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GENERAL PROVISIONS

§ 90.01 DEFINITIONS.

For the purpose of this chapter, the following meanings shall be given to the below mentioned terms:

ABANDON. Any animal left more than 48 hours without a person checking on the condition of the

animal(s) and providing food and potable water or not providing timed feeder/waterer. Any animal left on private property without the owner's consent or deserted or dumped on public property or roadways.

ADEQUATE FOOD. Wholesome foodstuffs suitable for the species provided at suitable intervals in a sanitary manner in quantities sufficient to maintain good health in an animal, considering its age and condition.

ADEQUATE SHELTER. A structurally sound, properly ventilated, sanitary and weatherproof shelter suitable for the species, condition, and age of the animal which provides access to shade from direct sunlight and regress from exposure to inclement weather conditions, but which does not exacerbate existing weather conditions.

ADEQUATE WATER. A supply of clean, fresh, potable water provided at suitable intervals or on a continual basis in a sanitary manner suitable for the species, condition, and age of the animal, in sufficient amounts to maintain good health in the animal.

ANIMAL. Any dog, cat, puppy, or kitten.

ANIMAL CONTROL OFFICER (ACO). A shelter employee who is qualified and appointed to perform duties under the laws and ordinances of the Commonwealth of Kentucky and Campbell County. An Animal Control Officer shall be a law enforcement officer for the purpose of animal control only.

ANIMAL SHELTER. Any premises operated or approved for operation by the Fiscal Court for the purpose of impounding and caring for animals held under the authority of this chapter.

CAT. Any member of the feline family six months of age or older.

COMMERCIAL ANIMAL ESTABLISHMENT. Any pet shop, boarding or breeding kennel, grooming facility, auction, petting zoo, zoological park, circus, performing animal exhibit, or any person engaged in the business of breeding, buying, or selling at retail or wholesale, any species of animal for profit.

COMMUNITY CAT. Any free roaming cat that may be cared for by one or more residents of the immediate area who is/are known or unknown; a community cat may or may not be feral. Community cats shall be distinguished from other cats by being sterilized and ear tipped; qualified community cats are exempt from licensing, stray and at-large provisions of this chapter and may be exempt from other provisions directed toward owned animals.

DANGEROUS ANIMAL. Any animal potentially threatening to humans and not ordinarily a companion animal of humans that may or may not be considered non-indigenous to the United States, including, but not limited to, all animals in the following classes:

(1) *Class Mammalia.*

(a) *Designated orders.* Animals from the *Mammalia* class identified as dangerous include:

1. *Infraclass Metatheria* (Marsupialia) (examples include opossums, kangaroos, wallabies).

2. *Infraclass Eutheria* (Placentalia).

a. *Order Artiodactyla* (examples include hippopotamuses, giraffes, camels, deer).

b. *Order Insectivora* (examples include shrews, moles, hedgehogs).

c. *Order Scandentia* (examples include tree shrews).

d. *Order Dermoptera* (examples include colugos).

e. *Order Chiroptera* (examples include bats).

f. *Order Carnivora.*

i. *Family Felidae* (examples include lions, tigers, cougars, leopards, ocelots, servals).

ii. *Family Canidae* (examples include wolves, coyotes, foxes, jackals).

iii. *Family Ursidae* (examples include bears).

iv. Family *Mustelidae*
(examples include weasels, martins, minks).

v. Family
Procyonidae (examples include coatis, ringtail
cats).

vi. Family *Hyaenidae*
(examples include hyenas, aardwolf).

vii. Family *Viverridae*
(examples include civets, genets).

viii. Family
Herpestidae (examples include mongooses).

g. Order *Cetacea*
(examples include whales, dolphins).

h. Order *Sirenia*
(examples include dugongs, manatees).

i. Order *Hyracoidea*
(examples include hyraxes).

j. Order *Edentatia*
(examples include anteaters, armadillos, sloths).

k. Order *Tubulidentata*
(examples include armadillos).

l. Order *Pholidota*
(examples include pangolins, spiny-anteaters).

m. Order *Perissodactyla*
(examples include rhinoceroses, tapirs).

n. Order *Primates*
(examples include lemurs, monkeys, chimpanzees,
gorillas).

o. Order *Proboscidae*
(examples include elephants).

p. Order *Rodentia*
(examples include squirrels, beavers, porcupines).

q. Order *Macroscelididae*
(examples include elephant-shrews).

(b) *Exemptions.* Animals belonging to the orders listed in division (1)(a) of this definition that are not considered dangerous for purposes of this chapter include cattle, swine, sheep, goats, domestic cats, domestic dogs, ferrets, sugar gliders, horses, donkeys, mules, guinea pigs, domestic rats, mice, gerbils, hamsters, skunks, and raccoons.

(2) *Class Reptilia.*

that are considered dangerous include:

(a) *Designated orders.* Animals from the *Reptilia* class identified as dangerous include:

1. Order *Squamata*.

a. Family *Varanidae* (only large monitors exceeding two kilograms are restricted).

b. Family *Iguanidae*—subfamily *Iguaninae* (all species whose adults can exceed one kilogram are restricted).

c. Family *Biodae* and family *Pythonidae* (all species whose adult length has the potential to exceed eight feet in length are restricted).

d. Family *Colubridae* (only boomslangs, *Boiga* brown tree snakes, and African twig snakes are restricted)—subfamily *Natricinae* (only keelback snakes are restricted).

e. Family *Elapidae* (examples include coral snakes, cobras, mambas).

f. Family *Helodermatidae* (examples include *Gila* monsters).

g. Family *Viperidae* (examples include copperheads, cottonmouths, rattlesnakes).

h. Family *Atractaspididae* (examples include mole vipers and stiletto snakes).

2. Order *Crocodylia*.

a. Family *Gavialidae*.

b. Family *Alligatoridae*.

c. Family *Crocodylidae*.

(b) *Exemptions.* Animals belonging to the orders listed in division (2)(a) of this definition that are not considered dangerous for purposes of this chapter include green iguanas (*Iguana iguana*).

(3) *Class Amphibia.*

(a) Animals from the *Amphibia* class

1. Order *Anura*.

a. Family *Dendrobatidae*
(only *Dendrobates* and *Phyllobates* are restricted).

DAY. For the purposes of this chapter, a 24 hour period shall constitute a day.

DOG. Any member of the canine family six months of age or older.

DOMESTIC ANIMAL. Animals as are habituated to live in or about the habitation of human beings, and which are kept, cared for, sheltered, fed, and harbored for use as a pet or as a source of food, raw materials, or income.

DWELLING. The house or other structure in which a human being lives.

HUMANE CAGE. A cage made out of galvanized wire fabric with heavy steel rod reinforcement that is used to humanely trap wild and scared animals.

IMPOUNDED. Having been received into the custody of Animal Control or any authorized representative thereof.

KENNEL. A place for breeding, selling, showing and sporting dogs.

KITTEN. Any member of the feline family under six months of age.

LIVESTOCK. Cattle, sheep, swine, goats, horses, or any other animals of the bovine, ovine, porcine, caprine, or equine species.

MANAGER OF THE ANIMAL SHELTER. The person appointed by the Judge/Executive and approved by the Fiscal Court to serve as the Manager of the Animal Shelter and as an Animal Control Officer.

OWNER. Any person owning, keeping, harboring, or sheltering one or more animals for three or more days.

PERSON. All natural persons, corporations, partnerships, firms, associations, governmental bodies, agencies, and other entities.

PET. Domesticated animal kept for pleasure rather than utility.

Campbell County - General Regulations**PUBLIC NUISANCE.** Any animal which:

- (1) Molests passers-by or passing vehicles;
- (2) Attacks people or other animals;
- (3) Damages public or private property;
- (4) Is repeatedly at large;
- (5) Creates unsanitary conditions;
- (6) Makes noise in an excessive, continuous or untimely manner; or
- (7) Disturbs the peace, comfort or health of persons in any other manner.

PUPPY. Any member of the canine family under six months of age.

RESTRAINT. Enclosed in an area by a form of fencing designed to control the movement of the animal or secured by a leash or chain. An animal shall be deemed to be restrained if it remains on the premises of its owner or if it is accompanied by a responsible person and is under that person's immediate control.

RUNNING AT LARGE. Any animal that is off the property of the owner, custodian, possessor or harbinger and is not restrained; except that a hound or hunting dog which has been released from restraint for legal hunting or hunting related purposes and meets the provisions of KRS 258.265 shall be deemed to be under reasonable control of its owner or handler. Community cats are also exempt.

SHOW/PET QUALITY. Those animals registered by the American Kennel Association, Cat Fancier's Association, or similar nationally recognized organization depending on the type of animal. Also those animals deemed to be of show/pet quality by one who specializes in the breeding of said animal.

STRAY. Any animal, other than a hunting dog released for the purpose of hunting or a community cat, that is running at large.

VETERINARIAN. One licensed and qualified to treat diseases and injuries of animals.

VETERINARY HOSPITAL CLINIC. Any establishment maintained and operated by a licensed veterinarian for surgery, diagnosis, and treatment of diseases and injuries of animals.

VICIOUS ANIMAL.

(1) Any animal which constitutes a physical threat to human beings or domestic animals which, due to a known propensity to endanger life, by an unprovoked assault or bite which has resulted in serious bodily harm; or,

(2) Any animal which, when unprovoked, approaches in a terrorizing manner, any person in an attitude of attack upon streets, sidewalks, or any public grounds or places; or,

(3) Any animal with a known propensity, tendency or disposition to unprovoked attacks which causes injury or endangers the safety of human beings or domestic animals; or,

(4) Any animal which bites multiple times to the extent of causing severe injury and assaults or otherwise attacks human beings or domestic animals; or,

(5) Any animal owned or harbored primarily or in part for the purpose of fighting with animals; or,

(6) It shall be prima facie evidence that an animal is vicious if the animal bites a human being or domestic animal more than once in the same attack.

(7) Exceptions. An animal shall not be deemed vicious solely because:

(a) It bites, attacks, or menaces:

1. Any person assaulting its owner;

2. Any person or animal who has tormented or abused it; or,

(b) It is otherwise acting in defense of any attack from a person or other animal upon its owner or another person; or,

(c) It is protecting or defending its young or the young of any other animal.

WILD ANIMAL. Any animal not domesticated or not ordinarily tame and which by nature lives apart from human beings.

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ZOOLOGICAL PARK. Any organization that is a member of the American Zoo or Aquarium Association.

(Ord. O-9-95, passed 5-17-95; Am. Ord. O-10-2002, passed 6-19-02; Am. Ord. O-11-2002, passed 6-19-02; Am. Ord. O-02-04, passed 1-21-04; Am. Ord. O-27-2004, passed 12-1-04; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-09-13, passed 8-21-13; Am. Ord. O-11-16, passed 9-7-16)

§ 90.02 DOGS RUNNING AT LARGE.

(A) It shall be unlawful for any owner or keeper of any dog, licensed or unlicensed, to permit any such dogs to leave or be beyond the premises upon which the dog is kept except when accompanied and controlled by the owner or custodian or by some responsible person acting for or on behalf of the owner or custodian. The owner or custodian of said dog shall be required to secure the dog by means of a collar or harness with a chain or leash attached and held by the owner, custodian or person acting on his behalf and no dog shall be permitted upon the premises of another person.

(B) It shall be a defense to this section if the defendant proves that the dog was a hunting dog engaged in legal hunting or hunting-related activities and meets the provisions of KRS Chapter 258.265.

(Ord. O-9-95, passed 5-17-95; Am. Ord. O-05-12, passed 4-18-12) Penalty, see § 90.99

§ 90.03 ANIMALS AND LIVESTOCK TO BE UNDER CONTROL; VICIOUS ANIMALS.

(A) When livestock are running at large, the Animal Shelter Manager/Animal Control Officer or the police shall make reasonable efforts to notify the owner as soon as possible. If reasonably possible and feasible, the owner of the livestock shall be notified prior to any capture, impoundment, and/or return of the livestock to its owner.

(B) It shall be unlawful to own or possess a vicious animal, unless the following regulations are followed as a condition of the owner retaining the animal:

(1) The vicious animal shall be registered with the Animal Shelter.

(2) The vicious animal shall be confined in an enclosure constructed to the satisfaction of the Animal Shelter. All such enclosures shall be designed to prevent the entry of small children and shall be suitable to confine the vicious animal. Such enclosures shall be securely closed and locked, and shall be designed to prevent the animal from digging out or otherwise escaping from the enclosure.

(3) The enclosure shall display a sign warning of the vicious animal and shall be visible from the public roadway or public access if applicable.

(4) The vicious animal shall not be permitted outside of the dwelling of its owner or outside of the enclosure unless it is necessary to obtain veterinary care or under the direction of the Animal Shelter. If the vicious animal must be allowed outside the permitted areas, it shall be under the direct control and supervision of its owner or keeper and shall be muzzled and restrained with a lead or leash not to exceed three feet in length, or placed in a secure animal carrier.

(5) The owner or keeper of the vicious animal shall immediately notify the Animal Shelter if the animal is loose, unconfined, has attacked an animal or human being, or is deceased.

(C) It shall be unlawful to own or possess an animal that conducts itself in such a manner as to constitute a public nuisance.

(Ord. O-02-04, passed 1-21-04; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-09-13, passed 8-21-13) Penalty, see § 90.99

§ 90.04 NUISANCES.

(A) No person shall harbor or keep any animal which by loud or frequent or habitual barking, howling or yelping, causes annoyance or disturbance to other person or persons living or having the right to be in the vicinity so as to hear said barking, howling or yelping. It shall be a defense to this section if the defendant proves that the dog was a hunting dog engaged in legal hunting or hunting-related activities.

(B) No owner shall intentionally or knowingly keep the animal in a manner that causes any one or more of the following:

(1) Molests passers-by or passing vehicles;

(2) Attacks people or other animals;

(3) Damages public or private property;

(4) Is repeatedly at large;

(5) Creates unsanitary conditions;

(6) Makes noise in an excessive, continuous or untimely manner;

(7) Is a source of infestation by insects or rodents;

(8) Disturbs the peace, comfort or health of persons in any other manner.

(C) Whenever an animal defecates upon property not owned, leased, rented or otherwise in the care, custody or control of the animal's owner, the animal's owner shall immediately remove and properly dispose of feces. It shall be a defense to this section if the property owner instructs or affirmatively allows the animal's owner not to remove the feces.

