

On page 10, after line 11 and before line 12, by inserting the following:

"→Section 5. KRS 177.340 is amended to read as follows:

- (1) If, within thirty (30) days after consulting with a fiscal court, the Department of Rural and Municipal Aid and the fiscal court fail to agree on the selection of any rural and secondary roads for construction, reconstruction, or maintenance under the Rural and Secondary Road Program, the <u>decision on the selection of rural and secondary roads to be constructed</u>, <u>reconstructed</u>, <u>or maintained shall be at the discretion of the fiscal court of the county</u> <u>involved</u>[department may proceed toward the construction, reconstruction, or maintenance of any road, which, in its discretion, is essential to a system of secondary highways].
- (2) Rural and secondary roads constructed, reconstructed, or maintained in accordance with an agreement between the affected county and the Department of Rural and Municipal Aid, or selected for construction, reconstruction, or maintenance by the Department of Rural and Municipal Aid, [at its discretion, without agreement with the affected county,] may become a part of the highway system of the Commonwealth of Kentucky at the discretion of the Department of Highways.";

And by renumbering subsequent sections accordingly.

Amendment No. HFA 1	Sponsor: Lynn Bechler
Floor Amendment: $\left \begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$	LRC Drafter: Scytt, John
Adopted:	Date:
Rejected:	Doc. ID: XXXXX