort shall accompany equipment on two (2) lane highways if the blade or bucket extends over the bed of the transporting vehicle. If the equipment exceeds ten (10) feet, six (6) inches. One (1) lead escort vehicle and one (1) following escort vehicle shall accompany equipment on two (2) lane highways if the width of the equipment or load exceeds twelve (12) feet. Any vehicle whose slow rate of speed due to the nature of its load or due to the traveling public, must have one (1) following escort vehicle. Red flags twelve (12) inches by twelve (12) inches square must be displayed on both side front bumpers of the lead escort vehicle.]

Section 5. Permit Validity. [7. (1)] Permits shall only be [are] valid during daylight hours [only] from Monday through Saturday noon. However, on national holidays [except for national holidays. In connection with these holidays, travel shall [is] not be permitted from the hour of the day preceding the holiday (day) until daylight of the next permissible day. The term "daylight hours" means the period one-half (1/2) hour before sunrise and one-half (1/2) hour after sunset.

(2) The special permit will only be issued for movements within the county in which the vehicle is based or the applicant maintains headquarters and movement into an adjoining county and return to headquarters.

Section 6. [8.] Width. An application for a single trip permit[s] for a vehicle, equipment, or load which [that] exceed fourteen (14) feet in width [wide] or where [height] weight of the vehicle, equipment or load [, or length] exceeds the limits set forth in this administrative regulation shall [section must] be made to the Department of Vehicle Regulation, [applied for with the] Division of Motor Carriers, Qualifications/Permits Branch. These applications shall [permits will] be considered in accordance with KRS 189.270 and 603 KAR 5:075 [on an individual trip basis and with specific routing].

Section 7. [9.] Nothing in this administrative regulation [herein] shall prohibit the permit issuing office from further restricting movements or denying a permit for any movement which may cause damage to property or which may be detrimental to public safety.

Section 8. The permit shall be carried in the overweight/overdimensional vehicle or equipment at all times. It shall be presented, upon request, to any law enforcement officer or authorized personnel of the Department of Vehicle Regulation.

JEROME LENTZ, Commissioner
O. GILBERT NEWMAN, State Highway Engineer
MILO D. BRYANT, Secretary
APPROVED BY AGENCY: February 6, 1989
FILED WITH LRC: February 8, 1989 at 2 p.m.
PUBLIC HEARING: A public comment hearing will be held on this administrative regulation on May 21, 1989 at 10 a.m. local prevailing time in the Fourth Floor Hearing Room of the State Office Building located at the corner of High and Clinton Streets, Frankfort, Kentucky. Any person who intends to attend this hearing must notify the administrator by March 16, 1989 so notify this agency. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public comment hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the administrative regulation. If the hearing is cancelled, written comments will only be accepted until March 16, 1989. Send written notification of intent to attend the public hearing or written comments on the administrative regulation to: Sandra G. Pullen, Executive's Staff Advisor, Transportation Cabinet, 10th Floor State Office Building, Frankfort, Kentucky 40622.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Sandra G. Pullen
(1) Type and number of entities affected: All applicants for overweight and over
Regulation on forms prescribed and furnished by the department.

JEROME LENTZ, Commissioner  
MILO D. BRYANT, Secretary  
APPROVED BY AGENCY: February 9, 1989  
FILED WITH LRC: February 10, 1989 at 2 p.m.  
PUBLIC HEARING: A public comment hearing will be held on this administrative regulation on March 21, 1989 at 1:30 p.m., local prevailing time in the Fourth Floor Hearing Room of the State Office Building located at the corner of High and Clinton Streets, Frankfort, Kentucky. Any person who intends to attend this hearing must in writing by March 16, 1989 so notify this agency. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public comment hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. If the hearing is cancelled, written comments will only be accepted until March 16, 1989. Send written notification of intent to attend the public hearing or written comments on the administrative regulation to: Sandra G. Pullen, Executive's Staff - Advisor, Transportation Cabinet, 10th Floor State Office Building, Frankfort, Kentucky 40622.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: G. Stephen Anders  
(1) Type and number of entities affected: None  
(a) Direct and indirect costs or savings to those affected: None  
 First year: None  
 Continuation costs or savings: None  
 Additional factors increasing or decreasing costs (note any effects upon competition): None  
 (b) Reporting and paperwork requirements: The hazardous materials transportation must still be applied for by all motor carriers.  
 (2) Effects on the promulgating administrative body: The Vehicle Enforcement Officers will have to be aware of the minor changes.  
 (a) Direct and indirect costs or savings: None  
 First year: None  
 Continuation costs or savings: None  
 Additional factors increasing or decreasing costs: None  
 (b) Reporting and paperwork requirements: Applications for permits will still have to be processed.  
 (3) Assessment of anticipated effect on state and local revenues: None  
 (4) Assessment of alternative methods; reasons why alternatives were rejected: The do-nothing alternative was rejected since the USDOT 49 CFR and KRS 174.410 requires the Transportation Cabinet to adopt the applicable portions of this federal regulation.  
 (5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None  
 (a) Necessity of proposed regulation if in conflict: None  
 (b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions: None  
(6) Any additional information or comments: TIERING: Was tiering applied? Yes.

FEDERAL MANDATE ANALYSIS COMPARISON

1. Federal statute or regulation constituting the federal mandate. While the federal government does not mandate that hazardous materials be regulated intrastate, KRS 174.410 mandates the adoption of 49 CFR to carry out the intent of KRS 174.400 to 174.435.  
2. State compliance standards. See 1 above.  
3. Minimum or uniform standards contained in the federal mandate.  
4. Will this administrative regulation impose stricter requirements, or additional or different responsibilities or requirements, than those required by the federal mandate? The state regulation imposes a permit fee not found in the federal regulations.  
5. Justification for the imposition of the stricter standard, or additional or different responsibilities or requirements. The permit fee is allowed by KRS 174.430.

TRANSPORTATION CABINET  
Department of Highways  
Division of Planning  
(Proposed Amendment)

603 KAR 5:070. Truck dimension limits.

RELATES TO: KRS 189.222  
STATUTORY AUTHORITY: KRS 189.222(1)  
NECESSITY AND FUNCTION: KRS 189.222 authorizes the Secretary of Transportation to establish reasonable size limits for trucks using the State Primary Road System. This regulation is adopted to fix the maximum dimensions for all classes of highways.