(D) No person shall intentionally or knowingly provide food, water or shelter to any animal domesticated or wild, in such a manner that it:

(1) Creates a public nuisance;

(2) Creates unsanitary conditions;

(3) Is a source of infestation by insects or rodents;

(4) Disturbs the peace, comfort or health of persons in any other manner.

(Ord. O-9-95, passed 5-17-95; Am. Ord. O-09-18, passed 8-15-18) Penalty, see § 90.99

§ 90.05 DETERMINATION OF OWNER.

Any person who allows a dog habitually to remain or to be lodged and fed within or upon his premises for three or more days shall be deemed the owner for the purpose of this chapter.
(Ord. O-9-95, passed 5-17-95)

§ 90.06 ANIMAL CONTROL; IMPOUNDING PROCEDURES.

(A) The Manager of the Animal Shelter and employees that have been designated as Animal Control Officers shall have the powers of a peace officer for the purposes of enforcing animal control laws or ordinances in the county, if they otherwise qualify as a peace officer under the laws of the Commonwealth of Kentucky.

(B) Any animal taken into custody in connection with a charge under KRS 525.125 or KRS 525.130 or for any other reason may be humanely disposed of at the discretion of the Manager of the Animal Shelter or the Animal Control Officer five days after the animal is taken into custody. Any person claiming an interest in an animal in custody pursuant to this section, may prevent humane disposition of the animal by posting a bond or security in an amount sufficient to pay a reasonable fee for board, administration, and medical attention for at least 30 days, inclusive of the date on which the animal was taken into custody. If a bond or security is posted, the Animal Shelter may humanely dispose of the animal at the end of the duration for which expenses are covered by the bond or security, unless there is a court order prohibiting the animal's disposition. The court order must provide for a bond or other security in the amount necessary to protect the Animal Shelter from paying any cost of the care, maintenance, or disposal of the animal. The person convicted for violating KRS 525.125 or KRS 525.130 shall pay all reasonable expenses related to the incidents of cruelty, including investigation, disposition, veterinary costs, or maintaining or disposing of the animal. Upon taking custody of an animal for any reason, if an owner is identified, the Animal Shelter shall immediately notify the owner of the impoundment by the most expedient means available, which may include posting a notice of impoundment on the front door of the known address of the owner. It shall be the duty of an owner of a dog or cat that is not within the control of the owner for two consecutive days to report to the animal Shelter a description of the animal sufficient to identify the animal and provide an address and telephone number where the owner can be reached. The owner of an impounded animal is responsible for all fees associated with the impoundment of the animal. If the owner can be identified, the fees are due even if the owner does not reclaim the animal.

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(C) Any animal (excluding wildlife) which has bitten or scratched a person shall be quarantined for ten days from the time the bite or scratch occurs. Any owner who fails to properly quarantine his/her animal is subject to citation for violation of this section, and the animal shall be moved to the animal shelter for the remainder of its quarantine period. The owner will be responsible for all quarantine fees.

(D) An animal whose owner is unavailable or incapable of quarantining the animal may be taken by police officer, animal control officer or county animal shelter employee and quarantined at the animal shelter for the prescribed period. (Ord. O-9-95, passed 5-17-95; Am. Ord. O-19-2001, passed 12-5-01; Am. Ord. O-02-04, passed 1-21-04; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-09-13, passed 8-21-13; Am. Ord. O-11-15, passed 10-7-15) Penalty, see § 90.99

Statutory reference:

*Cruelty to animals in the first degree, see
KRS 525.125*

*Cruelty to animals in the second degree, see
KRS 525.130*

§ 90.07 RABID OR MAD DOGS.

(A) On the complaint of any person that a dog is rabid or mad or has been bitten by another rabid or mad animal, the district judge shall hear proof in order to determine whether or not there is reason to believe that the dog is rabid or mad and the judge, in his discretion, may either have the dog impounded for observation or order the dog killed. However, if the owner or keeper of the dog makes requests in writing to the district judge that the dog be held by some reliable veterinarian for a proper period of observation and agrees in writing to pay the charges therefore, the dog may, at the discretion of the court, be delivered to the veterinarian who shall be approved by the court for observation. The veterinarian shall make a report of his findings to the district judge and the judge may then declare whether or not the dog is rabid or mad. Any dog adjudged to be rabid or mad by the district judge shall immediately be destroyed.

(B) No person shall conceal a dog in Campbell County believing that same is rabid or mad or has been bitten by other rabid or mad animals or to conceal a dog ordered impounded or killed or in any manner prevent or attempt to prevent the executions

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of the orders of the court concerning rabid or mad dogs bitten by other rabid or mad animals.
(Ord. O-9-95, passed 5-17-95) Penalty, see § 90.99

§ 90.08 PERMISSION TO KILL DOGS ATTACKING HUMAN BEINGS.

Any person may kill a dog which he sees attack a human being, regardless of whether or not the dog is licensed. This does not apply to police dogs working in the line of duty.
(Ord. O-9-95, passed 5-17-95) Penalty, see § 90.99

§ 90.09 HUMANE TREATMENT OF ANIMALS.

(A) It shall be unlawful to abandon any animal.

(B) It shall be unlawful for any person to inhumanely treat any animal, including, but not limited to, the deprivation of necessities, beating, mutilating, torturing, killing, overloading, overworking, or otherwise abuse any animal. Nothing herein shall prevent the Animal Shelter from humanely euthanizing any animal.

(C) It shall be unlawful for any person to exhibit, display, or keep any animal without providing adequate food, adequate water, adequate shelter or medical attention.

(D) Any animal which is chained, tied, or otherwise restrained shall be provided no less than 10 feet of chain, rope, and the like with a swivel attached to prevent entanglement.

(E) It shall be unlawful for any person to keep an animal within the passenger compartment of an automobile without adequate ventilation in the summer or adequate warmth in the winter. No person shall enclose any animal in the trunk of an automobile under circumstances that would endanger the life or well-being of the animal. The Animal Shelter Manager/Animal Control Officer or any Police Officer shall rescue any animal confined in such a manner.

(F) It shall be unlawful to place an animal in the rear of a truck without securing the animal so that the animal cannot jump out.
(Ord. O-02-04, passed 1-21-04; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-09-13, passed 8-21-13) Penalty, see § 90.99

§ 90.10 MANDATORY SPAY/NEUTER PROGRAM FOR COUNTY ANIMAL SHELTER.

(A) All dogs and cats adopted from the Campbell County Animal Shelter shall be surgically altered prior to adoption to prevent breeding.

(B) For the purpose of this section **ADOPTED** includes animals reclaimed by their owners.

(C) If the animal is too young to be surgically altered, the adopter shall place a \$10 cash/check hold and pick up the animal once it has been altered.
(Ord. O-16-2000, passed 9-20-00; Am. Ord. O-03-03, passed 3-19-03; Am. Ord. O-02-16, passed 5-18-16; Am. Ord. O-11-16, passed 9-7-16) Penalty, see § 90.99

§ 90.11 HUMANE ANIMAL CAGES.

(A) If an individual who borrows a humane cage fails to return the cage in the same condition as it was borrowed, or fails to reimburse the county for its replacement cost as defined in the Animal Shelter policy manual, then that individual shall be guilty of a Class B misdemeanor.

(B) It shall be the duties of all peace officers to enforce this chapter and to cite violations of same to district court.
(Ord. O-11-2002, passed 6-19-02) Penalty, see § 90.99

§ 90.12 LICENSING AND REGISTRATION OF DOGS.

(A) (1) The owners of all dogs six months or older that are owned, harbored or maintained in the county shall license and register their dog(s) with the Campbell County Animal Shelter in accordance with this chapter and the Kentucky Revised Statutes.

(2) Licenses shall be issued during regular working hours at the Campbell County Animal Shelter, 1989 Poplar Ridge Road, Campbell County, Kentucky, and the Campbell County Fiscal Court, 1098 Monmouth Street, Newport, Kentucky.

(B) (1) Dog licenses shall be due each year on or before July 1.

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(2) Any person who becomes the owner of a dog six months or older that is not already licensed after July 1 of any year, shall forthwith apply for and procure a license and tag for his or her dog in the same manner as the annual tag is obtained.

microchipped if the animal is not chipped already. (Ord. O-18-2002, passed 10-2-02; Am. Ord. O-05-12, passed 4-18-12)

(C) As required by KRS Chapter 258, dog owners must supply proof a rabies vaccination at the time they apply for the license.

(D) Dog licenses shall cost \$5.00 per tag and \$20 for an intact dog.

(E) Kennel licenses may be obtained by any person who keeps or operates a kennel as defined in KRS Chapter 258. The application shall be accompanied by:

(1) A license fee of \$30.00 for each license to keep ten (10) dogs or less; and

(2) A license fee of \$40.00 for each license to keep more than ten (10) dogs.

(F) Upon payment, the owner shall be issued a certificate of registration, and a license tag to be attached to the dog's collar and worn at all times.

(G) Any individual who owns and harbors or maintains a dog(s) six months or older who fail to register, license, and attach dog tag to said dog (s) shall be found in violation of a Class B misdemeanor.

(Ord. O-10-2002, passed 6-19-02; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-11-16, passed 9-7-16) Penalty, see § 90.99

Statutory reference:

County to establish and enforce animal licensing program, see KRS 258.135

§ 90.13 MICROCHIPPING OF DOGS AND CATS.

(A) A mandatory microchipping program is hereby ordered for all dogs and cats adopted from the Campbell County Animal Shelter.

(B) The Campbell County Animal Shelter shall provide to the general public microchipping services for licensed dogs and cats.

(C) Any animal claimed by their owner will be charged a fee for microchipping and the animal

§ 90.14 HEARTWORM TESTING OF DOGS.

A mandatory heartworm-testing program is hereby ordered for all dogs over seven months adopted from the Campbell County Animal Shelter. (Ord. O-19-2002, passed 10-2-02; Am. Ord. O-11-16, passed 9-7-16)

§ 90.15 FELINE LEUKEMIA/FIV TESTING FOR CATS.

A mandatory feline leukemia/FIV-testing program is hereby ordered for all cats adopted from the Campbell County Animal Shelter. Community cats that are or will be ear-tipped are exempt from feline leukemia/FIV testing. (Ord. O-20-2002, passed 10-2-02; Am. Ord. O-11-16, passed 9-7-16)

COMMERCIAL ANIMAL ESTABLISHMENTS

§ 90.25 DEFINITION.

In addition to the definitions provided in § 90.01 of this chapter, the following definition shall apply to the provisions of this subchapter, unless the context clearly indicates or requires a different

meaning.

OWNER or OPERATOR. Any person, group of persons, partnership, or any entity owning or operating a commercial animal establishment. This definition does not apply to veterinarians as long as animals on the premises are there for treatment only. (Ord. O-02-04, passed 1-21-04)

§ 90.26 MINIMUM STANDARDS.

(A) All commercial animal establishments shall provide an adequate environment for each animal which is compatible with the general health and welfare of the animal.

(B) All commercial animal establishments shall provide adequate space for each animal. Each cage or enclosure shall be large enough for the animal to stand, sit, lie, and turn around without touching the walls or ceilings of the cage or enclosure, or another animal.

(C) All commercial animal establishments shall at least once daily remove each dog and cat from their cage to allow them to move around freely to exercise for some period of time.

(D) All commercial animal establishments shall provide adequate sanitation. Each cage or enclosure shall be maintained as follows:

(1) Cages or enclosures containing dogs or cats, of any age, shall be cleaned with hot water, disinfectant and detergent daily (including holidays), or more if conditions require additional cleaning or disinfecting to keep animals out of contact with feces or urine. Litter boxes shall be cleaned daily (including holidays) and the litter changed when needed.

(2) Cages or enclosures containing birds shall contain a perch and shall be cleaned with hot water and disinfectant at least twice weekly or more if conditions require additional cleaning.

(E) All commercial animal establishments shall provide adequate nourishment and water for each animal as follows:

(1) Each animal shall be given fresh food and water daily, including holidays.

(2) Soft food shall be available to those animals unable to chew standard dry food.

(3) Potable water shall be available to each animal at all times.

(4) Food and water containers shall be washed and disinfected daily.

(F) All commercial animal establishments shall provide proper medical treatment from a veterinarian for sick or injured animals.

(G) All commercial animal establishments shall provide an adequate room (cage) temperature for the general health and welfare of the animal.

(H) All commercial animal establishments shall provide for general cleanliness of its establishments, and shall not permit flea, roach, tick, ant, lice, or mice infestation.

(I) All commercial animal establishments shall obtain any necessary licenses or permits from an appropriate state or federal agency to offer for sale any exotic or wild animal.
(Ord. O-02-04, passed 1-21-04)

§ 90.27 INSPECTIONS.

The Manager of the Animal Shelter or the Animal Control Officer shall be permitted and empowered to make an inspection of any commercial animal establishment within the county, and shall further be permitted to take photographs of commercial animal establishments during the inspection. The inspection shall take place upon the verbal request of the Manager of the Animal Shelter or the Animal Control Officer, during regular business hours of the commercial animal establishment.

(Ord. O-02-04, passed 1-21-04; Am. Ord. O-05-12, passed 4-18-12; Am. Ord. O-09-13, passed 8-21-13)

DANGEROUS ANIMALS

§ 90.40 KEEPING RESTRICTED.

(A) *Prohibition.* No person shall own, harbor, sell, or keep as a pet a dangerous animal except in strict accordance with this subchapter.

(B) *Exemptions.*

(1) Persons and organizations exempt from this prohibition include zoological parks, properly licensed transient animal exhibits, circuses, licensed veterinarians, licensed caregivers to wild animals, state or federally licensed rescue societies, colleges, universities, high schools, elementary schools, research institutions, owners of birds of prey in compliance with all state and federal regulations, persons possessing state or federal commercial or noncommercial captive wildlife permits, and persons with appropriate state and federal permits for owning animals approved for sale and retention.

(2) Should a student or employee need to temporarily house a dangerous animal at his or her residence, a supervisor (department head, superintendent, or director) of the school or institution responsible for the animal must provide written certification of the need to temporarily keep the animal(s) at a personal residence as part of his or her job duties.

(Ord. O-27-2004, passed 12-1-04) Penalty, see § 90.99

§ 90.41 BREEDING PROHIBITED.

