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Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of June 15-20. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. When available, agendas can be found at http://kslegislature.org/klrd.

<table>
<thead>
<tr>
<th>Date</th>
<th>Room</th>
<th>Time</th>
<th>Committee</th>
<th>Agenda</th>
</tr>
</thead>
<tbody>
<tr>
<td>June 20</td>
<td>123-S</td>
<td>2:00 p.m</td>
<td>Legislative Coordinating Council</td>
<td>Legislative matters.</td>
</tr>
</tbody>
</table>

Jeffrey M. Russell
Director of Legislative Administrative Services

Doc. No. 033272
Notice/Hearing

State of Kansas
Department of Administration
Division of Facilities Management

Notice of Commencement of Negotiations for Architectural Services

Notice is hereby given of the commencement of negotiations for architectural services for a new 1,400-vehicle parking garage at Kansas State University, Manhattan. The garage will be located south of the Student Union. The five-level structure also will provide office space for the University Parking Services Department on the ground floor. The construction budget is $14,560,000.

For more information concerning the scope of services, contact A. Abe Fattaey, (785) 532-1725.

To be considered, five bound proposals and one PDF file on a CD of the following should be provided: a letter of interest, an SF330 Part I, information regarding similar projects, a certificate of professional liability insurance, and an SF330 Part II for the firm and each consultant. Proposals should be concise and follow the 2006 State Building Advisory Commission guidelines, available to firms at http://da.state.ks.us/fp/. If copies of the guidelines are needed, contact Phyllis Fast, Division of Facilities Management, Suite 102, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 296-5796, Phyllis.Fast@da.state.ks.us. Submittals should be received by Phyllis Fast before noon June 30.

Marilyn Jacobson, Interim Director
Division of Facilities Management

Doc. No. 033274

State of Kansas
Department of Administration
Division of Health Policy and Finance

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1 p.m. Tuesday, July 18, in Room 900-N, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of amendments to an existing rule and regulation on a permanent basis effective 15 days after publication in the Kansas Register. Telephone conference is not available.

K.S.A. 2005 Supp. 75-7413 transferred specific powers, duties and regulatory authority of the Secretary of Social and Rehabilitation Services on an interim basis to a new Division of Health Policy and Finance (DHPF) within the Department of Administration, created under K.S.A. 2005 Supp. 75-7406, effective July 1, 2005. The statute provides that DHPF will be the single state agency for Medicaid, Medikan and HealthWave in Kansas. The same bill also established the Kansas Health Policy Authority (HPA) that will assume these programs on July 1, 2006.

This 30-day notice of the public hearing shall constitute a public comment period for the proposed regulation as stated in K.S.A. 2005 Supp. 77-421(a)(3). All interested parties may submit written comments before the hearing to Roxie Namey, Division of Health Policy and Finance, Room 900-N, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1220, or by e-mail at rln@srsksansas.org. At the hearing, the Division of Health Policy and Finance will give all interested parties a reasonable opportunity to present their views, but it may be necessary to request each participant to limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days before the hearing by contacting Roxie Namey at (785) 296-8906 or by calling the Kansas Relay Center at (800) 766-3777.

The adoption of the regulation will take place at 9 a.m. July 20 in Room 900-N, Landon State Office Building. Telephone conference will not be available. A copy of the regulation and the economic impact statement may be obtained by contacting Roxie Namey or from the DHPF Web site at www.da.state.ks.us/hpf. A summary of the regulation and the economic impact follows:

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENT FOR THE MEDICAID (MEDICAL ASSISTANCE) PROGRAM

129-5-1. Prior authorization. The following changes will be made to K.A.R. 129-5-1 regarding prior authorization of pharmaceutical products: To ensure the most clinically appropriate utilization of these drugs in the most cost-effective manner, the following drugs will require prior authorization. These therapeutic classes of drugs have been evaluated by the Preferred Drug List Advisory Board and found to be clinically equivalent:

- adjunct antiepileptics: zonegrann; gabitril
- fabric acid derivatives: Antara®; Lofibra®
- all cycloxygenase 2 inhibitors
- nonsteroidal, anti-inflammatory drug: diclofenac
- misoprostol
- nonsedating antihistamine: cetirizine
- triptan: eletriptan HBr

Federal Mandate: This regulation change is not federally mandated.

Economic Impact: It is expected that this change will reduce Medicaid expenditures by $360,000 SGF and $900,000 FFP annually.

Bearer of Cost: The cost of reviewing prior authorization (PA) will be borne by DHPF. If a Medicaid consumer wishes to have a drug despite a PA denial, the cost will be borne by the consumer.

Affected Parties: Medicaid consumers, pharmacists and the Medicaid agency.

Other Methods: There were no other appropriate methods for the desired outcome.

Robert M. Day, Ph.D.
Executive Director

Doc. No. 033245
Kansas Secretary of State

Executive Appointments

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State’s office. A complete listing of Kansas state agencies, boards and commissions, and county officials are included in the Kansas Directory, which is available on the Secretary of State’s Web site at www.kssos.org.

The following appointments were recently filed with the Secretary of State:

Kansas Arts Commission
Judy Langley, Vice-Chair, 3400 Conestoga Drive, Hutchinson, 67502. Term expires June 30, 2009. Reappointed.
Anita L. Wolgast, Chair, 3400 S.W. Birchwood Drive, Topeka, 66614. Term expires June 30, 2009. Reappointment.

Commission on Autism
David Cunningham, 1900 W. 63rd, Mission Hills, 66208. Serves at the pleasure of the Governor.
Mimi French, 15524 Tamarac Court, Wichita, 67226. Serves at the pleasure of the Governor.

Behavioral Sciences Regulatory Board
Sharon Stuewe, 31148 Keene Road, Maple Hill, 66507. Term expires June 30, 2010. Succeeds James Williams.

Kansas Dental Board
Dr. Richard T. Darnall, 424 S.W. Westchester Road, Topeka, 66606. Term expires April 30, 2010. Succeeds Dr. Stephen R. Haught.

State Board of Healing Arts

State of Kansas

Kansas Health Policy Authority

Notice of Meeting

The Kansas Health Policy Authority board will meet from 8:30 a.m. to 3:30 p.m. Tuesday, June 20, in the Health Policy and Finance Office, Room 9E, Landon State Office Building, 900 S.W. Jackson, Topeka. Additional information is available at http://www.da.ks.gov/hpf/ or by calling (785) 296-3512.

Dr. Marcia Nielsen
Chair

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 12-1675(b)(c)(d), 75-4201(l) and 75-4209(a)(1)(B).

Effective 6-12-06 through 6-18-06

<table>
<thead>
<tr>
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<th>Rate</th>
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<tbody>
<tr>
<td>1-89 days</td>
<td>5.00%</td>
</tr>
<tr>
<td>3 months</td>
<td>4.85%</td>
</tr>
<tr>
<td>6 months</td>
<td>5.07%</td>
</tr>
<tr>
<td>1 year</td>
<td>5.08%</td>
</tr>
<tr>
<td>18 months</td>
<td>5.04%</td>
</tr>
<tr>
<td>2 years</td>
<td>4.99%</td>
</tr>
</tbody>
</table>

Derl S. Treff
Director of Investments

Department of Administration
Division of Purchases

Notice to Bidders

Sealed bids for items listed will be received by the Director of Purchases until 2 p.m. on the date indicated. For more information, call (785) 296-2376:

- 06/26/2006 09510 Promotional Items
- 06/26/2006 09560 Bituminous Plant Mixture District (2)
- 06/26/2006 09567 Wood Sign Posts
- 06/28/2006 09534 Janitorial Services
- 06/30/2006 09551 IBM Z/800 Series Mainframe Computer, Software and Maintenance
- 07/06/2006 09543 T-1 Telecommunication Services
- 07/18/2006 09573 Janitorial Services

The above-referenced bid documents may be downloaded at the following Web site:
http://da.state.ks.us/purch/RFQ/

Additional files may be located at the following Web site (please monitor this Web site on a regular basis for any changes/addenda):
http://da.state.ks.us/purch/adds/default.htm

Chris Howe
Director of Purchases

Doc. No. 033281

Doc. No. 033282

Doc. No. 033265
State of Kansas
Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms for the project listed below. A response may be submitted by e-mail to neil@ksdot.org or seven signed copies of the response can be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754. Responses shall be limited to four pages. Responses must be received by 5 p.m. July 20 for the consulting engineering firm to be considered.