Section 1. Except as provided in Section 2 of this regulation, the maximum dimensions for trucks using all class highways shall be as follows:  
(1) Height: including body and load, not to exceed thirteen (13) feet and six (6) inches.  
(2) Width: including body and load, not to exceed eight (8) feet.  
(3) Length:  
 (a) Motor truck (single unit), including any part of the body or load, not to exceed forty-five (45) feet.  
 (b) Truck tractors and semitrailers, including any part of the body or load, not to exceed fifty-five (55) feet, except for truck tractors and semitrailer units exclusively engaged in the transportation of motor vehicles the usual and ordinary bumper overhang of the transported vehicles is excluded in the measurement of the fifty-five (55) feet.  
 (4) A tolerance of not more than five (5) percent shall be permitted on length before a carrier is deemed to be in violation of this section.

Section 2. Motor vehicles with increased dimensions from that specified in Section 1 of this regulation may be operated on certain highways. These specific highways will be referred to as the IDTT (increased dimension trailer) system.  
(1) Motor vehicles may not exceed the following width and length dimensions when
Burkesville.
US 62 - From I-24 at Paducah to Western Kentucky Parkway.
US 62 - From KY 245 at Bardstown to US 150 at Bardstown.
US 62 - From KY 353 southwest of Cynthiana to US 27 at Cynthiana.
US 68 - From I-24 in Trigg County to Green River Parkway at Bowling Green.
KY 69 - From US 60 at Hawesville to Indiana state line.
KY 79 - From KY 1051 in Brandenburg to Indiana state line.
KY 80 - From US 27 at Somerset to US 25 north of London.
KY 80 - From KY 15 at Hazard to US 23 at Allen.
KY 90 - From I-65 at Cave City to Cumberland Parkway at Glasgow.
KY 90 - From KY 61 at Burkesville to US 27 at Burnside.
KY 114 - From US 460 east of Salyersville to US 23-460 at Prestonsburg.
KY 118 - From Daniel Boone Parkway to US 421 and KY 80 northwest of Hyden.
US 119 - From KY 15 at Whitesburg to US 23 at Jenkins.
US 119 - From US 23 at Pikeville to KY 1141 northeast of Pineville.
KY 121 - From US 45 Bypass at Mayfield to US 51 in Wickliffe.
US 127 - From KY 22 in Owenton to KY 35 at Bromley.
KY 144 - From KY 448 south of Brandenburg to US 60.
KY 151 - From US 127 near Lawrenceburg to I-64 near Graefenburg.
KY 180 - From I-64 Interchange near Cannonsburg to US 60 and KY 180 at Cannonsburg.
KY 192 - From I-75 south of London to Daniel Boone Parkway east of London.
KY 205 - From Mountain Parkway at Helechawo to US 460 west of Index.
KY 212 - From KY 20 to Greater Cincinnati Airport (Boone County).
KY 227 - From KY 355 near Worthville to KY 36 at Carrollton.
US 231 - From US 60 Bypass in Owensboro to Indiana state line.
KY 236 - From KY 212 near airport to US 25 at Erlanger.
KY 237 - From KY 18 east of Burlington to I-275 in Boone County.
KY 245 - From I-65 south of Shepherdsville to US 62 at Bardstown.
KY 255 - From US 31W at Park City to I-65.
KY 259 - From Western Kentucky Parkway to US 62 in Leitchfield.
KY 281 - From US 41A in Madisonville to US 41.
KY 341 - From US 421 near Midway to I-64 near Midway.
KY 348 - From Jackson Purchase Parkway west of Benton to US 641 in Benton.
KY 418 - From US 25 south of Lexington to I-75 south of Lexington.
US 421 - From US 119 north of Harlan to 0.1 mile south of Harlan Appalachian Regional Hospital.
US 421 & KY 80 - From Daniel Boone Parkway to 2nd Street in Manchester.
US 421 - From KY 4 in Lexington to KY 341 near Midway.
US 421 - From US 460 in Frankfort to Broadway at railroad bridge.
KY 425 - From US 60 at Henderson to the Pennyrile Parkway.
US 431 - From US 60 Bypass in Owensboro to US 60 (4th Street) in Owensboro.
KY 446 - From US 31W northwest of Bowling Green to I-65.
KY 448 - From KY 1051 at Brandenburg to KY 144.
US 460 - From I-64 north of Mt. Sterling to KY 60 north of Mt. Sterling.
US 460 - From Mountain Parkway Extension to US 23 near Paintsville.
KY 555 - From US 150 at Springfield to Bluegrass Parkway.
US 641 - From Tennessee state line to KY 348 in Benton.
KY 645 - From US 23 south of Ulysses to KY 40 west of Inez.
KY 676 - From US 127 in Frankfort to US 60.
KY 686 - From KY 11 south of Mt. Sterling to US 460 north of Mt. Sterling.
KY 841 - From KY 155 near Jeffersontown to US 42 northeast of Louisville.
KY 841 - From US 31W (Dixie Highway) in southwestern Jefferson County to I-65.
KY 859/KY 57 - From I-64 east of Lexington to Lexington - Bluegrass Army Depot.
KY 876 - From I-75 at Richmond to KY 52 east of Richmond.
KY 922 - From KY 4 in Lexington to junction of I-64 and I-75.
KY 1051 - From KY 448 south of Brandenburg to KY 79.
KY 1682 - From US 68 west of Hopkinsville to Pennyrile Parkway.
KY 1958 - From KY 627 south of Winchester to I-75 at Winchester.
KY 1998 - From US 27 at Cold Springs to KY 8 at Silver Grove.

(3) All dimensions specified in this section shall not be subject to any enforcement tolerances provided in any other section.

(4) Motor vehicles with the increased dimensions specified in subsection (1) of this section shall be allowed five (5) driving miles on state maintained highways from the Interstate and the designated route network for the purpose of attaining reasonable access to terminals; facilities for food, fuel, repairs and rest; and points of loading and unloading for household goods carriers.

O. GILBERT NEWMAN, State Highway Engineer
MILDO D. BRYANT, Secretary
APPROVED BY AGENCY: January 20, 1989
FILED WITH LRC: January 30, 1989 at 9 a.m.
PUBLIC HEARING: A public comment hearing will be held on this administrative regulation on March 21, 1989 at 9 a.m., local prevailing time in the Fourth Floor Hearing Room of the State Office Building located at the corner of High
movement for which a permit is requested, the portion of the state primary road system to be used, the cargo to be hauled, the period of time needed to complete the movement, and the identity of the vehicle to be used.

