

New technology could prevent serious burns

by Frederick M. Baron and Penny Gold

In recent years, those concerned with consumer safety have been working to make kitchen appliances more safe — which is especially important for those who are more susceptible to burns, such as children and the elderly. This new technology aimed at reducing serious burns may be a holiday present for many families who spend more time in the kitchen during this festive season.

It takes only two seconds or less for water above 149 degrees Fahrenheit to produce a third-degree burn on kids and the elderly, because they have thinner, more delicate skin, says Ernest Grant, R.N., M.S.N., a nursing education clinician for burn outreach at the North Carolina Jaycee Burn Center (University of North Carolina Hospital).

An oil burn is even more serious than a water burn. "Oil-based products hold heat in longer," said Grant. "You may be able to start the cooling process on the skin after a seal injury involving oil, but hot oil clogs the pores. The heat lingers and causes further damage. With a water burn, the heat normally dissipates through the pores."

Given the serious nature of oil-based burns, the non-profit product safety testing organization Underwriters Laboratories (UL) has been working with the U.S. Consumer Product Safety Commission (CPSC), manufacturers and other groups to develop a new safety standard for power cords on electric deep fryers.

The new UL standard requires that power cords on these fryers (and electric fondue pots "break away" if a child pulls it, helping to prevent the deep fryer from tipping over and spilling hot

cooking oil on the child. According to the CPSC, since 1980, at least seven children have died and 64 have been injured in incidents involving children pulling on deep fryer cords and scalding themselves with hot oil.

One of the new designs for a break-away power cord involves holding the cord to the deep fryer with a magnet. "It's not the traditional tight connection of prongs in an outlet," said CPSC spokesman Ken Giles. "The magnets can be dislodged with just a light touch or by brushing up against the cord."

Even with safer products, accidents do happen. If your child does suffer a burn injury, clinician Grant recommends the following:

- Remove any clothing that is covering the burned area.
- Cool the burn with cool running water. Do not use ice. Ice could cause frostbite in the area that's already suffered tissue and nerve damage.
- If the burn is larger than the size of a quarter, seek professional medical treatment.

Do not apply over-the-counter ointments.

• Loosely wrap the burned area in dry gauze dressing.

• Elevate the burned area (such as a hand, arm, leg) to help reduce swelling. If there is any redness beyond the border of the burn, an infection could be setting in. In this case, Grant advises seeking immediate medical treatment.

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ORDINANCE NO. 11-2001
AN ORDINANCE AMENDING TO THE CITY PROPERTY OF BRADLEY MURRELL, SINGLE, AND DELMUS MURRELL AND KATHY MURRELL, HUSBAND AND WIFE, UPON THE CONSENT OF SAID PROPERTY OWNERS TO SADD ANNEXATION, WHICH PROPERTY IS ADJACENT TO THE CITY, URBAN IN NATURE, AND GENERALLY SITUATED NORTH OF THE CENTER LINE OF KENTUCKY HIGHWAY 36 AND ACROSS FROM THE SHELL OIL PROPERTY, WEST OF THE CITY, CONTAINING 9.713 ACRES, MORE OR LESS.

SECTION 1: That the City hereby annexes to the City boundary that certain tract of land west of the City and lying north of the centerline of Kentucky Highway 36 and across from the Shell Oil property, containing 0.713 acres, more or less, which property is owned by Bradley Murrell, single, and Delmus Murrell and Kathy Murrell, husband and wife.

SECTION 2: That the property is adjacent to the City, urban in nature, and it is desirable for the City to annex such tract.

SECTION 3: That the owners of the property known as Bradley Murrell, single, and Delmus Murrell and Kathy Murrell, husband and wife, have executed Affidavits of Consent to Annexation, respectively, and have requested the City of Carlisle to annex their property, Exhibit "A", attached hereto and incorporated herein by reference.

SECTION 4: That the tract annexed is more particularly described in Exhibit "A", Annex A, Legal Description, Taylor Talbert Mathers to Bradley and Delmus Murrell, and in accordance with the plat described as "Record of Plat, Bradley and Delmus Murrell Property", Annex B attached hereto and incorporated herein by reference.

SECTION 5: That following a public hearing on due notice at its November 28, 2001 Regular Meeting, and the recommendation of the Planning Commission, attached hereto and incorporated herein by reference, pursuant to KRS 100.209, the re-zoning for such annexed tract shall be: Central Commercial, C-2.