From the firms expressing interest, the Consultant Selection Committee will select a list of the most highly qualified and invite them to attend an individual interview conference. At this time, the consulting firms can more thoroughly discuss their experience related to the type of project at hand and will be expected to discuss, in some detail, their approach to this project and the personnel to be assigned to the project. Firms not selected to be short-listed will be notified by letter.

The Consultant Negotiating Committee, appointed by the Secretary of Transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select the firm to perform the professional services required for completing the advertised project. After the selection of this firm, the remaining firms will be notified by letter of the outcome.

Traffic Engineering Assistance Program

The Bureau of Local Projects has developed a Traffic Engineering Assistance Program (TEAP). This program enables the Kansas Department of Transportation to utilize Federal 402 Safety funds in order to assist local political subdivisions in solving traffic engineering operational and safety improvements when they do not have the traffic engineering expertise available.

The consultant selected is to provide traffic engineering services during federal fiscal years 2007, 2008 and 2009 for one of two areas. Area One comprises KDOT Districts One, Two and Three. Area Two comprises KDOT Districts Four, Five and Six. Each area will receive a maximum of $75,000 per year. The development of detailed plans, designs, specifications or estimates will not be approved under this program.

The following is a list of possible areas where the consultant may be called upon to do work. Work will not be limited to these categories and will depend upon the nature of a project and its impact on traffic safety.

1. Traffic Accident Analysis
2. Traffic Counts
3. Speed Surveys
4. Minor Traffic Generation Studies
5. Limited Transit Analysis
6. Parking Problems
7. Capacity Analysis
8. Lighting and Visibility Analysis
9. Traffic Signal Progression and Delay Problems
10. Intersection-related Safety Problems
11. Alignment Problems
12. Sight Distance difficulties
13. Railroad Crossings
14. CBD Circulation Studies
15. Pavement Marking Analysis
16. High Accident Analysis
17. School Signing and Markings
18. Signal Needs Study
19. Major Street Operational Analysis
20. CBD Operation, Parking or Capacity Analysis

Deb Miller
Secretary of Transportation

Doc. No. 033278

State of Kansas
Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking firms to provide aerial photography services and photogrammetric mapping to support highway design projects. Ownership of the photography and mapping shall become the property of the Kansas Department of Transportation. Two or more firms will be selected. A response may be submitted by e-mail to neil@ksdot.org or seven signed copies of the response can be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754. Responses shall be limited to four pages. Responses must be received by 5 p.m. July 6 for the consulting engineering firm to be considered.

From the firms expressing interest, the Consultant Selection Committee will select a list of the most highly qualified and invite them to attend an individual interview conference. At this time, the consulting firms can more thoroughly discuss their experience related to the type of project at hand and will be expected to discuss, in some detail, their approach to this project and the personnel to be assigned to the project. Firms not selected to be short-listed will be notified by letter.

The Consultant Negotiating Committee, appointed by the Secretary of Transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select the firm to perform the professional services required for completing the advertised project. After the selection of this firm, the remaining firms will be notified by letter of the outcome.

It is KDOT’s policy to use the following criteria as the basis for selection of the consulting engineering firms:

1. Size and professional qualifications;
2. experience of staff;
3. location of firm with respect to proposed project;
4. work load of firm; and
5. firm’s performance record.

Deb Miller
Secretary of Transportation

Doc. No. 033279
Doc. No. 033268
State of Kansas
Department of Transportation

Request for Comments

The Kansas Department of Transportation requests comments on the amendment of the Statewide Transportation Improvement Program (STIP) FY 2006-2008 by adding the following projects:

Project X-2588-01, Grading and Surfacing Connection Roads and Relocating Crossings on the Burlington Northern and Santa Fe Railroad, Various Locations in Barber County

Project X-2594-01, Flashing Light Signal, Straight Post Type with Gates, Union Pacific Railroad Crossing and 30th Street northeast of Pratt, Pratt County

The amendment of the STIP requires a 30-day public comment period. To receive more information on any of these projects or to make comments on the STIP amendment, contact the Kansas Department of Transportation, Bureau of Program and Project Management, 2nd Floor Tower, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, (785) 296-3526, fax (785) 368-6664.

This information is available in alternative accessible formats. To obtain an alternative format, contact the KDOT Bureau of Transportation Information, (785) 296-3585 (Voice/TTY).

The comment period regarding the STIP amendment will conclude July 17.

Deb Miller
Secretary of Transportation

Doc. No. 033268

State of Kansas
Department of Transportation

Notice Consulting Engineers

The Kansas Department of Transportation seeks to develop a pool of federal-aid projects to begin after 2009. These projects primarily focus on maintaining the investment Kansans have made in our transportation infrastructure through the Comprehensive Highway Program and the Comprehensive Transportation Program. Accordingly, the KDOT intends to utilize on-call contracts with engineering firms to expedite design services for the most schedule-sensitive projects and is seeking qualified consulting engineering firms to provide these design services.

Five or more firms will be selected. A response may be submitted by e-mail to neil@ksdot.org or seven signed copies of the response can be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Eisenhower State Office Building, 700 S.W. Jackson, Topeka, 66603-3754. Responses shall be limited to four pages. Responses must be received by 5 p.m. June 22 for the consulting engineering firm to be considered.

From the firms expressing interest, the Consultant Selection Committee will select a list of the most highly qualified and invite them to attend an individual inter-

view conference. At this time, the consulting firms can more thoroughly discuss their experience related to the type of project at hand and will be expected to discuss, in some detail, their approach to this project and the personnel to be assigned to the project. Firms not selected to be short-listed will be notified by letter.

The Consultant Negotiating Committee, appointed by the Secretary of Transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select the firm to perform the professional services required for completing the advertised project. After the selection of this firm, the remaining firms will be notified by letter of the outcome.

It is KDOT’s policy to use the following criteria as the basis for selection of the consulting engineering firms:

1. Size and professional qualifications;
2. experience of staff;
3. location of firm with respect to proposed project;
4. work load of firm; and
5. firm’s performance record.

Deb Miller
Secretary of Transportation

Doc. No. 033248

Summary Notice of Bond Sale
City of Tonganoxie, Kansas

$370,000

General Obligation Bonds, Series 2006A
(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the notice of bond sale dated May 22, 2006, written and electronic bids will be received on behalf of the clerk of the city of Tonganoxie, Kansas (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through PARITY, until 11 a.m. June 26, 2006, for the purchase of the above-referenced bonds. No bid of less than 98.7 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of $5,000 or any integral multiple thereof. The bonds will be dated July 15, 2006, and will become due on September 1 in the years as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Principal Amount</th>
</tr>
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<tbody>
<tr>
<td>2007</td>
<td>$30,000</td>
</tr>
<tr>
<td>2008</td>
<td>30,000</td>
</tr>
<tr>
<td>2009</td>
<td>35,000</td>
</tr>
<tr>
<td>2010</td>
<td>35,000</td>
</tr>
<tr>
<td>2011</td>
<td>35,000</td>
</tr>
<tr>
<td>2012</td>
<td>35,000</td>
</tr>
<tr>
<td>2013</td>
<td>40,000</td>
</tr>
<tr>
<td>2014</td>
<td>40,000</td>
</tr>
<tr>
<td>2015</td>
<td>45,000</td>
</tr>
<tr>
<td>2016</td>
<td>45,000</td>
</tr>
</tbody>
</table>
The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2007.

**Book-Entry-Only System**

The bonds will be registered under a book-entry-only system administered through DTC.

**Paying Agent and Bond Registrar**

Kansas State Treasurer, Topeka, Kansas.

**Good Faith Deposit**

Each bid shall be accompanied by a good faith deposit in the form of a cashier’s or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of $7,400 (2 percent of the principal amount of the bonds).

**Delivery**

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about July 17, 2006, to DTC for the account of the successful bidder.

**Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2006 is $33,375,145. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, is $4,764,000.

**Approval of Bonds**

The bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the issuer, printed on the bonds and delivered to the successful bidder when the bonds are delivered.