Section 4. Permit Fee. The base fee for the issuance of a special permit to a vehicle which is both overweight and overdimensional shall be sixty (60) dollars. The base fee for the issuance of a special permit to a vehicle which is either overweight or overdimensional shall be sixty (60) dollars. An additional fee shall be assessed if the vehicle for which the overweight permit is applied is six (6) axles or more or if the vehicle for which an overdimensional permit is applied has a width of ten (10) feet or more.

Section 5. Movement Time Allowed. [3.] Permits are valid during daylight hours only from Monday through Saturday noon. However, permits are not valid on national holidays and except for those periods before, during, and after the following holidays: New Year's Day; Memorial Day; Independence Day; Labor Day; Thanksgiving Day; and Christmas Day. In connection with these holidays, travel is not permitted from noon the preceding day until daylight hours of the next permissible day. If the national holiday occurs on Sunday the restricted period shall [will] extend from noon of the preceding Friday to daylight hours of the following Tuesday. If satisfactory proof of an emergency is furnished the Department of Vehicle Regulation, the department may authorize moves during the restricted hours. [The term "daylight hours" means the period from one-half (1/2) hour before sunrise until one-half (1/2) hour after sunset, but it does not include such period or part thereof when atmospheric conditions render visibility lower than is ordinarily the case during such daylight hours.]

Section 6. [4.] The Department of Vehicle Regulation and the Department Highways shall have the right to deny a permit for any movement which may cause damage to public property or may be detrimental to public safety.

Section 7. The permit shall be carried in the overweight/overdimensional vehicle at all times. It shall be presented, upon request, to any law enforcement officer or authorized personnel of the Department of Vehicle Regulation.

MILO D. BRYANT, Secretary/Commissioner
APPROVED BY AGENCY: February 6, 1989
FILED WITH LRC: February 8, 1989 at 2 p.m.

PUBLIC HEARING: A public comment hearing will be held on this administrative regulation on March 21, 1989 at 10 a.m., local prevailing time in the Fourth Floor Hearing Room of the State Office Building located at the corner of High and Clinton Streets, Frankfort, Kentucky. Any person who intends to attend this hearing must in writing by March 16, 1989 so notify this agency. If no notification of intent to attend the hearing is received by this date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given the opportunity to comment on the administrative regulation. A transcript of the public comment hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the administrative regulation. If the hearing is held, written comments will be accepted until the close of the hearing. If the hearing is cancelled, written comments will only be accepted until March 16, 1989. Send written notification of intent to attend the public comment hearing or written comments on the administrative regulation to: Sandra G. Pullen, Executive's Staff Advisor, Transportation Cabinet, 10th Floor State Office Building, Frankfort, Kentucky 40622.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Sandra G. Pullen
(1) Type and number of entities affected: All applicants for overweight or overweight permits.
(2) Direct and indirect costs or savings to those affected: None as a result of the amendment to the regulation.
   1. First year:
   2. Continuing costs or savings:
   3. Additional factors increasing or decreasing costs (note any effects upon competition):
(3) Effects on the promulgating administrative body: None as a result of the amendment to this regulation.
(4) Assessment of anticipated effect on state and local revenues: None
(5) Assessment of alternative methods; reasons why alternatives were rejected: There had been much confusion about the cost of the base permit fee set forth in KRS 189.270 if a vehicle were both overweight and overdimensional. The intention of the drafters of House Bill 665 passed by the 1988 General Assembly was that no more than a $50 base fee ever be charged and not $120 as assumed by some. Therefore, the regulation was amended to make this clarification of KRS 189.270.
(6) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplication: None
(7) Necessity of proposed regulation if in conflict: (b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions:
(8) Any additional information or comments: Most of the changes made are format changes to comply with the requirements of House Bill 901. TIERING: Was tiering applied? No. All applicants should be treated alike in the procession of permits. However, KRS 189.270 is tiered.
FINANCE AND ADMINISTRATION CABINET
Private Activity Bond Allocation Committee

200 KAR 15:010. Formula for allocation of private activity bonds.

RELATES TO: KRS Chapter 103
STATUTORY AUTHORITY: KRS 103.286, 26 U.S.C. Sec. 146
NECESSITY AND FUNCTION: KRS 103.286 provides that the Secretary of the Finance and Administration Cabinet (as Chairman of the Kentucky Private Activity Bond Allocation Committee) shall promulgate regulations in accordance with KRS Chapter 13A to provide for the allocation of the state ceiling for the issuance of private activity bonds among all issuers of such bonds within the Commonwealth of Kentucky.

Section 1. Definitions. For the purposes of this regulation:
(1) "Affected bonds" means "private activity bonds" as defined in the Internal Revenue Code of 1986, as amended 26 U.S.C. sec. 146, et seq. (the "Code"); excluding any such obligations not subject to the state ceiling under the Code;
(2) "Bonds" means bonds, notes and other like obligations;
(3) "Committee" means the Kentucky Private Activity Bond Allocation Committee;
(4) "Issuer" or "issuing authority" means the public or authorized governmental body which issues the bonds;
(5) "Issued" means delivered and paid for;
(6) "State ceiling" means the cap imposed by Section 146, of the Code, on private activity bonds issued within the Commonwealth of Kentucky;
(7) "Year" shall mean calendar year.

Section 2. General. The state ceiling on private activity bonds shall be allocated among all issuers on a first come, first served basis, subject, however, to the limitations of KRS 103.286(2)(a). On and after October 1, of each year, any remaining unallocated portion of the sixty (60) percent of the state ceiling reserved for local bond issuance authorities by KRS 103.286(2)(a), shall be available for allocation among all issuers on a first come, first served basis.

Section 3. Obtaining Confirmations in Advance—notice of Intent; Notice of Issuance. No affected bonds shall be issued by any issuer prior to receiving confirmation by the committee of an allocation under the state ceiling. An allocation of a portion of the state ceiling authorizing the issuance of affected bonds shall be obtained by the filing by or on behalf of the issuer with the committee of a written notice of intention to issue such bonds (the "notice of intent"). The committee shall issue a confirmation allocating to the issuer a portion of the state ceiling equal to the amount of the bonds proposed to be issued. Confirmations shall be dated and numbered in the order issued. The committee shall endeavor to issue confirmations in the same order in which properly completed notices of intent to issue bonds are received by the committee.

