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House Bill 2275, concerning sales and compensating use tax; relating to city and countywide retailers' sales tax; providing countywide retailers' sales tax authority for Finney county for the purpose of financing the construction or remodeling of a courthouse, jail, law enforcement center facility or other county administrative facility, for Pawnee county for the purpose of healthcare services and furnishing and equipping county-supported public safety operations, for Seward county for the purpose of financing the costs of roadway and bridge construction, maintenance and improvement in the county and for Jackson county for the purpose of supporting hospital services in the county; providing that countywide retailers' sales tax apportionment based on tangible property tax levies remain unchanged until December 31, 2026; relating to exemptions; excluding exempt sales of certain custom meat processing services from exemption certificate requirements

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State of Kansas

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) and K.S.A. 12-1675a(g).

Effective 5-5-25 through 5-11-25

Term	Rate
1-89 days	4.33%
3 months	4.20%
6 months	4.14%
12 months	3.92%
18 months	3.73%
2 years	3.70%

Joel Oliver
Executive Director
Chief Investment Officer
Pooled Money Investment Board

Doc. No. 053125

State of Kansas

Advisory Committee on Trauma

Notice of Meeting

The Advisory Committee on Trauma (ACT) will meet from 10:00 a.m. to 2:00 p.m. Wednesday, May 7, 2025, via Microsoft Teams. Please contact Wendy O'Hare at Wendy.OHare@ks.gov for a meeting invitation (Zoom account not required) and/or for conference call-in information.

Janet Stanek
Secretary
Department of Health and Environment

Doc. No. 053128

State of Kansas

Department of Administration Office of Accounts and Reports

Public Notice

Under requirements of K.S.A. 65-34,117(c), as amended, records of the Office of Accounts and Reports show the unobligated balances are \$6,926,988.65 in the Underground Petroleum Storage Tank Release Trust Fund and \$4,982,579.12 in the Aboveground Petroleum Storage Tank Release Trust Fund at April 30, 2025.

Nancy Ruoff
Director
Office of Accounts and Reports
Department of Administration

Doc. No. 053141

State of Kansas

Wichita State University

Notice of Intent to Lease Real Property

Public notice is hereby given that Wichita State University (WSU), directly or through its affiliate corporation Wichita State Innovation Alliance, Inc., intends to lease, subject to all required state approvals, real property located on the Wichita State University's campus designated as the "Innovation Campus" for the private development and operation of a partnership building or buildings. There are three separate building sites available for private development. Proposals may be submitted for one or more of the sites. Each site is approximately one to two and a half acres in area, and will be customized based on the proposal for the respective site. Site #1 is located east of Woolsey Hall. Site #2 is located on the northwest corner of 17th and Innovation Boulevard. Site #3 is located on the northwest corner of 17th and Oliver. The university intends to lease each site for a mutually agreeable period, not to exceed sixty years, but extended terms and renewal options would be considered. Interested tenants must be willing to be a good fit with the university's educational mission and identify anticipated benefits to the university, its students, and the WSU community (i.e. applied learning, joint research, faculty start-up, WSU curriculum or program support, etc.), and must agree to the essential ground lease terms and restrictive covenants. Interested tenants will be evaluated on: proposal terms, demonstrated benefit to WSU, design concepts, financial stability, and proposed use. Interested tenants will be required to construct adjacent and adequate surface parking that may not be included in the leased ground. Rental rate shall be based on fair market value and negotiable based on term of lease, purpose/ use of building improvement, and benefit to the university. The university is interested in proposals from any individual, organization or entity, for the development of a building or buildings to provide rental space available for occupants who are committed to advancing the university's mission and vision as an education, cultural, and economic driver for Kansas and the greater public good, and aligning with the university's research and applied learning goals. The university will consider serious offers and inquiries with detailed proposal terms from any financially qualified individual, group, organization. If interested, please contact Property Manager Crystal Stegeman at crystal.stegeman@wichita.edu or Senior Vice President for Industry and Defense Programs, Dr. John Tomblin at john.tomblin@wichita.edu. This publication is being published pursuant to K.S.A. 75-430a(d), to the extent applicable.

Crystal Stegeman
University Property Manager
Office of the Vice President for Administration and Finance
Wichita State University

Doc. No. 053100

State of Kansas

Department of Health and Environment Notice of Proposed Kansas Air Quality Construction Permit

Notice is hereby given that the Kansas Department of Health and Environment (KDHE) is soliciting comments regarding a proposed air quality construction permit. Delaware has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300. Emissions of volatile organic compounds (VOC), particulate matter (PM), particulate matter with less than or equal to 10 microns in aerodynamic diameter (PM₁₀), particulate matter with less than or equal to 2.5 microns in aerodynamic diameter (PM_{2.5}), carbon monoxide (CO), oxides of nitrogen (NO_x), oxides of sulfur (SO_x), and hazardous air pollutants (HAPs) were evaluated during the permit review process.

Delaware, 5600 Kansas Ave., Kansas City, KS 66106, owns and operates air curator incinerator located at 5600 Kansas Ave., Kansas City, Wyandotte County, KS 66106, at which a portable air curator incinerator is to be installed.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review from the date of publication during normal business hours at the KDHE, Bureau of Air (BOA), 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366 and at the Unified Government of Wyandotte County, 619 Ann Ave., Kansas City, KS 66101. To obtain or review the proposed permit and supporting documentation, contact Angela Bryson at the central office of KDHE at 785-296-3589, or Jennifer Stewart at the Unified Government of Wyandotte County at 913-573-6700. The standard departmental cost will be assessed for any copies requested. The proposed permit, accompanied with supporting information, is available, free of charge, at the KDHE BOA Public Notice website at <https://www.kdhe.ks.gov/413/Public-Notices>.

Please direct written comments or questions regarding the proposed permit to Angela Bryson, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than 12:00 p.m. Monday, June 9, 2025.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Angela Bryson, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, June 9, 2025, in order for the Secretary of Health and Environment to consider the request.

The preceding notice refers to the air permit for Delaware located at 5600 Kansas Ave., Kansas City, Wyandotte County, KS 66106. If you want more information or you have other questions, please contact the KDHE Non-Discrimination coordinator and call 785-296-5156 or send an email to: KDHE.NonDiscrimination@ks.gov. [El aviso anterior se refiere al permiso de aire para Delaware ubicado en 5600 Kansas Ave., Kansas City, Wyandotte County, KS 66106. Si desea obtener más información en español o tiene otras preguntas, por favor, comuníquese con el Coordinador de No Discriminación de KDHE y llame al 785-296-5156 o envíe un correo electrónico a: KDHE.NonDiscrimination@ks.gov.]

Janet Stanek
Secretary
Department of Health and Environment

State of Kansas

Department of Health and Environment

Notice of Proposed Kansas Air Quality Class I Operating Permit

Notice is hereby given that the Kansas Department of Health and Environment (KDHE) is soliciting comments regarding a proposed air quality operating permit. Creekstone Farms Premium Beef, LLC has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 et al. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards, and requirements applicable to each source; and the monitoring, record keeping, and reporting requirements applicable to each source as of the effective date of permit issuance.

Creekstone Farms Premium Beef, LLC, 604 Goff Industrial Park Rd., Arkansas City, KS 67005, owns and operates a meat packing facility located at 604 Goff Industrial Park Rd., Arkansas City, Cowley County, KS 67005.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review, during normal business hours, at the KDHE, Bureau of Air (BOA), 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366 and at the South Central District Office, 300 W. Douglas, Suite 700, Wichita, KS 67202-2921. To obtain or review the proposed permit and supporting documentation, contact William Stubbs at the central office of KDHE at 785-296-4174, or Joshua Webb at the South Central District Office at 316-337-6042. The standard departmental cost will be assessed for any copies requested. The proposed permit, accompanied with supporting information, is available, free of charge, at the KDHE BOA Public Notice at <https://www.kdhe.ks.gov/413/Public-Notices>.

Please direct written comments or questions regarding the proposed permit to William Stubbs, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than 12:00 Monday, June 9, 2025.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to William Stubbs, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, June 9, 2025, in order for the Secretary of Health and Environment to consider the request.

The United States Environmental Protection Agency (USEPA) has a 45-day review period, which will start concurrently with public comment period, within which to object to the proposed permit. If the USEPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the USEPA to review the permit. The 60-day public petition period will directly follow the USEPA 45-day review period.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Ward Burns, USEPA, Region 7, Air Permitting and Standards Branch, 11201 Renner Blvd., Lenexa, KS 66219, phone 913-551-7960, to determine when the 45-day USEPA review period ends and the 60-day petition period commences.

The preceding notice refers to the air permit for Creekstone Farms Premium Beef, LLC located at 604 Goff Industrial Park Rd., Arkansas City, Cowley County, KS 67005. If you want more information or you have other questions, please contact the KDHE Non-Discrimination coordinator and call 785-296-5156 or send an email to: KDHE.NonDiscrimination@ks.gov. [El aviso anterior se refiere al permiso de aire para Creekstone Farms Premium Beef, LLC ubicado en 604 Goff Industrial Park Rd., Arkansas City, Cowley County, KS 67005. Si desea obtener más información en español o tiene otras preguntas, por favor, comuníquese con el Coordinador de

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No Discriminación de KDHE y llame al 785-296-5156 o envíe un correo electrónico a: KDHE.NonDiscrimination@ks.gov.]

Janet Stanek
Secretary
Department of Health and Environment

Doc. No. 053135

State of Kansas

Department of Health and Environment

Notice of Proposed Kansas Air Quality Class I Operating Permit Renewal

Notice is hereby given that the Kansas Department of Health and Environment (KDHE) is soliciting comments regarding a proposed air quality operating permit. Kings Construction Company has applied for a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et al. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards, and requirements applicable to each source; and the monitoring, record keeping, and reporting requirements applicable to each source as of the effective date of permit issuance.

Kings Construction Company, 205 Walnut, PO Box 188, Oskaloosa, K 66066, owns and operates a highway and street construction facility that operates a portable air curtain incinerator located at 10241 US-59 Hwy., Oskaloosa, Jefferson County, KS 66066.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review during normal business hours of 8:00 a.m. to 5:00 p.m. at the KDHE, Bureau of Air (BOA), 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366 and at the Northeast District Office, 800 W. 24th St., Lawrence, KS 66046. To obtain or review the proposed permit and supporting documentation, contact Angela Bryson at the central office of KDHE at 785-296-3589, or Byron Dotson at the Northeast District Office at 785-330-8611. The standard departmental cost will be assessed for any copies requested. The proposed permit, accompanied with supporting information, is available, free of charge, at the KDHE BOA Public Notice website at <https://www.kdhe.ks.gov/413/Public-Notices>.

Please direct written comments or questions regarding the proposed permit to Angela Bryson, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than 12:00 p.m. Monday, June 9, 2025.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Angela Bryson, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, June 9, 2025, in order for the Secretary of Health and Environment to consider the request.

The United States Environmental Protection Agency (USEPA) has a 45-day review period, which will start concurrently with the public comment period, within which to object to the proposed permit. If the USEPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the USEPA to review the permit. The 60-day public petition period will directly follow the USEPA 45-day review period.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Ward Burns, USEPA, Region 7, Air Permitting and Standards Branch, 11201 Renner Blvd., Lenexa, KS 66219, phone 913-551-7960, to determine when the 45-day USEPA review period ends and the 60-day petition period commences.

The preceding notice refers to the air permit for Kings Construction Company located at 10241 US-59 Hwy., Oskaloosa, Jefferson County, KS 66066. If you want more information or you have other questions, please contact the KDHE Non-Discrimination coordinator and call 785-296-5156 or send an email to: KDHE.NonDiscrimination@ks.gov. [El aviso anterior se refiere al permiso de aire para Kings Construction Company ubicado en 10241 US-59 Hwy., Oskaloosa, Jefferson County, KS 66066.. Si desea obtener más información en

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español o tiene otras preguntas, por favor, comuníquese con el Coordinador de No Discriminación de KDHE y llame al 785-296-5156 o envíe un correo electrónico a: KDHE.NonDiscrimination@ks.gov.]

Janet Stanek
Secretary
Department of Health and Environment

Doc. No. 053132

State of Kansas

Department of Health and Environment

Notice of Proposed Kansas/Federal Water Pollution Control Permits and Applications

In accordance with Kansas Administrative Regulations 28-16-57a through 63, 28-18-1 through 17, 28-18a-1 through 31 and 33, 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.

Las acciones propuestas con respecto a los documentos preliminares se basan en la revisión del personal, aplicando los estándares, regulaciones y limitaciones de efluentes apropiados del estado de Kansas y de la Agencia de Protección Ambiental de Estados Unidos. La acción final resultará en la emisión de una Autorización Federal del Sistema Nacional de Eliminación de Descargas de Contaminantes y un permiso de Control de Contaminación del Agua de Kansas, sujeto a ciertas condiciones, revocación y reemisión del permiso designado o terminación del permiso designado. Si desea obtener más información en español o tiene otras preguntas, por favor, comuníquese con el Coordinador de No Discriminación al 785-296-5156 o en: KDHE.NonDiscrimination@ks.gov.

Public Notice No. KS-AG-25-130/136

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Blue View Farms Mitchell Schlepp 430 Road 3 Kanorado, KS 67741	SW/4 of Section 14 T05S, R42W Cheyenne County	Upper Republican River Basin

Kansas Permit No. A-URCN-B001

The proposed action is to reissue an existing state permit for an existing facility for 400 head (400 animal units) of cattle more than 700 pounds. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Bruce Kershner 1948 K-96 Hwy. Rush Center, KS 67575	SE/4 of Section 22 T18S, R19W Rush County	Upper Arkansas River Basin

Kansas Permit No. A-UARH-B015

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The proposed action is to reissue an existing state permit for an existing facility for 100 head (100 animal units) of cattle more than 700 pounds and 100 head (50 animal units) of cattle 700 pounds or less, for a total of 200 head (150 animal units) of cattle. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Daniel R. Aker Feedlot Daniel R. Aker Trust No. 1 1821 Fair Rd. Abilene, KS 67410	NE/4 of Section 01 T14S, R01E Dickinson County	Smoky Hill River Basin

Kansas Permit No. A-SHDK-B010

The proposed action is to reissue an existing state permit for an existing facility for 600 head (300 animal units) of cattle weighing less than 700 pounds. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
J-Six Enterprises, LLC – Henery Site 841 T Rd. Goff, KS 66427	SE/4 of Section 30 T04S, R14E Nemaha County	Kansas River Basin

Kansas Permit No. A-KSNM-S035

The proposed action is to reissue an existing state permit for an existing facility for 2,400 head (960 animal units) of swine more than 55 pounds. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Seaboard Foods, LLC – Shore #239 3101 E. Road 21 Johnson, KS 67855	SW/4 of Section 08 T30S, R40W Stanton County	Cimarron River Basin

Kansas Permit No. A-CIST-H004
Federal Permit No. KS0091782

The proposed action is to reissue an existing NPDES permit for an existing facility for 7,398 head (2,959.2 animal units) of swine weighing more than 55 pounds. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Sleighter Cattle Jeff Sleighter 629 2500 Ave. Abilene, KS 67410	NW/4 of Section 01 T13S, R01E Dickinson County	Smoky Hill River Basin

Kansas Permit No. A-SHDK-B039

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The proposed action is to reissue an existing state permit for an existing facility for of 180 head (180 animal units) of cattle more than 700 pounds, and 180 head (90 animal units) of cattle 700 pounds or less, for a total of 270 animal units. There will be no change in the operation or permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
3MK Pork, LLC 2108 Madison Rd. Washington, KS 66968	SW/4 of Section 17 T02S, R03E Washington County	Big Blue River Basin

Kansas Permit No. A-BBWS-H002
Federal Permit No. KS0089681

The proposed action is to approve an update to the Nutrient Management Plan (NMP) received for this existing facility currently permitted for 8,000 head (3,200 animal units) of swine weighing more than 55 pounds. The facility's NMP was updated to include changes to application rate limitations. One field's rate limitation has become less restrictive than the previous permit. There are no changes to the permit or in the permitted number of animal units. Only the updated portion of the Nutrient Management Plan is subject to comment. This facility has an approved Nutrient Management Plan on file with KDHE.