Breeding dangerous animals, even if with a domesticated animal, is prohibited.
(Ord. O-27-2004, passed 12-1-04) Penalty, see § 90.99

§ 90.99 PENALTY.

(A) Any person violating any provision of this chapter to which no other specific penalty applies shall be subject to the penalty set forth in § 10.99.

(B) (1) Any person failing to comply with §§ 90.01 through 90.15 or §§ 90.25 through 90.27 shall, on a first offense, be guilty of a Class B misdemeanor with a maximum fine of up to \$250, or up to 90 days in the county jail, or both.

(2) Any person failing to comply with the provisions of §§ 90.01 through 90.15 or §§ 90.25 through 90.27 shall, on a second or subsequent offense, be guilty of a Class A misdemeanor with a maximum fine of up to \$500, or up to 365 days in county jail, or both.

(C) In addition to the provisions of the penalties of this chapter, the court may order that the animal be immediately surrendered to the Animal Shelter or the Animal Control Officer for euthanization.

(D) Penalties for failing to comply with §§ 90.40 and 90.41 include:

(1) Any person failing to comply with the provisions of §§ 90.40 and 90.41 may, on a first offense, be guilty of a Class B misdemeanor with a maximum fine of up to \$250, or up to 90 days in the county jail, or both, and shall remove the animal from the county.

(2) Any person failing to comply with the provisions of §§ 90.40 and 90.41 may, on a third or subsequent offense, be guilty of a Class A misdemeanor with a maximum fine of up to \$500, or up to 365 days in the county jail, or both, and shall remove the animal from the county.

(Ord. O-02-04, passed 1-21-04; Am. Ord. O-27-2004, passed 12-1-04; Am. Ord. O-05-12, passed 4-18-12) Penalty, see § 90.99

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CHAPTER 91: EMERGENCY SERVICES

Section

Office of Emergency Management

- 91.01 Creation; office duties and responsibilities
- 91.02 Director; duties and powers
- 91.03 Penalty

jurisdiction, responsibility, and authority for all matters pertaining to the comprehensive emergency management program and disaster and emergency response of the county.

911 Emergency Telephone Service

- 91.15 Authorizing establishment of 911 emergency telephone service
- 91.16 Security alarm system connection to 911 service prohibited
- 91.17 Collection of 911 service fee

OFFICE OF EMERGENCY MANAGEMENT

§ 91.01 CREATION; OFFICE DUTIES AND RESPONSIBILITIES.

(A) There is hereby created the Campbell County Office of Emergency Management, in accordance with the provisions of KRS Chapters 39A to 39F, which shall serve in the interest of public safety within the territorial boundaries of the county.

(B) The Office of Emergency Management shall develop, implement, and maintain the local comprehensive emergency management program for the county in accordance with KRS Chapters 39A to 39F, the comprehensive emergency management program requirement of the state Division of Emergency Management, the provisions of the Kentucky Emergency Operations Plan, administrative regulations promulgated by the state Division of Emergency Management and the applicable resolutions, orders or ordinances of the fiscal court of the county.

(C) The Office of Emergency Management shall be an organizational unit of county government to the Office of County Judge/Executive and shall have primary

(D) The Office of Emergency Management shall meet all requirements of a local emergency management agency as defined in KRS Chapters 39A to 39F, and shall be the administrative branch of the Campbell County Disaster and Emergency Services organization established pursuant to KRS Chapters 39A to 39F.

(E) The County Judge/Executive shall designate and include a separate Office of Emergency Management budget unit classification within each annual county budget, and all financial matters of the County Office of Emergency Management shall be handled through the county treasury and uniform budget system. (Ord. O-8-87; passed 5-4-87; Am. Ord. O-13-2001, passed 8-15-01)

§ 91.02 DIRECTOR; DUTIES AND POWERS.

(A) The County Judge/Executive, within 30 days of assuming office, shall appoint an Emergency Management Director in accordance with the provisions of KRS Chapter 39B, and shall

immediately notify the state Division of Emergency Management of the appointment.

(B) The Office of Emergency Management Director, appointed pursuant to this section, shall be sworn by oath to the Office of Emergency Management Director immediately upon appointment, and shall serve at the pleasure of the County Judge/Executive, but shall serve no longer than four consecutive years without reappointment and, as a minimum, shall meet all the qualification requirements specified in KRS Chapters 39A to 39F.

(C) The Office of Emergency Management Director shall have and exercise all the powers, authorities, rights, and duties as specified in KRS Chapters 39A to 39F, and in the orders or ordinances of the fiscal court of the county, to include the following:

(1) To represent the County Judge/Executive on all matters pertaining to the Comprehensive Emergency Program and the disaster and emergency response of the county;

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(2) To be the executive head and chief administrative officer of the County Office of Emergency Management and direct, control, supervise, and manage the development, preparation, organization, administration, operations, implementation, and maintenance of the comprehensive emergency management program of Campbell County, and to coordinate all, disaster and emergency response of Campbell County;

(3) To develop, update, and maintain the County Emergency Operations Plan in compliance with the provisions of KRS Chapters 39A to 39F;

(4) To establish, maintain, and coordinate or direct the Campbell County Disaster and Emergency Services organization in accordance with the provisions of the Campbell County Emergency Operations Plan, and the provisions of KRS Chapter 39A to 39F;

(5) To notify the County Judge/Executive and the state Division of Emergency Management immediately of the occurrences, or threatened or impending occurrence, of any emergency, disaster, or catastrophic incident or situation, and provide in such notice an assessment of possible or actual damage or threats to life, health, safety, property, or the environment, and recommend any emergency actions or orders which should be executed;

(6) To be the chief advisor to, and the primary on-scene representative of, the County Judge/Executive in the event of any emergency, declared emergency, disaster, or catastrophe within Campbell County;

(7) To respond and have full access to the scenes of an emergency, declared emergency, disaster, or catastrophe and immediately investigate, analyze, or assess the nature, scope, or seriousness of all situations; coordinate the establishment and operation of an incident command or management system; execute the provisions of the Campbell County Emergency Operations Plan; activate the Campbell County Emergency Operations Center or on scene command post; convene meetings, gather information, and conduct briefings; notify the County Judge/Executive and the state Division of Emergency Management immediately of the nature, scope, or seriousness of any emergency situation and provide information on all on-going

response actions being taken in association with the incident; provide any assistance requested, as deemed necessary or appropriate; and take any actions to fully expedite and coordinate the disaster and emergency response of all local public or private agencies, departments, units, or individuals;

(8) To take or direct immediate actions to protect public safety at the direction of the County Judge/Executive during any declared emergency or disaster;

(9) To act as an official representative of the state Division of Emergency Management when specifically requested by the state director;

(10) To report directly to the County Judge/Executive and act in an official policy-making capacity when carrying out all duties of the Office of Emergency Management Director;

(11) To have full signatory authority, in accordance with the county administrative code, for execution of all contracts, agreements, or other official documents pertaining to the administration, organizations, and operation of the Campbell County Office of Emergency Management and the local comprehensive emergency management program;

(12) To direct all paid or volunteer employees, staff assistants, or other workers of the Campbell County Office of Emergency Management, and supervise any operating units and personnel associated with it which are officially appointed and affiliated with the Campbell County Disaster and Emergency Services organization pursuant to the provisions of KRS Chapter 39A to 39F;

(13) To prepare and submit regular or scheduled program activity reports to the area manager of the state Division of Emergency Management and the County Judge/Executive;

(14) To execute bond in the amount as determined by the County Judge/Executive, when directed by the County Judge/Executive;

(15) To prepare and submit to the County Judge/Executive, on an annual basis by the 15th of July, a fiscal year program paper and budget request for the Campbell County Office of Emergency Management;

(16) To enroll and be a registered member of the Kentucky Emergency Management Association;

(17) To perform the duties of, or appoint with the approval of the fiscal court of Campbell County, the Campbell County Search and Rescue Coordinator pursuant to the provisions of KRS Chapter 39F; and

(18) To perform all administrative, organizational, or operations tasks required pursuant to KRS Chapters 39A to 39F, Kentucky administrative

regulations, the Kentucky Emergency Operations Plan, or program guidance issued by the state Division of Emergency Management; and to carry out all other emergency management-related duties as required by resolutions, orders, or ordinances of the fiscal court of Campbell County, the executive orders of the county judge/executive, and the provisions of the Campbell County Emergency Operations plan.
(Ord. O-8-87; passed 5-4-87; Am. Ord. O-13-2001, passed 8-15-01)

§ 91.03 PENALTY.

Any person violating any of the provisions of this subchapter, or any lawful orders, rules or regulations promulgated pursuant to it, upon conviction shall be guilty of a Class A misdemeanor. Violators of this subchapter may be issued a citation by the Sheriff of Campbell County or by a duly authorized official.
(Ord. O-8-87, passed 5-4-87; Am. Ord. O-13-2001, passed 8-15-01)

911 EMERGENCY TELEPHONE SERVICE

§ 91.15 AUTHORIZING ESTABLISHMENT OF 911 EMERGENCY TELEPHONE SERVICE.

The Campbell County Fiscal Court authorizes the establishment of 911 Emergency Telephone Service within its county, and the County Judge Executive is further authorized, if it becomes necessary, to enter into an interlocal cooperation agreement among the cities and county referred to above to create such a joint 911 Emergency Telephone Service, and to adopt regulations concerning the provision of this service.
(Ord. O-11-86, passed 10-15-86; Am. Ord. O-27-2000, passed 12-20-00; Am. Ord. O-13-05, passed 11-2-05; Am. Ord. O-15-13, passed 11-20-13)

§ 91.16 SECURITY ALARM SYSTEM CONNECTION TO 911 SERVICE PROHIBITED.

(A) No person or company that owns or controls any premises located in Campbell County, Kentucky shall permit a security alarm system on or at said

premises to be connected, by dialers or any other means, to the 911 Emergency Phone System.

(B) For the purpose of this section, "erroneous activation" shall be defined as, but not limited to:

(1) The intentional activation of security alarm systems when there exists no emergency or necessary situation for the Campbell County Police Department to be dispatched; and

(2) Activation of security alarm systems caused by improper or negligent maintenance or operation.

(C) No person or company that owns or controls any premises located in Campbell County, Kentucky shall permit a security alarm system to be erroneously activated on or at said premises.

(D) For each erroneous activation of a security alarm system, to which the Campbell County Police Department responds, excluding the first two erroneous activations thereof in each calendar year, the person or company that owns or controls the premises upon which is located the security alarm system, shall be charged and assessed a fee of \$25 for each erroneous activation.

(E) For each connection, either by dialers or any other means, of a security alarm system to the 911 Emergency Phone System, the person or company that owns or controls the premises upon which is located the security alarm system, shall for the first offense be given a warning and thereafter be charged and assessed a fee of \$25 for each day the connection remains attached to the 911 Emergency Phone System.

(F) The Campbell County Police Chief shall maintain a record of such erroneous activations and/or connections and shall provide copies thereof to the Campbell County Fiscal Court each month. If approved by a majority of the Campbell County Fiscal Court, the Fiscal Director shall thereupon send a bill for the appropriate charges and assessed fees to the person or company who owns or controls the premises upon which the security alarm system is located. Upon nonpayment of said bill for a period of 30 days, the respective security alarm system shall be removed from the police dispatcher's office, if so connected, and appropriate means shall be taken to recover the assessed charge or fee.

(Ord. 0-2-89, passed 5-3-89)

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§ 91.17 COLLECTION OF 911 SERVICE FEE.

(A) For the purposes of this Chapter, a 911 service fee shall be defined as an annual fee of \$70 imposed upon each occupied individual residential unit and each occupied individual commercial unit located upon each parcel of real property located within the County of Campbell, as determined from the records of the Campbell County Property Valuation Administrator's Office. A residential unit shall be defined as a principal residential space occupied or designed for occupancy for residential purposes. A commercial unit shall be defined as a principal non-residential building space of any size occupied or designed for occupancy by an individual non-residential business or public or private enterprise. A unit occupied as of November 1 shall be deemed occupied. A unit not occupied as of November 1 shall be deemed not occupied and shall not be subject to the 911 service fee.

(B) The 911 service fees collected shall be used for the delivery of Enhanced 911 emergency telephone service, as provided for by KRS 65.760.

(C) The 911 service fee shall be placed upon the Campbell County ad valorem property tax bills prepared by the Campbell County Clerk, pursuant to KRS 133.220(2) for the year beginning January 1, 2013 and continuing every year thereafter.

(D) For the year beginning January 1, 2013 only, owners of all occupied rental units shall be eligible to claim a credit of \$22.50 per unit against the annual fee due. This credit, which is the equivalent a 6-months share of the fee, is granted to allow owners of rental property additional time to fully recover the amount of the fee from tenants. In subsequent years, the full amount of the annual 911 service fee shall be paid for all occupied units.

(E) The Fiscal Court shall by resolution appoint an Appeals Board to consider and resolve any claims of incorrect determination of occupied individual residential units or occupied individual commercial units.

(F) All 911 service fees shall be collected by the Campbell County Sheriff and transferred to the Campbell County Consolidated Dispatch Center on a timely basis, as determined by the Judge/Executive pursuant to Executive Order. The County Clerk and Sheriff shall be entitled to a reasonable fee to defray the actual costs of collection and disbursement of 911 service fees.

(G) The failure of any real property owner to pay the 911 service fee as set forth in this Chapter shall be punishable as a Class A misdemeanor. (Ord. O-04-13, passed 8-7-13; Am. Ord. O-06-17, passed 5-3-17)

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CHAPTER 92: FIRE PREVENTION

Section

- 92.01 Proclamation of extraordinary fire hazard; notice
- 92.02 Open fires during time of proclamation prohibited

- 92.99 Penalty

Cross-reference:

Standards of safety adopted, see §§ 150.20 - 150.26

§ 92.01 PROCLAMATION OF EXTRAORDINARY FIRE HAZARD; NOTICE.

(A) Whenever the Division of Forestry or Natural Resources, State Fire Marshal of the Commonwealth of Kentucky notifies Campbell County that an extra-ordinary fire hazard exists in Campbell County as determined by the National Fire Danger Rating System and Fire Occurrence, the County Judge/Executive shall proclaim (by executive order) such condition to exist in Campbell County.

(B) Notice of the proclamation (and/or executive order) provided for in division (A) above shall be published in the newspaper of largest bona fide circulation in Campbell County.