Section 4. Original Confirmation Effective for Sixty (60) Days; First Renewal of Confirmation for Ninety (90) Days. (1) A confirmation shall expire sixty (60) calendar days from the date of issuance by the committee. The issuer shall deliver to the committee a notice that the affected bonds have been issued. The notice of issuance shall be transmitted by means the issuer may select, but shall be in time sufficient to allow the notice to reach the committee by the close of business on the 60th day after the confirmation. If such period ends on a Saturday, Sunday, or other day upon which state offices are closed for business, the notice period shall be extended to the next business day.
(2) If for any reason the affected bonds are not issued within the initial confirmation period the issuer may file with the committee a new notice of intention to issue bonds. Such new notice shall not be filed more than five (5) business days before the end of the initial confirmation period. A new confirmation shall be issued on the basis of the new notice of intention to issue bonds which shall be effective for thirty (30) calendar days from the date of issuance. If notice of the issuance of the affected bonds is not received by the committee from the issuer by the close of business on the 30th day after the date of issuance of the new confirmation, the new confirmation shall expire, and shall not be extended or reissued. If the thirty (30) day confirmation period ends on a Saturday, Sunday, or other day upon which state offices are closed for business, the notice period shall be extended to the next business day.

Section 5. Subsequent Renewals—Thirty (30) Day Waiting Period. If the applicable bonds are not issued within such ninety (90) day period (sixty (60) days plus thirty (30) days), no new notice of intent for a project consisting of all or any part of the project described in any prior notice of intent may be filed until the expiration of thirty (30) days following the expiration of the last confirmation. If so filed, the confirmation issued upon such new notice of intent shall expire within thirty (30) days after the date of such subsequent confirmation.

Section 6. Supplementary Confirmation for Excess Amounts Required. If the amount of affected bonds proposed to be issued is insufficient to pay the costs of the proposed project, an issuer may file with the committee a supplementary notice of intention to issue additional bonds. The committee shall confirm the supplementary notice of intention to issue bonds by a supplementary confirmation. The supplementary confirmation shall be given priority as to the increased amount of the proposed bond issue according to the date and amount of the supplementary notice of intention to issue bonds. The supplementary confirmation shall expire on the date of the confirmation that it supplements.

Section 7. Issuance of Bonds in Lesser Amounts than Confirmation — $100,000 or Eighty-Five (85) Percent Requirement. A confirmation shall be effective as to affected bonds issued in amounts less than the confirmed amount, provided that the face amount of the bonds issued is not less
(4) Assessment of alternative methods; reasons why alternatives were rejected: Under KRS 103.286, the Secretary of Finance shall promulgate regulations to provide for the allocation of the state ceiling on private activity bonds among all issuers of bonds within the Commonwealth of Kentucky. Pursuant to this regulation, the Secretary of the Finance and Administration Cabinet is establishing the formula for allocation of the state ceiling on private activity bonds. There are no other alternative methods by which the allocation can be established.

(5) Identify any statute, administrative regulation or government policy which may be in conflict, overlapping, or duplicates the proposed administrative regulation. Prior to the establishment of these proposed administrative regulations, Executive Orders 84-834 and 86-879 were issued by the Governor in an effort to describe the formula for the allocation of the state ceiling on the issuance of private activity bonds. Pursuant to KRS 103.286, the Secretary of Finance and Administration is required to promulgate the regulations, and the executive orders are no longer in effect.

(a) Necessity of proposed regulation if in conflict: There is no statute, regulation, or government policy in conflict with the proposed administrative regulation.

(b) If in conflict, was effort made to harmonize the proposed administrative regulation with conflicting provisions: There is no statute, regulation, or government policy in conflict with the proposed administrative regulation.

(6) Any additional information or comments: The purpose of the administrative regulation is to describe the formula for the allocation of the state ceiling on the issuance of private activity bonds and assure compliance by the Commonwealth, its political subdivisions and other authorized issuers within the Commonwealth. This administrative regulation is being promulgated in response to Internal Revenue Code of the United States with regard to the state ceiling on the issuance of bonds imposed by the Tax Reform Act of 1986, 26 U.S.C. Section 146.

TIERING: Was tiering applied? Yes

DEPARTMENT OF AGRICULTURE

302 KAR 37:010. Standard hay grading program.

RELATES TO: KRS 260.010
STATUTORY AUTHORITY: KRS 260.033
NECESSITY AND FUNCTION: To define terms used in the administration of the Kentucky standard hay grading program and establish methods of sampling, testing and grading hay to be applied to the Kentucky standard hay grading program.

Section 1. Terms used in the administration of the hay marketing law and regulations and not otherwise defined shall have the following meaning:

(1) The term "acid detergent fiber" means the portion of hay that is highly indigestible.

(2) The term "available protein" means an adjustment in crude protein value determined by subtracting the degree of heat damage from the crude protein level.

(3) The term "crude protein" means the portion of hay that contains true protein and nonprotein nitrogen.

(4) The term "department" means the Kentucky Department of Agriculture.

(5) The term "digestible dry matter" means the estimated percent of hay that is digestible.

(6) The term "dry matter" means the portion of hay which is not water.

(7) The term "dry matter intake" means an estimate of the maximum amount of hay a lactating cow will eat.

(8) The term "grading" means to classify hay by its relative feed value and physical characteristics.

(9) The term "hay" means grass, alfalfa, clover or other forage crops cut and dried for use as livestock feed.

(10) The term "heat damage protein" means the portion of hay chemically linked to carbohydrates to form an indigestible compound.

(11) The term "injurious foreign material" means anything which has infected hay to make it undesirable or unfit to eat, such as noxious weeds, rocks, wires, or glass matter.

(12) The term "kind" means one (1) or more related species or subspecies which singularly or collectively is known by one (1) common name. For example, alfalfa, red clover and timothy.

(13) The term "lot" means hay taken from the same cutting at the same stage of maturity, the same kind, the same field and harvested within forty-eight (48) hours.

(14) The term "mold" means a downy growth on the surface of hay caused by the presence of dampness or decay.

(15) The term "neutral detergent fiber" means the portion of hay that is only partially digestible and limits intake.