**Additional Information**

Additional information regarding the bonds may be obtained from the undersigned or from the financial advisor at the addresses set forth below:

**City Clerk Address:**
Kathy Bard, Clerk
321 S. Delaware,
Tonganoxie, KS 66086
(913) 845-2620
Fax (913) 845-9760
E-mail: cityclerk@tongie.org

**Financial Advisor-Facsimile Bid and Good Faith Deposit Delivery Address:**
Springsted Inc., Financial Advisor
380 Jackson St., Suite 300
St. Paul, MN 55101
Attn: Bond Services
(651) 223-3000
Fax (651) 223-3046

City of Tonganoxie, Kansas
and payment prior to maturity on September 1, 2012, and thereafter in whole, or in part, at any time.

Authorization, Purpose and Security for the Bonds

The bonds are being authorized and issued to permanently finance the costs to construct additional classrooms and facilities, and improve, equip, furnish, refurbish or renovate the district’s high school facilities and site, including improving district facilities with technology-related improvements, all together with all other things necessary and incidental thereto (the project). Project costs will be paid for from the proceeds derived from the district’s sale, issuance and delivery of its general obligation bonds, all under the authority of K.S.A. 72-6761, and Article 1 of Chapter 10 of the Kansas Statutes Annotated, all as amended and supplemented.

The bonds will be general obligations of the issuer payable as to both principal and interest from ad valorem taxes that may be levied, without limitation as to rate or amount on all the taxable tangible property, real and personal, within the territorial limits of the issuer.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Robert J. Perry, Esq., Auburn, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the issuer, printed on the bonds and delivered to the successful bidder when the bonds are delivered.

Delivery and Payment

The issuer will pay for printing the bonds and deliver the bonds, without cost to the successful bidder, properly prepared, executed and registered, on or about July 13, 2006, through the facilities of the Depository Trust Company, New York, New York. Bidders may be required to be qualified before submitting a bid.

Good Faith Deposit

Each bidder shall, at or prior to the time of the sale, provide a surety bond or a cashier’s or certified check drawn on a bank located in the United States in the amount equal to 2 percent of the par value of the bonds ($286,000), payable to the order of the issuer to secure the issuer from any loss resulting from the failure of the bidder to comply with the terms of its bid. If a bid is accepted but the bidder shall default in the performance of any of the terms and conditions of this notice or its bid, the proceeds of such check or the surety bond shall be forfeited to the issuer, with the issuer reserving the right to pursue any consequential damages arising from such default.

Date and Delivery of Preliminary and Final Official Statement

The issuer has authorized the preparation and disbursement of a preliminary official statement containing information relating to the bonds and the issuer. The preliminary official statement comprises the final official statement required by Rule 15c2-12 of the Securities and Exchange Commission.

Additional Information

Additional information may be obtained from the clerk of the issuer at the address set forth below or from John McArthur, Senior Vice President, Oppenheimer & Co., 534 S. Topeka Blvd., Topeka, KS 66603, (785) 235-9289.

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the issuer is $228,321,484. The total general obligation bonded indebtedness of the issuer as of the date of the bonds, including the bonds, is $23,020,000.

Dated June 8, 2006.

Unified School District No. 345
Shawnee County, Kansas
Pat Lichter, Clerk
901 N.W. Lyman Road
Topeka, KS 66608
(785) 575-8600
Fax (785) 575-8620

Doc. No. 033269

State of Kansas

Department of Health and Environment

Request for Bids

Sealed bids for lead hazard reduction at the following properties will be received by the Kansas Department of Health and Environment until 2 p.m. on the date indicated. For more information, call (785) 296-1519:

June 23, 2006
264-06-32

Project Lead Safe KCK

Property #1 2114 N. 13th St.
Kansas City, KS 66104

Property #2 2010 N. 27th St.
Kansas City, KS 66104

Property #3 1846 N. 36th St.
Kansas City, KS 66102

Property #4 1975 Parallel
Kansas City, KS 66104

Property #5 2507 N. Washington
Kansas City, KS 66102

Property #6 1716 Nebraska
Kansas City, KS 66102

Property #7 242 N. 14th St.
Kansas City, KS 66102

Property #8 221 S. 8th St.
Kansas City, KS 66101

Contractors will be required to attend a walkthrough of each property in order to be eligible to respond to the Invitation for Bid. For times and actual locations, call (913) 262-0796 or go to the following Web site: http://www.unleadedks.com/contractor_info.html.

The above-referenced bid documents may be downloaded at the Web site listed above.

Roderick L. Bremby
Secretary of Health and Environment

Doc. No. 033266
State of Kansas
Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Conestoga Energy Partners, LLC (CEP) has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct an ethanol manufacturing plant. Emissions of particulate matter (PM), PM equal to or less than 10 microns in diameter (PM10), volatile organic compounds (VOCs), oxides of nitrogen (NOx), sulfur oxides (SOx) and carbon monoxide (CO) were evaluated during the permit review process.

CEP proposes to own and operate a stationary source located at the southeast corner of Highways 83 and 50 in Finney County, at which a 55-million-gallon per year fuel grade ethanol plant is to be constructed and operated.

A public comment period has been established until July 17 to allow citizens the opportunity to express any concerns they may have about this proposed permitting action. All comments should be submitted in writing to John S. Ramsey, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366, or at the public hearing.

Any member of the public may request a public hearing be conducted to receive comments on the proposed issuance of the draft air quality construction permit. Written requests to hold a public hearing should be sent to the attention of Sherry Walker at the address above or by fax to (785) 291-3953 and must be received by noon July 17. If a request is received, a public hearing is tentatively scheduled by KDHE at 7 p.m. July 18 at the City Administration Center, second floor meeting room, 301 N. 8th, Garden City. If no requests to hold the public hearing are received by this date and time, the public hearing will be cancelled.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 30 days from the date of publication during normal business hours (8 a.m. to 5 p.m.) at the KDHE, Bureau of Air and Radiation. Also, a copy of the proposed permit can be reviewed at the KDHE South Central District Office, 130 S. Market, Suite 6050, Wichita. To obtain or review the proposed permit and supporting documentation, contact John Ramsey, (785) 296-1992, at the KDHE central office; and to review the proposed permit only, contact the air quality district representative, (316) 337-6107, in the KDHE South Central District Office. The standard departmental cost will be assessed for any copies requested.

Roderick L. Bremby
Secretary of Health and Environment

Doc. No. 033275

State of Kansas
Department of Health and Environment

Notice Concerning Kansas/Federal Water Pollution Control Permits and Applications

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

The proposed actions concerning the draft documents are based on staff review, applying the appropriate standards, regulations and effluent limitations of the state of Kansas and the Environmental Protection Agency. The final action will result in a Federal National Pollutant Discharge Elimination System Authorization and/or a Kansas Water Pollution Control permit being issued, subject to certain conditions, revocation and reissuance of the designated permit or termination of the designated permit.

Public Notice No. KS-AG-06-168/177

Pending Permits for Confined Feeding Facilities

<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Legal Description</th>
<th>Receiving Water</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hirt Farms, Inc.</td>
<td>NW/4 of Section 15, T29S, R11W, Pratt County</td>
<td>Lower Arkansas River Basin</td>
</tr>
<tr>
<td>Vernon Hirt</td>
<td></td>
<td></td>
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<tr>
<td>12640 N.W. Turkey Lane Road</td>
<td></td>
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<tr>
<td>Sawyer, KS 67134</td>
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<td></td>
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<tr>
<td>Kansas Permit No. A-ARPR-B007</td>
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<tr>
<td>Virgil Ziegler</td>
<td>SW/4 of Section 05, T10S, R27W, Sheridan County</td>
<td>Saline River Basin</td>
</tr>
<tr>
<td>Route 1, Box 11</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Park, KS 67751</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kansas Permit No. A-SASD-S002</td>
<td></td>
<td></td>
</tr>
<tr>
<td>This is a renewal permit for an existing facility for 999 head (999 animal units) of beef cattle weighing greater than 700 pounds. A new sediment basin and an earthen wastewater retention pond will be constructed to control runoff from 9.54 acres of open lot pen area.</td>
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</tbody>
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<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Legal Description</th>
<th>Receiving Water</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin Feedlot</td>
<td>NE/4 of Section 32, T10S, R26W, Sheridan County</td>
<td>Saline River Basin</td>
</tr>
<tr>
<td>Douglas Martin</td>
<td></td>
<td></td>
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<tr>
<td>HC 2, Box 18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Quinter, KS 67752</td>
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<td></td>
</tr>
<tr>
<td>Kansas Permit No. A-SASD-B003</td>
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<td></td>
</tr>
<tr>
<td>This is a renewal permit for an existing facility for 980 head (392 animal units) of swine weighing greater than 55 pounds each.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Legal Description</th>
<th>Receiving Water</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flying N Farms</td>
<td>SE/4 of Section 17, T16S, R22E, Miami County</td>
<td>Marais des Cygnes River Basin</td>
</tr>
<tr>
<td>Jim Nelson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>35910 W. 263rd St.</td>
<td></td>
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<tr>
<td>Paola, KS 66071</td>
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</tr>
<tr>
<td>Kansas Permit No. A-MCMI-B002</td>
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</tr>
<tr>
<td>This is a renewal permit for an existing facility for 400 head (400 animal units) of beef cattle weighing more than 700 pounds each.</td>
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</tbody>
</table>
This is a modified permit for an existing and expanding facility for 8,450 head (6,337 animal units) of cattle. The facility is under new ownership. The permitted capacity remains the same; additional pens will be constructed in controlled drainage area.