Public Notice No. KS-Q-25-086/091

The requirements of the draft permit public noticed below are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-g), and Federal Surface Water Criteria.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Shawnee Cauty Public Works Department 1515 NW Saline St. Topeka, KS 66618	Kansas River via Shunganuaga Creek	Treated Domestic

Permit No. M-KS72-OO27
Federal Permit No. KS0117731

Legal Description: SW¹/₄, NE¹/₄, SW¹/₄, Section 17, Township 12S, Range 15E, Shawnee County

Location: [39.00541, -95.77435](#)

The proposed action consists of reissuance of a Kansas/NPDES Water Pollution Control permit for an existing facility. The existing facility is a mechanical wastewater treatment plant consisting of: mechanical bar screening, vortex grit removal, a two basin Aero-Mod activated sludge plant with two final clarifiers, UV disinfection, reaeration, aerated sludge storage tanks, two aerated sludge digestion tanks, a belt filter press, three vacuum assisted sludge drying beds, and a polishing/equalization pond. The facility receives domestic wastewater from residential and commercial areas. This permit contains limits for Biochemical Oxygen Demand, Total Suspended Solids, pH, Ammonia, E. coli, and Chronic Whole Effluent Toxicity. The permit contains monitoring for Dissolved Oxygen, Total Phosphorus, Nitrates + Nitrites, Total Kjeldahl, and Total Nitrogen. Permittee has received a Consent Order Case Docket No. 25-E-002 BOW from KDHE. Permittee shall implement the requirements of the Consent Order and any amendments or replacements thereto.

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Name and Address of Applicant	Receiving Stream	Type of Discharge
Little River, City of 320 Main St. PO Box 126 Little River, KS 67457	Little Arkansas River	Treated Domestic
Permit No. M-LA10-OO02 Federal Permit No. KS0085758		

Legal Description: NW¼, NW¼, SW¼, Section 16, Township 19S, Range 6W, Rice County

Location: [38.39824, -97.99713](#)

The proposed action consists of reissuance of a Kansas/NPDES Water Pollution Control permit for an existing facility. The existing facility is a four-cell wastewater stabilization lagoon system with a minimum of 120 days detention time. The facility discharges to a constructed 2.9 acre wetland cell. The facility receives domestic wastewater from residential and commercial areas and industrial wastewater from local manufacturers. This permit contains limits for Biochemical Oxygen Demand, Total Suspended Solids, pH, Ammonia, and E. coli. The permit contains monitoring for pH, Total Phosphorus, Chloride, and Nitrite + Nitrate. This NPDES discharging lagoon wastewater treatment facility has been reviewed for eligibility for the MDV for ammonia and has been determined to be eligible. Eligibility was determined through analysis of the facility's highest attainable criteria (HAC) for ammonia and an Economic Eligibility Determination (EED) that assessed the impact of the cost of a new mechanical facility to the community's rate payers. The ammonia effluent limit was determined on February 11, 2025, by calculating the 99th percentile ammonia value from the facility's discharge monitoring reports resulting in an ammonia limit of 5.3 mg/L for this facility.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Peerless Products, Inc. 2403 S. Main Fort Scott, KS 66701		Process Domestic
Permit No. P-MC11-OO02 Federal Permit No. KSP000010		

Legal Description: Bourbon County

Location: [37.81026, -94.70409](#)

The proposed action consists of reissuing the above referenced Pretreatment permit to this facility. No significant changes were made to the permit. This facility extrudes aluminum from billets and uses a conversion coating operation on aluminum parts, to prepare the metal for paint and/or provide corrosion resistance. Aluminum parts are then fabricated and, in some cases, painted, prior to shipment. This permit contains limits pH. The permit contains monitoring for Chromium, Cyanide, Zinc, Oil and Grease, and Total Toxic Organics.

Name and Address of Applicant	Receiving Stream	Type of Discharge
CX Stone – Tolbert Quarry 29251 Kuenzli Creek Rd. Alma, KS 66401	Kansas River via Mill Creek via Hendricks Creek via Unnamed Tributary	Process Domestic

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Permit No. I-KS57-PO10
Federal Permit No. KS0200011

Legal Description: SE¼ of Section 25, Township 11S, Range 9E, Wabaunsee County

Location: [39.6186](#), [-96.35838](#)

The proposed action consists of issuing the above referenced NPDES permit for the first time. The anti-degradation report is attached. This facility mines 14-inch ledge rock used in landscaping and other uses. Outfalls 001A-009A consist of stormwater runoff. No rock washing occurs at this facility. Sanitary waste is managed via portable toilets. This permit contains generic language to protect water quality. In compliance with Kansas and federal law, KDHE has approved an antidegradation review for this new facility for increased concentrations and mass of some pollutants to the receiving stream. The water quality of the receiving stream will not be lowered below the quality necessary to support existing designated uses.

Name and Address of Applicant	Receiving Stream	Type of Discharge
CX Stone – Laird Quarry 29251 Kuenzli Creek Rd. Alma, KS 66401	Kanas River via Mill Creek via Hendricks Creek via Unnamed Tributary	Process Domestic

Permit No. I-KS01-PO04
Federal Permit No. KS0200028

Legal Description: S½ of Section 24, Township 11S, Range 9E, Pottawatomie County

Location: [39.074444](#), [-96.372500](#)

The proposed action consists of issuing a new NPDES permit for this facility for the first time. An antidegradation was received and is attached. This facility mines dimensional limestone for retaining walls or other bank stabilization measures. Outfalls 001A-005A consist of stormwater runoff. No rock washing occurs at this facility. Sanitary waste is managed via portable toilets. This permit contains generic language to protect water quality. In compliance with Kansas and federal law, KDHE has approved an antidegradation review for this new facility for increased concentrations and mass of some pollutants to the receiving stream. The water quality of the receiving stream will not be lowered below the quality necessary to support existing designated uses.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Mulberry Limestone Co. 325 N. 260th St. Mulberry, KS 66756	Neosho River via Limestone Creek	Process Domestic

Permit No. I-NE12-PO05
Federal Permit No. KS0200031

Legal Description: SW¼, of Section 20, Township 30S, Range 24E, Crawford County

Location: [37.41679](#), [-94.81196](#)

The proposed action consists of reissuing the above referenced NPDES permit for the first time. Since this is a new quarry, an Anti-degradation study was completed. This facility is engaged in a limestone quarry operation with no washing. Outfall 001A and 002A consists of pit de-watering and stormwater run-off. This permit contains generic language to protect water quality.

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Persons wishing to comment on or object to the draft documents and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment (KDHE) if they wish to have the comments or objections considered in the decision-making process. All written comments regarding the draft documents, application or registration notices received on or before June 7, 2025, will be considered in the formulation of the final determination regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-25-130/136, KS-Q-25-086/091) and name of the applicant/permittee when preparing comments.

All comments received will be responded to at the time the Secretary of Health and Environment issues a determination regarding final agency action on each draft document/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). A request for public hearing must be submitted in writing and shall state the nature of the issues proposed to be raised during the hearing.

Comments or objections for agricultural related draft documents, permit applications, registrations or actions should be submitted to the attention of Casey Guccione, Livestock Waste Management Section at the KDHE, Bureau of Environmental Field Services (BEFS), 1000 SW Jackson, Suite 430, Topeka, KS 66612. Comments or objections for all other proposed permits or actions should be sent to Andrew Bowman at the KDHE, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, KS 66612.

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the KDHE. For agricultural related draft documents or applications an appointment can be scheduled, or copies requested by contacting Jada Martin at 1000 SW Jackson St., Suite 430, Topeka, KS 66612, telephone 785-296-0076 or email at kdhe.feedlots@ks.gov. Las preguntas o comentarios por escrito deben dirigirse a Erich Glave, Director, Bureau of Environmental Field Services en KDHE: 1000 SW Jackson St., Suite 430, Topeka, KS 66612-1367; por correo electrónico: kdhe.feedlots@ks.gov; por teléfono: 785-296-6432. For all other proposed permits or actions an appointment can be scheduled, or copies requested by contacting Jamie Packard, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, KS 66612, telephone 785-296-4148 or email at Jamie.Packard@ks.gov. 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 at <http://www.kdhe.ks.gov/livestock>. The Division of Environment offices are open from 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays.

Janet Stanek
Secretary
Department of Health and Environment

Doc. No. 053137

State of Kansas

Department of Agriculture Division of Conservation

Notice to Contractors

Separate sealed bids for the rehabilitation of Grade Stabilization–Detention Dam No. 19 (DBR-0333) will be received by Pony Creek Watershed Joint District #78, Morrill, Kansas, until 1:30 p.m. May 28, 2025, and then publicly opened and read aloud at the Morrill Community Center, 612 Roxanna St., Morrill, KS 66515.

Parties interested in bidding must contact Mueting Engineering for bidder prequalification prior to obtaining contract documents and/or bidding. The contract documents may be examined and/or obtained at Mueting Engineering, 612 Community Dr., Seneca, KS 66538, phone 785-334-6044, email mueting-eng@rainbowtel.net.

For any questions pertaining to the project listed above, please contact Hakim Saadi, P.E., Watershed Project Coordinator at 785-307-9161 or hakim.saadi@ks.gov.

Steve Frost
Executive Director
Division of Conservation
Department of Agriculture

Doc. No. 053134

State of Kansas

Board of Regents Universities

Notice to Bidders

The universities of the Kansas Board of Regents encourage interested vendors to visit the various universities' purchasing offices' websites for a listing of all transactions, including construction projects, for which the universities' purchasing offices, or one of the consortia commonly utilized by the universities, are seeking information, competitive bids, or proposals. The referenced construction projects may include project delivery construction procurement act projects pursuant to K.S.A. 76-7,125 et seq.

Emporia State University – Bid postings: <https://www.emporia.edu/about-emporia-state-university/business-office/purchasing>. Additional contact info: phone: 620-341-5137, email: purchaseorders@emporia.edu. Mailing address: Emporia State University Purchasing, Campus Box 4021, 1 Kellogg Cir., Emporia, KS 66801.

Fort Hays State University – Electronic bid postings: <http://www.fhsu.edu/purchasing/bids>. Additional contact info: phone: 785- 628-4251, email: purchasing@fhsu.edu. Mailing address: Fort Hays State University Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, KS 67601.

Kansas State University – Bid postings: <https://bidportal.ksu.edu>. Effective August 1, 2023, all bids, quotes, or proposals must be submitted via the Kansas State University Bid Portal at <https://bidportal.ksu.edu>. Division of Financial Services/Purchasing, 2323 Anderson Ave., Kansas State University, Manhattan, KS 66506. Additional contact information, phone: 785-532- 6214, email: kspurch@k-state.edu.

Pittsburg State University – Bid postings: <https://www.pittstate.edu/office/purchasing>. Additional contact info: phone: 620-235-4167, email: purch@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762.

University of Kansas – Electronic bid postings: <http://www.procurement.ku.edu/>. The University of Kansas exclusively uses the online eBid tool and will no longer accept paper responses unless otherwise specified in a solicitation. Additional contact information, email: purchasing@ku.edu. Mailing address: University of Kansas, Procurement Department, 1246 W. Campus Road Room 20, Lawrence, KS 66045.

University of Kansas Medical Center – Electronic bid postings: <https://www.kumc.edu/finance/supply-chain/bid-opportunities.html>. Additional contact information, phone: 913-588-1117, email: hunkemoore@kumc.edu. The University of Kansas Medical Center accepts only electronic bids.

Wichita State University – Bid postings: https://www.wichita.edu/services/purchasing/Bid_Documents/BidDocuments.php. Additional contact information, phone: 316-978-3080, fax: 316-978-3738, email: purchasing.office@wichita.edu. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 38, Wichita, KS 67260-0038.

Jim Hughes
Director of Purchasing
Pittsburg State University

State of Kansas

Department of Administration Office of Procurement and Contracts

Notice to Bidders

Sealed bids for items listed will be received by the Office of Procurement and Contracts until 2:00 p.m. on the date indicated. For more information, call 785-296-2376.

All bids are to be submitted via email only to procurement@ks.gov. For more information, please visit https://supplier.sok.ks.gov/psc/sokfsprdsup/SUPPLIER/ERP/c/SCP_PUBLIC_MENU_FL.SCP_PUB_BID_CMP_FL.GBL.

05/15/2025	EVT0010309	Security Fence, System, Parts, and Supplies
05/18/2025	EVT0010300	Janitorial Services–Winfield
05/20/2025	EVT0010310	Perimeter Road Pavement Project – Lansing Correctional Facility
05/21/2025	EVT0010311	Removal and Installation of Windows and Doors – Lansing Correctional Facility
05/22/2025	EVT0010319	Air Conditioning Installation – Ellsworth Correctional Facility
05/27/2025	EVT0010312	Unleaded Fuel Pump System – Remove and Replace – Lansing Correctional Facility
05/29/2025	EVT0010323	Engine House Painting – Kansas Department of Wildlife and Parks
06/03/2025	EVT0010302	Commodity Flow Study – Kansas Department of Agriculture
06/03/2025	EVT0010305	Refuse Collection Services – Glen Elder
06/03/2025	EVT0010306	KCDD SPEAK Up! Video Docuseries
06/04/2025	EVT0010271	Accounting Services
06/04/2025	EVT0010316	Kansas Caregiver Support Network – Department for Children and Families
06/05/2025	EVT0010308	Kansas Prevention Collaborative (KPC) Data Collection Analysis and Evaluation
06/10/2025	EVT0010307	Juvenile Sex Offender Assessment Provider
05/15/2025	EVT0010270	Medicare and Medicaid Cost Reporting Services
06/10/2025	EVT0010313	Kansas Prevention Collaborative (KPC) Community Documentation Evaluation Initiative
06/17/2025	EVT0010318	Promotional Items and Services – Refresh of EVT0010129

The above referenced bid documents can be downloaded at the following website:

https://supplier.sok.ks.gov/psc/sokfsprdsup/SUPPLIER/ERP/c/SCP_PUBLIC_MENU_FL.SCP_PUB_BID_CMP_FL.GBL

Additional files may be located at the following website (please monitor this website on a regular basis for any changes/addenda):

<https://admin.ks.gov/offices/procurement-contracts/bidding--contracts/additional-bid-opportunities>

05/28/2025	A-014613(A)	Bison Arena – Kansas State Fair – Renovation – Phase 2
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05/28/2025	A-015281	University of Kansas Medical Center – Wescoe B, C and Delp F and Orr-Major Touchdown Offices
05/29/2025	A-014646	Hays Readiness Center – Adjutant General's Department

Information regarding prequalification, projects, and bid documents can be obtained at 785-296-8899 or <http://admin.ks.gov/offices/ofpm/dcc>.

Todd Herman
Director
Office of Procurement and Contracts
Department of Administration

Doc. No. 053148

State of Kansas

Department of Transportation

Request for Bids

The purpose of this request is to secure designer/contractor services to renovate a transit facility for Futures Unlimited. The contractor awarded will also provide engineering services including civil, structural, mechanical, and electrical services necessary to renovate the facility. The designer/contractor will complete the following activities as part of this project.

Design and Preconstruction Services

The designer/contractor services shall include normal structural, mechanical, and electrical engineering services, including the following:

- Conduct an assessment of the existing facility to confirm the scope of work and feasibility of repairs vs. replacements.
- Identify any structural or code compliance issues that need to be addressed.