SECTION 6: This Ordinance shall become effective upon its passage, approval and publication as required by law. Introduced on First Reading/Regular meeting November 12, 2001.

Adopted on Second Reading: December 10, 2001
Signed by Mayor: December 10, 2001
Recorded by Clerk: December 10, 2001
Published in Paper: December 13, 2001
Ronnice Clark, Mayor
Attest:
Mary L. Stewart, City Clerk

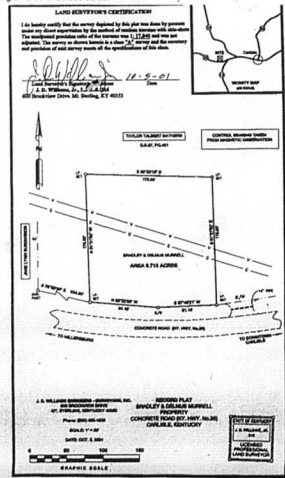
AFIDAVIT OF CONSENT TO ANNEXATION
Come the Affiants, Bradley Murrell, single, and Delmus and Kathy Murrell, husband and wife, who state under oath that they are the owners of record of certain property located within Nicholas County, Kentucky and which is more particularly described on Annex "A" and shown on Annex "B", attached hereto, and incorporated herein by reference. The Affiants state that they have no objection to the annexation of the above described property by and into the City of Carlisle, Kentucky and the undersigned do hereby consent to said annexation pursuant to KRS 100.412 and do hereby waive any right to object or remonstrance to the annexation and waives the sixty (60) day waiting period contained within KRS 100.412 and do further waive any legal, statutory or common law right whatsoever to object to the annexation of the property described on Annexes "A" and "B", and do hereby fully and completely consent to said annexation without further notice except that the City of Carlisle shall notify the undersigned when the annexation has been completed. The undersigned further specifically waive the notice provision contained in KRS 100.412 as permitted by subparagraph 5 of that section.

Bradley Murrell
Delmus Murrell
Kathy Murrell
COMMONWEALTH OF KENTUCKY
COUNTY OF NICHOLAS
Subscribed, sworn to and acknowledged before me by Bradley Murrell, single, on this the 14 day of November, 2001.
My commission expires:
October 7, 2005
Mary L. Stewart, Notary Public

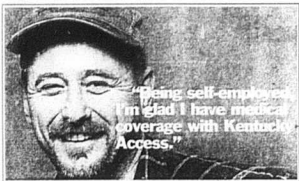
COMMONWEALTH OF KENTUCKY
COUNTY OF NICHOLAS
Subscribed, sworn to and acknowledged before me by Delmus Murrell and Kathy Murrell, husband and wife, on this the 13 day of November, 2001.
My commission expires:
October 7, 2005
Mary L. Stewart, Notary Public

LEGAL DESCRIPTION
TAYLOR TALBERT MATHERS TO BRADLEY & DELMUS MURRELL
Being a tract or parcel of land located on the north side of Concrete Road (KY. HWY. No. 36), approximately one mile west of the Nicholas County Court House and being more particularly described as follows:
Beginning at a set iron pin in the north right-of-way line of Concrete Road (KY. HWY. No. 36), located S 76° 59' 30" E 934.50 feet from the south east corner of Jane Lynn Subdivision, and thence a corner to other property of Taylor Talbert Mathers; thence with the lines of the tract herein described and other property of Taylor Talbert Mathers N 01° 31' 52" W 175.00 feet to a set iron pin; thence S 88° 33' 15" E 175.00 feet to a set iron pin; thence S 01° 31' 52" east 175.00 feet to a set iron pin on the north right-of-way line of Concrete Road; thence with the north right of way line of Concrete Road for two calls: S 87° 45' 21" W 81.14 feet; N 85° 22' 37" W 84.18 feet to the point of beginning; containing an area of 0.713 acres.
Being subject to any easements or rights-of-way of record or implied.
This description prepared by J.D. Williams, Jr., L.P.L.S. 316
10-9-2001