**Name and Address of Applicant**
- Allen Feedlot Inc.
- Darrell Allen
- Route 1, Box 95
- Hoxie, KS 67740

**Legal Description**
- NW/4 of Section 23, T08S, R29W, Solomon River Basin

**Receiving Water**
- Sheridan County

**Kansas Permit No.**
- A-SOSD-C004

**Federal Permit No.**
- KS0118524

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This is a renewal and permit modification for an existing facility for 6,720 head (7,020 animal units) of mature dairy cows and replacement heifers under 700 pounds.

**Name and Address of Applicant**
- Holthaus Bros LLC
- Eugene Holthaus
- 531 State Hwy. 9
- Centralia, KS 66415

**Legal Description**
- SW/4 of Section 02, T04S, R11E, Nemaha County

**Receiving Water**
- Big Blue River Basin

**Kansas Permit No.**
- A-CIHM-D001

**Federal Permit No.**
- KS0098523

---

This is a modified permit for a facility that is vacating an existing swine operation and expanding a cattle operation from 250 head (125 animal units) to a maximum of 600 head (300 animal units) of cattle weighing 700 pounds or less from October 1 through April 30. The facility will operate at a reduced maximum animal capacity of 400 head (200 animal units) of cattle weighing 700 pounds or less from May 1 through September 30. The expansion consists of increasing the animal density in the existing 3.0 acres of cattle open lots.

**Name and Address of Applicant**
- J-Six Farms Inc. (North Farm)
- John Kramer
- P.O. Box 170
- Seneca, KS 66538

**Legal Description**
- SE/4 of Section 03, T03S, R13E, Nemaha County

**Receiving Water**
- Missouri River Basin

**Kansas Permit No.**
- A-MONM-S048

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Facility Description: The proposed action is to issue a new permit for an existing facility. This is an anhydrom ammonia storage and distribution facility. Additionally, anhydrom ammonia will be converted to aqua ammonia by using reverse osmosis-treated city water in a closed loop aqua converter. About 12,300 gallons per day of cooling tower blowdown and reverse osmosis reject water is discharged to the city storm sewer through Outfall 001. Domestic waste is directed to a septic system. The permit contains generic water-quality language to protect waters of the state. Included in the permit is a schedule of compliance requiring the permittee to develop and implement a stormwater pollution prevention plan (SWPPP) within one year of the effective date of the permit. The permittee is also required to complete items necessary to prevent a domestic wastewater overflow from septic system and provisions for removal of this wastewater to a publicly owned treatment works. The permittee is further required to provide a plan for collection and disposal of the reverse osmosis cleaning wastewater. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.
gallons per day and the maximum expected wastewater flow is 0.72 million gallons per day.

The groundwater remediation system will consist of pumping contaminated groundwater from an interceptor trench into the stabilization tank with recovery of free product, which will be pumped off and stored. Interceptor trench wastewater will be characterized for evaluation of a suitable wastewater treatment system to be used upon decommissioning of the refinery’s wastewater treatment system. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, oil and grease, benzene, fluoride, antimony, hexavalent chromium, total chromium, copper, lead, nickel, zinc, total petroleum hydrocarbons (gasoline range organics and diesel range organics) and pH, as well as total arsenic, copper, lead, nickel, and zinc. The permit also requires monitoring for methyl tert-butyl ether (mte), volatile organic chemicals (VOCs) and effluent flow. Contained in the permit is a schedule of compliance requiring the permittee to submit a plan and acceptable schedule to isolate the west oxidation pond, characterize and dispose of the accumulated wastewater and accumulated sludge in the pond, and to submit semi-annual reports covering disposal of wastewater and sludge. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Facility Description: The proposed action is to reissue an existing permit for an existing facility. This facility produces sodium silicates, alumino silicates, zeolite catalysts, silica gel catalysts, and formed zeolite (molecular sieves). During power outages, noncontact and additive free cooling water from the charger cooling system (potable city water) is discharged to the storm sewer. Other infrequent discharges include city water from eyewash stations, safety showers, fire protection system testing and air conditioner condensate. The daily average discharge is 28,800 gallons. Sanitary waste and pit process wastewater is connected to the city sanitary sewer. The permit contains generic water-quality language to protect waters of the state. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
Whitaker Company | Caney River via | Pit Dewatering and Stormwater Runoff

Kansas Permit No. M-VE42-PO01 Federal Permit No. KS0090301
Facility Location: SW 14, T20S, R14E, Cowley County
Facility Name: Canerville Quarry #1
Facility Description: The proposed action is to reissue an existing permit for an existing quarry for the discharge of wastewater during quarry operation. This facility is a limestone quarry and crushing operation that occasionally washes rock. Outfall 001 consists of pit dewatering, stormwater runoff and treated wastewater. The proposed permit includes limits for total suspended solids and pH. The permit also includes generic water-quality language to protect waters of the state. Contained in the permit is a schedule of compliance requiring the permittee to develop and implement a stormwater pollution prevention plan within one year of the effective date of this permit. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
P Q Corporation | Kansas River via ½ mile of Storm | Process Wastewater

Kansas Permit No. K-VE18-PO02 Federal Permit No. KS0088242
Facility Location: W ¼, NW ¼, S11, T29S, R14E, Wilson County
Facility Name: LaFarge Clay Pit
Facility Description: The proposed action is to reissue an existing permit for an existing quarry for the discharge of wastewater during quarry operation. This facility is a clay quarrying operation. Stormwater runoff and pit water is directed to a settling pond for treatment. The water can be pumped to the north via Outfall 001 or directed to a neighbors pond (Outfall 002). The proposed permit includes generic water-quality language to protect waters of the state. Contained in the permit is a schedule of compliance requiring the permittee to develop and implement a stormwater pollution prevention plan within one year of the effective date of this permit. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
Wellsville, City of | Walnut Creek | Treated Domestic Wastewater

Kansas Permit No. M-NE60-OO01 Federal Permit No. KS0079952
Facility Description: NW, SW, T29S, R21E, Allen County
Facility Description: The proposed action is to reissue a permit for an existing facility treating primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand and total suspended solids. Monitoring for ammonia, fecal coliform and pH also will be required. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
Savonburg, City of | Canville Creek via Unnamed Tributary | Treated Domestic Wastewater

Kansas Permit No. I-VE18-PO02 Federal Permit No. KS0088242
Facility Description: Notice 841
Facility Location: W ¼, NW ¼, S11, T29S, R14E, Wilson County
Facility Name: LaFarge Clay Pit
Facility Description: The proposed action is to reissue an existing permit for an existing quarry for the discharge of wastewater during quarry operation. This facility is a clay quarrying operation. Stormwater runoff and pit water is directed to a settling pond for treatment. The water can be pumped to the north via Outfall 001 or directed to a neighbors pond (Outfall 002). The proposed permit includes generic water-quality language to protect waters of the state. Contained in the permit is a schedule of compliance requiring the permittee to develop and implement a stormwater pollution prevention plan within one year of the effective date of this permit. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
LaFarge Midwest Inc. | Fall River via Salt Creek | Pit Dewatering and Stormwater Runoff