Construction Oversight and Execution

The designer/contractor will be responsible for oversight of all construction activities as defined in the Scope of Work, including:

- Monitoring progress and quality of work throughout construction.
- Ensuring adherence to safety, schedule, and budget requirements.

Project Administration

The designer/contractor will provide project management and administrative support throughout the duration of the project, including:

- Consult with Futures Unlimited and members of the project team.
- Attend project meetings.
- Research applicable design criteria and codes.
- Submit payment applications and change orders for approval by KDOT.
- Preparing and submitting regular project updates and documentation.

The full Request for Bids can be obtained by contacting:

Mr. Mark Parker
2410 N. A St.
Wellington, KS 67152
markp@futures-unlimited.org

Calvin Reed
Secretary
Department of Transportation

State of Kansas

Department of Transportation Request for Proposals

KA-7674-01 DMS Retrofits

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a qualified consulting firm or team of firms to perform professional services for the project(s) described in Table 1 below. Interested consultants must submit a proposal as laid out herein by 12:00 p.m. (Central Time) June 4, 2025, to be considered for selection.

Consultant Prequalification

Interested consulting firms must be prequalified by KDOT or otherwise demonstrate qualification in the following category(s):

- 163–Congestion Management/ITS

If a firm is not currently prequalified by KDOT, a proposal may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this notice for the project. Firms must use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification Category Definitions (Blue Book) can be found at <http://www.ksdot.org/descons.asp>. Consultants may create a team to meet the prequalification requirements. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules, and regulations.

Table 1: Background and Scope of Project

Project Number	Background and Scope of Project
KA-7674-01	Design for retrofit of approximately 42 existing roadside DMS sites across Kansas. Existing DMS will be removed from existing structures and new DMS will be installed on existing structures.

Table 2: Project Summary

Project Number	County	Scope	Project Termini
KA-7674-01	106 Statewide	Dynamic Message Sign (DMS) Retrofits	DMS Structure Replacement

Anticipated Consultant Scope

KDOT anticipates the following to be included in the consultant's scope:

1. Preliminary Design Services
2. Final Design Services
3. Letting and Construction Services

KDOT anticipates the following may be included in the consultant's scope in this phase:

1. Project management
2. Pre-Design: Including kick-off and biweekly coordination meetings, field review, and engineer's estimate.

3. Prepare 95% plans (final date to be determined after award): including base mapping, quality control review, incorporation of KDOT ITS specifications, traffic control plans, and engineering estimates.
4. Prepare final plans 1 month after 95% submittal: Incorporate KDOT design comments, finalize plans sheets and cost estimates.
5. Provide Post-Letting Construction Support services such as progress meetings, submittal reviews, construction questions, and plan sheet revisions if necessary.

The scope included herein may not be all-inclusive. A scoping meeting will take place after consultant selection is made.

Anticipated Schedule and Key Dates

1. Proposals are due by or before 12:00 p.m. (Central Time) June 4, 2025.
2. Anticipated Start Date: July 6, 2025
3. Number of Workdays: TBD
4. Anticipated Calendar Completion Date: TBD
5. Ranking of proposals is expected to occur on or around June 18, 2025.
6. Negotiations with the most highly ranked firm are expected to begin on or around June 20, 2025. An executed agreement is anticipated around July 6, 2025.

Instructions for Proposal

1. No cost or pricing information shall be submitted with the proposal. Proposals including cost or pricing information will be considered non-responsive and withdrawn from further consideration.
2. The consultant’s proposal must not exceed 4 pages total (including any cover letter, index, etc.). All pages shall be standard letter size (8.5” x 11”). Any page larger than standard letter size will be counted as two or more pages depending on size.
3. A single PDF (10 MB maximum size) of the proposal must be uploaded to the appropriate bid form on Bid Express by the proposal due date and time.
4. The subject line of the email and the PDF file name must read:
 - a. “KA-7674-01 –DMS Retrofits _FIRM NAME”
5. The proposal must be accompanied by Special Attachments No. 8 (“Tax Clearance Certificate”) and No. 10 (“Policy Regarding Sexual Harassment”). and No. 12 (“Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems”). If you need a Tax Clearance Certificate, you can request one at <https://www.ksrevenue.gov/taxclearance.html>. Allow 2-3 business days for processing. Both attachments are required for every firm involved in a multi-consultant team.
6. The outline in Table 3 below describes the expected proposal organization and content sections.
7. Table 4 lists the evaluation criteria and associated weights which will be used to make a selection.

Table 3: Proposal Content

Section	Description of Intent	Page Limit
Cover Letter		1 Page
Project Approach	Demonstrate a project approach to accomplish the design efficiently and to a high standard. Include cost-effective and optimized solutions to address the anticipated improvements in the design. Include unique qualifications or experience related to the project approach.	
Approach to Schedule	Describe the approach to accomplish the scope of services within the schedule requirements. Include anticipated key milestone dates and availability of staff.	

Section	Description of Intent	Page Limit
Approach to Quality Control	Describe methods or procedures your firm will use to provide all drawings, reports and other services with professional quality and technical accuracy.	
Qualifications and Experience	For key personnel to be assigned to the project provide names, office location, qualifications, education, training, and expertise. Identify their area(s) of responsibility and percent of their time dedicated to the project. List work for which you do not have in-house capability and name the firm you propose to subcontract with.	
Past Performance	Describe team's past performance with respect to ability to meet project schedules; quality of work; and ability to control costs on similar transportation projects, especially those performed for KDOT. Include three references and contact information.	
Familiarity with KDOT and Project Area	Describe team's familiarity with KDOT's design process and standards. Describe familiarity with the project area and any identified special site conditions.	

Table 4: Evaluation Factors

Evaluation Factor	Weight
The quality and completeness of the response	10%
Qualifications and experience of project manager and other key project team members proposed for services	30%
Proposed Project Approach	15%
Availability to respond to the work	15%
Past performance history for similar projects/services for KDOT	30%

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for professional services projects. The following special attachments will need to be provided by the selected consultant and all subconsultants with the signed work order following negotiations and will become attachments to the contract.

- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")
- Special Attachment No. 12 ("Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems")

Questions

All questions regarding this Request for Proposals shall be emailed to KDOT.DesignContracts@ks.gov.

Questions can be submitted until May 15, 2025; answers will be provided to all prequalified consultants on May 22, 2025.

Calvin Reed
Secretary
Department of Transportation

State of Kansas

Department of Transportation

Request for Proposals

106-KA-7372-01- US-24 Corridor Management Plan Update in Riley and Pottawatomie Counties

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a qualified consulting firm or team of firms to perform professional services for the project(s) described in Table 1 below. Interested consultants must submit a proposal as laid out herein by 12:00 p.m. (Central Time) June 4, 2025, to be considered for selection.

Consultant Prequalification

Interested consulting firms must be prequalified by KDOT or otherwise demonstrate qualification in the following category(s):

- 161–Corridor/Area Planning and Studies
- 201–Discovery Phase–Design Concept Study

If a firm is not currently prequalified by KDOT in any of the required categories, a proposal may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this solicitation for the project. Firms must use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification Category Definitions (Blue Book) can be found at <https://www.ksdot.gov/doing-business/design-consultants/design-consultant-prequalification>. Consultants may create a team to meet the prequalification requirements. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules, and regulations.

Table 1: Background and Scope of Project

Project Number	Background and Scope of Project
106-KA-7372-01	<p>In September of 2009, the US-24 Corridor Management Plan was established. The plan was created by Pottawatomie County through a partnership with the City of Manhattan, City of Wamego, City of St. George, and the Kansas Department of Transportation. The study aimed to address future regional growth and overlapping jurisdictional boundaries of the communities by providing planned transportation solutions to meet future needs. The existing plan covers 16 miles of US-24, from Tuttle Creek Boulevard in Manhattan to Airport Road, just east of Wamego.</p> <p>The region has continued to grow and expand, resulting in a need to reconsider the current corridor management plan to align it with the existing growth patterns, community plans, and MPO plans.</p> <p>An extension of the plan through Manhattan and Riley County is proposed, setting the new eastern termini to the junction of US-77/US-24, essentially doubling the length of US-24 covered by the plan to 32 miles.</p> <p>The successful consultant will review the body of planning documents and set forth an overall land-use and access management strategy and identify various transportation improvements to keep traffic moving safely and efficiently as development occurs. This study is intended to assist in making informed decisions over the next 20 years.</p>

Anticipated Consultant Scope

KDOT anticipates the following to be included in the consultant's scope:

- Planning Study Services (Including: EA/EIS)
- Discovery Phase Services
- Preliminary Design Services
- Public Involvement Services

KDOT anticipates the following may be included in the consultant's scope in this phase:

- Public and stakeholder involvement (schools, agriculture, residential, businesses, commercial, industrial, local communities, railroads, freight, etc.).
- Traffic Safety Review: Among other things, the safety review must consider crash history and risk factors, and link desired safety outcomes to improvement recommendations. The review shall also consider/ evaluate recent safety investigations along the subject corridor.
- Market analysis of trends and opportunities for growth and future demand.
- Existing and future land-use and traffic projections.
- Corridor mobility analysis (multimodal, O/D, etc.)
- Freight and economic development consideration within the study area.
- High-level scan for potential utility, environmental, and historic property impacts.
- Corridor improvement recommendations and cost estimates for immediate, and ultimate improvements; and
- Implementation strategies for the plan, which shall include, but may not be limited to, funding opportunities and strategies under State and Federal programs, such as the Federal Bipartisan Infrastructure Law (BIL).

The scope included herein may not be all-inclusive and is subject to change.

Anticipated Schedule and Key Dates

1. Proposals are due by or before 12:00 p.m. (Central Time) June 4, 2025.
2. Ranking of proposals is expected to occur on or around June 6, 2025. Negotiations with the most highly ranked firm are expected to begin on or around June 13, 2025. An executed agreement is anticipated around June 27, 2025.
3. The program fiscal year for this project is FY2026 (July 2025–June 2026).
4. Project Kickoff: Summer 2025
5. Public Engagement: Fall 2025–Summer 2026
6. Final Study: Fall 2026

Instructions for Proposal

1. No cost or pricing information shall be submitted with the proposal. Proposals including cost or pricing information will be considered non-responsive and withdrawn from further consideration.
2. The consultant's proposal must not exceed 6 pages total (including any cover letter, index, etc.). All pages shall be standard letter size (8.5" x 11"). Any page larger than standard letter size will be counted as two or more pages depending on size.
3. A single PDF (10 MB maximum size) of the proposal must be uploaded to the appropriate bid form on Bid Express by the proposal due date and time.
4. The proposal PDF file name must read:
 - a. "106 KA-7372-01_ US-24 Corridor Mngmnt Plan Update in RL and PT Co. FIRM NAME"
5. The proposal must be accompanied by Special Attachments No. 8 ("Tax Clearance Certificate"), No. 10 ("Policy Regarding Sexual Harassment"), and No. 12 ("Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems"). If you need a Tax Clearance Certificate, you can request one here at <https://www.ksrevenue.gov/taxclearance.html>. Allow 2-3 business

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days for processing. Both attachments are required for every firm involved in a multi-consultant team. Upload these files as instructed in Bid Express.

6. The outline in Table 2 below describes the expected proposal organization and content sections.
7. Depending on the number and quality of responses received, KDOT anticipates shortlisting (based on proposals) and holding interviews prior to final selection (which may be based on both proposal and interview content). If KDOT deems interviews to be necessary, interview details and requirements and evaluation criteria for the interview will be distributed to shortlisted consultant teams in advance.
8. Table 3 lists the evaluation criteria and associated weights which will be used to shortlist respondents and may be considered in final selection.

Table 2: Proposal Content

Section	Description of Intent	Page Limit
Cover Letter		1 Page
Project Approach	Demonstrate a unique approach to accomplish the design efficiently and to a high standard. Include cost-effective and optimized solutions to address the anticipated improvements in the design. Include unique qualifications or experience related to the project approach.	
Approach to Schedule	Describe the approach to accomplish the scope of services within the schedule requirements. Include anticipated key milestone dates and availability of staff.	
Approach to Quality Control	Describe methods or procedures your firm will use to provide all drawings, reports and other services with professional quality and technical accuracy.	
Qualifications and Experience	For key personnel to be assigned to the project provide names, office location, qualifications, education, training, and expertise. Identify their area(s) of responsibility and percent of their time dedicated to the project. List work for which you do not have in-house capability and name the firm you propose to subcontract with.	
Past Performance	Describe team's past performance with respect to ability to meet project schedules; quality of work; and ability to control costs on similar transportation projects, especially those performed for KDOT. Include three references and contact information.	
Familiarity with KDOT and Project Area	Describe team's familiarity with KDOT's design process and standards. Describe familiarity with the project area and any identified special site conditions.	

Table 3: Evaluation Factors

Evaluation Factor	Weight
Qualifications and experience of project manager and other key project team members proposed for services	20%
Project approach	25%
Approach and commitment to meet advertised schedule	10%
Understanding of the project area	15%
Availability to respond to the work	10%

Evaluation Factor	Weight
The quality and completeness of the response	10%
Understanding of KDOT Technical Policies	10%

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for professional services projects. The following special attachments will need to be provided by the selected consultant and all subconsultants with the signed work order following negotiations and will become attachments to the contract.

- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")
- Special Attachment No. 12 ("Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems")

Questions

All questions regarding this Request for Proposals shall be submitted via Q&A section of bid form in Bid Express.

Questions can be submitted until May 15, 2025; answers will be provided to all prequalified consultants on May 22, 2025.

Calvin Reed
Secretary
Department of Transportation

State of Kansas

Department of Transportation

Request for Proposals

Multiple Projects: SWPPP Oversight Inspection Services; Released May 2025

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a qualified consulting firm, or team of firms, to perform Storm Water Pollution Prevention Plan (SWPPP) Oversight Inspection Services on multiple projects in various counties. Summary information for each project is provided below in Table 1. Note: A firm will not be selected if that same firm is performing construction inspection on the same project.

Interested consultants must upload a proposal by 12:00 p.m. (Central Time) June 4, 2025, to the Bid Express page to be considered for selection.

Consultant Prequalification

Interested consulting firms must be prequalified by KDOT or otherwise demonstrate qualification in the following category(s):

- 241-Construction Inspection and Testing

If a firm is not currently prequalified by KDOT, a proposal may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this notice for the project. Firms must use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification Category Definitions (Blue Book) can be found at <http://www.ksdot.org/descons.asp>. Consultants may create a team to meet the prequalification requirements. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules, and regulations.

Background and Scope of Projects

With this single solicitation, KDOT is requesting consulting services for SWPPP Oversight Inspections on the projects listed in Table 1. This table provides summary information for each project. One consultant will be selected to perform services associated with each group listed. Firms can express interest in the groups for which they would like to be considered by submitting a response as indicated below. There is no guarantee that a firm which has expressed interest will be selected for any project(s). As noted above in the first paragraph, a firm will not be selected if that same firm is performing construction inspection on the same project.