(Ord. O-19-88, passed 8-18-88)

§ 92.02 OPEN FIRES DURING TIME OF PROCLAMATION PROHIBITED.

No person shall, when a proclamation (and/or executive order) as provided for in § 92.01 has been issued, light or maintain an open fire at any location in Campbell County while such proclamation is in effect. Any person violating this section shall be subject to the fines and penalties provided in § 92.99.

(Ord. O-19-88, passed 8-18-88)

§ 92.99 PENALTY.

Any person who violates any provision of this

chapter may be fined the sum of up to \$100 for each offense.
(Ord. O-19-88, passed 8-18-88)

CHAPTER 93: LITTER CONTROL

Section

- 93.01 Short title
- 93.02 Purpose
- 93.03 Definitions
- 93.04 Depositing litter in public or private places
- 93.05 Depositing litter in gutters, streets, or alleys
- 93.06 Depositing handbills on public or private property
- 93.07 Litter receptacles
- 93.08 Vehicles to be constructed so as to prevent leaking of contents

- 93.99 Penalty

COUNTY. Campbell County, Kentucky.

DUMPOUTS. Any material emptied from a vehicle or building upon streets, roadsides, or public places other than that emptied in appropriate litter receptacles.

HANDBILL. Any printed or written material excluding newspapers, which advertises for sale any commodity, or thing, or which directs attention to any business or other activity, or event of any kind.

LITTER. All solid wastes including but not limited to containers, packages, wrappings, printed matter, or other material thrown or deposited as herein prohibited, but not including the wastes of the primary processes of mining, logging, sawmilling, farming, or manufacturing.

LITTER BAG. A bag, sack, or other container made of any material which is large enough to serve as a receptacle for litter inside the vehicle or watercraft of any person.

LITTER RECEPTACLE. Those containers meeting the requirements of the Department for Natural Resources and Environmental Protection.

NEWSPAPER. Any newspaper of general circulation as defined by general law.

PARK. A reservation, playground, beach, recreation center, or any other areas in the county devoted to active or passive outdoor recreation.

PRIVATE PROPERTY. Any property not publicly owned or held out for use by the public.

PUBLIC PLACE. Any area that is used or held out for use by the public whether owned or operated by the public or private interests.

SOLID WASTE. All putrescible and nonputrescible solid and semisolid wastes including garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned vehicles or parts thereof, and discarded commodities.

§ 93.01 SHORT TITLE.

This chapter shall be known and may be commonly referred to as the "County Litter Control Ordinance."
(Ord. 02-80, passed 2-11-80)

§ 93.02 PURPOSE.

The purpose of this chapter is to accomplish litter control in Campbell County, Kentucky. This chapter is intended to place upon all persons within the county the duty of contributing to the public cleanliness and appearance of the county in order to promote the public health, safety, and welfare and to protect the economic interest of the people against unsanitary and unsightly conditions. It is further the intention of this chapter to protect the people against the health and safety menace and the expense incident to littering, and to provide a penalty for violation thereof.
(Ord. 02-80, passed 2-11-80)

§ 93.03 DEFINITIONS.

For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

STREET. Is synonymous with and includes any

highway, road, alley, collector, local, arterial, or freeway within the political subdivision.

SWEEPOUTS. Any collection of debris, resulting from clean-up operations, that is deposited in or around a public place.

VEHICLE. Every device capable of being moved upon a public street and in, upon, or by which any person or property is or may be transported or drawn upon a public street, excepting devices moved by human or animal power or used exclusively upon stationary rail or tracks.

WATERCRAFT. Any boat, ship, vessel, barge, or other floating craft.
(Ord. 02-80, passed 2-11-80)

§ 93.04 DEPOSITING LITTER IN PUBLIC OR PRIVATE PLACES.

(A) No person shall throw, drop, deposit, discard, or otherwise dispose of litter upon any public place in the county or upon any private place not owned by him, nor in any waters within the jurisdiction of this county whether from a vehicle or otherwise except:

(1) When such property is designated by the state or one of its agencies for disposal of garbage and refuse, and such person is authorized by the proper authority to use such property;

(2) Into a litter receptacle or other container in such manner that the litter will be prevented from being carried away or deposited by the elements upon any public or private property.

(3) When such person is the owner or has the control or custody of the property, or has prior consent of the owner in lawful possession of the property, or unless the act is done under the personal direction of the owner or tenant and provided said litter will not cause a public nuisance or be in violation of any state or local law, rule, regulation, or ordinance.

(B) No person shall throw or deposit, or cause to be thrown or deposited, any litter upon any public or private property.
(Ord. 02-80, passed 2-11-80) Penalty, see § 93.99

§ 93.05 DEPOSITING LITTER IN GUTTERS, STREETS, OR ALLEYS.

No person shall sweep into or deposit in any gutter, street, alley, or other public place any accumulation of litter. Persons owning or occupying property shall keep the sidewalks in front of said premises free of litter.
(Ord. 02-80, passed 2-11-80) Penalty, see § 93.99

§ 93.06 DEPOSITING HANDBILLS ON PUBLIC OR PRIVATE PROPERTY.

(A) No person shall throw or deposit any handbill upon any public place within the county.

(B) No person shall throw or deposit any handbill in or upon any uninhabited or vacant private property.
(Ord. 02-80, passed 2-11-80) Penalty, see § 93.99

§ 93.07 LITTER RECEPTACLES.

(A) Litter receptacles placed on sidewalks and other public places shall be used only for such litter material as persons may have for disposal while passing, and in no event shall be used for the disposal of other solid waste accumulated in residences or places of business.

(B) It shall be unlawful for any person to willfully damage, deface, destroy, or otherwise injure any litter receptacle.

(C) The person owning or maintaining any park, beach, campground or other place open and available to the public shall be responsible for the removal of litter from litter receptacles.
(Ord. 02-80, passed 2-11-80) Penalty, see § 93.99

§ 93.08 VEHICLES TO BE CONSTRUCTED SO AS TO PREVENT LEAKING OF CONTENTS.

(A) No vehicle shall be driven or moved on any public street unless such vehicle is so constructed or loaded as to prevent any of its load from dropping, shifting, leaking or otherwise escaping therefrom, except that sand or gravel, and like substances, may be dropped for the purpose of securing traction, or water or other substances may be sprinkled on a road surface for the cleaning or

maintaining of same by public authority or by persons under contract or other authorization by such public authority.

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(B) Any person owning or operating a vehicle from which any glass or other objects have fallen, leaked, or escaped, which constitutes an obstruction or injury to a vehicle or otherwise endangers the street or travel upon such street, shall immediately cause such street to be cleaned of all such objects, and shall pay the cost incurred therefor.

(Ord. 02-80, passed 2-11-80) Penalty, see § 93.99

Any person who violates any of the provisions of this chapter shall be guilty of a class B misdemeanor, and in addition to or in lieu of any other penalty, the court shall have the discretion to order such person to pick up and remove from any public place, or any private place with the permission of the owner or person in possession, any litter deposited there prior to the date of judgement.

(Ord. 02-80, passed 2-11-80)

§ 93.99 PENALTY.

CHAPTER 94: PARKS AND RECREATION

Section

battery, electricity, gasoline, or any other method, on any street or highway in the county except as set forth in division (B) below.

General Provisions

- 94.01 Repair or maintenance of motor vehicles in public recreation facilities prohibited
- 94.02 Use of golf carts on streets and highways prohibited
- 94.03 Use of Morscher Ball Park

County Parks and Campbell County Marina

- 94.15 Rules and regulations for Campbell County Parks
- 94.16 Trapping muskrats or other animals
- 94.17 Trespassing on golf course
- 94.18 Rates and fees
- 94.19 Rules and regulations for temporary use permits for Campbell County Parks

- 94.99 Penalty

GENERAL PROVISIONS

§ 94.01 REPAIR OR MAINTENANCE OF MOTOR VEHICLES IN PUBLIC RECREATION FACILITIES PROHIBITED.

No person, group, or corporation shall perform any maintenance or repair work on any motor vehicle, or any other powered vehicle within the confines of any public recreation facilities located in Campbell County, Kentucky.
(Res. R-20-76 passed 6-7-76) Penalty, see § 94.99

§ 94.02 USE OF GOLF CARTS ON STREETS AND HIGHWAYS PROHIBITED.

(A) No person, firm, or corporation shall use or operate any golf cart, whether powered by

(B) Golf carts shall be permitted to cross streets, roads, or highways at properly designated golf cart crossing areas on said streets, roads, or highways, but at no other place.
(Ord. O-13-85, passed 11-25-85) Penalty, see § 94.99

§ 94.03 USE OF MORSCHER BALL PARK.

The county property known as Morscher Ball Park and its facilities shall be closed to the public every day at 10:00 p.m. prevailing standard time, and no person shall use or be on or about the ball park and adjoining areas after 10:00 p.m. and before 8:00 a.m. prevailing standard time.
(Ord. 13-80, passed 7-7-80) Penalty, see § 94.99

***COUNTY PARKS AND
CAMPBELL COUNTY MARINA***

§ 94.15 RULES AND REGULATIONS FOR

CAMPBELL COUNTY PARKS.

(A) No person shall:

(1) Cut, deface, or destroy any tree, shrub, rock, building, equipment, or any other structure or object in any park.

(2) Remove from any park any man-made or natural object, plant, animal, rock, sand or soil.

(3) Start or light any fire other than in fireplaces or grates provided by the park, or in areas designated by park personnel. No person shall leave the park without assuring that the fire has been completely extinguished.

(4) Hunt, pursue, catch, capture, stroke or kill or have in his possession any bird or animal (other than leashed pet) in any park.

(5) Cause any loud or unreasonable noise or disturbance.

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(6) Place or allow a tent or trailer for camping other than in designated areas.

(7) Dump, strew, throw litter, or leave any garbage, bottles, cans, paper and any other trash or refuse other than in designated trash receptacles.

(8) Bring any glass containers into any park.

(9) Bring or allow children to camp in any park unless accompanied by an adult over the age of 18 years.

(10) Bring or allow animals into any park unless they are kept on a leash. No person shall fail to clean up after their pets.

(11) Fish within 150 feet of the golf course (rocky bank of No. 18 hole at A. J. Jolly Park).

(12) Boat or fish in violation of any park rules and the Kentucky State Fishing and Boating regulations.

(13) Fish in areas other than designated areas.

(14) Bring or allow any explosive material or any other dangerous substance into the park.

(15) Park on grass. Patrons shall park only in designated areas.

(16) Exceed the maximum speed limit of 10 mph, unless otherwise posted.

(17) Use any motor vehicle, including trail bikes, motor bikes, except on park roads. All vehicles must conform with all state traffic laws.

(18) Operate a motor vehicle (other than an authorized motor vehicle) beyond any gate, cable or any other obstruction, or proceed beyond any parking area or sign prohibiting such travels.

(19) Operate a motor vehicle within any park without displaying a park sticker.

(20) Return or remain at the park once being evicted or ordered to leave by park personnel. Any person evicted or ordered to leave the park shall forfeit all fees paid.

(21) Remain in the camping area beyond one week (7 days) unless authorized by the Park Director, or his designee (at A. J. Jolly Park).

(22) Abandon or leave unattended for a period in excess of 12 hours any watercraft or other personal property. Any property left unattended or abandoned shall be removed from the park and disposed of according to law if not claimed within 60 days.

(23) Hawk, peddle, solicit, beg, advertise, or engage in any business or commercial enterprise without written permission of the Park Director or his or her designee.

(24) Bring any wood from outside of the park into the park.

(B) The following are boat rules for the marina at A. J. Jolly Park:

(1) Canoes and sailboats are allowed on the lake from 10:00 a.m. until sunset. Fishermen may use canoes.

(2) Boaters shall know the limit and not overload or improperly load their boats.

(3) Boats must have flotation hulls.

(4) Kentucky State boating laws must be

adhered to:

(a) Proper flotation device for each passenger.

(b) Anchor with sufficient line.

(c) Bailing device.

(d) Throwing device.

(e) Paddle or oars.

(f) No horsepower limit; no wake speed.

(5) Children under 14 years of age must be accompanied by an adult in a canoe, sailboat, or motorboat.

(6) Boaters have a responsibility to keep the waters clean. Park officials, conservation officers, county or state police have the authority to prosecute any person throwing, discharging, or depositing refuse of any kind into the water.

(7) The park assumes no responsibility for loss of property, life, and the like.

(C) Horse trail rules and regulations.

O-08-07, passed 6-18-07; Am. Ord. O-09-10, passed 9-1-10) Penalty, see § 94.99

(1) A.J. Jolly Park.

(a) Horses are allowed in A.J. Jolly Park, but are restricted to parking area of horse trail area, horse trails, and any other specifically designated area.

(b) Horses only allowed on authorized horse trails.

(c) Riders responsible for proper disposal of all plastic/paper, and the like - garbage.

(d) Riders must remain on park property, on horse trails. Riders must not trespass on private property. Violations will result in banning rider from A. J. Jolly horse trails.

(e) Horse trailers must be parked orderly in parking lot provided.

(f) Riders must abide by all other park rules and regulations, including all federal, state, and local laws and regulations.

(g) All riders must be self-insured and ride at own risk.

(h) All riders must display a trail tag as issued under the authority of Campbell County Fiscal Court.

(2) Pendery Park.

(a) No horses allowed on playing fields or picnic area.

(b) Riding on roadways only.

(D) No alcohol of any kind shall be brought into or consumed in the parks.

(E) No bicycle riding, roller blading, or skating on walkway at Lakeside Commons Park.

(F) Except for emergency vehicles, no motorized vehicles are permitted on any bike paths or walking paths in any of the Campbell County Parks.

(Ord. O-5-97, passed 3-12-97; Am. Ord. O-5-2000, passed 2-2-00; Am. Ord. O-19-2000, passed 10-18-00; Am. Ord. O-16-2001, passed 9-19-01; Am. Ord.

§ 94.16 TRAPPING MUSKRATS OR OTHER ANIMALS.

(A) No person shall trap, hunt or otherwise take muskrats or other animals in the A.J. Jolly Parks except as provided in this section.

(B) Prior to the beginning of each trapping season, the Director of the Department of Recreation of the Campbell County Fiscal Court shall issue permits, not to exceed two in number, for the trapping of muskrats in the A.J. Jolly Park.