Kansas Permit No. I-VE18-PO02 Federal Permit No. KS0088242
Facility Location: W ¼, NW ¼, S11, T29S, R14E, Wilson County
Facility Name: LaFarge Clay Pit
Facility Description: The proposed action is to reissue an existing permit for an existing quarry for the discharge of wastewater during quarry operation. This facility is a clay quarrying operation. Stormwater runoff and pit water is directed to a settling pond for treatment. The water can be pumped to the north via Outfall 001 or directed to a neighbors pond (Outfall 002). The proposed permit includes generic water-quality language to protect waters of the state. Contained in the permit is a schedule of compliance requiring the permittee to develop and implement a stormwater pollution prevention plan within one year of the effective date of this permit. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant | Waterway | Type of Discharge
--- | --- | ---
Fredonia, KS 66736 | Canal Creek | Stormwater Runoff

Kansas Permit No. M-CN60-OO01 Federal Permit No. KS0079952
Facility Description: SV ¼, SW ¼, S29, T15S, R21E, Allen County
Facility Description: The proposed action is to reissue a permit for an existing facility treating primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand and total suspended solids. Monitoring for ammonia, fecal coliform and pH also will be required. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b)-f, and Federal Surface Water Criteria, and are water-quality based.
Facility Location: E½ S8, W½ S16, E½ S17, E½ S20, W½ S21, NW½ S28, and E½ S29, T32S, R8E, Cowley County

Facility Name: Winfield Quarry

Facility Description: The proposed action is to reissue an existing permit for an existing quarry for the discharge of wastewater during quarry operation. This facility is a limestone crushing and washing operation. Outfall 001 consists of pit dewatered, stormwater runoff and treated washwater. Outfalls 002, 003 and 004 consist of stormwater runoff only. The proposed permit includes limits for total suspended solids and pH. The permit also includes generic water-quality language to protect waters of the state. Contained in the permit is a schedule of compliance requiring the permittee to development and implement a stormwater pollution prevention plan within one year of the effective date of this permit. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.

Public Notice No. KS-EG-06-026/029

In accordance with K.A.R. 28-46-1 et seq. and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared for the use of the well(s) described below within the state of Kansas:

Name and Address of Applicant
ONEOK, Inc.
777 Ave. Y
Bushton, KS 67427-9815

Facility Location: Sedgwick County

Well and Permit Number Location
#3 KS-01-053-002 1740 feet from south line and 430 feet from east line of SE Corner (SE¼, NE¼, S31, T17S, R9W) Ellsworth County, KS

#4 KS-01-053-003 4750 feet from south line and 2250 feet from east line of SE Corner (NW¼, NW¼, NE¼, S31, T17S, R9W) Ellsworth County, KS

#5 KS-01-053-004 2335 feet from south line and 332 feet from east line of SE Corner (NE¼, NE¼, SE¼, S31, T17S, R9W) Ellsworth County, KS

#6 KS-01-053-005 1465 feet from south line and 289 feet from east line of SE Corner (SE¼, NE¼, SE¼, S31, T17S, R9W) Ellsworth County, KS

Facility Description: The proposed action is to reissue existing permits of four Class I nonhazardous waste injection wells at the locations described above. These facilities are hydrocarbon processing plants and underground storage facilities. The fluids to be injected are nonhazardous liquid waste consisting of near saturated mineralized waste brines from the hydrocarbon storage well operations and nonhazardous waste from the hydrocarbon processing operations. Injection is to be made into the Arbuckle formation through openhole from a depth of 3,315 feet to 3,745 feet. Disposal will be by means of gravity flow; wellhead pressure will not be allowed. The maximum rate of injection will be 450,000 gallons per day for well 3 and 1,100,000 gallons per day for wells 4, 5 and 6. All construction, monitoring and operation of this well will meet the requirements that apply to Class I injection wells under the Kansas Underground Injection Control Regulations, K.A.R. 28-46-1 through 28-46-44.

Persons wishing to comment on the draft documents and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment if they wish to have the comments considered in the decision-making process. Comments should be submitted to the attention of the Livestock Waste Management Section for agricultural-related draft documents or applications, or to the Technical Services Section for all other permits, at the Kansas Department of Health and Environment, Division of Environment, Bureau of Water, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367.

All comments regarding the draft documents or application notices received on or before July 15 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-06-168/177, KS-06-073/081, KS-EG-06-026/029) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the Secretary of Health and Environment will issue a determination regarding final agency action on each draft/application. If response to any draft document/application indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at http://www.kdhe.state.ks.us/feedlots. Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays.

Roderick L. Bremby
Secretary of Health and Environment

Doc. No. 033273

State of Kansas
Kansas Lottery
Temporary Administrative Regulations

Article 5.—MULTI-STATE ON-LINE GAMES

2by2 SIERRA GIVEAWAY

111-5-150. Name of drawing. The Kansas lottery shall conduct a drawing entitled “2by2 Sierra Giveaway,” and will accept entries starting January 8, 2006, for the drawing to be conducted at approximately 4:00 p.m. on May 13, 2006. Rules applicable to this drawing are contained in K.A.R. 111-5-150 through 111-5-154 and K.A.R. 111-6-1 et seq. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-6-1, April 26, 2006.)

2by2 SIERRA GIVEAWAY

111-5-151. Prize. (a) One prize winner selected in the “2by2 Sierra Giveaway” on the date specified in K.A.R. 111-5-150 shall receive a 2006 GMC Sierra E-85 extended cab pickup truck chosen by the Kansas lottery, all applicable sales and property taxes, registration fees, license tag fees, cash, and mandatory state and federal income withholding taxes.

(b) All prizes are subject to lottery validation, set-offs and deductions authorized by law.

(c) The winner of a prize as the result of the said drawing shall return to the lottery a completed claim form as
provided by the lottery within 30 days of the date his or her entry was drawn or the person named on the entry drawn will no longer be eligible for the prize. In such an event, the first eligible alternate entry drawn pursuant to subsection (e) of K.A.R. 111-5-153 shall be declared the winner. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-25-06, April 26, 2006.)

111-5-152. Method of entry. (a) Entry into the "2by2 Sierra Giveaway" shall be accomplished as follows:

(1) Beginning at 5:00 a.m. on January 8, 2006, and ending at the close of business as defined in subsection (p) of K.A.R. 111-6-1, on May 6, 2006, for every single $2.00 or more Kansas 2by2 ticket purchase, the purchaser shall receive free of charge an entry blank for the drawing, which entry blank shall be automatically dispensed from the terminal upon qualifying purchase. In addition, from the time the Kansas lottery begins selling 2by2 tickets using lottery terminal(s) at the 3i Show in Great Bend, Kansas, on May 11, 2006, through and including 4:00 p.m. on May 13, 2006, for every single $2.00 or more Kansas 2by2 ticket purchased from said terminal(s), the purchaser shall receive free of charge an entry blank for the drawing, which entry blank shall be automatically dispensed from the terminal(s) upon the qualifying purchase.

(2) The executive director may suspend or terminate this promotion at any time or modify the qualifying purchase necessary to receive an entry, whether during periods of high sales of 2by2 tickets, thereby rendering the generation of entries impractical, or otherwise.

(3) The holder of an entry blank must fill in the entry blank in a legible manner. Only one name shall appear on an entry blank.

(4) Place one or more completed entry blank(s) for said drawing into an envelope with proper postage and mail it to: "2by2 Sierra Giveaway, P. O. Box 1494, Great Bend, Kansas 67530-1494," or deposit completed entry blank(s) into the lottery receptacle designated at the 3i Show from May 11, 2006, until 4:00 p.m. on May 13, 2006. Mailed entries must be received by morning mail pickup on Tuesday, May 9, 2006. A receptacle or drum may also be available for deposit of entries at locations specifically designated by the lottery. All entries so deposited shall be transported to the lottery office in Great Bend, Kansas, and secured until the time of the drawing.

(5) The holder of the entry is not required to personally attend said drawing or be present at the time of the drawing to be determined a winner.

(6) The drawing will be conducted at the approximate time listed in K.A.R. 111-5-150.

(b) There is no limit on the number of entries a person may make, but a person may only win one time.

(c) All eligible entries which are mailed and received by the morning mail pickup in Great Bend, Kansas, on Tuesday, May 9, 2006, those deposited at the 3i Show, and those deposited at locations specifically designated by the lottery pursuant to subsection (a) herein, shall be entered into said drawing.