Table 1: Summary of Project Information

Group	RT-CO & Project #	Project Scope	Location	Anticipated Start	Working Days or CCD	Office	Comments
25001	U024-0089 KA-3236-01	Pavement replacement, to include replacement of Bridges #084 and #085. Removal of Bridges #082 and #083 and Rehabilitation of Bridges #086 and #087 as warranted. Frontage roads.	US-24: From 468 feet east of the US-24/Topeka Boulevard intersection, east to the Shawnee/Jefferson County line. (Bridges #084 and #085 – US-24 over Soldier Creek. Bridges #082 and #083 – US-24 over the abandoned ATSF RR. Bridges #086 and #087 – US-24 over K-4).	As soon as Contract Is signed	May 28, 2027	Topeka	Project size 97 acres. Tied with KA-3542-01. Approximately 8 inspections are needed.
	U024-044 KA-3542-01	Pavement replacement will include the replacement of Bridge #003. Note, this bridge is 0.4-mile E. of the pavement replacement area.	US-24: From the Shawnee/Jefferson County line, east to 1.8 miles east of Shawnee/Jefferson County line. (Bridge #003 – Eastbound US-24 over Muddy Creek).	As soon as Contract Is signed	May 28, 2027	Topeka	Project size 49.1 acres. Tied with KA-3236-01. Approximately 8 inspections are needed. Approximately 8 inspections are needed.
25002	K023-090 KA-6019-01	2-Lane roadway reconstruction (36-foot Roadway), including 6-foot shoulders, replace bridges #016 and #017, seeding, signing, pavement marking and extend 500 series Culvert #515.	K-23: From 0.25 miles south of County Road 70 S (CR-406), north to Hoxie (Walnut Avenue) includes bridges #016 (South Fork Solomon River) and #017 (Sand Creek Bridge). (Culvert #515 – South Fork Solomon River Drainage).	As soon as Contract Is signed	April 24, 2026	Oakley	Primary inspection responsibilities are being performed by KDOT District 3 Area 4. Project size 111.4 acres. Approximately 7 inspections needed.
25003	K156-042 KA-5802-01	Rehabilitate roadway including extensions to 9 bridge structures and add 6-foot composite shoulders with rumble strips.	K-156, 4 miles west of Jetmore, east 15 miles to 228 Road north of Hanston including Buckner Creek Drainage Bridges (#005, #066, #007, #009, #010, #011, #012, #013, and #014) located within the project limits.	As soon as Contract Is signed	December 18, 2026	Dodge City	Project size 136.7 acres. Approximately 11 inspections needed.

Kansas Register

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Group	RT-CO & Project #	Project Scope	Location	Anticipated Start	Working Days or CCD	Office	Comments
25004	U083-041 KA-1008-02	2-Lane pavement reconstruction based on a 44-foot roadway, including 10-foot shoulders, on an offset alignment. Project will include the addition of passing lanes as warranted. Purchase Right of Way for a future 4-Lane Expressway section with partial access control. Public Involvement will be included for this project.	US-83 from Sublette (1000 feet north of the US-83/US-56 junction), north to 1.75-miles south of US-83/US-160 junction.	As soon as Contract Is signed	January 21, 2026	Liberal	Project size 108.01 acres. Approximately 5 inspections needed.
25005	K007-006 KA-5804-01	Rehabilitate roadway, add 6-foot-wide composite shoulders and replace Little Pawnee Creek Drainage Bridge #030.	K-7, Beginning at the Crawford/ Bourbon County line north to 0.4-miles southwest of US-69 (includes Little Pawnee Creek Drainage Bridge #030)	As soon as Contract Is signed	June 18, 2027	Iola	Project size 164 acres. Approximately 11 inspections needed.
25006	K004-085 KA-3230-02	Reconstruction on offset alignment with bridge #144 redeck including replacement of the approach slabs and culvert #500 replacement.	K-7, from approximately 2.23 miles east of the K-4/K-104 junction (from bridge #144 over Smoky Hill River) east to approximately 1,600 feet east of the K-4/S. Kipp Road intersection.	June 2, 2025	November 18, 2027	Salina	Project size 164 acres. Approximately 15 inspections needed.
25007	U083-028 KA-1008-04	2-Lane pavement reconstruction based on a 44-foot roadway, including 10-foot shoulders, on an offset alignment. Deck Repair on Bridge #015. Blunt End Terminals on Bridge #016. Project will include the addition of passing lanes as warranted. Purchase right of way for a future 4-lane expressway section with partial access control.	US-83, from 2.5 miles north of the Haskell/Finney County line, north to the south EWS of Bridge #015 over the Arkansas River.	July 2, 2025	November 19, 2027	Garden City	Project size 446 acres. (Bridge #015 – Arkansas River and Bridge #016 – Burlington Northern Santa Fe Railroad). Approximately 15 inspections needed.

Anticipated Consultant Scope

The scope of SWPPP Oversight Inspection Services and certifications required are as follows for each project listed in the table:

Complete a SWPPP Oversight Inspection once every three (3) months until the NOA or PNOA is issued, SWPPP inspector must have a current Construction Stormwater (CSW) certification. Notify the local KDOT Area Engineer and Contractor WPCM of an oversight within a minimum of 24 hours and maximum of 120 hours (5 days) before the inspection begins. Submit the inspection report to the Area Engineer and WPCM by the end of the next business day following the inspection.

KDOT's Stormwater Compliance Engineer and/or Field Construction Engineer will review inspection documentation for completeness and accuracy as well as provide oversight, training, and guidance.

The project scope indicated in Table 1 varies for each project. Inspection efforts will be managed out of the offices listed. Also included for the convenience of consultants are indications of which grouped projects are currently slated to be performed by the same contractors.

Upon publication of this Request for Proposals, KDOT anticipates each of these inspection efforts will require full teams (project manager and inspectors, as opposed to single role staff augmentation as is occasionally request) for various types of SWPPP Oversight inspection except as noted in the table. Tabulated information in this Request for Proposals shall not be relied upon during inspections. It is provided for the convenience of consultants, specifically to aid in making decisions about which projects they are interested in performing.

Specific project needs are subject to modification and/or cancellation at KDOT's discretion.

Anticipated Schedule and Key Dates

1. Proposals are due by or before 12:00 p.m. (Central Time) June 4, 2025.
2. Ranking of proposals is expected to occur on or around June 6, 2025. Negotiations with the most highly ranked firm are expected to begin on or around June 13, 2025. An executed agreement is anticipated shortly thereafter.
3. Anticipated scope starts dates and working days or anticipated calendar completion dates are shown in the table. All dates are subject to change.

Instructions for Proposal

1. No cost or pricing information shall be submitted with the proposal. Proposals including cost or pricing information will be considered non-responsive and withdrawn from further consideration.
2. The consultant's proposal must not exceed the page limit laid out in Table 2 below (including any cover letter, index, etc.). All pages shall be standard letter size (8.5" x 11"). Any page larger than standard letter size will be counted as two or more pages depending on size.
3. A single PDF (10MB maximum size) of the proposal including all attachments must be uploaded to the appropriate bid form on Bid Express by the proposal due date and time.
4. The proposal PDF file name must read:
 - a. "Oversight Inspection Multiple Projects_2025.05 Release FIRM NAME"
5. The proposal must be accompanied by Special Attachments No. 8 ("Tax Clearance Certificate"); No. 10 ("Policy Regarding Sexual Harassment") and No. 12 ("Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems"). If you need a Tax Clearance Certificate, you can request one here at <https://www.ksrevenue.gov/taxclearance.html>. Allow 2-3 business days for processing. All attachments are required for every firm involved in a multi-consultant team. Upload these files as instructed in Bid Express.
6. The outline in Table 2 below describes the expected proposal organization, content sections, and limits on number of pages.
 - a. Each team is limited to a single, one-page cover letter.

- b. Consultants may indicate interest in any and all projects, indicate preference (s) for up to three projects, and shall both indicate interest and preferences on the “May 2025 SWPPP Oversight Inspections Interest & Preference Form provided on the Bid Express page to complete and upload. Also, consultants are to use the bottom of that form to indicate any capacity limitations that need to be taken into account when making selections.
 - c. Thereafter, each team is limited to two pages per project in which they express interest. In these pages, consultants shall:
 - i. Describe the approach they plan to execute to deliver success on the project.
 - ii. Present the relevant qualifications and experience of the people they are proposing will provide the services.
 - iii. Provide the firm’s familiarity with KDOT and the project area.
 - d. Finally, consultants are limited to a single, on-page descriptions of general qualifications (“Past Performance” selection plus “Approach to Quality Control” section) regardless of the number of projects in which they are expressing interest.
7. Table 3 lists the evaluation criteria and associated weights which will be used to make a selection.
8. Although not anticipated at this time, KDOT reserves the right to interview for the requested services associated with any of the listed projects prior to making final selections.

Table 2: Proposal Content

Section	Description of Intent	Page Limit
Cover Letter		1 Page
Consultant Project Interest and Preference	Fill out “May 2025 SWPPP Oversight Inspections Interest & Preference Form” and submit with your proposal	1 Page
Project Approach	Describe how your firm will meet the fluctuating inspection needs of the project.	2 Pages per project in which team is interested
Qualifications and Experience	For key personnel to be assigned to the project provide names, qualifications, education, training, and expertise. Identify their area(s) of responsibility and percent of their time dedicated to the project. List work for which you do not have in-house capability and name the firm you propose to subcontract with.	
Familiarity with KDOT and Project Area	Describe team’s familiarity with KDOT’s inspection processes and standards. Describe familiarity with the project area and any identified special site conditions.	
Past Performance	Describe team’s past performance with respect to ability to meet project schedules; quality of work; and ability to control costs on similar transportation projects, especially those performed for KDOT. Include three references and contact information.	1 Page total
Approach to Quality Control	Describe methods or procedures your firm will use to provide all services with professional quality and technical accuracy.	

Table 3: Evaluation Factors

Evaluation Factor	Weight
The quality and completeness of the response	10%

Evaluation Factor	Weight
Availability to respond to the work	20%
Qualifications and experience of Project Manager and other key project team members proposed for services	20%
Past performance history for similar projects/services for KDOT	20%
Understanding of the project area	10%
Understanding of KDOT contract administration and closeout procedures	20%

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for professional services projects. The following special attachments will need to be provided by the selected consultant and all subconsultants with the signed work order following negotiations and will become attachments to the contract.

- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")
- Special Attachment No. 12 ("Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems")

Special Contract Conditions

Batch Request for Proposals.

Questions

All questions regarding this Request for Proposals shall be submitted via Q&A section of bid form in Bid Express.

Questions can be submitted until May 15, 2025; answers will be provided to all prequalified consultants on May 22, 2025.

Calvin Reed
Secretary
Department of Transportation

State of Kansas

Department of Transportation

Request for Proposals

Multiple Projects: Construction Inspection Services; Released May 2025

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a qualified consulting firm, or team of firms, to perform construction inspection services on multiple projects in various counties. Summary information for each project is provided below in Table 1.

Interested consultants must upload a proposal by 12:00 p.m. (Central Time) June 4, 2025, to the Bid Express page to be considered for selection.

Consultant Prequalification

Interested consulting firms must be prequalified by KDOT or otherwise demonstrate qualification in the following category(s):

- 241-Construction Inspection and Testing

If a firm is not currently prequalified by KDOT, a proposal may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this notice for the project. Firms must use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification Category Definitions (Blue Book) can be found at <http://www.ksdot.org/descons.asp>. Consultants may create a team to meet the prequalification requirements. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules, and regulations.

Background and Scope of Projects

With this single solicitation, KDOT is requesting consulting services for construction inspections on the projects listed in Table 1. This table provides summary information for each project. One consultant will be selected to perform services associated with each group listed. Firms can express interest in the groups for which they would like to be considered by submitting a response as indicated below. There is no guarantee that a firm which has expressed interest will be selected for any project(s).

Table 1: Summary of Project Information

Group	RT-CO	Project #	Scope, County	Anticipated Start	Office	Comments
25206	I070-031	KA-6018-01	Bridge Repair, Geary	August 4, 2025	Junction City	Looking for a bridge mentor to manage yet teach 4 newer technicians.
25405	U059-050	KA-3901-01	Bridge, Labette	July 7, 2025	Pittsburg	Project manager and inspectors as necessary to inspect
25701	U069-105	KA-4881-02	Technical assistance, Wyandotte	June 1, 2025	Bonner Springs	Provide expert technical assistance to administer project special provision 15-PS0263-R1.

Group	RT-CO	Project #	Scope, County	Anticipated Start	Office	Comments
25702	K005-105	KA-6826-01	Technical Assistance, Wyandotte	June 1, 2025	Bonner Springs	Provide expert technical assistance to administer project special provision 15-PS0263-R1.

Additional project information including construction scope to be inspected, a detailed description of the project location, and resources and inspection scope specifically requested from consultants in this request can be viewed in an online table <https://ike.ksdot.gov/about/construction-inspection-rfps>. Upon publication of this Request for Proposals, KDOT anticipates each of these inspection efforts will require full teams (project manager and inspectors, as opposed to single role staff augmentation as is occasionally request) for various types of construction inspection except as noted in the table. Watch the website linked above for updated information. Tabulated information (both in this Request for Proposals and on the website) shall not be relied upon during inspections. It is provided for the convenience of consultants, specifically to aid in making decisions about which projects they are interested in performing.

Specific project needs are subject to modification and/or cancellation at KDOT's discretion.

Anticipated Consultant Scope

The scope of construction inspection services and certifications required will vary for each project and are listed in the table available on the website noted above. Inspection efforts will be managed out of the offices listed. Also included for the convenience of consultants are indications of which grouped projects are currently slated to be performed by the same contractors.

Anticipated Schedule and Key Dates

- Proposals are due by or before 12:00 p.m. (Central Time) June 4, 2025.
- Ranking of proposals is expected to occur on or around June 6, 2025. Negotiations with the most highly ranked firm are expected to begin on or around June 13, 2025. An executed agreement is anticipated shortly thereafter.
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- No cost or pricing information shall be submitted with the proposal. Proposals including cost or pricing information will be considered non-responsive and withdrawn from further consideration.
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 - c. Thereafter, each team is limited to two pages per project in which they express interest. In these pages, consultants shall:
 - i. Describe the approach they plan to execute to deliver success on the project.
 - ii. Present the relevant qualifications and experience of the people they are proposing will provide the services.
 - iii. Provide the firm’s familiarity with KDOT and the project area.
 - d. Finally, consultants are limited to a single, on-page descriptions of general qualifications (“Past Performance” selection plus “Approach to Quality Control” section) regardless of the number of projects in which they are expressing interest.
7. Table 3 lists the evaluation criteria and associated weights which will be used to make a selection.
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Familiarity with KDOT and Project Area	Describe team’s familiarity with KDOT’s inspection processes and standards. Describe familiarity with the project area and any identified special site conditions.	
Past Performance	Describe team’s past performance with respect to ability to meet project schedules; quality of work; and ability to control costs on similar transportation projects, especially those performed for KDOT. Include three references and contact information.	1 Page total
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Past performance history for similar projects/services for KDOT	20%
Understanding of the project area	10%
Understanding of KDOT contract administration and closeout procedures	20%

Contract Terms and Conditions

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- Special Attachment No. 12 (“Certification of Company Not Currently Engaged in the Procurement or Obtainment of Certain Equipment, Services, or Systems”)

Special Contract Conditions

Batch Request for Proposals.

Questions

All questions regarding this Request for Proposals shall be submitted via Q&A section of bid form in Bid Express.

Questions can be submitted until May 15, 2025; answers will be provided to all prequalified consultants on May 22, 2025.

Calvin Reed
Secretary
Department of Transportation

(Published in the Kansas Register May 8, 2025.)

V & S Railway, LLC

Request for Proposals

V & S Railway, LLC (VSR) is requesting proposals from railroad track contractors for the labor, equipment, fuel, and incidental materials required to remove and replace approximately 9,500 cross ties (7" x 9" X 8'-6") on the main track located within six (6) segments between Attica, Kansas and Medicine Lodge, Kansas (MP 0.0 and MP 22.0), at the rate of approximately 1,000 ties per mile (KDOT Project No. RA-8057-01).

Removal and replacement of three (3) main line 115RE No. 10 RBM Packaged Pre-Plated turnouts in the west end of the Medicine Lodge yard that are also included in this Request for Proposals.

