

Corporation may be appointed County Electrical Inspector; all electrical inspection services rendered hereunder by such corporation shall be performed by a person who is then certified as an electrical inspector by the Kentucky Public Service Commission. All personal inspections, approvals, and enforcement of this ordinance by any person who is so certified and who is also an agent or employee of such corporate inspector shall be deemed to be the acts of, and have the same validity and effect as if such duties were performed by such corporate County Electrical Inspector.

Section 4. Inspection Procedure.

(a) It shall be the duty of the person, firm or corporation installing electrical conductors, wiring, or equipment to notify the electrical inspector when the work is ready for rough inspection and when it is ready for final inspection, and in each case the inspector shall inspect the work within a reasonable time; it shall be unlawful for any person, firm or corporation to conceal or cover any such electrical installation until after it has been reported to, inspected by, and approved by the inspector.

(b) No person, corporation, partnership, or governmental agency shall install, alter or replace any electrical wiring in any industrial, commercial, public, or residential building containing three or more living units, unless there shall have been submitted to the County Electrical Inspector, not later than six days prior to such installation, alteration or replacement, workable plans of such work which conform to the National Electric Code, and all amendments thereto.

(c) Where the inspector finds that an installation conforms with this ordinance, he shall issue to the party making the installation a written approval of either rough or final installation. Approval of final installation shall be promptly mailed to the supplier of electrical service, and no installation shall be connected to or energized by a power company until after the installation has received the final written approval of the inspector.

(d) No temporary service shall be connected to, or installed in, any structure or electrical installation. However, construction power service neither connected to, nor installed in a structure or electrical installation may be authorized for use in conjunction with and during periods of construction, remodeling, or demolition of such structures; provided that such construction power service shall, at all times, be of sufficient ampacity to safely provide all electric power used in such structure or installation until the final inspection and approval of the structure or installation, according to this ordinance.