(C) The permits shall be in writing, issued to and for the use of only one person, shall designate that person's name, address, telephone number, state trapping license number and other information deemed appropriate by the Director, shall be valid for only the traditional season issued, and shall cost the sum of \$100, payable upon issuance.

(D) The permit holder shall be required to obtain a state trapping permit and shall be subject to all state regulations and statutes and all county ordinances.

(E) Within ten days after the end of trapping

season, the permit holder shall remove all his or her traps from the park, and report to the Director in writing that all traps have been removed, the number of muskrats and the number and kind of other animals taken by him or her in the park during that season.

(Ord. 01-80, passed 2-21-80) Penalty, see § 94.99

§ 94.17 TRESPASSING ON GOLF COURSE.

(A) No person shall enter or remain upon the A. J. Jolly Park Golf Course, its lands, structures, or waters unless, at the time, he or she is an authorized golfer or person authorized to be on said premises by the Park Director.

(B) Entering or remaining upon the A.J. Jolly Park Golf Course, its lands, structures, or water without authority to do so, constitutes trespass. (Ord. 07-80, passed 5-5-80) Penalty, see § 94.99

§ 94.18 RATES AND FEES.

The rates and fees for the use of the A.J. Jolly Park and Golf Course, as established by the motion and

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resolution of the Fiscal Court, are hereby adopted by reference and made a part of this code as if set forth in full herein.

(Ord. O-10-94, passed 8-3-94; Am. Res. R-01-04, passed 1-7-04; Am. Res. R-16-04, passed 3-4-04; Am. Res. R-02-05, passed 1-05-05; Am. Res. R-21-05, passed 2-16-05)

§ 94.19 RULES AND REGULATIONS FOR TEMPORARY USE PERMITS FOR CAMPBELL COUNTY PARKS.

The rules and regulations attached to Res. R-100-16 for the issuance of temporary use permits for use of specific areas at A.J. Jolly Park and Penderly Sports Park, and approved by the Fiscal Court, are hereby adopted by reference and made a part of this code as if set forth in full herein.

(Res. R-30-15, passed 2-18-15; Am. Res. R-100-16, passed 11-16-2016)

§ 94.99 PENALTY.

(A) Anyone who violates any of the provisions of this chapter for which no penalty is specified shall be subject to the terms of § 10.99.

(B) Any person, group, or corporation violating the provisions of § 94.01 shall, upon conviction, be fined not less than \$10 nor more than \$100 plus the costs of court.

(Res. R-20-76, passed 6-7-76)

(C) Violation of § 94.02 shall constitute a violation as described in the Kentucky Revised Statutes, and shall be punishable by a fine of not more than \$250.

(Ord. O-13-85, passed 11-25-85)

(D) Anyone who violates the provisions of § 94.03 shall be deemed to be a trespasser and subject to the provisions and penalties of KRS 511.080, criminal trespass in the third degree, and subject to the penalties thereunder of a fine up to \$250.00.

(Ord. 13-80, passed 7-7-80)

(E) Any person violating the rules and regulations contained in § 94.15 shall be guilty of a Class B misdemeanor under state law, punishable by up to 90 days in jail and up to a \$250 fine.

(Ord. O-6-78, passed 10-16-78; Am. Ord. O-5-97, passed 3-12-97; Am. Ord. O-5-2000, passed 2-2-00)

CHAPTER 95: STREETS AND SIDEWALKS

Section

§ 95.02 CAMPBELL COUNTY RESPONSIBLE FOR ROADS AND ROAD MAINTENANCE.

Official County Road System

- 95.01 Establishment
- 95.02 Campbell County responsible for roads and road maintenance

The Campbell County Fiscal Court, along with the Commonwealth of Kentucky, officially relinquishes all rights and responsibilities for the following roadbeds (map attached to Ord. O-21-91, passed January 6, 1992):

Excavations

- 95.10 Definition
- 95.11 Permit required; emergencies
- 95.12 Application fee
- 95.13 Repair and restoration
- 95.14 Performance bond
- 95.15 Violations

- (A) Leitch Station Road - 1.161. miles;
- (B) North Leitch Connector - .036 miles;
- (C) South Leitch Connector - .036 miles;
- (D) Steffen Lane - .138 miles; and
- (E) St. John’s Church Road - .503 miles

- 95.99 Penalty
- Appendix A: Campbell County maintained roads
- Appendix B: Paving restoration standards
- Appendix C: Readdressing new street names

to the city of Wilder, Kentucky. (Ord. O-21-91, passed 1-6-92)

EXCAVATIONS

OFFICIAL COUNTY ROAD SYSTEM

§ 95.10 DEFINITION.

§ 95.01 ESTABLISHMENT.

For the purpose of this subchapter, the following definition shall apply unless the context clearly indicates or requires a different meaning.

(A) The Campbell County Fiscal Court hereby updates the Official County Road System.

(B) It is the County Judge/Executive’s responsibility to establish and administer the Road Program which has been approved by the Fiscal Court.

(C) The list of roads, including the road name, or route number with beginning and ending points and mileage, shall be considered the Official Campbell County Road System and is set forth in Appendix A following this chapter. (Ord. 0-15-89, passed 12-20-89)

PERMITTEE. Includes and applies to any person or entity on behalf of whom the work being done under the permit is to be performed, and the application for such permit shall be signed by such person or entity in addition to the person or entity actually doing the work.

(Ord. O-17-92, passed 12-2-92)

§ 95.11 PERMIT REQUIRED; EMERGENCIES.

No person or entity shall cut, excavate, damage, or in any way alter any street, sidewalk, water line, or sewer line in the unincorporated area of the county, without first obtaining a permit for such action from the County Judge/Executive or his agent. Nor shall any person cause such action to be

done or suffer or

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permit any person acting on his behalf or under his control to do such action without first obtaining such permit. This subchapter shall apply to water and sewer lines on private property if such lines are part of or connected with the water and sewer systems operated by the county or other governmental entity.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19)

§ 95.12 APPLICATION FEE.

Such permit shall be granted pursuant to application therefor made to the County Judge/Executive, or his agent, in such manner and in such form as he may prescribe. A fee of \$200 shall be paid for each such application. A separate permit shall be required for each street, water line, or sewer line sought to be cut, excavated or altered. The application shall contain a clause whereby the permittee agrees to be bound by the terms of this subchapter.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19)

§ 95.13 REPAIR AND RESTORATION.

Every cut, excavation, or alteration made pursuant to this subchapter shall be fully repaired and restored by the permittee or the person or entity on whose behalf the permittee is acting, according to generally accepted engineering standards and the paving restoration standards set forth in Appendix B following this chapter. Such repair or restoration shall be inspected by the County Judge/Executive or his agent. The permittee shall notify the County Judge/Executive or his agent of the progress of such repair or restoration and shall comply with the reasonable directions of the County Judge/Executive or his agent concerning the time and manner of such inspection.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19)

§ 95.14 PERFORMANCE BOND.

The County Judge/Executive or his agent shall, as a condition precedent to granting a permit under this subchapter, require said permittee to post a performance bond in an amount, specified by the County Judge/Executive or his agent, sufficient to defray the cost of performing the repair and restoration work that will arise out of the work to be done pursuant to that permit.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19)

§ 95.15 VIOLATIONS.

Any person or entity violating this subchapter shall be punished as provided in § 95.99. Each road, sidewalk, water line, or sewer line cut, excavated, or altered shall be deemed a separate offense. Further, the County Judge/Executive may, if he deems it necessary, to protect the public ways and public utilities of the county, may revoke a previously issued permit or decline to issue other permits to any person who has violated this chapter.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19) Penalty, see § 95.99

§ 95.99 PENALTY.

Whoever violates any provisions of §§ 95.10 through 95.15 or Appendix B following this chapter shall be guilty of a class A misdemeanor.

(Ord. O-1-82, passed 3-16-82; Am. Ord. O-05-19, passed 6-19-19)

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APPENDIX A: CAMPBELL COUNTY MAINTAINED ROADS

<i>Name</i>							<i>Road Number</i>	<i>From</i>	<i>To</i>	<i>Length</i>	<i>Width</i>	<i>Surface</i>	<i>Adopted</i>
Alexandria Pike	CR1557	Dead End	Dead End	14,225'	25'	blacktop	7/12						
Aulick Road	CR 1214	Hissem Avenue	Fairlane	6,630'	13'	blacktop	8/87						
Autumn Lane	CR 1307	US 27	Dead End	1,111'	15'	blacktop	8/87						
Avery Road	CR 1111	AA Hwy	Ivor	1,208'	15'	blacktop	8/87						
Awesome Place	CR 1512	Wolf Road	End	1,200'	25'	blacktop	4/02						
Backus Drive	CR 1305	US 27	Dead End	1,936'	20'	blacktop	8/87						
Bakerfield Road	CR 1221	Boone Smith	Dead End	5,162'	16'	blacktop	8/87						
Barrs Branch	CR 1100	KY 10	KY 1121	7,437'	16'	blacktop	8/87						
Baynum Hill	CR 1114	KY 10	Dead End	3,656'	15'	blacktop	8/87						
Belle Point Drive	CR 1546	Pleasant Ridge	Dead End	1,200'	25'	blacktop	5/06						
Bezold Road	CR 1120	Burns Road	California Crossroad	6,480'	16'	blacktop	8/87						
Black Road	CR 1521	Eight Mile	Dead End	2,300'	11'	blacktop	8/87						
Blangey Road	CR 1325	KY 8	Dead End	3,766'	15'	blacktop	8/87						
Blossom Drive	CR 1311	US 27	Dead End	1,100'	20'	blacktop	8/87						
Blossom Lane	CR 1360	US 27	Southgate City Limits	3,642'	22'	blacktop	8/87						
Blue Sky Lane	CR 1526	Poplar Thicket	Dead End	980'	10'	blacktop	8/89						
Bob Huber Drive	CR 1246	Bud Pogue Way	Sara Lee	800'	24'	concrete	12/89						
Bob White Lane	CR 1132	KY 10	Dead End	3,405'	13'	blacktop	8/87						
Boone Smith Road	CR 1222	Pleasant Ridge	KY 1936	8,843'	17'	blacktop	8/87						
Boyd Road	CR 1519	Dead End	Clay Ridge	3,030'	18'	blacktop	8/87						
Branch Lick Road	CR 1005	Route 1997	Dead End	4,110	14'	blacktop	8/87						
Brandywine Court	CR 1384	Oak Lane	Dead End	370'	22'	concrete/ blacktop	12/99						
Brant Court	CR 1527	Goldeneye Drive	Cul de Sac	596'	25'	concrete							
Bud Pogue Way	CR 1555	Alexandria Pike	Dead End	800'	25'	concrete							
Bunning Lane	CR 1348	Cold Spring City Limits	Dead End	1,362'	12'	blacktop	8/87						
Burger Road	CR 1006	Vineyard Lane	Dead End	3,417'	11'	blacktop	8/87						
Burns Road	CR 1121	KY 154	KY 1121	20,491'	17'	blacktop	8/87						
Cabin Creek Drive East	CR 1374	East Alexandria Pike	Dead End	1,593'	24'	concrete	4/98						
California Crossroads	CR 1103	KY 8	Bezold Road	31,550'	18'	blacktop	8/87						
Cedar Lane	CR 1233	Madonna	Dead End	766'	13'	blacktop	8/87						
Cedar Trail Court	CR 1503	Sun Valley	Dead End	171'	25'	blacktop	11/00						
Center Street	CR 1254	KY 915	Dead End	448'	13'	blacktop	8/87						
Chalk Road	CR 1014	Vineyard Lane	Dead End	1,585'	12'	blacktop	8/87						
Charlotte Drive	CR 1554	Kramer Dr	Cul-de-sac	526'	25'	concrete	11/08						
Clay Ridge	CR 1217	KY 1936	Wolf Road	25,462'	17'	blacktop	8/87						
Cold Stream Road	CR 1536	KY 915	Dead End	1,575'	20'	blacktop	8/87						
Cooper Bain	CR 1556	Alexandria Pike	Craft Rd	1,440'	25'	concrete							
Coot Court	CR 1538	Goldeneye Drive	Cul de sac	580'	25'	concrete	8/18						
Countrylake Drive	CR 1529	AA Highway	Cul de Sac	462'	22'	blacktop							
Covert Run Pike	CR 1330	Ft. Thomas City Limits	Bellevue City Limits	2,408'	20'	blacktop	8/87						
Craft Road East	CR 1205	Dead End	Shaw Hess	7,550"	17"	blacktop	4/14						
Craft Road West	CR 1205A	S. Licking Pike	Alexandria Pike	580"	20"	blacktop	4/14						
Crestview	CR 1230	Hillview	Dead End	1,087'	22'	concrete	12/89						
Crowell Avenue	CR 1336	Ft. Thomas City Limits	Dead End	690'	19'	blacktop	8/87						
Cryer Road	CR 1129	KY 10	Dead End	417'	20'	blacktop	8/87						
Cutters Trace	CR 1367	Lakewood Drive	Dead End	1,900'	20'	concrete	3/94						
Daniels Road	CR 1112	KY 10	Schababerle Hill Road	11,218'	14'	blacktop	8/87						
Darlas Drive	CR 1510	Cold Spring City Limits	End	500'	20'	blacktop	12/01						
Darlington Creek Road	CR1548	US 27	Dead End	1,100	25'	blacktop	2/11						
Darlington Road	CR 1023	Lower Tug Fork	Dead End	3,213'	13'	chip seal	8/87						
Dead Timber Road	CR 1102	KY 8	Dead End	9,487'	15'	blacktop	8/87						
Decker Road	CR 1133	Bezold Road	Dead End	1,425'	11'	blacktop	8/87						

Deer Run	CR 1383	KY 915	Dead End	1,323'	25'	concrete	7/99
Demossville Road	CR 1215	Fairlane and Aulick	Dead End	6,083'	12'	blacktop	8/87
Dobbling Lane	CR 1018	Nine Mile	Dead End	2,840'	12'	blacktop	8/87
Dodsworth Lane	CR 1316	Cold Spring City Limits	KY 8	7,080'	18'	blacktop	8/87
Doubletree Court	CR 1506	Parkside	Dead End	210'	25'	blacktop	3/01
Dry Creek Road	CR 1349	Murnan Road	KY 915	6,754'	16'	blacktop	8/87
East Alexandria Pike	CR 1304	Low Gap East	KY 709	5,650'	25'	blacktop	1/93
East Hickory Court	CR 1504	Sun Valley	Dead End	323'	25'	blacktop	11/00
East Miller Road	CR 1238A	KY 915	Dead End	598'	13'	blacktop	8/87
Eagle View	CR 1525	KY 824	Dead End	3,829'	12'	blacktop	8/87