Included in this project is the ballast regulating, tamping, surfacing, and alignment for the remaining 11.5-mile main line segments outside of the cross-tie renewal locations between MP 0.0 and MP 20.0

The replacement cross ties, spikes, tie plugs casualty rail, and OTM will be furnished by VSR. The VSR main line is predominately 112 lb/yd CWR east of MP 12.9 and 112 lb/yd jointed rail west of MP 12.9 with scattered segments of 90 lb/yd and 115 lb/yd rail.

Proposals/bids are due June 6, 2025.

Copies of the Request for Proposals may be obtained by contacting Ed Landreth, a contractor to the VSR and the designated VSR Project Manager for this project at phone number 505-239-9915 or via email at EWLandreth@aol.com.

VSR reserves the right to reject any and all bids and to waive technicalities.

Ed Landreth
Project Manager
V & S Railway, LLC

Doc. No. 053126

(Published in the Kansas Register May 8, 2025.)

Johnson County Community College

Request for Proposals

Johnson County Community College is accepting proposals for: COM 309 Renovation (RFB 25-138). Solicitation documents may be obtained via the College's eProcurement site and public bulletin board, ProcureWare, at <https://jccc.procureware.com/home>. Call 913-469-3812 or email procurement@jccc.edu if you have questions or need assistance. Bids received through ProcureWare no later than 2:00 p.m. (Central Time) May 20, 2025, will be evaluated. Upon completion of evaluation, ProcureWare will be updated with contract award information.

Jeremy Lancey
Buyer
Procurement Services
Johnson County Community College

Doc. No. 053133

State of Kansas

Legislative Administrative Services

Interim Committee Schedule

The Legislative Research Department gives notice that the following legislative committees plan to meet on the dates listed below based on current information and subject to change. 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 711, or email legserv@las.ks.gov.

May 5 through May 23, 2025

Date	Room	Time	Committee	Agenda
May 6	112-N	12:00 p.m.	Education Funding Task Force	https://www.kslegislature.gov/li/b2025_26/committees/ctte_tf_edu_fund_task_force_1/documents/agenda/weeklyinterim/20250506.pdf
May 7	112-N	9:00 a.m.	Education Funding Task Force	https://www.kslegislature.gov/li/b2025_26/committees/ctte_tf_edu_fund_task_force_1/documents/agenda/weeklyinterim/20250506.pdf
May 8	548-S	8:30 a.m.	Legislative Coordinating Council	Legislative Matters
May 12	546-S	11:00 a.m.	Joint Committee on Legislative Post Audit	https://www.kslpa.gov/wp-content/uploads/2025/05/Draft-LPAC-Agenda-2025.05.13.pdf
May 13	144-S	9:00 a.m.	Senate Committee on Government Efficiency	
May 22	582-N	8:00 a.m.	Joint Committee on Information Technology	

Tom Day
Director
Legislative Administrative Services

State of Kansas

Legislative Coordinating Council

Notice of Meeting

In accordance with K.S.A. 46-1201, you are hereby given notice that the Legislative Coordinating Council will meet at 10:00 a.m. Thursday, May 8, 2025, in Room 548-S, Statehouse, Topeka, Kansas.

Access to the meeting will also be available at:

- <http://sg001-harmony.sliq.net/00287/Harmony/en/View/Calendar>
- https://www.youtube.com/channel/UC_ONO-Pb96CFABvxDwXAq8A

Ty Masterson
Chairperson
President of the Senate

Doc. No. 053140

State of Kansas

Office of the Governor

Proclamation by the Governor

TO THE PEOPLE OF KANSAS, GREETINGS:

WHEREAS, pursuant to K.S.A. 14-101, whenever it is duly ascertained by any census of enumeration taken under any law of the United States or of the state of Kansas or by a city that such city has attained a population of greater than two thousand, such fact shall be certified to the governor of the state, who shall issue a public proclamation declaring such city to be a city subject to the provisions of the act concerning Cities of the Second Class; and

WHEREAS, in accordance with K.S.A. 14-101, the City of Maize submitted to the Governor Resolution No. 864-25, adopted by the Governing Body of the City of Maize on April 7, 2025, containing a description by metes and bounds of all the lands included within the limits of the City of Maize; and

WHEREAS, Maize's estimated population as of the 2020 Decennial Census was 5,735; and

WHEREAS, the City of Maize, via letter from its Mayor to the Governor received April 16, 2025, stated the population of the City of Maize exceeds 2,000 and is less than 15,000, and sought a proclamation from the Governor changing Maize's classification from a third-class city to a second-class city.

NOW, THEREFORE, I, Laura Kelly, GOVERNOR OF THE STATE OF KANSAS, do hereby proclaim and declare that the

City of Maize

is a city subject to the provisions of the act concerning Cities of the Second Class, effective as of the date of this Proclamation.

DONE: At the Capitol in Topeka under the Great Seal of the State this 24th day of April 2025.

Laura Kelly
Governor

Doc. No. 053127

State of Kansas

Office of the Governor

State of Disaster Emergency Proclamation

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters to which the State and its citizens have been exposed, and upon advice of the State Adjutant General as the Director of the Division of Emergency Management, I hereby proclaim a State of Disaster Emergency as follows:

NATURE OF THE DISASTER

The National Weather Service has issued a Fire Watch for portions of Kansas. Winds are forecast to gust to 50 mph with relative humidity in the single digits. Activation of the State Emergency Operations Center and State Mission Assignments may be needed to support local fire suppression efforts.

DATE THAT DISASTER AFFECTED THE AREA

April 10-April 24, 2025

AREA AFFECTED BY THE DISASTER

Douglas
Wabaunsee

I hereby proclaim, direct and order the Adjutant General of the State of Kansas to activate the disaster response and recovery portions of the Kansas Response Plan and to utilize all available resources of the state to cope with the disaster as necessary. The Adjutant General shall coordinate local and inter-jurisdictional disaster plans applicable to the political subdivisions of areas affected by this Proclamation.

Any or all of the powers conferred upon the Governor by the Kansas Emergency Management Act may be delegated to the Adjutant General as deemed appropriate during this period of proclaimed State of Disaster Emergency. This may be delegated by written orders, or oral orders subsequently reduced to writing with reference to this Proclamation.

I hereby suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business, or the order or rules and regulations of any state agency which implements such statute, if strict compliance with the provisions of such statutes, order or rule and regulation would prevent, hinder, or delay in any way necessary action in coping with the disaster as set forth in KSA 48-925(c)(1).

This Proclamation shall be filed promptly with the Division of Emergency Management, the Office of the Secretary of State and each city clerk or county clerk, as appropriate, in the area to which this Proclamation applies. Further dissemination of this Proclamation shall occur by means calculated to bring its contents to the attention of the general public.

PROCLAIMED on the 10th day of April 2025, and MEMORIALIZED under the Great Seal of the State this 28th day of April 2025.

Laura Kelly
Governor

Doc. No. 053130

State of Kansas

Office of the Governor

State of Disaster Emergency Proclamation

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters to which the State and its citizens have been exposed, and upon advice of the State Adjutant General as the Director of the Division of Emergency Management, I hereby proclaim a State of Disaster Emergency as follows:

NATURE OF THE DISASTER

Areas within Kansas and surrounding states are experiencing a fuel shortage causing long lines at fuel terminals thereby causing a disruption in supply delivery and a need for drivers to increase the number of hours of service to deliver product.

DATE THAT DISASTER AFFECTED THE AREA

April 30, 2025, through May 13, 2025

AREA AFFECTED BY THE DISASTER

105 Kansas Counties

I hereby proclaim, direct and order the Adjutant General of the State of Kansas to activate the disaster response and recovery portions of the Kansas Response Plan and to utilize all available resources of the state to cope with the disaster as necessary. The Adjutant General shall coordinate local and inter-jurisdictional disaster plans applicable to the political subdivisions of areas affected by this Proclamation.

Any or all of the powers conferred upon the Governor by the Kansas Emergency Management Act may be delegated to the Adjutant General as deemed appropriate during this period of proclaimed State of Disaster Emergency. This may be delegated by written orders, or oral orders subsequently reduced to writing with reference to this Proclamation.

I hereby suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business, or the order or rules and regulations of any state agency which implements such statute, if strict compliance with the provisions of such statutes, order or rule and regulation would prevent, hinder, or delay in any way necessary action in coping with the disaster as set forth in KSA 48-925(c)(1).

This Proclamation shall be filed promptly with the Division of Emergency Management, the Office of the Secretary of State and each city clerk or county clerk, as appropriate, in the area to which this Proclamation applies. Further dissemination of this Proclamation shall occur by means calculated to bring its contents to the attention of the general public.

PROCLAIMED on the 30th day of April 2025, and MEMORIALIZED under the Great Seal of the State this 30th day of April 2025.

Laura Kelly
Governor

(Published in the Kansas Register May 8, 2025.)

City of Mission, Kansas

Summary Notice of Bond Sale \$10,000,000* General Obligation Bonds Series 2025A

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Bond Sale dated on or about May 8, 2025 (the "Notice"), emailed and electronic bids will be received on behalf of the City Administrator of the City of Mission, Kansas (the "Issuer") (in the case of emailed bids, at the Municipal Advisor's address set forth below, and in the case of electronic bids, through PARITY®), until 10:00 a.m. (Central Time) May 21, 2025, for the purchase of the above-referenced bonds (the "Bonds"). No bid of less than 99% 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 June 12, 2025 (the "Dated Date"), and will become due in principal installments on October 1 in the years as follows:

Year	Principal Amount*
2026	\$835,000
2027	960,000
2028	995,000
2029	1,030,000
2030	945,000
2031	975,000
2032	1,010,000
2033	1,045,000
2034	1,080,000
2035	1,125,000

*Subject to change, see the Notice.

The Bonds will bear interest from the Dated Date at rates to be determined when the Bonds are sold as hereinafter provided, which interest will be payable semiannually on April 1 and October 1 in each year, beginning on April 1, 2026.

Book-Entry-Only System

The Bonds shall be registered under a book-entry-only system administered through DTC.

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

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Each bid shall be accompanied (in the manner set forth in the Notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the Issuer in the amount of 2% of the total principal amount of the Bonds.

Delivery

The Issuer will pay for preparation of the Bonds and will deliver the same properly prepared, executed, and registered without cost to the successful bidder on or about June 12, 2025, 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 2024 was \$236,469,931. The total general obligation indebtedness of the Issuer as of the Dated Date, including the Bonds being sold, is \$25,795,000.

Approval of the Bonds

The Bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, Bond Counsel to the Issuer, 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 as and when the Bonds are delivered.

Additional Information

Additional information regarding the Bonds may be obtained from the undersigned at the addresses set forth below:

Issuer Address

City of Mission, Kansas
Attn: City Administrator
6090 Woodson Rd.
Mission, KS 66202
913-676-8350
lsmith@missionks.org

Municipal Advisor and Email Bid Address

Ehlers, Inc.
Attn: Bruce Kimmel
3060 Centre Pointe Dr.
Roseville, MN 55113
651-697-8572
bkimmel@ehlers-inc.com

Dated May 8, 2025.

Laura Smith
City Administrator
City of Mission, Kansas

Doc. No. 053139

(Published in the Kansas Register May 8, 2025.)

City of Hutchinson, Kansas

Updated Summary Notice of Bonds Sale
\$5,270,000*
General Obligation Bonds
Series 2025-A

and

\$1,065,000*
General Obligation Bonds
(Taxable Under Federal Law)
Series 2025-B

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Bonds Sale dated on or about May 8, 2025 (the "Notice of Sale"), bids will be received by the Director of Finance of the City of Hutchinson, Kansas (the "City"), on behalf of the governing body at the address set forth below, in the case of facsimile bids, at the fax number set forth below, or, in the case of electronic proposals, via PARITY Electronic Bid Submission System ("PARITY") on May 20, 2025 (the "Sale Date"), until 9:30 a.m. (Central Time) for the purchase of \$5,270,000* principal amount of General Obligation Bonds, Series 2025-A (the "Series 2025-A Bonds"), and until 10:30 a.m. (Central Time) for the purchase of \$1,065,000* principal amount of General Obligation Bonds (Taxable Under Federal Law), Series 2025-B (the "Series 2025-B Bonds", and collectively, with the Series 2025-A Bonds, the "Bonds"). No bid of less than 100% of the par value of the Series 2025-A Bonds, plus accrued interest to the date of delivery, will be considered. No bid of less than 99% of the par value of the Series 2025-B Bonds, plus accrued interest to the date of delivery, will be considered. Bidders may be required to be qualified in a manner established by the City before submitting a bid.

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 June 26, 2025 (the "Dated Date"), and will become due on October 1 in the years as follows:

Series 2025-A Bonds

Maturity	Principal Amount*
2026	\$110,000
2027	185,000
2028	195,000
2029	205,000
2030	210,000
2031	225,000
2032	230,000

Maturity	Principal Amount*
2033	235,000
2034	240,000
2035	250,000
2036	265,000
2037	270,000
2038	285,000
2039	295,000
2040	310,000
2041	325,000
2042	335,000
2043	350,000
2044	365,000
2045	385,000

* Subject to change.

Series 2025-B Bonds

Maturity	Principal Amount*
2026	\$20,000
2027	35,000
2028	35,000
2029	35,000
2030	40,000
2031	40,000
2032	45,000
2033	45,000
2034	45,000
2035	50,000
2036	50,000
2037	55,000
2038	60,000
2039	60,000
2040	65,000
2041	70,000
2042	75,000
2043	75,000

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Maturity	Principal Amount*
2044	80,000
2045	85,000

* Subject to change.

The Bonds will bear interest from the Dated Date at rates to be determined when the Bonds are sold as provided in the Notice of Sale, which interest will be payable semiannually on April 1 and October 1 in each year, beginning on April 1, 2026. A bidder may elect to have all or a portion of the Bonds scheduled to mature in consecutive years issued as term bonds subject to the requirements set forth in the Notice of Sale.

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer of same-day funds in accordance with the requirements set forth in the Notice of Sale in the amount of \$105,400 for the Series 2025-A Bonds and \$21,300 for the Series 2025-B Bonds (2% of the principal amount of the applicable series of Bonds).

Delivery

The City will pay for preparation of the Bonds and will deliver the same properly prepared, executed, and registered without cost to the successful bidder(s) on or about June 26, 2025, at the offices of The Depository Trust Company, New York, New York.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2024 is \$421,758,331. The total general obligation indebtedness of the City as of the date of the Bonds, including the Bonds, is \$47,632,000*. The City's total indebtedness which is subject to debt limitation, including the Bonds being sold and as of the date of the Bonds, is estimated to be \$33,556,609*.

Approval of Bonds

The Bonds will be sold subject to the legal opinion of Kutak Rock LLP, Kansas City, Missouri, Bond Counsel, whose approving legal opinion as to the validity of the Bonds will be furnished and paid for by the City and delivered to the successful bidder(s) when the Bonds are delivered.

Additional Information

Additional information regarding the Bonds may be obtained from the Municipal Advisor, Piper Sandler & Co., 11635 Rosewood St., Leawood, KS 66211, phone 913-345-3300; from Angela Richard, the Director of Finance; or from Kutak Rock LLP, Bond Counsel, 2405 Grand Blvd., Suite 600, Kansas City, MO 64108, phone 816-960-0090.

Dated May 1, 2025.

City of Hutchinson, Kansas
Angela Richard
Director of Finance
Hutchinson City Hall
125 E. Avenue B
Hutchinson, KS 67501
620-694-2784
Fax: 620-694-2673

Doc. No. 053152

State of Kansas

Secretary of State

Certification of New State Laws

I, Scott Schwab, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

Scott Schwab
Secretary of State

(Published in the Kansas Register May 8, 2025.)