(16) The term "probe" means a hollow, metal tube used to extract samples from hay.

(17) The term "relative feed value" means a combination of digestible dry matter and dry matter intake that is used to evaluate the feed value of hay under a calculation of multiplying the percentage of digestible dry matter times the percentage of dry matter intake and then dividing that number by 1.29.

(18) The term "sample" means an individual who takes samples of hay for testing.

(19) The term "total digestible nutrients" means the digestible components of fiber, protein, fat and nitrogen-free extract in the diet.

(20) The terms used in reference to mineral content in hay shall be the official feed terms adopted by the Association of American Feed Control Officials and published in its official publication.

Section 2. The method of sampling hay shall be the following:

(1) For rectangular bales, probe shall be inserted in the end of the bale at a point approximately one-half (1/2) the distance from the center to the outside of the bale and drilled or pushed horizontally at least eleven (11) inches into the bale.

(2) For round bales, probe shall be inserted in the end of the bale at a point approximately one-half (1/2) the distance from the center to the outside of the bale and drilled or pushed at least eleven (11) inches into the bale.

(3) At least twenty (20) bales shall be
(1) There will be a hearing committee available within the Division of Hay and Grain at all times to hear complaints by aggrieved parties and to decide whether to revoke a certification for violation of procedures or requirements set forth in the regulations.
(2) The hearing committee will hear each appeal and rule upon each cause for revocation.

Section 17. Hay that is sampled and tested shall be stored in the Commonwealth of Kentucky scales.
(1) Hay that is sampled and tested shall have recorded by the department the date of cutting and the date of sampling.
(2) Hay that is sampled and tested shall be grouped in a lot that does not exceed a weight of fifty (50) tons.
(3) Upon application by a producer, a second test on a "lot" of hay shall be performed under the following guidelines: A certified sampler who did not take the first sample from the lot of hay shall take the second sample from at least the bales that were previously sampled and tagged or marked with colored chalk.

Section 18. Within ten (10) working days after a sample is taken, the department or any laboratory certified by the department to test hay shall mail to the producer an analysis report containing the test results, an identification of the hay's producer and type of hay and its location and the date the hay was tested.
(1) The most recent analysis report on a lot of hay shall be the report of record.
(2) The department or any laboratory certified by the department to test hay shall keep for a period of one (1) year, records of the analysis report for each lot of hay tested.

Section 19. If hay meets the requirements for the grades of "Triple Crown" or "Kentucky Pride," the department or any laboratory certified by the department to test hay shall affix a label to the analysis report indicating that the hay is graded as such.

Section 20. Individuals who are certified to take samples of hay for testing under the Kentucky standard hay grading program shall collect a fee of ten (10) dollars for each lot of hay sampled and tested at the time the hay is sampled for testing. The ten (10) dollar fee shall be refunded to the producer if the hay is not tested within ten (10) working days after the hay is sampled.

WARD "BUTCH" BURNETTE, Commissioner
APPROVED BY AGENCY: January 20, 1989
FILED WITH LRC: January 23, 1989 at 4 p.m.
PUBLIC HEARING: A public hearing on this administrative regulation shall be held on March 23, 1989 at 9 a.m. at the Capital Plaza Tower, 7th Floor Conference Room, Frankfort, Kentucky 40601. Individuals interested in attending this hearing shall notify this agency in writing by March 18, 1989, five days prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Send written notification of intent to attend the public hearing or written comments on the proposed administrative regulation to: J. Michael Noyes, General Counsel, Department of Agriculture, 7th Floor, Capital Plaza Tower, Frankfort, Kentucky 40601.

REGULATORY IMPACT ANALYSIS
Agency Contact Person: Roger Nesbitt
(1) Type and number of entities affected: The hay program is an independent entity responsible for scope of duties set forth in 302 KAR 36:010.
(a) Direct and indirect costs or savings to those affected:
1. First year: The cost to the Kentucky Department of Agriculture for the first year will be considerably larger than for continuing years as the start-up cost for the program is entirely in the first year. The start-up cost will be: (a) Equipment expense: $160,000 (copier, printers, scanners, overhead projector, microwave oven, hay-probes, telephone lines, van); (b) Personal expense: $119,077 (consultant fee (Ken Evans), addition of 3 employees in the Kentucky Department of Agriculture); (c) Operating expense: $2,400 (training costs for instructing current Kentucky Department of Agriculture employees (30) to do hay samples), $8,800 (actual operating expense for employees pulling samples. In first year this is only a rough estimate as the response to the program is completely unknown), $4,200 (promotional expenses for holding seminars, attending fairs, promotional expenses).
2. Continuing costs or savings: Once the program is in place and operational, the expense for the Kentucky Department of Agriculture which will continue will be: (a) The three full-time Kentucky Department employees plus the employees time to pull samples; (b) Supplies, bag, printer, paper; (c) Promotional expenses.
3. Additional factors increasing or decreasing costs (note any effects upon competition): An interest benefit will come to the farmers in Kentucky by having ready access to a higher quality of feed and to greater amounts of it. The result will be healthy animals which bring better prices.
(b) Reporting and paperwork requirements: The amount of paperwork for the Kentucky Department of Agriculture will be slight partially to the fact the department has responsibility for the hay only until it is sold. The costs involved for reporting will be: (1) The cost of mailing the report to the producer for the sampling; (2) Maintaining records of said reports for one year; (3) The cost of maintaining a data base for the department of all hay ever sampled (computer file).
(2) Effects on the promulgating administrative body:
(a) Direct and indirect costs or savings:
1. First year: See (1)(a) above.
2. Continuing costs or savings: Inasmuch as it is hoped the program will grow on an annual basis, the cost for operating the program should increase each year.
3. Additional factors increasing or decreasing costs:
(a) If the program expands greatly, a need for additional equipment at additional locations might arise.
Section 1. Definitions. (1) "Daylight hours" means the period of a day from one-half (1/2) hour before sunrise until one-half (1/2) hour after sunset.

(2) "Base fee" means the initial fee of sixty (60) dollars charged for the issuance of an overweight or overdimensional permit to cover the cost of processing the permit application, including but not limited to, a qualification check of the applicant, a statutory compliance check, and an initial bridge and weight analysis.