(d) Eligible entrants in the drawing must be 18 years of age or older.

(e) Completing the information form on the entry blank and entering it into the drawing constitutes authorization to publicly identify the person whose entry is drawn.

(f) The executive director of the Kansas lottery may, in his sole discretion, cancel this promotion at any time. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-25-06, April 26, 2006.)

111-5-153. Selection of winners. The following process shall be used for the selection of winners in the "2by2 Sierra Giveaway":

(a) Kansas lottery personnel shall pick up all mail containing entries mailed to P. O. Box 1494 for the drawing at the United States Post Office in Great Bend, Kansas, with final pickup on Tuesday, May 9, 2006.

(b) Lottery personnel shall transport the mail to the Great Bend regional office where the envelopes will be opened and the entries contained therein stored in a secure location until immediately prior to the drawing, at which time all entries will be placed into the drawing receptacle or drum, along with all entries deposited at the 3i Show pursuant to the rules herein, and all entries retained from any other locations as specifically designated by the lottery.

(c) The drawing shall be held at the 3i Show in Great Bend, Kansas, in a place accessible to the public and open for public attendance with lottery security personnel present. The drawing shall be audio and video taped.

(d) At the start of the drawing, lottery security personnel shall present the receptacle or drum to the person designated by the executive director to perform the drawing. The receptacle or drum for the said drawing shall contain all eligible entries. The entries shall be thoroughly mixed prior to the entries actually being drawn. The designated individual shall then seal the receptacle or drum, and using the bare-arm technique, while looking away, remove one entry from the receptacle or drum and mark it in such a way as to identify it as the winning entry. The person whose name appears on the entry shall be the winner of the prize identified in K.A.R. 111-5-151, subject to validation by the lottery as set forth in these rules.

(e) After one entry has been drawn and verified as valid by lottery security, two more entries will be drawn, one at a time, to serve as alternate entries. The alternate entries will be marked in order drawn, 1A and 2A. The alternate entries will be used only if the original winner cannot be located or is declared ineligible, or fails to present a fully-executed claim form to lottery headquarters by 5:00 p.m. of the thirtieth day following the drawing. The alternates will be used, if necessary, in the order drawn.

(f) The Kansas lottery security official present shall review each entry drawn to determine the validity of the entry into the said drawing in accordance with these regulations. If it is a valid entry and the information is legible, the event manager and the security person present shall record the name of the winner and each alternate. Each winner shall be given or sent a prize claim form to be completed and received by the lottery within 30 days of the drawing.

(continued)
(g) If any entry is determined to be ineligible, it shall be discarded by the security person present and another entry drawn. This procedure will be repeated until valid selections are obtained.

(h) Entries remaining in the drum or receptacle after the drawing has been completed and all entries not received in compliance with these rules shall be destroyed pursuant to K.A.R. 111-3-34. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-25-06, April 26, 2006.)

111-5-154. Certification of drawing. (a) The “2by2 Sierra Giveaway” shall be personally observed by a member of the Kansas lottery security department and a member of the Kansas lottery marketing department or other person or persons designated by the executive director of the lottery (“event manager”).

(b) Upon completion of the drawing, the security official and the event manager shall issue a report to the executive director, certifying that the name of each prize winner is correct, and that to the best of their knowledge the procedures required by these rules were followed in selecting the prize winner. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-25-06, April 26, 2006.)

Ed Van Petten
Executive Director

Sandy Praeger
Kansas Insurance Commissioner

Doc. No. 033267

State of Kansas
Kansas Insurance Department
Permanent Administrative Regulations

Article 7.—AGENTS

40-7-5. Agents; signatures; powers of attorney; rubber-stamped facsimiles; mechanical devices. (a) Each agent licensed by the department shall be prohibited from executing powers of attorney authorizing other individuals to sign policies in the name of the agent.

(b) The placing of the facsimile signature or name and the address of the agent by mechanical means on policies that are issued or sold by or from any vending machine or appliance or any other medium, device, or object designed or used for vending purposes and that provide travel accident coverage only in airports or air terminals shall be acceptable. (Authorized by K.S.A. 40-103 and K.S.A. 2004 Supp. 40-4916; implementing K.S.A. 40-244 and K.S.A. 2004 Supp. 40-4905; effective Jan. 1, 1966; amended May 1, 1981; amended May 1, 1986; amended June 30, 2006.)

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replaced by “requiring placarding pursuant to 49 C.F.R. Part 172, as adopted in K.A.R. 82-4-20.”

(4) The following revisions shall be made to 49 C.F.R. 395.8:

(A) The last sentence in 49 C.F.R. 395.8(a)(1) shall be deleted.
(B) The “Note” that appears between 49 C.F.R. 395.8(c) and (d) shall be deleted.
(C) The “Note” that appears between 49 C.F.R. 395.8(h)(5) and (i) shall be deleted.
(D) The “Note,” including the graphic, that appears after 49 C.F.R. 395.8(k)(2) shall be deleted.

(5) The following revisions shall be made to 49 C.F.R. 395.13:

(A) 49 C.F.R. 395.13(c)(2) shall be deleted and replaced by the following:

“Within fifteen days following the date any driver is placed out of service, the motor carrier that employed the driver shall personally deliver or place in the U.S. mail to the division administrator or the state director of the federal motor carrier safety administration a signed certification in a form acceptable to the commission. Any signed certification acceptable to the commission shall include the following information:

(i) All violations have been corrected;
(ii) action has been taken to assure compliance with 49 C.F.R. 395.1, 49 C.F.R. 395.2, 49 C.F.R. 395.3, 49 C.F.R. 395.5, 49 C.F.R. 395.8, 49 C.F.R. 395.13, and 49 C.F.R. 395.15; and
(iii) the motor carrier understands that false certification can result in appropriate enforcement action.”
(B) The phrase “as adopted in K.A.R. 82-4-3k” shall be added before the phrase “pertaining to attendance and surveillance of commercial motor vehicles,” which appears in 49 C.F.R. 395.13(d)(4).

(6) The last sentence in 49 C.F.R. 395.15(b)(3) shall be deleted.

(7)(A) The phrase “special agent of the Federal Motor Carrier Safety Administration (as defined in appendix B to this subchapter),” which appears in 49 C.F.R. 395.1, 49 C.F.R. 395.2, 49 C.F.R. 395.3, 49 C.F.R. 395.5, 49 C.F.R. 395.8, 49 C.F.R. 395.13, and 49 C.F.R. 395.15, shall be deleted and replaced by “any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards.”
(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission’s regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted.
(c) No wrecker or tow truck, as defined by K.S.A. 66-1329 and amendments thereto, with a gross vehicle weight rating or gross combination vehicle weight rating of 26,000 pounds or less shall be subject to this regulation. (Authorized by and implementing K.S.A. 2005 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2005 Supp. 66-1,129; effective, T-82-12-16-03, Jan. 4, 2004; effective, T-82-4-27-04, May 3, 2004; effective, T-82-8-23-04, Aug. 31, 2004; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended, T-82-10-25-05, Nov. 1, 2005; amended Feb. 17, 2006; amended, T-82-3-21-06, March 21, 2006; amended June 30, 2006.)

Susan K. Duffy
Executive Director

State of Kansas
Department of Health and Environment
Permanent Administrative Regulations

28-19-350. Prevention of significant deterioration (PSD) of air quality. (a) PSD requirements. The requirements of this regulation shall apply to the construction of major stationary sources and major modifications of stationary sources as defined in 40 C.F.R. 52.21 in areas of the state designated as attainment areas or unclassified areas for any pollutant under the procedures prescribed by section 107(d) of the federal clean air act, 42 U.S.C. 7407(d).

(b) Adoption by reference; exceptions.

(1) 40 C.F.R. 52.21, as in effect on July 1, 2004, is adopted by reference, except as specified in paragraphs (b)(2) and (3).

(2) The following subsections of the federal regulation adopted in paragraph (b)(1) are excluded from adoption:

(A) Plan disapproval, 52.21(a)(1);
(B) stack heights, 52.21(h);
(C) air quality analysis, 52.21(m)(1)(v);
(D) visibility monitoring, 52.21(o)(3);
(E) public participation, 52.21(q);
(F) environmental impact statements, 52.21(s);
(G) disputed permits or redesignations, 52.21(t);
(H) delegation of authority, 52.21(u); and
(I) permit rescission, 52.21(w).