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<i>Name</i>								<i>Road Number From To Length Width Surface Adopted</i>
Echo Hills	CR 1517	Rt 915	Dead End	6,745'	16'	blacktop		
Eight Mile Road	CR 1033	KY 8	KY 547	9,565'	18'	blacktop	8/87	
Elder Drive	CR 1552	Mallard Drive	Cul de Sac	365'	25'	concrete	8/07	
Enzweiler	CR 1375	KY 9 AA HWY	Dead End	1,151'	18'	blacktop	5/90	
Eustace Avenue	CR 1337	Crowell	Dead End	1,135'	15'	blacktop	8/87	
Fairlane Road	CR 1212	Aulick and Demossville	US 27	14,340'	17'	blacktop	8/87	
Fairlane Short	CR 1212A	US 27	US 27	1,702'	14'	blacktop	8/87	
Fausz Road	CR 1029	KY 1997	Dead End	4,270'	12'	blacktop	8/87	
Fender Road	CR 1011	KY 1997	KY 8	14,261'	23'	blacktop	8/87	
Fisher Road	CR 1122	California Crossroads	Pendelton County line	15,068'	14'	blacktop	8/87	
Flatwoods Road	CR 1123	KY 824	Burns Road	8,014'	15'	blacktop	8/87	
Gary Lane	CR 1321	Dodsworth Lane	Dead End	2,506'	16'	blacktop	8/87	
Gilbert Ridge	CR 1301	Alexandria City Limits	Dead End	9,071'	14'	blacktop	8/87	
Goldeneye Drive	CR 1528	Pleasant Ridge	End of Section	1903'	28'	concrete	3/05	
Golf Road	CR 1524	KY 824	Dead end	1,458'	17'	blacktop	8/87	
Golfview Street	CR 1231	US 27	Dead End	387'	25'	concrete	8/87	
Grandview Road	CR 1003	Alexandria City Limits	Alexandria City Limits	7,163'	16'	blacktop	8/87	
Greskamp Road	CR 1520	KY 547	KY 547	1,030'	13'	blacktop	8/87	
Griffin Ford Road	CR 1218	Clay Ridge	Dead End	1,930'	14'	blacktop	8/87	
Gubser Mill Road	CR 1534	California Crossroads	Dead End	4,725'	12'	blacktop	8/87	
Gunkel Road	CR 1017	Mystic Rose	Dead End	2,516'	12'	blacktop	8/87	
Harlequin Court	CR1563	Cul de sac	Dead End	850'	28'	concrete	9/18	
Harmony Lane	CR 1547	Belle Point Drive	Dead End	1,675'	25'	blacktop	5/06	
Harrisburg Hill Road	CR 1227	Lees Road	Dead End	8,045'	14'	blacktop	8/87	
Harvest Trail	CR 1308	US 27	Dead End	820'	12'	blacktop	8/87	
Haubner Road	CR 1134	Fisher Road	Dead End	4,200'	14'	blacktop	8/87	
Hayfield Drive	CR 1544	Parkside	End	840'	25'	blacktop	1/06	
Haystack Court	CR 1545	Hayfield Drive	Dead End	306'	25'	blacktop	1/06	
Hearthstone Court	CR 1541	Reitman Road	Dead End	465'	25'	blacktop	8/05	
Heck Road	CR 1025	Upper Tug Fork	Dead End	3,625'	16'	blacktop	8/87	
Henry Court	CR 1253	Marie Drive	Dead End	593'	31'	blacktop	8/87	
Heritage Court	CR 1243	US 27	Dead End	1,908'	16'	blacktop	8/87	
Herringer Road	CR 1209	Boyd	Darlington Creek	2,318'	14'	blacktop	8/87	
Hillview Road	CR 1230	Alexandria Pike	Ex. Concrete Street	1,877'	21'	blacktop	8/87	
Hissem Road	CR 1216	Clay Ridge Road	Pendelton County Line	17,455'	16'	blacktop	8/87	
Holtz Drive	CR 1323	Winters Lane	Dead End	2,040'	13'	blacktop	8/87	
Indian Trace	CR 1239	1936- Pond Creek	Dead End	7,733'	14'	blacktop	8/87	
Jerry Wright Road	CR 1200	State Route 1121	Lickert Road	7,553'	17'	blacktop	8/87	
Joann Lane	CR 1369	Indian Trace	Dead End	2,030'	24'	concrete	4/94	
John Miller Road	CR 1255	Pond Creek	Dead End	2,813'	15'	blacktop	8/87	
Keating Drive	CR 1561	Ripple Creek	Dead End	1,200'	28'	concrete	10/14	
Kellan Court	CR 1354	KY 915	Dead End	590'	11'	blacktop	3/05	
Kellie Lane	CR 1509	Vineyard Lane	Cul-de-sac	460'	20'	blacktop	12/01	
Kennedy Road	CR 1110	Route 10	Dead End	1,730'	13'	blacktop	8/87	

Kensington Drive	CR 1558	East Nagel Road	Dead End	1,904'	20'	concrete	11/13
Koehler Road	CR 1130	California Crossroads	State Route 10	4,870'	15'	blacktop	8/87
Kohls Road	CR 1523	Ten Mile	Fender Road	3,685'	16'	blacktop	
Kramer Drive	CR 1553	Hissem Road	Cul-de-sac	2,410'	25'	concrete	11/08
Labrador Lane	CR 1379	Mallard Drive	Pleasant Ridge	1,047'	25'	concrete	3/98
Lakewood Drive	CR 1366	Eight Mile	Cutters Trace	854'	24'	blacktop	3/94
Lauren Lane	CR 1380	KY 536	Dead End	1,800'	25'	blacktop	2/99
Lees Road	CR 1228	Pleasant Ridge	Route 1936	11,545'	14'	blacktop	8/87
Lick Hill Road	CR 1101	Washington Trace	Dead End	2,896'	15'	blacktop	8/87
Lickert Road	CR 1202	US 27	Route 1121	9,230'	18'	blacktop	8/87
Losey	CR 1234	Pleasant Ridge	South Licking Pike	4,897'	14'	blacktop	8/87
Low Gap East	CR 1306B	US 27	East Alexandria Pike	2,866'	12'	blacktop	4/00
Low Gap West	CR 1306A	State Route 27	KY 2924	3,671'	25'	blacktop	4/00
Lower Grandview	CR 1535	1997 (Stonehouse Rd)	Dead End	1,568'	16'	blacktop	
Lower Tug Fork	CR 1022	Upper Tug Fork	KY 547	11,450'	14'	blacktop	8/87
Maddox Road	CR 1236	Pleasant Ridge	Dead End	6,685'	14'	blacktop	8/87
Madonna Drive	CR 1237	Maddox	Maddox	2,570'	17'	blacktop	8/87
Magnolia Court	CR 1507	Parkside	Dead End	300'	25'	blacktop	3/01
Makena Lane	CR 1537	Washington Trace	End	2,425'	20'	blacktop	6/04
Mallard Drive	CR 1378	KY 915	Dead End	4,100'	28'	concrete	8/18
Marie Drive	CR 1499	Miller Road West	Dead End	3,239'	16'	blacktop	8/87
Marl-Rich Lane	CR 1376	US 27	Dead End	1,087'	25'	concrete	4/97
Martin Drive	CR 1365	Maddox	Dead End	914'	17'	blacktop	8/87
Messmer Hill Road	CR 1313	Uhl Road	Dead End	2,829'	15'	blacktop	8/87

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Campbell County Maintained Roads

Name							Road Number From To Length Width Surface Adopted
Midway Drive	CR 1518	US 27	Echo Hills	458'	22'	blacktop	8/87
Milton Lane	CR 1251	Pleasant Ridge	Dead End	865'	12'	blacktop	8/87
Moreland Road	CR 1201	US 27	Dead End	1,393'	17'	blacktop	8/87
Morningview Drive	CR 1219	Clay Ridge	Dead End	9,600'	15'	blacktop	8/87
Morvue	CR 1250	Cedar Lane	Dead End	488'	15'	blacktop	8/87
Muinn Road	CR 1531	Aulick	Dead End	3,404'	14'	blacktop	8/87
Murnan Road	CR 1350	KY 915	Dead End	14,200'	18'	blacktop	8/87
Mystic Rose	CR 1016	Nine Mile	Dead End	2859'	13'	blacktop	8/87
West Nagel Road	CR 1211	US 27	Hissem	8,800'	18'	blacktop	8/87
East Nagel Road	CR1211A	KY 154	Dead End	2,050'	22'	blacktop	4/14
Neises Road	CR 1009	KY 8	Dead End	861'	13'	blacktop	8/87
Nelson Road	CR 1030	KY 547	KY 1997	5,433'	21'	blacktop	8/87
Neltner	CR 1028	300' from Poplar Ridge	1960' on right side	1960'	19'	blacktop	12/94
Newberry Road	CR 1515	Wagoner Road	Dead End	3,050'	12'	blacktop	
Nine Mile Road	CR 1015	KY 547	KY 8	13,485'	18'	blacktop	8/87
Oak Lane	CR 1252	Heritage Court	Dead End	1,300'	20'	blacktop	8/87
Oregon Landing	CR 1105	KY 8	Dead End	1,868'	12'	blacktop	8/87
Owl Creek Road	CR 1021	Uhl Road	Dead End	6,610'	12'	blacktop	8/87
Parkside Drive	CR 1207	US 27	Woeste Rd	4,215'	28'	blacktop	1/06
Phillips Road	CR 1232	Tarvin Road	Losey Road	7,310'	15'	blacktop	8/87
Picnic Road	CR 1128	Wagoner Road	Dead End	600'	12'	blacktop	5/90
Pintail Court	CR 1500	Labrador	Dead End	915'	25'	concrete	4/00
Pleasant Ridge Road	CR 1224	South Licking Pike	Clay Ridge	34,683'	20'	blacktop	8/87
Plum Creek Road	CR 1118	US 27	Pendleton County Line	5,713'	16'	blacktop	8/87
Pondwoods Drive	CR1564	Parkside Drive	Cul de sac	680'	24'	concrete	10/18
Poplar Ridge	CR 1027	Peggy Ann Lane	KY 547	8,778'	23'	blacktop	8/87
Poplar Thicket	CR 1356	KY 915	Dead End	12,006'	13'	blacktop	8/87
Redstone Road	CR 1002	KY 10	Dead End	2,704'	11'	blacktop	8/87
Reis Lane	CR 1117	Reis Ridge	County Line	985'	11'	blacktop	8/87
Reis Ridge	CR 1116	Shaw Goetz	Dead End	5,713'	14'	blacktop	8/87
Reitman Road	CR 1026	Poplar Ridge	Upper Tug Fork	4,650'	15'	blacktop	8/87
Richland Lane	CR1540	Reitman Road	Dead End	555'	25'	blacktop	8/05
Rifle Range Road	CR 1355	KY 915	Dead End	13,100'	16'	blacktop	8/87
Ripple Creek Road	CR 1310	US 27	Cold Spring city limits	2,690'	17'	blacktop	8/87
Ritter Lane	CR 1522	Ten Mile	Dead End	555'	10'	blacktop	8/87
Rockyview Dr.	CR 1377	Route 9	Dead End	1,550'	20'	concrete	4/97
Rosebud Court	CR 1513	Sugarmill	Dead End	342'	25'	blacktop	
Roth Farm Lane	CR 1511	Gilbert Ridge	Dead End	1,288'	22'	blacktop	4/02
Royal Avenue	CR 1359	Summit	Dead End	500'	20'	blacktop	8/87
Royal Oak	CR 1368	KY 915	Dead End	2,523'	20'	concrete	3/94
Ruschman Drive	CR 1373	Murnan Road	Dead End	870'	25'	concrete	2/96
Scenic Drive	CR 1361	Backus Drive	Dead End	1,030'	22'	concrete	5/90
Schababerle Hill	CR 1113	KY 10	KY 1121	11,102'	16'	blacktop	8/87
Schweitzer Court	CR 1258	Heritage Court	Dead End	1,300'	28'	concrete	11/95
Shadowlawn Drive	CR 1543	Reitman Road	Dead End	1,995'	25'	blacktop	1/06
Shaw Goetz Road	CR 1115	KY 10	California Crossroads	14,113'	15'	blacktop	8/87
Shaw Hess Road	CR 1126	KY 1121	KY 1121	13,490'	24'	blacktop	8/87
Sheanshang Road	CR 1127	KY 10	Dead End	1,016'	12'	blacktop	8/87
Short Cut Road	CR 1530	AA HWY	RT 10	420'	25'	blacktop	
Short Summer	CR 1560	US 27	Alexandria Pike	177'	55'	concrete	4/14
Siry Road	CR 1208	Flatwoods	US 27	14,700'	19'	blacktop	8/87
West Short Siry	CR1208A	Boyd Road	Dead End	1,250'	16'	blacktop	8/87
East Short Siry	CR1208B	Siry Road	Dead End	1,775'	21'	blacktop	8/87
Skyline Drive	CR 1317	Dodsworth Lane	Dead End	4,659'	18'	blacktop	8/87
Smith Hiteman Road	CR 1220	Clay Ridge	Dead End	4,580'	16'	blacktop	8/87
South Licking Pike	CR 1371	Camel Crossing	US 27	12,017'	25'	blacktop	12/94
Spur Road	CR 1533	California X Roads	Dead End	1,650'	17'	blacktop	
Steffen Road	CR 1357	KY 915	Dead End	3,475'	15'	blacktop	8/87

Stoneybrook Court	CR 1381	Parkside Drive	Dead End	400'	25'	blacktop	2/99
Sugarmill Drive	CR 1508	Parkside Drive	SR 824	1,335'	25'	blacktop	12/01
Summer Hill	CR 1372	Washington Trace	Dead End	2,405'	22'	blacktop	6/95
Sun Valley Drive North	CR 1382	Parkside Drive	Dead End	255'	25'	blacktop	2/99
Sun Valley Drive South	CR 1382A	Parkside Drive	Dead End	1,300'	25'	blacktop	2/99
Sycamore Creek Drive	CR 1549	Darlington Creek Dr.	Dead End	615'	25'	concrete	2/11
Tarvin Road	CR 1257	Lees Road	S. Licking Pike	6,232'	16'	blacktop	8/87
Ten Mile Road	CR 1012	KY 1997	Fender Road	9,765'	14'	blacktop	8/87
Thelma Lee Drive	CR 1501	RT 9 AA HWY	Dead End	1,325'	25'	concrete	4/00
Timbercreek Court	CR 1542	Makena	Dead End	893'	20'	blacktop	8/05