(3) "Additional fee" means the additional charge for overweight or overdimensional permits imposed by KRS 189.270. Vehicles or equipment with six (6) or more axles or with a width of ten (10) or more feet shall be charged the base fee as well as the additional fees as provided for by statute. This additional fee is to cover the additional administrative costs for processing the permit application including bridge computer analysis, unique routing needs, axle spacing needs, additional enforcement and other necessary or incidental Transportation Cabinet costs.

Section 2. Permit Applications. (1) All applications for an annual permit to transport soil conservation or other specialized equipment in accordance with the provisions of KRS 189.273 shall be made to the Department of Vehicle Regulation, Division of Motor Carriers.

(2) Any permit application shall contain a detailed description of the equipment to be moved; a description and vehicle identification number of the power unit moving the equipment; registration weight and number of the power unit; equipment operator's name and address; routes requested for travel; and county in which the equipment is based or the application maintains headquarters.

Section 3. Permit Fee. The base fee for the issuance of this annual permit shall be sixty (60) dollars as set forth in KRS 189.270. The additional fee as set forth in KRS 189.270 shall be assessed if the vehicle or equipment for which an overweight permit is applied has six (6) or more axles or if the vehicle or equipment for which an overdimensional permit is applied has a width of ten (10) feet or more.

Section 4. Weight. (1) No gross or axle overweight shall be permitted on combination units of less than five (5) axles nor on a single unit except off-road equipment such as scrapers, mobile cranes or other self-propelled units and in no case shall the axle weight exceed the product of 600 pounds times the aggregate width in inches established from the manufacturer's stamped tire measurement of all of the tires on the axle.

(2) Kentucky licensed vehicles shall not be permitted weights exceeding that for which license, unless licensed for the maximum of 80,000 lbs.

(3) In no case shall the weight on any single axle in any combination exceed the product of 600 pounds times the aggregate width in inches established from the manufacturer's stamped tire measurement of all of the tires on the axle, or the following axle or axle group weights, whichever is less:
   (a) Single axle – 24,000 pounds;
   (b) Tandem axle group – 48,000 pounds (minimum forty-two (42) inches spacing between the center of each of the axles of the tandem axle group);
   (c) Tridem axle group – 60,000 pounds (minimum forty-two (42) inches spacing between the center of each of the axles of the tridem axle group);
   (d) Five (5) axle combination units are not to exceed 96,000 pounds gross weight;
   (e) Six (6) axle combination units are not to exceed 120,000 pounds gross weight.

(4) Since bridge capacity is the weight controlling factor in most instances, these maximum weights shall not be permitted unless all bridges involved are of sufficient capacity to accommodate the load.

Section 5. Permit Validity. Permits shall only be valid during daylight hours from Monday thru Saturday noon. However, on national holidays travel shall not be permitted from noon of the day preceding the holiday until daylight of the next permissible day.

Section 6. Nothing in this administrative regulation shall prohibit the permit issuing office from further restricting movements or denying a permit for any movement which may cause damage to property or which may be detrimental to public safety.

Section 7. The permit shall be carried in the overweight/overdimensional vehicle at all times. It shall be presented, upon request, to any law enforcement officer or authorized personnel of the Department of Vehicle Regulation.

MIL0 D. BRYANT, Secretary/Commissioner
APPROVED BY AGENCY: February 6, 1989
FILED WITH LRC: February 8, 1989 at 2 p.m.
PUBLIC HEARING: A public comment hearing will be held on this administrative regulation on March 21, 1989 at 10 a.m., local prevailing time in the Fourth Floor Hearing Room of the State Office Building located at the corner of High and Clinton Streets, Frankfort, Kentucky. Any person who intends to attend this hearing must in writing by March 16, 1989 so notify this agency. If no notification of intent to attend the hearing is received by this date, the hearing may be cancelled. This hearing is open to the public. Any person who attends will be given the opportunity to comment on the administrative regulation. A transcript of the public comment hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the administrative regulation. If the hearing is held, written comments will be accepted until the close of the hearing. If the hearing is cancelled, written comments will only be accepted until March 16, 1989. Send written notification of intent to attend the public comment hearing or written comments on the administrative regulation to: Sandra G. Pullen, Executive's Staff Advisor, Transportation Cabinet, 10th Floor State Office Building, Frankfort, Kentucky 40622.

REGULATORY IMPACT ANALYSIS

Agency Contact Person: Sandra G. Pullen
Type and number of entities affected: All applicants for annual overdimensional and overweight permits for movement of specialized equipment.
(a) Direct and indirect costs or savings to
industrial fire brigade firefighter" means one who has received at least 150 hours of certified fire training as recognized by the Fire Commission, as set forth in Appendix A of this regulation, and who receives at least forty (40) additional hours of certified training annually thereafter to maintain certification. (2) "Certified instructor" means a fire protection instructor certified by 815 KAR 45:030. (3) "Certified training" means firefighter training given or verified by a certified instructor and approved and recorded by the Fire Commission in accordance with this regulation. (4) "Fire Commission" means the Commission on Fire Protection Personnel Standards and Education. (5) "Program" means the Fire Commission industrial fire brigade certification program. (6) "Industrial fire brigade" means an organized group of employees knowledgeable, trained and skilled in at least basic firefighting operations and who share a common employer engaged in a distinct branch of trade, business, or industry, but specifically excluding those employees who are equipped only to fight or control incipient stage fires. Section 2. Fire Commission Industrial Fire Brigade Certification Program Established. There is hereby created a Fire Commission industrial fire brigade certification program which shall certify eligible industrial fire brigade firefighters in accordance with this regulation. Section 3. Program Eligibility Requirements and Procedure for Application to Participate. (1) Any organization wishing to participate in the program shall apply in writing to the Fire Commission for participation and shall attach with its application a statement of the basic organizational structure of its fire brigade, the amount and frequency of training to be provided to fire brigade members, the expected number of members in the fire brigade and the functions that the fire brigade is to perform at the workplace. In addition, the application shall attach with its application all training and education records maintained by the applicant which reflects the training and education received by the members of its fire brigade or a statement of the training and education received by the members of its fire brigade. (2) The Fire Commission's Committee on Industrial Fire Brigades shall review all applications for participation in the program and forward its recommendations to the Fire Commission as to whether the applicant is eligible to participate in the program after which the Fire Commission, at the next regularly scheduled Fire Commission meeting, shall determine whether the applicant is eligible to participate in the program. (3) In order to be eligible to participate in the program, the applicant must meet the definitions of an industrial fire brigade as defined in Section 1(6) of this regulation. Section 4. Certification. (1) Upon the completion by a firefighter of at least 150 hours of certified fire training as described in Section 1 of this regulation, the Fire Commission shall certify that firefighter as a certified industrial brigade firefighter. Status as a certified industrial brigade firefighter shall be maintained from year to year if, but only if, that certified industrial brigade firefighter receives at least forty (40) additional hours of certified training annually. (2) Each employer that employs a certified industrial brigade firefighter shall maintain training and education records on each certified industrial brigade firefighter and shall submit such records to the Fire Commission in October and April of each year. The Fire Commission shall submit a printout to each industrial fire brigade in December and June of each year containing the dates contained in the industrial fire brigades training and education records. Section 5. Inspection and Verification. When it is deemed necessary or desirable by the Fire Commission, a representative of the Fire Commission staff may make an inspection of any company's training and education records to determine compliance with this regulation. Section 6. Commission Responsibility. (1) The Fire Commission reserves the right to charge a processing fee to maintain records not to exceed five (5) percent of actual processing cost. (2) Neither the industrial fire brigades nor certified industrial fire brigade firefighters shall be eligible for any of the following: aid to fire departments, education incentive, training facility grants, survivor benefits or any other monies administered by the Fire Commission. APPENDIX A The following are the minimum required subjects and hours for certification of industrial fire brigade firefighters as approved by the Commission on Fire Protection Personnel Standards and Education on October 20, 1988. 

