- [E.] *Recreation vehicles:* The following provisions shall apply to both recreation vehicles and travel trailer usage.
- 1. Recreation vehicles shall be permitted in all zoning districts where mobile home use is permitted for a period of six (6) months each calendar year subject to the following provisions:
 - (a) The lot is not occupied by a principal building
 - (b) The recreation vehicle is utilized by the owner of the premises
- (c) Sanitary facilities in accordance with county and state requirements must be utilized if the recreation vehicle remains on the premises in excess of fourteen (14) continuous days or if the recreation vehicle does not contain holding reservoirs for water supply and/or sewage [sewage] wastes
 - (d) A permit has been secured from the administrative official
- 2. Non-resident: When a recreation vehicle is used as transportation of visitors to this county to visit friends or relatives who are residing in this county, the recreation vehicle may be used on the premises of the visited family for a period not to exceed fourteen (14) days.

 The visiting party must file an application giving their name and location with the Administrative

The visiting party must file an application giving their name and location with the Administrative Official within two (2) working days of arrival.

- 3. Fee for the approval of recreational vehicle shall be as established in the County's fee schedule for development review.
- 4. Travel trailers and other recreational vehicles or portions thereof shall not be stored on any parcel of property except that parcel upon which the owner is resident or unless stored in an approved storage facility which conforms with the requirements of this Ordinance for automotive uses. Storage of said vehicles on the owner's resident parcel of land shall be such that it conforms with requirements for accessory structures in that zoning district.
- 5. Recreation vehicles which do not contain holding reservoirs for water supply and/or sewage wastes shall not be permitted to be used on any parcel unless there exists an approved water supply and sewage disposal facility in that parcel. Such approved water supply and/or sewage disposal facility shall be located not greater than three hundred (300) feet from the location where the recreation vehicle is to be used.