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<i>Name</i>							<i>Road Number From To Length Width Surface Adopted</i>
Tippenhauer Road	CR 1351	KY 915	Dead End	11,255'	18'	blacktop	8/87
Truesdell Road	CR 1010	Fender	KY 1566	8,747'	16'	blacktop	8/87
Uhl Road	CR 1312	Cold Spring City Limit	Silver Grove City Limit	10,161'	17'	blacktop	8/87
Union Street	CR 1106	Route 8	Dead End	1,496'	16'	blacktop	8/87
Upper Lick Branch	CR 1004	Grandview	Route 9	4,244'	16'	blacktop	8/87
Upper Tug Fork	CR 1024	East Alexandria Pike	Poplar Ridge	8,760'	17'	blacktop	8/87
Vineyard Lane	CR 1013	Nine Mile	Ten Mile	8,406'	15'	blacktop	8/87
Visalia Road	CR 1235	Pleasant Ridge	KY 1936	7,064'	13'	blacktop	8/87
Wagoner Road	CR 1124	California Crossroads	SR1121	14,800'	16'	blacktop	8/87
Walnut Creek Drive	CR 1550	Darlington Creek Dr.	Cul de sac	465'	25'	concrete	2/11
Washington Trace Road	CR 1104	KY 2921-Painter Road	KY 10	32,423'	17'	blacktop	8/87
Weaver Lane	CR 1318	Cold Spring City Limits	Dead End	2,548'	11'	blacktop	8/87
West Hickory Court	CR 1505	Sun Valley	Dead End	180'	25'	blacktop	11/00
West Kennedy Road	CR 1110A	Daniels Road	Dead End	940'	12'	blacktop	8/87
West Miller Road	CR 1238	KY 915	Dead End	6,406'	15'	blacktop	8/87
Wigeon Drive	CR 1539	Harlequin	Cul de sac	2,130'	'28'	concrete	8/18
Wildflower Court	CR 1514	Sugarmill	Dead End	555'	25'	blacktop	12/02
Williams Ridge	CR 1502	Gilbert Ridge	Dead End	780'	20'	blacktop	11/00
Willow Creek Drive	CR 1559	Darlington Creek Dr.	Dead End	350'	25'	concrete	1/14
Wish Road	CR 1131	Fisher Road	Dead End	2,920'	15'	blacktop	8/87
Woeste Road	CR 1206	Lickert Road	KY 824	12,025'	19'	blacktop	8/87
Wolf Road	CR 1223	KY 1936	Clay Ridge to Dead End	10,612'	15'	blacktop	8/87
Yelton Hill	CR 1119	US 154	Plum Creek Road	3,615'	18'	blacktop	8/87
***County Park Roads							
***Golf Course Entr.	CR 1207F	US 27	Club House	7,654'	11'	blacktop	8/87
***Park Road	CR 1256	Lakeview	Dead End	1,584'		gravel	8/87
***Parklake Road	CR 1248	AJ Jolly Golf Drive Entrance	Flatwoods	17,222'	15'	blacktop	8/87
***Williams Lane	CR 1370	KY 8	Dead End in Park	800'	20'	blacktop	12/94
(Ord. O-15-89, passed 12-20-89; Am. Ord. O-18-91, passed 10-16-91; Am. Ord. O-3-94, passed 4-6-94; Am. Ord. O-8-94, passed 7-20-94; Am. Ord. O-1-96, passed 2-17-96; Am. Ord. O-23-2000, passed 12-6-00; Am. Ord. O-2-2001, passed 3-21-01; Am. Ord. O-21-2001, passed 12-19-01; Am. Ord. O-8-2002, passed 5-1-02; Am. Ord. O-23-2002, passed 1-8-03; Am. Ord. O-18-03, passed 9-16-03; Am. Ord. O-04-04, passed 3-3-04; Am. Ord. O-10-04, passed 6-2-04; Am. Ord. O-16-04, passed 8-11-04; Am. Ord. O-02-05, passed 3-16-05; Am. Ord. O-09-05, passed 8-24-05; Am. Ord. O-17-05, passed 1-18-06; Am. Ord. O-5-06, passed 5-17-06; Am. Ord. O-01-07, passed 1-17-07; Am. Ord. O-09-07, passed 8-8-07; Am. Ord. O-10-08, passed 11-19-08; Am. Ord. O-03-11, passed 2-16-11; Am. Ord. O-07-12, passed 6-20-12; Am. Ord. O-13-13, passed 11-20-13; Am. Ord. O-19-13, passed 1-8-14; Am. Ord. O-05-14, passed 4-2-14; Am. Ord. O-15-14, passed 10-15-14; Am. Ord. O-12-15, passed 10-21-15; Am. Ord. O-13-16, passed 10-19-16; Am. Ord. O-04-17, passed 4-19-17; Am. Ord. O-08-18, passed 8-1-18; Am. Ord. O-10-18, passed 9-5-18; Am. Ord. O-12-18, passed 10-17-18)							

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APPENDIX B: PAVING RESTORATION STANDARDS

Section

1. Overview
2. Interference with vehicular traffic
3. Boring, excavation, backfilling
4. Asphalt roads
5. Concrete roads
6. Ditch line and/or right-of-way
7. Revegetation
8. Responsibility for dust, dirt, and appearance
9. New roads or resurfacing

letters so the county will know the job has been completed.

(D) Any part of the project that falls on non-county maintained property will be the responsibility of the

§ 1. OVERVIEW.

(A) The following rules and regulation have been prepared by the County Fiscal Court for the county of Campbell, Kentucky, in accordance with County Ordinances. In case of any dispute as to the interpretation of any or all of these rules and regulations, the decision of the County Judge Executive or his agent shall be final. In performing work under these specifications, the permittee is fully responsible that his operations conform to all applicable statutes, rules, and regulations of the Campbell County Fiscal Court, Kentucky Transportation Cabinet (KYTQ and the Manual for Uniform Traffic Control Devices (MUTCD).

(B) Utility mains, conduits, manholes, and other major sub-surface structures shall be accompanied by a plan and typical cross section showing, as nearly as possible from records available, the location of the existing underground structures and the location of the proposed structure. Two prints of plans shall be submitted. The issuance of a permit will be based on the approved plans. No work which deviates from an approved plan shall be performed unless and until an approval of the change of plan has been secured.

(C) Wherever possible, the county requires boring underneath hard pavements or in right of way (ROW). Permission to cut hard pavements will be granted only in cases of real necessity. For emergency purposes, the agency or party making an emergency opening shall call the County Road Department and inform them of all pertinent particulars such as name of party responsible for cut, where the cut will be, and the rest of the essential information requested above. When applying for the permit after the emergency project is completed, COMPLETED shall be written in large

permittee. It will be the permittee's responsibility to determine property lines in and around project. Private property owners will be contacted by the permittee and made aware of the project and any impact or potential impact. Permittee is responsible for all correspondence with private property owner. This documents does not give permittee permission to perform any work on private property. All arrangements need to be made with private property owner by the permittee.

§ 2. INTERFERENCE WITH VEHICULAR TRAFFIC.

(A) The permittee shall carry on the work in such manner as to cause a minimum of interference with traffic. Adequate warning signs and devices to warn and guide traffic, and shall place the signs and warning devices per MUTCD.

(B) If Campbell County deems it necessary to have flagmen because of hazardous conditions created by the project, the permittee shall furnish flagmen at their own expense.

(C) In case of an emergency occurring in any important thoroughfare the permittee must notify

the County Police and the appropriate Fire Department immediately.

§ 3. BORING, EXCAVATION, BACKFILLING.

(A) *Boring.*

(1) Any boring under the road will be 60 inches minimum depth.

(2) Any boring underneath the ditch line, ditch line includes sidewalls and bottom of ditch, will be 42 inches minimum depth.

(3) Any boring behind the ditch line will be a minimum of 36 inches depth.

(4) All gas lines to be 60 inches deep no matter of location in right-of-way.

(B) *Excavation.*

(1) Whenever culverts, sewers, manholes, valve chambers, catch basin connections, water mains, gas pipe, electric conduits, services or house connections thereto, or any type of subsurface facilities are exposed in excavating, the permittee

shall, at their own expense, protect them from damage.

(2) The permittee shall use all necessary precautions to protect persons and/or property from injury and/or damage. Barricades and sufficient warning lights shall be placed along the opening per MUTCD. Flagmen shall be provided by the permittee if necessary per MUTCD.

(3) Every precaution shall be taken to safeguard the work, and to inconvenience the public as little as possible.

(4) The permittee shall carefully remove the paving and base course materials and store them in piles separated from the excavated earth. Excavated material shall be placed so as not to obstruct gutters or drains/catch basins and in such manner as will cause minimum inconvenience to the public. If necessary, temporary silt covers for gutters, drains/catch basins shall be installed to insure storm system preservation. It may be necessary to haul part or all of the excavated material from the project area.

(5) Excavations shall be properly sheeted and braced where necessary, to prevent caving, slipping, or cracking of sides. Sheeting and bracing used to support the sides of the opening shall be carefully removed as the backfilling of the trench progresses. If pavement along the sides of the openings is, or becomes undermined and unsupported, the permittee shall, at their own cost and expense, break down and remove such undermined pavement and the foundation thereof, and shall also remove all loose earth.

(C) *Backfilling.*

(1) Utility assets to be shaded per utility owner specifications. Then control density fill (CDF) used to fill entire excavation to elevation that meets restoration specification. Any and all spoils to be hauled away.

(2) All soils must be compacted.

§ 4. ASPHALT ROADS.

(A) All excavations begin with saw cut.

(B) Thirty-six inches minimum cover to asset (main, service, etc.).

(C) Shade utility asset per utility owners specification.

(D) Control Density Fill (CDF) to within nine and one half (9.5) inches of the road surface after settling.

(E) Tack applied to all cut/milled surfaces.

(F) Two, Four inch lifts of base asphalt hot mix, one foot from all sides of saw cut milled to a depth of one and a half inches (1.5) and one and a half (1.5) inches asphalt surface hot mix compacted evenly, without ripples or dips, to match road surface elevation.

(G) Proper drainage restored in project area.

(H) All joints sealed.

(I) Underdrains installed as needed. One foot by one foot excavation along project area, wrapped in soil filter fabric, four Inch perforated PVC, backfilled in stone (# 57), capped with soil, run to catch basin or day lighted where outflow will not cause erosion or be a nuisance.

(J) Seed and straw all disturbed areas. Netting installed as needed.

(K) Any settling or failure, in or around project area will be repaired at utilities/permittee's expense for a period of 12 months.

(L) Any cut or damaged sidewalks to be cleanly saw cut and replaced as an entire block and meet current ADA specifications. Expansion joints installed as needed.

(M) All spoils hauled off from project area daily.

§ 5. CONCRETE ROADS.

(A) If slab is cut for excavation then entire slab must be replaced.

(B) Thirty-six inches minimum cover to asset (main, service, etc.).

(C) Shade utility asset per utility owner's specification.

(D) Control Density Fill (CDF) to within eight inches of road surface after settling.

(E) Compact in situ material around excavation to depth of eight inches below slab surface.

(F) Pinned eighteen inch on center, eighteen inch length, drilled nine inches, clean 5/8 inches rebar.

(G) 4,000 psi, 8 inches thick.

right-of-way. It will be up to utility/permittee to determine property lines versus right-of-way.

(H) Proper drainage restored in project area.
Replace curbs as needed.

(I) All joints sealed.

(J) Proper drainage restored in project area.

(K) Blocked off per MUTCD for sufficient curing.
No road closures.

(L) Seed and straw all disturbed areas. Netting installed as needed.

(M) Underdrains installed as needed. One foot by one foot excavation along project area, wrapped in soil filter fabric, four inch perforated PVC, backfilled in stone (# 57), capped with soil, run to catch basin or day lighted where outflow will not cause erosion or be a nuisance.

(N) Any settling or failure, in or around project area will be repaired at utilities/permittee's expense for a period of 12 months.

(O) Any cut or damaged sidewalks to be cleanly saw cut and replaced as an entire block and meet current ADA specifications. Expansion joints installed as needed.

(P) All spoils hauled off from project area daily.

§ 6. DITCH LINE AND/OR RIGHT-OF-WAY.

(A) All utility assets (mains, services...) to be buried no less than 42 inches below bottom of ditch line, and two feet off edge of road so that future ditch line maintenance can proceed without fear of utility service interruption.

(B) Ditch line to remain open then restored with flow towards intended outfall.

(C) Nearest slope of ditch line to be at least two feet off edge of road. Additional excavation may need to be taken in order to obtain proper ditch line. All slopes to be restored at a minimum of 3:1. If otherwise intended contact Road Department prior to project start.

(D) It will be up to utility/permittee to contact property owner(s) if scope of project will interfere with any property outside of county maintained

(E) This document does not give permission for utility/permittee to perform work outside of right-of-way.

(F) Any fencing, gates, mailboxes or other property disturbed will be responsibility of utility to replace if damaged.

(G) Any cross road culvert/ bridge to be avoided. If culvert damaged or plugged, utility owner/permittee will have to replace culvert with materials and techniques to be specified by Road Department. Same for driveway culverts. If culvert(s) cannot be avoided then arrangements will be made prior to project for replacement.

(H) Drainage to/from inlet and/or outlet of culverts, gutters or catch basins will be restored and/or improved as a result of project.

(I) Backfilling to include proper material and must be compacted in order to avoid any future non-compaction issues.

(J) Underdrains installed as needed. One foot by one foot excavation along project area, wrapped in soil filter fabric, four inch perforated PVC, backfilled in stone (# 57), capped with soil,

run to catch basin or day lighted where outflow will not cause erosion or be a nuisance.

(K) Seed and straw all disturbed areas. Netting installed as needed.

(L) Any settling or failure, in or around project area will be repaired at utilities/permittee's expense for a period of 12 months.