(3) The following subsections of the federal regulation adopted in paragraph (b)(1), which are subject to a federal court order of stay or remand or have been vacated, are excluded from adoption:

(A) Routine maintenance, repair, and replacement:

(i) The second sentence of 52.21(b)(2)(iii)(a);
(ii) 52.21(b)(55-58); and
(iii) 52.21(cc);
(B) clean unit:

(i) 52.21(a)(2)(iv)(e) and (f);
(ii) 52.21(b)(3)(ii)(b) and (vi)(d);
(iii) 52.21(b)(42);
(iv) the phrase “at a clean unit or” in 52.21(r)(6);
(v) 52.21(x); and

(continued)
(vi) 52.21(y);
(C) pollution control projects:
(i) 52.21(a)(2)(vi);
(ii) 52.21(b)(2)(iii)(h);
(iii) 52.21(b)(3)(vi)(d);
(iv) 52.21(b)(32); and
(v) 52.21(z); and
(D) recordkeeping requirements for projected actual emissions; the clause “in circumstances where there is a reasonable possibility that a project that is not a part of a major modification may result in a significant emissions increase” in 52.21(r)(6).

(c) Provisions adopted by reference; term usage. When used in any provision adopted from 40 C.F.R. 52.21, each reference to “administrator” shall mean the “secretary of health and environment or an authorized representative of the secretary,” except for the following:

(1) In subsections 52.21(b)(3)(iii)(a) and 52.21(b)(48)(ii), “administrator” shall mean both the “secretary of health and environment” and the “administrator of the U.S. environmental protection agency.”

(2) In subsections 52.21(b)(17), 52.21(b)(37)(i), 52.21(b)(43), 52.21(b)(48)(ii)(c), 52.21(b)(50)(i), 52.21(b)(51), 52.21(g), 52.21(i)(6-8), 52.21(l)(2), and 52.21(m)(l)(vii-viii), “administrator” shall mean only the “administrator of the U.S. environmental protection agency.”

(d) Internal references. The following federal regulations as in effect on July 1, 2004, which are referred to in the federal regulation adopted in paragraph (b)(1), are hereby adopted by reference:

(1) 40 C.F.R. part 51, subpart I:
(2) 40 C.F.R. part 51, appendices S and W; and
(3) 40 C.F.R. part 58, appendix B.

(e) Definitions. For the purposes of this regulation, the following definitions shall apply:

(1) “Act” shall mean the federal clean air act, 42 U.S.C. 7401 et seq.
(2) “Class I, II or III area” shall mean a classification assigned to any area of the state under the provisions of sections 162 and 164 of the act, 42 U.S.C. 7472 and 7474, and amendments thereto.
(3) “State” shall mean the state of Kansas, unless the context clearly indicates otherwise.

(f) Ambient air ceiling protection. In relation to ambient air ceilings, the following requirements shall apply:

(1) Except as stated in paragraph (f)(2) of this regulation, a permit shall not be issued for any new major stationary source or major modification as defined in 40 C.F.R. 52.21(b) if the source or modification will be located in an attainment area or an unclassifiable area for any national ambient air quality standard and if the source or modification would cause or contribute to a violation of any national ambient air quality standard. A major source or major modification shall be considered to cause or contribute to a violation of a national ambient air quality standard if the air quality impact of the source or modification would exceed the following levels at any locality that does not or would not meet the applicable national standard:

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Annual</th>
<th>24 hrs.</th>
<th>8 hrs.</th>
<th>3 hrs.</th>
<th>1 hr.</th>
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<tr>
<td>Nitrogen dioxide</td>
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<td>5 µg/m³</td>
<td>--------</td>
<td>0.5 mg/m³</td>
<td>2 mg/m³</td>
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</table>

(2) A permit may be granted for a major stationary source or major modification as identified in paragraph (f)(1) of this regulation if the impact of the major stationary source’s or major modification’s emissions upon air quality is reduced by a sufficient amount to compensate for any adverse impact at the location where the major source or modification would otherwise cause or contribute to a violation of any national ambient air quality standard. Subsection (f) of this regulation shall not apply to a major stationary source or major modification with respect to a particular pollutant if the owner or operator demonstrates that the source is located in an area that has been identified as not meeting either the national primary or secondary ambient air quality standard for that particular pollutant.

(g) Stack height requirements. K.A.R. 28-19-18 through K.A.R. 28-19-18f, regarding stack height requirements, shall apply to the sources subject to this regulation.

(h) Application required. Each application for a PSD permit shall be submitted by the owner or operator on the forms provided or approved by the department.

(j) Permit suspension or revocation. Any permit issued under this regulation may be suspended or revoked by the secretary upon a finding that the owner or operator has failed to comply with any requirement specified in the permit or with any other statutory or regulatory requirement. This subsection shall not be interpreted to preclude any other remedy provided by law to the secretary.

(k) Public participation requirements. In addition to the requirements of K.A.R. 28-19-204, the following public participation requirements shall be met before issuance of the permit:

(1) The public notice shall include the following:
(A) A statement specifying the portion of the applicable maximum allowable increment that is expected to be consumed by the source or modification; and
(B) a statement that the federal land manager of any adversely impacted federal class I area has the opportunity to provide the secretary with a demonstration that the emissions from the proposed source or modification will have an adverse impact on air quality-related values in the federal class I area.
(2) A copy of the public notice shall be mailed to the following:
(A) The applicant;
shall meet the general eligibility requirements of K.A.R. 30-6-50 and the specific eligibility requirements in this regulation. (a) Pregnant women. Each eligible woman shall be medically determined to be pregnant. Assistance under this regulation shall continue for two calendar months following the month in which the pregnancy terminates.

(b) Infants. Each eligible infant shall be under one year of age. Assistance under this regulation shall continue according to either of the following provisions:

1. Through the month in which the child turns age one; or
2. if receiving inpatient services in the month in which the child turns age one, according to the earlier of the following:
   A. Through the calendar month in which the inpatient care ends; or
   B. through the calendar month following the month in which the inpatient care begins.

If the inpatient care will exceed either of these time periods, eligibility for the child under this regulation shall end on the last day of the calendar month in which the child turns age one.

(c) Other young children. Each eligible child shall be at least one year of age, but no older than five years of age. Assistance under this regulation shall continue according to either of the following provisions:

1. Through the month in which the child turns age six; or
2. if receiving inpatient services in the month in which the child turns age six, according to the earlier of the following:
   A. Through the calendar month in which the inpatient care ends; or
   B. through the calendar month following the month in which the inpatient care begins.

If the inpatient care will exceed this time period, eligibility for the child under this regulation shall end on the last day of the calendar month in which the child turns age six.

(d) Older children. Each eligible child shall be at least six years of age but under the age of 19 and shall be born on or after October 1, 1979.

(e) Persons whose needs are to be considered in determining eligibility.

1. For pregnant women, the needs of the pregnant woman, the unborn child, and the father, if living with the pregnant woman, shall be considered. If the pregnant woman is a minor and lives with her parents, the needs of her parents shall also be considered.
2. For all children, if the child lives with a parent or parents, the needs of the child and the child’s parents shall be considered.
3. Other pregnant women and children in the family group for whom assistance is requested shall be considered in the assistance plan if otherwise eligible.

(f) Financial eligibility. A percentage of the official federal poverty income guidelines as established in K.A.R. 30-6-103 shall be used as the protected income level for the number of persons in the plan and any other persons in the family whose income is being considered. The total applicable income to be considered in the eligible

(continued)
gibility base period shall be compared against the poverty level for the base period. To be eligible under this provision, the total applicable income shall not exceed the poverty level established for the base period. Ownership of excess nonexempt real or personal property shall not result in ineligibility.

(g) Continuous eligibility. Each pregnant woman who becomes eligible for assistance under this regulation shall continue to be eligible throughout her pregnancy and the two calendar months following the month in which her pregnancy terminates, without regard to any changes in family income. Except for children determined eligible for presumptive medical assistance as specified in K.A.R. 129-6-151, each child who becomes eligible for assistance under this regulation shall continue to be eligible for 12 months beginning with the first month of assistance, without regard to any changes in family income. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

129-6-151. Presumptive eligibility. (a) Each individual under age 19 shall be eligible for a presumptive period if a qualified entity, as specified in K.A.R. 129-6-152, designated by the agency determines that the individual meets the presumptive eligibility requirements.