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The February meeting of the Administrative Regulation Review Subcommittee was held on Tuesday, February 14, 1989 at 1 p.m. in Room 107 and on Wednesday, February 15, 1989 at 10 a.m. in Room 107. Representative Mark D. O'Brien, Chairman, called the meeting to order, and the secretary called the roll. On motion of Senator Quinlan, seconded by Representative Bruce, the minutes of the January 3, 1989 meeting were approved. Representative O'Brien welcomed the new members to the subcommittee.

Present February 14, 1989 were:

**Members:** Representative Mark D. O'Brien, Chairman; Senators Gene Huff, Pat McCuiston and Bill Quinlan; Representatives Jim Bruce, Ronny Layman and Tom Kerr.

Present February 15, 1989 were:

**Members:** Representative Mark D. O'Brien, Chairman; Senators Gene Huff, Pat McCuiston and Bill Quinlan; Representatives Jim Bruce, Ronny Layman and Tom Kerr.

**Guests:** Paul Borden, Rebecca H. Byford, Ron Duvall, Higher Education Assistance Authority; Arthur Hatterick, Jr., Personnel Board; Scott Akers, Kenneth E. Gilbert, Joseph Grant Hall, Bruce McCutchen, Gary Morris, Larry O'Nan, George Zahn, Dan Williams, Revenue Cabinet; Carroll Roberts, Board of Hairdressers; Bill Shouse, Board of Nursing; Dave Nicholas, Board of Psychology; Michael Bradley, Ellen Thorpe, Corrections Cabinet; Marjorie Klee, Sandra G. Pullen, Transportation Cabinet; Gary Bale, Dan Branham, Kay Freeland, H. M. Snodgrass, Akeel Zahn, Department of Education; Patrick Watts, Department of Insurance; Elzie Barker, Roy Butler, Mel Counts, Edward E. Crews, Fred L. Fitzpatrick, Eugenia Jump, Frank Kirk, Jr., Sandra MacClaren, Edsel Moore, Linda Snodgrass, Tommy Thompson, Sue Tuttle, Mark Yancey, Cabinet for Human Resources; Sharyn Mitchell, Blacks in Government; Tony Anderson, Gene Parsons, Charles B. Wells, KY Association of State Employees; Tom Duncan, KY Coal Association; W. Logan Calvert, Hopkins County; Wm. M. Deep, Garrard Trucking Co.; Nancy Galvagni, Greg Taylor, KY Hospital Association; Janet A. Craig, Jefferson County Medical Society; Cynthia Lee, Humana, Inc.

**LRC Staff:** Susan Wunderlich, Joe Hood, Gregory Karambellas, Susan Eastman and Carla Arnold.

The Administrative Regulation Review Subcommittee met on February 14 and 15, 1989, and submits this report:

The Subcommittee determined that the following administrative regulations do not comply with KRS Chapter 13A or other applicable statutes as set forth below:

**Revenue Cabinet:** Department of Professional and Support Services: Severance Tax

**103 KAR 35:030** (Taxable gross value.) Tom Duncan, Kentucky Coal Association, addressed the Subcommittee concerning the way in which the Department will be assessing companies for severance of coal under certain circumstances. The Subcommittee approved a motion to attach a statement of objection to the regulation for the following reasons: The proposed regulation would in Section 1., rewrite and supersede statutory definitions now embodied in KRS 143.010, thus exceeding authority granted to a promulagating administrative body in KRS 13A.120(1)(i). This lack of authority extends to the following definitions in the proposed regulation: "severed or severing"; "total gross value"; and, "taxable gross value". KRS 13A.120(1)(i) provides that an administrative body shall not by administrative regulation modify or vitiate a statute or its intent. The proposed regulation would clearly contravene this statutory prohibition. Further, the inclusion in the proposed regulation of a definition of "processing" identical to that already defined in KRS 143.010(8) is superfluous. In Section 2., the proposed regulation contravenes the provisions of KRS 13A.120(1)(e) in attempting to prescribe a procedure that would supercede a similar procedure now in KRS 143.010 and 143.020.

**Transportation Cabinet:** Department of Vehicle Regulation: Division of Motor Carriers

**601 KAR 1:150** (Identification of motor carrier vehicles.) This administrative regulation contains requirements for the display of controlled numbers, unique identification numbers and license numbers of motor carrier vehicles. This language was previously found in Section 7 of 601 KAR 1:005. It has been deleted from 601 KAR 1:005 and transferred to this new regulation. The Subcommittee objected to the requirements of this regulation when it reviewed 601 KAR 1:005 in September, 1988. The Subcommittee considered the statement of Howard G. Myers relating to an objection to a further change in the location and appearance of unit numbers of vehicles. The Subcommittee approved a motion that this administrative regulation exceeded statutory authority.

