## 67.924 Retention of laws in force at time of unification -- Superceding existing laws -- Resolution of conflicts between county and city ordinances.

Unless otherwise specifically set forth in the unification plan that is approved by the unification commission and submitted to the voters, ordinances, orders, resolutions, and other effects of law in force within a county and participating city at the time of unification that do not conflict with the unification plan remain in effect until superseded by specific action of the new governing body of the unified local government.

- (1) If a participating city ordinance conflicts with a county ordinance, the county ordinance shall prevail and shall become effective countywide.
- (2) If a participating city ordinance addresses a subject not addressed by a county ordinance, the city ordinance shall remain effective only within the territory of the participating city until changed by the unified local government.
- (3) If a participating city ordinance addresses a subject not addressed by a county ordinance but conflicts with an ordinance of another participating city, the ordinances shall remain effective in each participating city until changed by the unified local government.
- (4) If a county ordinance addresses a subject matter not addressed by a participating city ordinance, the county ordinance shall become effective countywide.

Effective: July 12, 2006

History: Created 2006 Ky. Acts ch. 246, sec. 13, effective July 12, 2006.