Senate Substitute for House Bill No. 2125

AN ACT concerning property taxation; relating to tax levies and tax statements; modifying the deadline for mailing tax statements to taxpayers to be earlier than the current deadline; modifying the deadline for governing bodies to certify the amount of property tax to be levied to the county clerk; providing for the county clerk's use of the previous year's budget when a taxing subdivision fails to timely file its budget; relating to the revenue neutral rate; modifying the content requirements of the revenue neutral rate hearing notice; extending reimbursement from the taxpayer notification costs fund for printing and postage costs for county clerks for calendar year 2026; prohibiting a filing fee when a previous appeal remains pending before the board of tax appeals; authorizing the continuation of the 20-mill statewide property tax levy for schools; amending K.S.A. 74-2438a and K.S.A. 2024 Supp. 72-5142, 79-1801, 79-2001, 79-2930, 79-2988 and 79-2989, as amended by section 204 of 2025 Senate Bill No. 125, and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2024 Supp. 72-5142 is hereby amended to read as follows: 72-5142. (a) The board of education of each school district shall levy an ad valorem tax upon the taxable tangible property of the school district in the school years specified in subsection (b) for the purpose of:

- (1) Financing that portion of the school district's general fund budget that is not financed from any other source provided by law;
- (2) paying a portion of the costs of operating and maintaining public schools in partial fulfillment of the constitutional obligation of the legislature to finance the educational interests of the state; and
- (3) with respect to any redevelopment school district established prior to July 1, 1997, pursuant to K.S.A. 12-1771, and amendments thereto, paying a portion of the principal and interest on bonds issued by cities under authority of K.S.A. 12-1774, and amendments thereto, for the financing of redevelopment projects upon property located within the school district.

(b) The tax required under subsection (a) shall be levied at a rate of 20 mills in the school years ~~2023-2024~~ 2025-2026 and ~~2024-2025~~ 2026-2027.

(c) The proceeds from the tax levied by a district under authority of this section, except the proceeds of such tax levied for the purpose described in subsection (a)(3), shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the state school district finance fund.

(d) No school district shall proceed under K.S.A. 79-1964, 79-1964a or 79-1964b, and amendments thereto.

Sec. 2. K.S.A. 74-2438a is hereby amended to read as follows: 74-2438a. (a) Except as provided in subsection (e), the executive director of the state board of tax appeals shall charge and collect a filing fee, established by rules and regulations adopted by the state board of tax appeals, for any appeal in any proceeding under the tax protest, tax grievance or tax exemption statutes or in any other original proceeding for such board to recover all or part of the costs of processing such actions incurred by the state board of tax appeals.

(b) The COTA filing fee fund is hereby renamed the BOTA filing fee fund.

(c) The executive director of the board of tax appeals shall remit to the state treasurer at least monthly all tax appeal filing fees received by the state board of tax appeals. Upon receipt of any such remittance, the state treasurer shall deposit the amount in the state treasury to the credit of the BOTA filing fee fund.

(d) All expenditures from the BOTA filing fee fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director of the state board of tax appeals or a person or persons designated by such executive director.

(e) No filing fee of any kind shall be charged by the executive director to:

(1) A taxpayer who has filed an appeal for a previous year that has not been decided by the board and is ~~beyond the time period prescribed by K.S.A. 74-2426, and amendments thereto~~ *still pending before the board at the time another appeal is filed for the same parcel;*

(2) any taxpayer filing in regard to single-family residential property for a refund of protested taxes under the provisions of K.S.A. 79-2005, and amendments thereto, or an appeal from a decision rendered pursuant to K.S.A. 79-1448, and amendments thereto;

(3) any not-for-profit organization if the valuation of the property that is the subject of the controversy does not exceed \$100,000; or

(4) any municipality or political subdivision of the state.

Sec. 3. K.S.A. 2024 Supp. 79-1801 is hereby amended to read as follows: 79-1801. ~~(a) Except as provided by subsection (b),~~ Each year the governing body of any city, the trustees of any township, the board of education of any school district and the governing bodies of all other taxing subdivisions shall certify, on or before ~~August 25~~ *October 1*, to the proper county clerk the amount of ad valorem tax to be levied. Thereupon, the county clerk shall place the tax upon the tax roll of the county, in the manner prescribed by law, and the tax shall be collected by the county treasurer. The county treasurer shall distribute the proceeds of the taxes levied by each taxing subdivision in the manner provided by K.S.A. 12-1678a, and amendments thereto.

~~(b) Prior to January 1, 2021, if the governing body of a city or county must conduct an election for an increase in property tax to fund any appropriation or budget under K.S.A. 25-433a, and amendments thereto, the governing body of the city or county shall certify, on or before October 1, to the proper county clerk the amount of ad valorem tax to be levied. On and after January 1, 2021, if the governing body of a taxing subdivision must conduct a public hearing to approve exceeding the revenue neutral rate under K.S.A. 2024 Supp. 79-2988, and amendments thereto, the governing body of the taxing subdivision shall certify, on or before October 1, to the proper county clerk the amount of ad valorem tax to be levied.~~

Sec. 4. K.S.A. 2024 Supp. 79-2001 is hereby amended to read as follows: 79-2001. (a) As soon as the county treasurer receives the tax roll of the county, the treasurer shall enter in a column opposite the description of

each tract or parcel of land the amount of unpaid taxes and the date of unredeemed sales, if any, for previous years on such land. The treasurer shall cause a notice to be published in the official county paper once each week for three consecutive weeks, stating in the notice the amount of taxes charged for state, county, township, school, city or other purposes for that year, on each \$1,000 of valuation.

(b) Each year after receipt of the tax roll from the county clerk and before December 15, the treasurer shall mail to each taxpayer, as shown by the rolls, a tax statement which indicates the taxing unit, assessed value of real and personal property, the mill levy and tax due. In addition, with respect to land devoted to agricultural use, such statement shall indicate the acreage and description of each parcel of such land. The tax statement shall also indicate separately each parcel of real property which is separately classified for property tax purposes. The county appraiser shall provide the information necessary for the county treasurer to comply with the provisions of this section. The tax statement also may include the intangible tax due the county. All items may be on one statement or may be shown on separate statements and may be on a form prescribed by the county treasurer. The statement shall be mailed to the last known address of the taxpayer or to a designee authorized by the taxpayer to accept the tax statement, if the designee has an interest in receiving the statement. When any statement is returned to the county treasurer for failure to find the addressee, the treasurer shall make a diligent effort to find a forwarding address of the taxpayer and mail the statement to the new address. All tax statements mailed pursuant to this section shall be mailed by first-class mail. The requirement for mailing a tax statement shall extend only to the initial statement required to be mailed in each year and to any follow-up required by this section. Alternatively, the county treasurer may transmit the tax statement to the taxpayer by electronic means if such taxpayer consented to service by electronic means.

(c) After receipt of the tax roll from the county clerk and before December 15, the treasurer shall mail to each taxpayer, as shown by the tax rolls, a tax information form which indicates the taxing unit, assessed value of real property for the current and next preceding taxable year, the mill levy for the current and next preceding taxable year and, in the case of unified school districts, the mill levy required by K.S.A. 72-5142, and amendments thereto, shall be separately indicated, the tax due and an itemization of each taxing unit's mill levy for the current and next preceding taxable year and the percentage change in the amount of revenue produced therefrom, if any. In addition, with respect to land devoted to agricultural use, such form shall indicate the acreage and description of each parcel of such land. The tax information form shall also indicate separately each parcel of real property which is separately classified for property tax purposes. The county appraiser shall provide the information necessary for the county treasurer to comply with the provisions of this section. The tax information form may be separate from the tax statement or a part of the tax statement. The tax information form shall be in a format prescribed by the director of property valuation. The tax information form shall be mailed to the last known address of the taxpayer. When a tax information form is returned to the county treasurer for failure to find the addressee, the treasurer shall make a diligent effort to find a forwarding address of the taxpayer and mail the tax information form to the new address. All tax information forms mailed pursuant to this section shall be mailed by first class mail. Alternatively, the county treasurer may transmit the tax information forms to the taxpayer by electronic means if such taxpayer consented to service by electronic means.

Sec. 5. K.S.A. 2024 Supp. 79-2930 is hereby amended to read as follows: 79-2930. (a) Two copies of the budget certificate giving the amount of ad valorem tax to be levied and the total amount of the adopted budget of expenditures by fund, along with itemized budget forms for each and every fund and proof of publication of the notice of budget hearing containing the budget summary shall be presented to the county clerk within the time prescribed by K.S.A. 79-1801, and amendments thereto. All such budget information shall be filed electronically with the county clerk. Where action has been taken under any statute to increase the amount of tax to be levied authorized by law, a statement showing the increased amount or tax levy rate voted, or a copy of the charter resolution or ordinance making the change, shall be attached to the budget each year the change is in effect. *If any taxing subdivision does not present or file such budget information with the county*

clerk by 5:00 p.m. on October 1, then the county clerk shall use the previous year's budget information and amount of ad valorem tax to be levied of such taxing subdivision.

(b) The county clerk shall make any reductions to the ad valorem tax to be levied, compute the tax levy rates based on the final equalized assessed valuation, and enter such on the budget certificate before attesting the budget, except that with regard to levies made under K.S.A. 75-2551, and amendments thereto, such levies shall be based upon the certified preliminary abstract of property values submitted to the director of property valuation pursuant to K.S.A. 79-1604, and amendments thereto. ~~Beginning in 2022,~~ On or before December 31 each year, a copy of all budgets for taxing subdivisions of the county, properly attested, shall be filed with the director of accounts and reports, along with a copy of the tax levy rate summary. All such budget information shall be filed electronically with the director of accounts and reports.

(c) Each fund of the adopted budget certified to the county clerk in no event shall exceed the amount of ad valorem tax to be levied and the proposed expenditures of such fund in the proposed budget as originally published. The governing body of each taxing subdivision shall not certify an amount of ad valorem taxes to be levied that is in excess of any tax levy rate or amount limitations or any aggregate tax levy limitations. The governing bodies, in fixing the amount may take into consideration and make allowance for the taxes which may not be paid, *except that* such allowance, ~~however,~~ shall not exceed by more than 5% the percentage of delinquency for the preceding tax year.

Sec. 6. K.S.A. 2024 Supp. 79-2988 is hereby amended to read as follows: 79-2988. (a) On or before June 15 each year, the county clerk shall calculate the revenue neutral rate for each taxing subdivision and include such revenue neutral rate on the notice of the estimated assessed valuation provided to each taxing subdivision for budget purposes, except that for tax year 2024, the deadline shall be extended to July 1, 2024. The director of accounts and reports shall modify the prescribed budget information form to show the revenue neutral rate.

(b) Except as otherwise provided in this section, no tax rate in excess of the revenue neutral rate shall be levied by the governing body of any taxing subdivision unless a resolution or ordinance has been approved by the governing body according to the following procedure:

(1) At least 10 days in advance of the public hearing, the governing body shall publish notice of its proposed intent to exceed the revenue neutral rate by publishing notice:

(A) On the website of the governing body, if the governing body maintains a website; and

(B) in a weekly or daily newspaper of the county having a general circulation therein. The notice shall include, but not be limited to, its proposed tax rate, its revenue neutral rate and the date, time and location of the public hearing.

(2) On or before July 20, the governing body shall notify the county clerk of its proposed intent to exceed the revenue neutral rate and provide the date, time and location of the public hearing and its proposed tax rate. For all tax years commencing after December 31, 2021, the county clerk shall notify each taxpayer with property in the taxing subdivision, by mail directed to the taxpayer's last known address, of the proposed intent to exceed the revenue neutral rate at least 10 days in advance of the public hearing. Alternatively, the county clerk may transmit the notice to the taxpayer by electronic means at least 10 days in advance of the public hearing, if such taxpayer and county clerk have consented in writing to service by electronic means. The county clerk is not required to send a notice to a property owner of property that is exempt from ad valorem taxation. The county clerk shall consolidate the required information for all taxing subdivisions relevant to the taxpayer's property on one notice. The notice shall be in a format prescribed by the director of accounts and reports. The notice shall include, but not be limited to:

(A) The following heading:

“NOTICE OF PROPOSED PROPERTY TAX INCREASE AND PUBLIC HEARINGS

[Current year] [County name] County Revenue Neutral Rate Notice

This is NOT a bill. Do not remit payment.”;

(B) the following statement:

“This notice contains estimates of the tax on your property and proposed property tax increases. THE ACTUAL TAX ON YOUR PROPERTY MAY INCREASE OR DECREASE FROM THESE ESTIMATES. Governing bodies of taxing subdivisions must vote in order to exceed the Revenue Neutral Rate to increase the total property taxes collected. Governing bodies will vote at public hearings at the dates, times and locations listed. Taxpayers may attend and comment at the hearings. Property tax statements will be issued after mill rates are finalized and taxes are calculated.”;

(C) the appraised value and assessed value of the taxpayer’s property for the current year and the previous year;

(D) the *mill levy and* amount of property tax of each taxing subdivision on the taxpayer’s property from the previous year’s tax statement in a column titled: “[Previous year] Tax”;

(E) the *revenue neutral rate in mills and* estimated amount of property tax for the current year of each taxing subdivision on the taxpayer’s property based on the revenue neutral rate of each taxing subdivision in a column titled: “[Current year] Tax at Revenue Neutral Rate”;

(F) the estimated amount of property tax for the current year of each taxing subdivision on the taxpayer’s property based on either: (i) The revenue neutral rate for a taxing subdivision that does not intend to exceed its revenue neutral rate; or (ii) the proposed tax rate provided by the taxing subdivision, if the taxing subdivision notified the county clerk of its proposed intent to exceed its revenue neutral rate, *and such mill levy used in the calculation*, in a column titled: “[Current year] ~~Maximum~~ Proposed Tax”;

(G) the difference between the amount of the current year’s ~~maximum~~ *proposed* tax and the previous year’s tax, reflected in dollars and a percentage, for each taxing subdivision in a column titled: “[Current year]-~~Maximum~~ Proposed Tax Exceeding [Previous year] Tax”; *and*

(H) the date, time and location of the public hearing of each taxing subdivision that notified the county clerk of its proposed intent to exceed its revenue neutral rate in a column titled: “Date, Time and Location of Public Hearing”; ~~and~~

~~(I) for each taxing subdivision public hearing listed pursuant to subparagraph (H), the difference between the current year’s maximum tax and the estimated amount of property tax based on the revenue neutral rate of such taxing subdivision in a column titled: “[Current year] Maximum Tax Exceeding Tax at Revenue Neutral Rate”.~~

The columns described in subparagraphs (D) through (G) shall include a total of the amounts at the end of each column. For each taxing subdivision, the notice shall include the total amount of revenue from the property tax levy for the previous year, the proposed total amount of revenue from the property tax levy for the current year and the difference or change between such amounts, reflected in dollars and a percentage. Although the state of Kansas is not a taxing subdivision for purposes of this section, the notice shall include the previous year’s tax amount and the estimate of the tax for the current year on the taxpayer’s property based on the statutory mill levies.

(3) The public hearing to consider exceeding the revenue neutral rate shall be held not sooner than August 20 and not later than September 20. The governing body shall provide interested taxpayers desiring to be heard

an opportunity to present oral testimony within reasonable time limits and without unreasonable restriction on the number of individuals allowed to make public comment. The public hearing may be conducted in conjunction with the proposed budget hearing pursuant to K.S.A. 79-2929, and amendments thereto, if the governing body otherwise complies with all requirements of this section. Nothing in this section shall be construed to prohibit additional public hearings that provide additional opportunities to present testimony or public comment prior to the public hearing required by this section.