**Public Protection and Regulation Cabinet:** Department of Insurance: Health Insurance Contracts

**806 KAR 17:065** (Minimum standards for Medicare Supplement Insurance Policies.) Patrick Watts appeared before the Subcommittee on behalf of the Department of Insurance. Janet Craig, Stetts and Persimmon, representing the Jefferson County Medical Society, appeared before the Subcommittee concerning the Department's policy of allowing insurance companies to have captive physician policies (requiring a person to select only those physicians listed with that insurance company). She stated that this had caused a tremendous amount of problems in providing medical service to people who had taken, for example, Humana Insurance coverage. The Subcommittee agreed with Ms. Craig's concerns and approved a motion to attach a statement of objection believing the regulation violates legislative intent.

The Subcommittee determined that the following administrative regulations, as amended, complied with KRS Chapter 13A:

**Personnel Board:** Personnel Rules

**101 KAR 1:325** (Employee actions.) Technical amendments were made to Section 4(3) to make it clear that an employee shall report for work at the work station to which he has been transferred; Section 4(4) was amended to provide...
Revenue Cabinet: Department of Professional and Support Services: Selective Excise Tax; Motor Fuels
103 KAR 43:010 (Accountable losses.)
103 KAR 43:020 (Received gasoline and special fuels.)
103 KAR 43:050 (Measurement.)
103 KAR 43:080 (Assignment.)
103 KAR 43:090 (Tax refund; aircraft.)
103 KAR 43:100 (Farm tractor defined.)
103 KAR 43:110 (Refund gasoline and special fuel use.)
103 KAR 43:130 (Refund requirements.)
103 KAR 43:140 (Cancellation.)
103 KAR 43:220 (Tax refunds, watercraft.)

General Government Cabinet: Board of Hairdressers & Cosmetologists
201 KAR 12:065 (Inspection of new, relocated and change of owner salons.)
201 KAR 12:190 (Investigations and complaints.)

Board of Nursing
201 KAR 20:330 (Standards for curriculum of prelicensure practical nurse programs.)

Board of Examiners of Psychologists
201 KAR 26:160 (Fee schedule for applications for licensure as a psychologist, certification as a psychologist, certification as psychologist with autonomous functioning and certification as psychological associate.)
201 KAR 26:171 (Requirements for supervision of certified psychologists, psychological associates, and candidates for licensure.)
201 KAR 26:190 (Requirements for supervised professional experience.)
201 KAR 26:200 (Definitions of terms used by the Board of Examiners of Psychologists for meeting educational requirements for licensure as a licensed psychologist.)
201 KAR 26:210 (Definitions of terms used by the Board of Examiners of Psychology for meeting educational requirements for certification as a psychological associate.)
201 KAR 26:230 (Examinations.)

Corrections Cabinet: Office of the Secretary
501 KAR 6:020 (Corrections policies and procedures.)
501 KAR 6:040 (Kentucky State Penitentiary.)
501 KAR 6:120 (Blackburn Correctional Complex.)
501 KAR 6:130 (Western Kentucky Farm Center.)

Education and Humanities Cabinet: Department of Education: Office of Instruction: Instructional Services
704 KAR 3:345 (Evaluation guidelines.)

Teacher Certification
704 KAR 20:005 (Kentucky standards for preparation-certification of professional school personnel program approval.)

Cabinet for Human Resources: Department for Health Services: Emergency Medical Technicians
902 KAR 12:050 (Training, examination and certification.)

Controlled Substances
902 KAR 55:065 (Return of prescription drugs prohibited, exceptions.)

Department for Social Insurance: Food Stamp Program
904 KAR 3:020 (Eligibility requirements.)

Department for Social Services: Aging Services
905 KAR 8:110 (Homecare fee schedule for the elderly.)

Department for Medicaid Services
907 KAR 1:010 (Payments for physicians' services.)
907 KAR 1:382 (Incorporation by reference of the Preventative Health Services Manual.)
907 KAR 1:427 (Incorporation by reference of the Primary Care Service Manual.)

The Subcommittee had no objections to emergency regulations which had been filed.

OTHER BUSINESS:
On February 15, 1989, the Chairman welcomed new members and discussed procedures of the Subcommittee with them. The Subcommittee instructed staff to prepare amendments to KRS Chapter 13A that would strengthen the regulation review procedure. The Subcommittee reviewed a report on regulations to which it had objected during the current fiscal year. Subcommittee staff reported on the Subcommittee's administrative hearings study. The Subcommittee instructed staff to advise it at its April meeting as to whether more time would be needed for the study because of its detail and complexity. The Subcommittee was informed that the Kentucky Infrastructure Authority was preparing administrative regulations in compliance with the Subcommittee's request. Chairman O'Brien instructed staff to contact the Retirement Systems, again, relating to the use of policies and procedures when administrative regulations are required. The Subcommittee approved a motion requesting LRC to repeal 1 KAR 1:010 by filing a repealer regulation, 1 KAR 1:011. This regulation is unnecessary because of the amendments to KRS Chapter 13A enacted during the 1988 Regular Session. The Subcommittee also approved a new procedure for the repeal of existing administrative regulations. Promulgating agencies must promulgate a new administrative regulation for the sole purpose of repealing an existing administrative regulation. If the substance of an existing regulation is transferred to a new regulation or to another existing regulation, the last section of the new or other existing regulation shall be repealing section. The Subcommittee instructed the Regulations Compiler to inform promulgating agencies and LRC staff during the review.

The Subcommittee discussed 501 KAR 6:020, which requires that an inmate admit his guilt before being able to participate in the sex offender program. This is done by incorporation by reference of Corrections Policies and Procedures 13.6 - Sex Offender Treatment Program. The statute makes no provision of nonadmitters from the program. The questions raised were concerned with the effect on those not admitting guilt (and thus not participating in the program) on eligibility for parole, especially first time offenders. It is the understanding of the Committee that those completing the program are considered more likely candidates for parole. The Subcommittee directed staff to send a letter to the Chairman of the Interim Joint Committee on Judiciary requesting that they look into this matter when they review the regulation.

The Subcommittee also discussed concerns of 301 KAR 1:146, relating to commercial fishing gear. Chairman O'Brien instructed staff to contact Commissioner Don McCormick and request that he be present at the March 1 meeting to answer questions.

The Subcommittee adjourned at 10:45 a.m. until March 1, 1989.
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