§ 7. REVEGETATION.

(A) Seed and straw to be installed in all disturbed areas.

(B) Netting installed as needed.

(C) Other forms of vegetation damaged will be replaced with in kind plant material.

(D) Revegetation by the permittee will not be considered complete until all areas have sprouted and all maintenance necessary (such as watering, etc.) shall be the responsibility of the permittee and shall be considered a part of the restoration.

§ 8. RESPONSIBILITY FOR DUST, DIRT, AND APPEARANCE.

All project areas will be kept clean, swept and/or washed as needed. Every action will be taken to keep debris out of storm water systems, including ditch lines. Any disturbances will be remedied.

water line, etc. This shall be for a period of 12 months. The permittee may be required, if the county sees fit, to resurface the entire street with a one-inch course, with length of paving up to the discretion of the county.

(Ord. O-17-92, passed 12-2-92; Am. Ord. O-05-19, passed 6-19-19)

§ 9. NEW ROADS OR RESURFACING.

New roads or resurfaced roads shall be cut only in emergency cases, such as a broken sewer line,

[Text continues on page 35.]

APPENDIX C: READDRESSING NEW STREET NAMES

EXISTING NAME	NEW NAME	ZIP CODE	NOTES	ORD.	DATE
3 Mile Road	Three Mile Road	41076		O-08-03	6-25-03
AA (KY9) Highway	AA Highway	41007		O-08-03	6-25-03
AA (KY9) Highway	AA Highway	41076		O-08-03	6-25-03
AA (KY9) Highway	AA Highway	41001		O-08-03	6-25-03
Alexandria Licking Pike	Tollgate Road	41001		O-08-03	6-25-03
Birch Road	Birch Drive	41059		O-08-03	6-25-03
Bezold Decker Road	Decker Road	41007		O-08-03	6-25-03
California Cross Road	California Crossroad	41007		O-08-03	6-25-03
Camp Springs Loop	Gresskamp Road	41059		O-08-03	6-25-03
Carthage Road	New Richmond Road	41007		O-08-03	6-25-03
Dead End Road	Black Road	41059		O-08-03	6-25-03
Dead Timber #1	Dead Timber Road	41007		O-08-03	6-25-03
Dead Timber \$2	Wagoner Road	41007		O-08-03	6-25-03
Dead Timber #2 offshoot	Newberry Road	41007		O-08-03	6-25-03
Four and Twelve Mile Road	Stonehouse Road	41001		O-08-03	6-25-03
Four and Twelve Mile Road	Stonehouse Road	41007		O-08-03	6-25-03
Four and Twelve Mile Road	Stonehouse Road	41059		O-08-03	6-25-03

Gunkel Road No. 1	Gunkel Road	41059		O-08-03	6-25-03
Gunkel Road No. 2	Mystic Rose	41059		O-08-03	6-25-03
Gunkel Road No. 3	Vineyard Lane	41059		O-08-03	6-25-03
Gunkel Road No. 4	Ritter Lane	41059		O-08-03	6-25-03
KY Highway 8	Mary Ingles Highway	41059		O-08-03	6-25-03
KY Highway 8	Mary Ingles Highway	41076		O-08-03	6-25-03
KY Highway 8	Mary Ingles Highway	41007		O-08-03	6-25-03
KY Highway 8	Mary Ingles Highway	41085		O-08-03	6-25-03
KY Highway 10	Flagg Springs Pike	41001	South of intersection at Grandview and E. Main	O-08-03	6-25-03
KY Highway 10	Flagg Springs Pike	41007	South of intersection at Grandview and E. Main	O-08-03	6-25-03
KY Highway 10	Main Street	41001	Between Licking Pike and City of Alexandria	O-08-03	6-25-03
KY Highway 10	Licking Pike	41001	Between Licking Pike and 536	O-08-03	6-25-03

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EXISTING NAME	NEW NAME	ZIP CODE	NOTES	ORD.	DATE
KY Highway 154	Peach Grove Road	41001		O-08-03	6-25-03
KY Highway 154	Peach Grove Road	41006		O-08-03	6-25-03
KY Highway 1936	Pond Creek Road	41001	Pond Creek running North/South	O-08-03	6-25-03
KY Highway 536	Creektrace Road	41001	Formerly Pond Creek running West/East	O-08-03	6-25-03
Lake View Road/Lane	Parklake Road	41001		O-08-03	6-25-03
Lower 8 Mile Road	Eight Mile Road	41059		O-08-03	6-25-03
Lower Lick Branch Road	Branch Lick Road	41001		O-08-03	6-25-03
Maddox Drive	Martin Drive	41001		O-08-03	6-25-03
Oak Street	Pinoak Street	41001		O-08-03	6-25-03
Old 4 Mile Connector	Riley Road	41001	West of intersection of AA Hwy and Four Mile	O-08-03	6-25-03
Old California Cross Road	Spur Road	41007		O-08-03	6-25-03
Old Grandview Road	Grandvista Road	41001		O-08-03	6-25-03
Old KY 9 Road	Golf Road	41001		O-08-03	6-25-03
Old KY 824 Road	Eagle View	41001		O-08-03	6-25-03
Old Poplar Thicket	Blue Sky Lane	41001		O-08-03	6-25-03
Old State Road #3	Furlong Drive	41001	North of "current" Pond Creek (RTE 536)	O-08-03	6-25-03
Old State Road #3	Echo Hills	41001	South of "current" Pond Creek (RTE 536)	O-08-03	6-25-03
Old State Road #3 Connector	Midway Drive	41001		O-08-03	6-25-03
Old State Road #4	Woeste Road	41001		O-08-03	6-25-03

Old US 27 Road	Boyd Road	41001	O-08-03	6-25-03
Peach Grove Grants Lick Road	Peach Grove Road	41001	O-08-03	6-25-03
Peach Grove Grants Lick Road	Peach Grove Road	41006	O-08-03	6-25-03
Persimmon Grove Road	Persimmon Grove Pike	41001	O-08-03	6-25-03
Pooles Creek Road No. 2	Dry Creek Road	41076	O-08-03	6-25-03
Reis Road	Reis Lane	41007	O-08-03	6-25-03
Schmudde Phillips Creek Road	Phillips Road	41001	O-08-03	6-25-03
Schmudde Tarvin Road	Tavin Road	41001	O-08-03	6-25-03
Sheanshang #1	Sheanshang Road	41007	O-08-03	6-25-03

Appendix C: Readdressing New Street Names

EXISTING NAME	NEW NAME	ZIP CODE	NOTES	ORD.	DATE
Sheanshang #2	Picnic Road	41007		O-08-03	6-25-03
Short Truesdale Road	Kohls Road	41059		O-08-03	6-25-03
Summer Hill Drive	Sunrise Road	41007		O-08-03	6-25-03
Trapp Murnan	Murnan Road	41076		O-08-03	6-25-03
Unnamed private drive	Kappes Drive	—	Off Lauren Lane near SR 536	R-68-03	6-25-03
Unnamed private drive	Koerner Lane	—	West of US 27 between Hillview Drive and Clay Ridge Road	R-119-2004	11-3-04
Upper 8 Mile Road	Nine Mile Road	41059		O-08-03	6-25-03
W. Lickert Road	Camel Crossing	41001	In front of Campbell County High School	O-08-03	6-25/03

[Insert map]

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CHAPTER 96: NUISANCES

Section other than as junk. This definition includes, but is not

Abandoned Property

- 96.01 Definitions
- 96.02 Findings
- 96.03 Discarding, storing or permitting items on one's own property
- 96.04 Discarding or storing items on property of another or on public property
- 96.05 Enforcement
- 96.06 Authority of the county to remove dilapidated and/or discarded items from private property and assess the cost of said removal

Debris on Public Thoroughfare

- 96.15 Legislative purpose/findings
- 96.16 Definitions
- 96.17 Debris on public thoroughfares
- 96.18 Abatement

- 96.99 Penalties

ABANDONED PROPERTY

§ 96.01 DEFINITIONS.

As used in this chapter, unless the context requires otherwise:

DILAPIDATED ITEM means any item which is in a state of disrepair, junk, dismantled or stripped vehicle, or parts thereof, any item which is damaged, in a state of decay or ruin, or unable to be reasonable used for its intended purpose without substantial repair or restoration. This definition included, but is not limited to, any motor vehicle, boat, equipment, home appliance, and furniture, or parts thereof that is in a dilapidated or inoperable condition and which is left in such condition for more than seven consecutive days.

DISCARDED ITEM means any item which is cast off, set aside as having no particular use other than as junk, or having no particular value or worth

limited to, any motor vehicle, boat, equipment, home appliance, and furniture, or parts thereof that is discarded for more than seven consecutive days. (Ord. O-10-97, passed 5-4-97)

§ 96.02 FINDINGS.

The Campbell County Fiscal Court finds that the practice of allowing dilapidated or discarded items to remain on private property or be placed on public property constitutes a detriment to the health, safety, welfare and convenience of the residents of the county. Furthermore, such items detract from the appearance of the county, decrease property values in the county and adversely affect the economic development of the county. Therefore, it is the public policy of this county to prohibit the keeping of dilapidated or discarded items on private property or the placing of such items on public property in Campbell County. (Ord. O-10-97, passed 5-4-97)

§ 96.03 DISCARDING, STORING OR PERMITTING ITEMS ON ONE'S OWN PROPERTY.

No property owner, record title holder, tenant, or person in possession of real estate, shall discard, store, place, leave, deposit, or allow to be discarded, stored, placed, left or deposited any dilapidated or discarded item upon his private property. This section shall not apply to a dilapidated or discarded item or parts thereof which are enclosed within a building or where the dilapidated or discarded item or parts thereof are not visible from a neighboring property, street, road, or public property or otherwise is totally concealed with appropriate covering, or a dilapidated or discarded item which is stored or parked in a lawful manner on non-residential, private property in connection with the business of a licensed dissembler, licensed vehicle dealer, junk yard or salvaged yard, provided, however, this exception shall not authorize the maintenance of a public or private nuisance as defined under provision of law other than this chapter. (Ord. O-10-97, passed 5-4-97)

§ 96.04 DISCARDING OR STORING ITEMS ON PROPERTY OF ANOTHER OR ON PUBLIC PROPERTY.

No person shall discard, store, place, leave or deposit any dilapidated or discarded item on the property of another or on any public property or right-of-way in Campbell County.
(Ord. O-10-97, passed 5-4-97)

If the bill is not paid within the ten-day period, then, in that event, the county may, at

§ 96.05 ENFORCEMENT.

Any police officer or other law enforcement officer may issue a citation to any person who commits a violation of this chapter in his presence. Any person who knows, sees or otherwise has probable cause to believe that there has been a violation of any of the provisions of this chapter may sign a criminal complaint against the responsible party for this violation of this chapter.
(Ord. O-10-97, passed 5-4-97)

§ 96.06 AUTHORITY OF THE COUNTY TO REMOVE DILAPIDATED AND/OR DISCARDED ITEMS FROM PRIVATE PROPERTY AND ASSESS THE COST OF SAID REMOVAL.

(A) After a finding by the District Court that a person is guilty of a violation of this chapter, that person has ten days to remove any such items from the property. The ten-day period shall commence with the date of District Court order. Removal of such items will be at the person's expense.

(B) If the property owner, record title holder, tenant or person in possession of real estate is found guilty of violation of this chapter, and has failed to remove all of the items after ten days of the date of the order mentioned in division (A), then in that event, the County shall have the authority to enter upon private property of the property owner and remove any and all dilapidated or discarded items therefrom. The cost to the County of removing the dilapidated or discarded items from the private property shall be at the expense of the person found guilty of violation of this chapter. Upon removal of the such items from the property by the County, the County shall cause a bill for the expenses to be mailed by regular mail to such person to reimburse the County for the cost of removal of the item. That person shall have ten days to pay this expense. The ten-day payment period shall commence with the date of the billing.

its option, place a lien on said real property by filing notice of same in the Office of the County Clerk, for the actual cost of the removal of the items from said property. Said lien shall bear interest at the rate of 10% per annum. This lien shall be enforceable as a real property lien under Kentucky law, including foreclosure for collection of same lien.

(C) The property owner or record title holder shall have the right to contest the amount of the claimed expenses, and to contrast the placement of the lien on his property, in a court of competent jurisdiction and venue, within six months from the date of the contested action. Nothing in this section is intended to give rise to a separate cause of action against the county, its agents, officials or employees except as stated herein.
(Ord. O-10-97, passed 5-4-97)

DEBRIS ON PUBLIC THOROUGHFARE

§ 96.15 LEGISLATIVE PURPOSE/FINDINGS.

The Campbell County Fiscal Court finds that the practice of depositing debris on public

thoroughfares to constitute a detriment to the health, safety, welfare and convenience of the residents of the county. Furthermore, such activity decreases property values in the county and adversely affects the economic development of the county.
(Ord. O-02-19, passed 1-23-19)

§ 96.16 DEFINITIONS.

The following definitions shall apply as used in this chapter, unless the context requires otherwise:

DEBRIS. Any dirt, earth, waste or other foreign material.

PERSON. Every natural person, whether a resident or non-resident of the county, co-partnership, association or corporation. As applied to prescribing and imposing a penalty, the word, as applied to association or corporation shall mean the officers and directors thereof.

PUBLIC THOROUGHFARE. Any road, street, or other thoroughfare used by the public at large regardless of whether it is maintained or dedicated as a county-maintained road.
(Ord. O-02-19, passed 1-23-19)

§ 96.17 DEBRIS ON PUBLIC THOROUGHFARES.

No person shall place, leave, deposit or allow debris to be left on a public thoroughfare. In the event debris is left in a public thoroughfare, it shall be removed by the person leaving the debris or responsible person for the property from which the debris was obtained or being transported to.
(Ord. O-02-19, passed 1-23-19)

§ 96.18 ABATEMENT.

Any violation of § 96.17 shall be deemed an emergency affecting the health, safety and welfare of the citizens of Campbell County and all who traverse the public thoroughfares. As such, the county is authorized to immediately remedy any violation found and may recover the costs associated with abatement from the offender causing the violation.
(Ord. O-02-19, passed 1-23-19)

§ 96.99 PENALTIES.

Whoever violates § 96.17 shall be guilty of a Class B misdemeanor.
(Ord. O-02-19, passed 1-23-19)

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