(4) A majority vote of the governing body, by the adoption of a resolution or ordinance to approve exceeding the revenue neutral rate, shall be required prior to adoption of a proposed budget that will result in a tax rate in excess of the revenue neutral rate. Such vote of the governing body shall be conducted at the public hearing and on the same day as the commencement of the public hearing after the governing body has heard from interested taxpayers and shall be a roll call vote. If the governing body approves exceeding the revenue neutral rate, the governing body shall not adopt a budget that results in a tax rate in excess of its proposed tax rate as stated in the notice provided pursuant to this section. A copy of the resolution or ordinance to approve exceeding the revenue neutral rate and a certified copy of any roll call vote reporting, at a minimum, the name and vote of each member of the governing body related to exceeding the revenue neutral rate, whether approved or not, shall be included with the adopted budget, budget certificate and other budget forms filed with the county clerk and the director of accounts and reports and shall be published on the website of the department of administration.

(c) (1) Any governing body subject to the provisions of this section that does not comply with subsection (b) shall refund to taxpayers any property taxes over-collected based on the amount of the levy that was in excess of the revenue neutral rate.

(2) Any taxpayer of the taxing subdivision that is the subject of the complaint or such taxpayer's duly authorized representative may file a complaint with the state board of tax appeals by filing a written complaint, on a form prescribed by the board, that contains the facts that the complaining party believes show that a governing body of a taxing subdivision did not comply with the provisions of subsection (b) and that a reduction or refund of taxes is appropriate. The complaining party shall provide a copy of such complaint to the governing body of the taxing subdivision making the levy that is the subject of the complaint. Notwithstanding K.S.A. 74-2438a, and amendments thereto, no filing fee shall be charged by the executive director of the state board of tax appeals for a complaint filed pursuant to this paragraph. The governing body of the taxing subdivision making the levy that is the subject of the complaint shall be a party to the proceeding. Notice of any summary proceeding or hearing shall be served upon such governing body, the county clerk, the director of accounts and reports and the complaining party. It shall be the duty of the governing body to initiate the production of evidence to demonstrate, by a preponderance of the evidence, the validity of such levy. If upon a summary proceeding or hearing, it shall be made to appear to the satisfaction of the board that the governing body of the taxing subdivision did not comply with subsection (b), the state board of tax appeals shall order such governing body to refund to taxpayers the amount of property taxes over collected or reduce the taxes levied, if uncollected. The provisions of this paragraph shall not be construed as prohibiting any other remedies available under the law.

(d) On and after January 1, 2022, in the event that the tax levied by a school district pursuant to K.S.A. 72-5142, and amendments thereto, increases the property tax revenue generated for the purpose of calculating the revenue neutral rate from the previous tax year and such amount of increase in revenue generated from such tax levied is the only reason that the school district would exceed the total property tax revenue from the prior year, the school district shall be deemed to not have exceeded the revenue neutral rate in levying a tax rate in excess of the revenue neutral rate to take into account the increase in revenue from only such tax levied.

(e) (1) Notwithstanding any other provision of law to the contrary, if the governing body of a taxing subdivision must conduct a public hearing to approve exceeding the revenue neutral rate under this section, the governing

body of the taxing subdivision shall certify, on or before October 1, to the proper county clerk the amount of ad valorem tax to be levied.

(2) If a governing body of a taxing subdivision did not comply with the provisions of subsection (b) and certifies to the county clerk an amount of ad valorem tax to be levied that would result in a tax rate in excess of its revenue neutral rate, the county clerk shall reduce the ad valorem tax to be levied to the amount resulting from such taxing subdivision's revenue neutral rate.

(f) As used in this section:

(1) "Taxing subdivision" means any political subdivision of the state that levies an ad valorem tax on property.

(2) "Revenue neutral rate" means the tax rate for the current tax year that would generate the same property tax revenue as levied the previous tax year using the current tax year's total assessed valuation. To calculate the revenue neutral rate, the county clerk shall divide the property tax revenue for such taxing subdivision levied for the previous tax year by the total of all taxable assessed valuation in such taxing subdivision for the current tax year, and then multiply the quotient by 1,000 to express the rate in mills. The revenue neutral rate shall be expressed to the third decimal place.

(g) In the event that a county clerk incurred costs of printing and postage that were not reimbursed pursuant to K.S.A. 2024 Supp. 79-2989, and amendments thereto, such county clerk may seek reimbursement from all taxing subdivisions required to send the notice. Such costs shall be shared proportionately by all taxing subdivisions that were included on the same notice based on the total property tax levied by each taxing subdivision. Payment of such costs shall be due to the county clerk by December 31.

(h) The department of administration or the director of accounts and reports shall make copies of adopted budgets, budget certificates, other budget documents and revenue neutral rate documents available to the public on the department of administration's website on a permanently accessible web page that may be accessed via a conspicuous link to that web page placed on the front page of the department's website. The department of administration or the director of accounts and reports shall also make the following information for each tax year available on such website:

(1) A list of taxing subdivisions by county;

(2) whether each taxing subdivision conducted a hearing to consider exceeding its revenue neutral rate;

(3) the revenue neutral rate of each taxing subdivision;

(4) the tax rate resulting from the adopted budget of each taxing subdivision; and

(5) the percent change between the revenue neutral rate and the tax rate for each taxing subdivision.

(i) Notwithstanding any provisions to the contrary, in the event any governing body does not comply with the provisions of subsection (b) because such governing body did not intend to exceed its revenue neutral rate but the final taxable assessed valuation of such taxing subdivision used to calculate the actual tax levy is less than the estimated assessed valuation used to calculate the revenue neutral rate, such governing body shall be permitted to levy a tax rate that generates the same amount of property tax revenue as levied the previous year or less.

Sec. 7. K.S.A. 2024 Supp. 79-2989, as amended by section 204 of 2025 Senate Bill No. 125, is hereby amended to read as follows: 79-2989. (a) For calendar years 2024 ~~and~~, 2025 *and* 2026, if a county clerk has printing or postage costs pursuant to K.S.A. 2024 Supp. 79-2988, and amendments thereto, the county clerk shall notify and provide documentation of such costs to the secretary of revenue. The secretary of revenue shall certify

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the amount of moneys attributable to such costs and shall transmit a copy of such certification to the director of accounts and reports. Upon such receipt of such certification, the director of accounts and reports shall transfer an amount of moneys equal to such certified amount from the state general fund to the taxpayer notification costs fund of the department of revenue. The secretary of revenue shall transmit a copy of each such certification to the director of legislative research and the director of the budget.

(b) There is hereby established in the state treasury the taxpayer notification costs fund that shall be administered by the secretary of revenue. All expenditures from the taxpayer notification costs fund shall be for the purpose of paying county printing and postage costs pursuant to K.S.A. 2024 Supp. 79-2988, and amendments thereto. All expenditures from such fund shall be made in accordance with appropriations acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the secretary of revenue or the secretary's designee.

Sec. 8. K.S.A. 74-2438a and K.S.A. 2024 Supp. 72-5142, 79-1801, 79-2001, 79-2930, 79-2988 and 79-2989, as amended by section 204 of 2025 Senate Bill No. 125, are hereby repealed.

Sec. 9. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 053149

State of Kansas

Secretary of State

Certification of New State Laws

I, Scott Schwab, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

Scott Schwab
Secretary of State

(Published in the Kansas Register May 8, 2025.)

House Bill No. 2275

AN ACT concerning sales and compensating use tax; relating to city and countywide retailers' sales tax; providing countywide retailers' sales tax authority for Finney county for the purpose of financing the construction or remodeling of a courthouse, jail, law enforcement center facility or other county administrative facility, for Pawnee county for the purpose of healthcare services and furnishing and equipping county-supported public safety operations, for Seward county for the purpose of financing the costs of roadway and bridge construction, maintenance and improvement in the county and for Jackson county for the purpose of supporting hospital services in the county; providing that countywide retailers' sales tax apportionment based on tangible property tax levies remain unchanged until December 31, 2026; relating to exemptions; excluding exempt sales of certain custom meat processing services from exemption certificate requirements; amending K.S.A. 79-3651 and K.S.A. 2024 Supp. 12-187, 12-189 and 12-192 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2024 Supp. 12-187 is hereby amended to read as follows: 12-187. (a) No city shall impose a retailers' sales tax under the provisions of this act without the governing body of such city having first submitted such proposition to and having received the approval of a majority of the electors of the city voting thereon at an election called and held therefor. The governing body of any city may submit the question of imposing a retailers' sales tax and the governing body shall be required to submit the question upon submission of a petition signed by electors of such city equal in number to not less than 10% of the electors of such city.

(b) (1) The board of county commissioners of any county may submit the question of imposing a countywide retailers' sales tax to the electors at an election called and held thereon, and any such board shall be required to submit the question upon submission of a petition signed by electors of such county equal in number to not less than 10% of the electors of such county who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than $\frac{2}{3}$ of the membership of the governing body of each of one or more cities within such county that contains a population of not less than 25% of the entire population of the county, or upon receiving resolutions requesting such an election passed by $\frac{2}{3}$ of the membership of the governing body of each of one or more taxing subdivisions within such county that levy not less than 25% of the property taxes levied by all taxing subdivisions within the county.

(2) The board of county commissioners of Anderson, Atchison, Barton, Brown, Butler, Chase, Cowley, Cherokee, Crawford, *Finney*, Ford, Franklin, Grant, Jefferson, Linn, Lyon, Marion, Miami, Montgomery, Neosho, Osage, Ottawa, Reno, Riley, Saline, Seward, Sumner, Thomas, Wabaunsee, Wilson and Wyandotte counties may submit

the question of imposing a countywide retailers' sales tax and pledging the revenue received therefrom for the purpose of financing the construction or remodeling of a courthouse, jail, law enforcement center facility or other county administrative facility, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire when sales tax sufficient to pay all of the costs incurred in the financing of such facility has been collected by retailers as determined by the secretary of revenue. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Butler, Chase, Cowley, Lyon, Montgomery, Neosho, Riley, Sumner or Wilson county pursuant to this paragraph to exceed or be imposed at any rate other than the rates prescribed in K.S.A. 12-189, and amendments thereto.

(3) (A) Except as otherwise provided in this paragraph, the result of the election held on November 8, 1988, on the question submitted by the board of county commissioners of Jackson county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing the Banner Creek reservoir project. The tax imposed pursuant to this paragraph shall take effect on the effective date of this act and shall expire not later than five years after such date.

(B) The result of the election held on November 8, 1994, on the question submitted by the board of county commissioners of Ottawa county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing the erection, construction and furnishing of a law enforcement center and jail facility.

(C) Except as otherwise provided in this paragraph, the result of the election held on November 2, 2004, on the question submitted by the board of county commissioners of Sedgwick county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be used only to pay the costs of: (i) Acquisition of a site and constructing and equipping thereon a new regional events center, associated parking and infrastructure improvements and related appurtenances thereto, to be located in the downtown area of the city of Wichita, Kansas, (the "downtown arena"); (ii) design for the Kansas coliseum complex and construction of improvements to the pavilions; and (iii) establishing an operating and maintenance reserve for the downtown arena and the Kansas coliseum complex. The tax imposed pursuant to this paragraph shall commence on July 1, 2005, and shall terminate not later than 30 months after the commencement thereof.

(D) Except as otherwise provided in this paragraph, the result of the election held on August 5, 2008, on the question submitted by the board of county commissioners of Lyon county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be expended for the purposes of ad valorem tax reduction and capital outlay. The tax imposed pursuant to this paragraph shall terminate not later than five years after the commencement thereof.

(E) Except as otherwise provided in this paragraph, the result of the election held on August 5, 2008, on the question submitted by the board of county commissioners of Rawlins county for the purpose of increasing its countywide retailers' sales tax by 0.75% is hereby declared valid, and the revenue received therefrom by the county shall be expended for the purposes of financing the costs of a swimming pool. The tax imposed pursuant to this paragraph shall terminate not later than 15 years after the commencement thereof or upon payment of all costs authorized pursuant to this paragraph in the financing of such project.

(F) The result of the election held on December 1, 2009, on the question submitted by the board of county commissioners of Chautauqua county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received from such tax by the county shall be expended for the purposes of financing the costs of constructing, furnishing and equipping a county jail and law enforcement center and necessary improvements appurtenant to such jail and law enforcement center. Any tax imposed pursuant to authority granted in this paragraph shall terminate upon payment of all costs authorized pursuant to this paragraph incurred in the financing of the project described in this paragraph.

(G) The result of the election held on April 7, 2015, on the question submitted by the board of county commissioners of Bourbon county for the purpose of increasing its retailers' sales tax by 0.4% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing the costs of constructing, furnishing and operating a courthouse, law enforcement center or jail facility improvements. Any tax imposed pursuant to authority granted in this paragraph shall terminate upon payment of all costs authorized pursuant to this paragraph incurred in the financing of the project described in this paragraph.

(H) The result of the election held on November 7, 2017, on the question submitted by the board of county commissioners of Finney county for the purpose of increasing its countywide retailers' sales tax by 0.3% is hereby declared valid, and the revenues of such tax shall be used by Finney county and the city of Garden City, Kansas, as agreed in an interlocal cooperation agreement between the city and county, and as detailed in the ballot question approved by voters. The tax imposed pursuant to this subparagraph shall be levied for a period of 15 years from the date it is first levied.

(I) The result of the election held on November 3, 2020, on the question submitted by the board of county commissioners of Cherokee county for the purpose of increasing its retailers' sales tax by 0.5% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing: (i) Ambulance services within the county; (ii) renovations and maintenance of county buildings and facilities; or (iii) any other projects within the county deemed necessary by the governing body of Cherokee county. The tax imposed pursuant to this subparagraph shall terminate prior to January 1, 2033.

(4) The board of county commissioners of Finney and Ford counties may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing all or any portion of the cost to be paid by Finney or Ford county for construction of highway projects identified as system enhancements under the provisions of K.S.A. 68-2314(b)(5), and amendments thereto, to the electors at an election called and held thereon. Such election shall be called and held in the manner provided by the general bond law. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Finney or Ford county pursuant to this paragraph to exceed the maximum rate prescribed in K.S.A. 12-189, and amendments thereto. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Finney county, the state treasurer shall remit such funds to the treasurer of Finney county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Ford county, the state treasurer shall remit such funds to the treasurer of Ford county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund.

(5) The board of county commissioners of any county may submit the question of imposing a retailers' sales tax at the rate of 0.25%, 0.5%, 0.75% or 1% and pledging the revenue received therefrom for the purpose of financing the provision of health care services, as enumerated in the question, to the electors at an election called and held thereon. Whenever any county imposes a tax pursuant to this paragraph, any tax imposed pursuant to subsection (a)(2) by any city located in such county shall expire upon the effective date of the imposition of the countywide tax, and thereafter the state treasurer shall remit to each such city that portion of the countywide tax revenue collected by retailers within such city as certified by the director of taxation. The tax imposed pursuant to this paragraph shall be deemed to be in addition to the rate limitations prescribed in K.S.A. 12-189, and amendments thereto. As used in this paragraph, health care services shall include, but not be limited to, the following: Local health departments, city or county hospitals, city or county nursing homes, preventive health care services including immunizations, prenatal care and the postponement of entry into nursing homes by home care services, mental health services, indigent health care, physician or health care worker recruitment, health education, emergency medical services, rural health clinics, integration of health

care services, home health services and rural health networks.

(6) The board of county commissioners of Allen county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of operation and construction of a solid waste disposal area or the modification of an existing landfill to comply with federal regulations to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs incurred in the financing of the project undertaken. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Allen county pursuant to this paragraph to exceed or be imposed at any rate other than the rates prescribed in K.S.A. 12-189, and amendments thereto.