(b) The individual shall be under age 19 and meet the standard for a determined eligible in K.A.R. 129-6-77(b)(1), (c)(1), or (d). The individual shall meet the financial requirements in K.A.R. 129-6-77(f) and K.A.R. 129-6-77(e)(2) and (3). The individual shall also meet the general eligibility requirements of K.A.R. 30-6-52 and K.A.R. 30-6-54.

(c) The presumptive period shall begin on the date on which the qualified entity makes an eligibility determination. The presumptive period shall end on the last day of the month following the month in which the determination is made, unless an application for medical assistance is received. If an application is filed in accordance with K.A.R. 30-6-65 before this date, the presumptive period shall end on the last day of the month in which a full determination is made according to this article.

(d) Each individual shall be eligible for only one period of presumptive eligibility within a 12-month period under this article or under K.A.R. 129-14-51. The 12-month period shall begin on the first day of presumptive eligibility under either article. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

129-6-152. Presumptive eligibility to be determined by qualified entities. (a) Each qualified entity shall be designated by the agency to make determinations of presumptive eligibility as specified in K.A.R. 129-6-151.

(b) Each qualified entity shall be authorized to provide health care items and services and to receive reimbursement for these items and services under the medical assistance program.

(c) For each determination of presumptive eligibility, a qualified entity shall perform the following:

(1) Make a finding of presumptive eligibility pursuant to K.A.R. 129-14-51(b) or 129-6-151(b);

(2) notify the child’s parent or caretaker, in writing, of the results of the determination at the time of the determination;

(3) provide the parent or caretaker with an application for regular medical assistance. For a child determined to be presumptively eligible, the qualified entity shall notify the child’s parent or caretaker that a regular medicaid application shall be required to be submitted before the last day of the month following the month of the presumptive determination or eligibility shall end on that date;

(4) assist the child’s parent or caretaker in completing and filing a regular medical assistance application; and

(5) notify the agency of the presumptive determination within five working days after the determination. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

Article 7.—APPEALS, FAIR HEARINGS AND TAF/GA DISQUALIFICATION HEARINGS 129-7-65. Notice to recipients of intended action. (a) (1) “Adequate notice” shall mean a written notice that includes a statement of what action the agency intends to take, the reasons for the intended agency action, the specific policies supporting the action, an explanation of the individual’s right to request a hearing, and the circumstances under which assistance is continued if a hearing is requested.

(2) “Timely” shall mean that a notice is mailed at least 10 days, including Saturdays, Sundays, and legal holidays, before the date upon which the action that is the subject of the notice would become effective.

(b) When the agency intends to take action to discontinue, terminate, suspend, or reduce assistance, timely and adequate notice shall be given by the agency, except as specified in subsections (c) and (d) of this regulation.

(c) Under any of following circumstances, timely notice shall not be required, but an adequate notice shall be sent by the agency not later than the date of action:

(1) The agency has factual information confirming the death of a recipient.

(2) The agency receives a clear, written statement signed by a recipient that the recipient no longer wishes assistance or that provides information requiring termination or reduction of assistance, and the recipient has indicated, in writing, an understanding that termination or reduction of assistance will be the consequence of supplying the information.

(3) The recipient has been admitted or committed to an institution, and further payments to that individual are not authorized by program regulations as long as the person resides in the institution.

(4) The recipient has been placed in a skilled nursing facility, an intermediate care facility, or a long-term care facility.

(5) The recipient’s whereabouts are unknown, and agency mail directed to the recipient has been returned by the post office indicating no known forwarding address.

(6) The agency has established that a recipient has been accepted for assistance in a new jurisdiction.

(7) A child is removed from the home as a result of a judicial determination or has been voluntarily placed in foster care by the child’s legal guardian.
(8) A change in the level of medical care is prescribed by the recipient’s physician.

(9) A special allowance granted for a specific period is terminated, and the recipient was informed in writing when the allowance was granted that it would automatically terminate at the end of the specified period.

(10) The agency takes action because of information that the recipient furnished in a status report or because the recipient has failed to submit a complete or a timely status report.

(11) The recipient is disqualified due to fraud through any of the following:

(A) A court of appropriate jurisdiction;

(B) A disqualification hearing process in accordance with K.A.R. 30-7-102; or

(C) A waiver of an administrative disqualification hearing in accordance with K.A.R. 30-7-103.

(d) When the agency takes action to discontinue, terminate, suspend, or reduce medical coverage for a child who has been determined eligible for presumptive medical assistance as specified in K.A.R. 129-6-151 or K.A.R. 129-14-152, neither timely nor adequate notice shall be required. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

Article 14.—CHILDREN’S HEALTH INSURANCE PROGRAM

129-14-27. Financial eligibility. (a) Persons whose needs are to be considered in determining each child’s eligibility.

(1) If the child lives with a parent or parents, the needs of all individuals in the filing unit in accordance with K.A.R. 30-14-2 shall be considered.

(2) If the child does not live with a parent and is under age 18, only the needs of the child and any siblings of the child who are in the family group shall be considered.

(3) If the child is age 18 and does not reside with a parent, only the needs of the child shall be considered.

(b) Poverty level determination. Total monthly income, as described above, shall not exceed a percentage of the official federal poverty income guidelines, as established in K.A.R. 30-6-103, to be determined by the agency to be eligible for coverage. If the agency determines that the program funds appropriated are insufficient to fund up to this income level, a lower income level shall be implemented by the agency, and the changes shall be published by the agency in the Kansas register.

(c) Continuous eligibility. Except for children determined eligible for presumptive medical assistance as specified in K.A.R. 129-14-52, each child who becomes eligible for coverage under this regulation shall continue to be eligible for 12 months beginning with the month in which the child is enrolled or reenrolled for coverage in the healthwave program, without regard to any changes in family income. The general eligibility requirements of K.A.R. 30-14-26 shall continue to be met. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

129-14-51. Presumptive eligibility for healthwave. (a) Each child, as defined in K.A.R. 30-14-2(a)(2), shall be eligible for a presumptive period if a qualified entity, as specified in K.A.R. 129-14-52, designated by the agency determines that the child meets the presumptive eligibility requirements.

(b) Each eligible child shall meet the financial requirements of K.A.R. 129-14-27(b), K.A.R. 129-14-27(a), and K.A.R. 30-14-29. Each eligible child shall be uninsured as specified in K.A.R. 30-14-26(a) and (b). Each eligible child shall also meet the general eligibility requirements of K.A.R. 30-14-25 (a), (b), and (e).

(c) The presumptive period shall begin on the date the qualified entity makes an eligibility determination. The presumptive period shall end on the last day of the month following the month in which the determination is made, unless an application for medical assistance is received. If an application is filed in accordance with K.A.R. 30-14-20 before this date, the presumptive period shall end on the last day of the month in which a full determination is made according to this article.

(d) Each child shall be eligible for only one period of presumptive eligibility within a 12-month period under this article or under K.A.R. 129-6-151. The 12-month period shall begin on the first day of presumptive eligibility. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

129-14-52. Healthwave presumptive eligibility to be determined by qualified entities. (a) Each qualified entity shall be designated by the agency to make determinations of presumptive eligibility as specified in K.A.R. 129-14-51.

(b) Each qualified entity shall be authorized to provide health care items and services and to receive reimbursement for these items and services under the medical assistance program.

(c) For each determination of presumptive eligibility, a qualified entity shall perform the following:

(1) Make a finding of presumptive eligibility pursuant to K.A.R. 129-14-51(b) or 129-6-151(b);

(2) notify the child’s parent or caretaker, in writing, of the results of the determination at the time of the determination;

(3) provide the parent or caretaker with an application for regular medical assistance. For children determined to be presumptively eligible, the qualified entity shall notify the child’s parents or caretaker that, unless a regular medical assistance application is submitted before the last day of the month following the month of the presumptive determination, eligibility shall end on that date;

(4) assist the child’s parent or caretaker in completing and filing a regular medical assistance application; and

(5) notify the agency of the presumptive determination within five working days after the determination. (Authorized by and implementing K.S.A. 2005 Supp. 75-7412; effective June 30, 2006.)

Robert M. Day, Ph.D.
Executive Director

Doc. No. 033271

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