LEGAL DESCRIPTION
CITY OF CARLISLE, KY ANNEXATION
Beginning at a point in the existing west city limits line located at the west end of the T.T.I. Railroad bridge over Brushy Fork Creek, and being further located in the center of the track; thence in a westerly direction with the centerline of T.T.I. Railroad for sixty calls: N 76° 00' 21" W 36.86 feet; N 78° 24' 37" W 100.46 feet; N 85° 03' 41" W 139.19 feet; S 07° 51' 15" W 100.23 feet; S 83° 10' 31" W 100.22 feet; S 78° 43' 10" W 89.16 feet; S 75° 13' 43" W 100.20 feet; S 73° 02' 22" W 99.86 feet; S 71° 42' 53" W 46.92 feet; S 71° 03' 31" W 473.96 feet; S 70° 18' 08" W 862.00 feet; S 73° 49' 48" W 85.95 feet; S 74° 19' 36" W 99.98 feet; S 78° 18' 53" W 39.92 feet; S 83° 53' 11" W 100.18 feet; S 88° 45' 08" W 99.95 feet; N 84° 34' 31" W 199.01 feet; N 79° 56' 29" W 88.52 feet; N 74° 65' 21" W 100.07 feet; N 73° 07' 20" W 100.05 feet; N 65° 51' 25" W 100.02 feet; N 62° 18' 45" W 300.00 feet; N 58° 02' 57" W 100.00 feet; N 53° 30' 09" W 100.06 feet; N 49° 14' 33" W 100.08 feet; N 45° 58' 25" W 99.98 feet; N 44° 02' 38" W 100.04 feet; N 43° 26' 47" W 100.05 feet; N 43° 19' 12" W 100.03 feet; N 43° 00' 06" W 253.85 feet; S 41° 56' 43" W 99.95 feet; S 39° 47' 31" W 100.15 feet; S 37° 29' 41" W 100.23 feet; N 35° 02' 02" W 99.83 feet; N 33° 03' 44" W 100.13 feet; N 42° 16' 26" W 100.17 feet; N 46° 14' 17" W 99.96 feet; N 50° 20' 17" W 200.94 feet; S 54° 00' 48" W 94.85 feet; N 58° 03' 43" W 105.65 feet; N 62° 25' 46" W 110.29 feet; N 87° 47' 59" W 64.32 feet; N 88° 56' 40" W 105.58 feet; N 73° 54' 25" W 100.15 feet; N 77° 43' 27" W 100.11 feet; N 81° 59' 38" W 99.98 feet; N 86° 13' 10" W 100.19 feet; S 89° 52' 21" W 100.11 feet; S 82° 01' 44" W 100.04 feet; S 86° 03' 33" W 330.27 feet; S 86° 56' 51" W 99.91 feet; N 83° 01' 22" W 100.09 feet; N 64° 12' 12" W 100.15 feet; N 79° 26' 47" W 100.09 feet; N 74° 45' 44" W 100.02 feet; N 70° 57' 44" W 100.18 feet; N 69° 07' 38" W 90.68 feet; N 58° 43' 26" W 594.98 feet to a point in the east edge of Old Brushy Fork road; thence with the east edge of Old Brushy Fork Road N 23° 01' 04" E 70.52 feet to a point in the centerline of Kentucky Highway No. 36; thence with the centerline of Kentucky Highway No. 36 in a southerly and east-easterly direction for a distance of 7661.12 feet to a point in the existing west city limits line; thence with the existing west city limits line S 21° 30' 00" E 185.01 feet to the point of beginning; containing an area of 20.368 acres.



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CITY OF CARLISLE
ORDINANCE NO. 12-2001
AN ORDINANCE INCREASING THE WATER SERVICE SECURITY DEPOSIT FROM \$35.00 TO \$70.00
Be it ordained by the City of Carlisle, Kentucky:
SECTION 1: That Section 51.40 of the Code of Ordinances be and hereby is amended to read as follows: Section 51.40 WATER SERVICE DEPOSITS.
A) Before water service is furnished to new customers, deposits shall be required in the following amounts:
1) Business customers shall pay a \$346.00 \$70.00 deposit for water service.
2) Residential customer shall pay a \$346.00 \$70.00 deposit for water service.
B) Upon termination of the service, the deposits will be returned to the customer provided his account is paid up, otherwise the deposits will be applied to the unpaid account.
SECTION 2: That this Ordinance shall be effective upon its passage, approval, and publication in full as required by law. Introduced and First Reading: November 12, 2001. Second Reading and Enacted: December 10, 2001. Signed by Mayor: December 10, 2001. Published in Full: December 13, 2001. CITY OF CARLISLE, KENTUCKY BY: Ronnice Clark, Mayor ATTEST: Mary L. Stewart, City Clerk



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