(7) (A) The board of county commissioners of Clay and Miami county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.50% in the case of Clay county and at a rate of up to 1% in the case of Miami county, and pledging the revenue received therefrom for the purpose of financing the costs of roadway construction and improvement to the electors at an election called and held thereon. Except as otherwise provided, the tax imposed pursuant to this subparagraph shall expire after five years from the date such tax is first collected. The result of the election held on November 2, 2004, on the question submitted by the board of county commissioners of Miami county for the purpose of extending for an additional five-year period the countywide retailers' sales tax imposed pursuant to this subsection in Miami county is hereby declared valid. The countywide retailers' sales tax imposed pursuant to this subsection in Clay and Miami county may be extended or reenacted for additional five-year periods upon the board of county commissioners of Clay and Miami county submitting such question to the electors at an election called and held thereon for each additional five-year period as provided by law.

(B) The board of county commissioners of Dickinson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this subparagraph shall expire after 10 years from the date such tax is first collected.

(8) The board of county commissioners of Sherman county may submit the question of imposing a countywide retailers' sales tax at the rate of 1% and pledging the revenue received therefrom for the purpose of financing the costs of street and roadway improvements to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized pursuant to this paragraph in the financing of such project.

(9) (A) The board of county commissioners of Cowley, Crawford and Woodson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% in the case of Crawford and Woodson county and at a rate of up to 0.25%, in the case of Cowley county and pledging the revenue received therefrom for the purpose of financing economic development initiatives or public infrastructure projects. The tax imposed pursuant to this subparagraph shall expire after five years from the date such tax is first collected.

(B) The board of county commissioners of Russell county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing economic development initiatives or public infrastructure projects. The tax imposed pursuant to this subparagraph shall expire after 10 years from the date such tax is first collected.

(10) The board of county commissioners of Franklin county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing recreational facilities. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such facilities.

(11) The board of county commissioners of Douglas county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purposes of conservation, access and management of open space; preservation of cultural heritage; and economic development projects and activities.

(12) The board of county commissioners of Shawnee county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom to the city of Topeka for the purpose of financing the costs of rebuilding the Topeka boulevard bridge and other public infrastructure improvements associated with such project to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such project.

(13) The board of county commissioners of Jackson county may submit the question of imposing a countywide retailers' sales tax at a rate of 0.4% and pledging the revenue received therefrom for the purpose of financing public infrastructure projects to the electors at an election called and held thereon. Such tax shall expire after seven years from the date such tax is first collected.

(14) The board of county commissioners of Neosho county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized pursuant to this paragraph in the financing of such project.

(15) The board of county commissioners of Saline county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of construction and operation of an expo center to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after five years from the date such tax is first collected.

(16) The board of county commissioners of Harvey county may submit the question of imposing a countywide retailers' sales tax at the rate of 1.0% and pledging the revenue received therefrom for the purpose of financing the costs of property tax relief, economic development initiatives and public infrastructure improvements to the electors at an election called and held thereon.

(17) The board of county commissioners of Atchison county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing the costs of construction and maintenance of sports and recreational facilities to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such facilities.

(18) The board of county commissioners of Wabaunsee county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of bridge and roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 15 years from the date such tax is first collected. On and after July 1, 2019, the countywide retailers' sales tax imposed pursuant to this paragraph may be extended or reenacted for one additional period not to exceed 15 years upon the board of county commissioners of Wabaunsee county submitting such question to the electors at an election called and held thereon as provided by law. For any countywide retailers' sales tax that is extended or reenacted pursuant to this paragraph, such tax shall expire not later than 15 years from the date such tax is first collected.

(19) The board of county commissioners of Jefferson county may submit the question of imposing a countywide retailers' sales tax at the rate of 1% and pledging the revenue received therefrom for the purpose

of financing the costs of roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after six years from the date such tax is first collected. The countywide retailers' sales tax imposed pursuant to this paragraph may be extended or reenacted for additional six-year periods upon the board of county commissioners of Jefferson county submitting such question to the electors at an election called and held thereon for each additional six-year period as provided by law.

(20) The board of county commissioners of Riley county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue received therefrom for the purpose of financing the costs of bridge and roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after five years from the date such tax is first collected.

(21) The board of county commissioners of Johnson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing the construction and operation costs of public safety projects, including, but not limited to, a jail, detention center, sheriff's resource center, crime lab or other county administrative or operational facility dedicated to public safety, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected. The countywide retailers' sales tax imposed pursuant to this subsection may be extended or reenacted for additional periods not exceeding 10 years upon the board of county commissioners of Johnson county submitting such question to the electors at an election called and held thereon for each additional ten-year period as provided by law.

(22) The board of county commissioners of Wilson county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue received therefrom for the purpose of financing the costs of roadway construction and improvements to federal highways, the development of a new industrial park and other public infrastructure improvements to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized pursuant to this paragraph in the financing of such project or projects.

(23) The board of county commissioners of Butler county may submit the question of imposing a countywide retailers' sales tax at the rate of either 0.25%, 0.5%, 0.75% or 1% and pledging the revenue received therefrom for the purpose of financing the costs of public safety capital projects or bridge and roadway construction projects, or both, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such projects.

(24) The board of county commissioners of Barton county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of roadway and bridge construction and improvement and infrastructure development and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected.

(25) The board of county commissioners of Jefferson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing the costs of the county's obligation as participating employer to make employer contributions and other required contributions to the Kansas public employees retirement system for eligible employees of the county who are members of the Kansas police and firemen's retirement system, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such purpose.

(26) The board of county commissioners of Pottawatomie county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 0.5% and pledging the revenue received therefrom for the

purpose of financing the costs of construction or remodeling of a courthouse, jail, law enforcement center facility or other county administrative facility, or public infrastructure improvements, or both, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing such project or projects.

(27) The board of county commissioners of Kingman county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25%, 0.5%, 0.75% or 1% and pledging the revenue received therefrom for the purpose of financing the costs of constructing and furnishing a law enforcement center and jail facility and the costs of roadway and bridge improvements to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire not later than 20 years from the date such tax is first collected.

(28) The board of county commissioners of Edwards county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.375% and pledging the revenue therefrom for the purpose of financing the costs of economic development initiatives to the electors at an election called and held thereon.

(29) The board of county commissioners of Rooks county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue therefrom for the purpose of financing the costs of constructing or remodeling and furnishing a jail facility to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs authorized in financing such project or projects.

(30) The board of county commissioners of Douglas county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the construction or remodeling of a courthouse, jail, law enforcement center facility, detention facility or other county administrative facility, specifically including mental health and for the operation thereof.

(31) The board of county commissioners of Bourbon county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1%, in increments of 0.05%, and pledging the revenue received therefrom for the purpose of financing the costs of constructing, furnishing and operating a courthouse, law enforcement center or jail facility improvements to the electors at an election called and held thereon.

(32) The board of county commissioners of Marion county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of property tax relief, economic development initiatives and the construction of public infrastructure improvements, including buildings, to the electors at an election called and held thereon.

(33) The board of county commissioners of Wilson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25%, 0.5%, 0.75% or 1% and pledging the revenue received therefrom for the purpose of supporting emergency medical and ambulance services in the county to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected. The countywide retailers' sales tax imposed pursuant to this paragraph may be extended or reenacted for additional periods not exceeding 10 years per period upon the board of county commissioners of Wilson county submitting such question to the electors at an election called and held thereon for each additional period as provided by law. This paragraph shall not be construed to cause the expiration, repeal or termination of any existing city retailers' sales tax for health care services as defined in paragraph (5).

(34) The board of county commissioners of Atchison county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue received for the purpose of joint law enforcement communications and solid waste disposal in Atchison county to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date

such tax is first collected.

(35) The board of county commissioners of Dickinson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of financing the costs of public safety capital projects to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after five years from the date such tax is first collected. The countywide retailers' sales tax imposed pursuant to this paragraph may be extended or reenacted for additional five-year periods upon the board of county commissioners of Dickinson county submitting such question to the electors at an election called and held thereon for each additional five-year period as provided by law.

(36) The board of county commissioners of Rawlins county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue received therefrom for the purpose of financing the costs of construction, remodeling, capital improvements or maintenance of attendance centers or other district facilities of any school district or school districts within the county. The tax imposed pursuant to this paragraph shall expire upon payment of all costs authorized in financing the costs of attendance centers or other district facilities for U.S.D. No. 105.

(37) The board of county commissioners of Marshall county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue therefrom for the purpose of financing the costs of constructing or remodeling and furnishing a jail facility to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs authorized in financing such project or projects.

(38) The board of county commissioners of Neosho county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of roadway and bridge construction, maintenance and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected.

(39) The board of county commissioners of Pawnee county may submit the question of imposing a countywide retailers' sales tax at the rate of up to 1% and pledging the revenue received therefrom for the purposes of: (A) Healthcare services for those items authorized pursuant to subsection (b)(5); and (B) furnishing and equipping county-supported public safety operations deemed necessary by the board of county commissioners of Pawnee county including, but not limited to, the sheriff's department, jail, emergency management and emergency dispatch services.

(40) The board of county commissioners of Seward county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.5% and pledging the revenue received therefrom for the purpose of financing the costs of roadway and bridge construction, maintenance and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected. The countywide retailers' sales tax imposed pursuant to this paragraph may be extended or reenacted for additional 10-year periods upon the board of county commissioners of Seward county submitting such question to the electors at an election called and held thereon for each additional 10-year period as provided by law.

(41) The board of county commissioners of Jackson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.25% and pledging the revenue received therefrom for the purpose of supporting hospital services in the county to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire after 10 years from the date such tax is first collected.

(c) The boards of county commissioners of any two or more contiguous counties, upon adoption of a joint resolution by such boards, may submit the question of imposing a retailers' sales tax within such counties

to the electors of such counties at an election called and held thereon and such boards of any two or more contiguous counties shall be required to submit such question upon submission of a petition in each of such counties, signed by a number of electors of each of such counties where submitted equal in number to not less than 10% of the electors of each of such counties who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than $\frac{2}{3}$ of the membership of the governing body of each of one or more cities within each of such counties that contains a population of not less than 25% of the entire population of each of such counties, or upon receiving resolutions requesting such an election passed by $\frac{2}{3}$ of the membership of the governing body of each of one or more taxing subdivisions within each of such counties that levy not less than 25% of the property taxes levied by all taxing subdivisions within each of such counties.

(d) Notwithstanding any provision of law to the contrary, including subsection (b)(5), any city retailers' sales tax being levied by a city prior to July 1, 2006, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax or until repealed by the adoption of an ordinance for such repeal. Any countywide retailers' sales tax in the amount of 0.5% or 1% in effect on July 1, 1990, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax.

(e) Any city or county proposing to adopt a retailers' sales tax shall give notice of its intention to submit such proposition for approval by the electors in the manner required by K.S.A. 10-120, and amendments thereto. The notices shall state the time of the election and the rate and effective date of the proposed tax. If a majority of the electors voting thereon at such election fail to approve the proposition, such proposition may be resubmitted under the conditions and in the manner provided in this act for submission of the proposition. If a majority of the electors voting thereon at such election shall approve the levying of such tax, the governing body of any such city or county shall provide by ordinance or resolution, as the case may be, for the levy of the tax. Any repeal of such tax or any reduction or increase in the rate thereof, within the limits prescribed by K.S.A. 12-189, and amendments thereto, shall be accomplished in the manner provided herein for the adoption and approval of such tax except that the repeal of any such city retailers' sales tax may be accomplished by the adoption of an ordinance so providing.

(f) The sufficiency of the number of signers of any petition filed under this section shall be determined by the county election officer. Every election held under this act shall be conducted by the county election officer.

(g) (1) The governing body of the city or county proposing to levy any retailers' sales tax shall specify the purpose or purposes for which the revenue would be used, and a statement generally describing such purpose or purposes shall be included as a part of the ballot proposition.

(2) In addition to the requirements set forth in paragraph (1), the governing body of the county proposing to levy a countywide retailers' sales tax shall include as a part of the ballot proposition whether:

- (A) The apportionment formula provided in K.S.A. 12-192, and amendments thereto, will apply to the revenue;
- (B) an interlocal agreement was entered whereby the county will retain either all or part of the revenue; or
- (C) pursuant to law, the county retains the revenue in its entirety.

Sec. 2. K.S.A. 2024 Supp. 12-189 is hereby amended to read as follows: 12-189. The rate of any city retailers' sales tax shall be fixed in increments of 0.05% and in an amount not to exceed 2% for general purposes and not to exceed 1% for special purposes, which shall be determined by the governing body of the city. For any retailers' sales tax imposed by a city for special purposes, such city shall specify the purposes for which such tax is imposed. All such special purpose retailers' sales taxes imposed by a city shall expire after 10 years from the date such tax is first collected. The rate of any countywide retailers' sales tax shall be fixed in an amount not to exceed 1% and shall be fixed in increments of 0.25%, and which amount shall be determined by the board of

county commissioners, except that:

- (a) The board of county commissioners of Wabaunsee county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 1.25%; the board of county commissioners of Osage or Reno county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 1.25% or 1.5%; the board of county commissioners of Cherokee, Crawford, *Finney*, Ford, Saline, Seward or Wyandotte county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 1.5%; the board of county commissioners of Atchison or Thomas county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 1.5% or 1.75%; the board of county commissioners of Anderson, Barton, Jefferson or Ottawa county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 2%; the board of county commissioners of Marion county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at 2.5%; the board of county commissioners of Franklin, Linn and Miami counties, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by the respective board of county commissioners on July 1, 2007, plus up to 1.0%; and the board of county commissioners of Brown or Grant county, for the purposes of K.S.A. 12-187(b)(2), and amendments thereto, may fix such rate at up to 2%;
- (b) the board of county commissioners of Jackson county, for the purposes of K.S.A. 12-187(b)(3), and amendments thereto, may fix such rate at 2%;
- (c) the boards of county commissioners of Finney and Ford counties, for the purposes of K.S.A. 12-187(b)(4), and amendments thereto, may fix such rate at 0.25%;
- (d) the board of county commissioners of any county, for the purposes of K.S.A. 12-187(b)(5), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by a board of county commissioners on the effective date of this act plus 0.25%, 0.5%, 0.75% or 1%, as the case requires;
- (e) the board of county commissioners of Dickinson county, for the purposes of K.S.A. 12-187(b)(7), and amendments thereto, may fix such rate at 1.5%, and the board of county commissioners of Miami county, for the purposes of K.S.A. 12-187(b)(7), and amendments thereto, may fix such rate at 1.25%, 1.5%, 1.75% or 2%;
- (f) the board of county commissioners of Sherman county, for the purposes of K.S.A. 12-187(b)(8), and amendments thereto, may fix such rate at 2.25%;
- (g) the board of county commissioners of Crawford or Russell county for the purposes of K.S.A. 12-187(b)(9), and amendments thereto, may fix such rate at 1.5%;
- (h) the board of county commissioners of Franklin county, for the purposes of K.S.A. 12-187(b)(10), and amendments thereto, may fix such rate at 1.75%;
- (i) the board of county commissioners of Douglas county, for the purposes of K.S.A. 12-187(b)(11) and (b)(30), and amendments thereto, may fix such rate at 1.75%;
- (j) the board of county commissioners of Jackson county, for the purposes of K.S.A. 12-187(b)(13), and amendments thereto, may fix such rate at 1.4%;
- (k) the board of county commissioners of Sedgwick county, for the purposes of K.S.A. 12-187(b)(3)(C), and amendments thereto, may fix such rate at 2%;
- (l) the board of county commissioners of Neosho county, for the purposes of K.S.A. 12-187(b)(14), and amendments thereto, may fix such rate at 1.0% or 1.5%;
- (m) the board of county commissioners of Saline county, for the purposes of K.S.A. 12-187(b)(15), and amendments thereto, may fix such rate at up to 1.5%;

- (n) the board of county commissioners of Harvey county, for the purposes of K.S.A. 12-187(b)(16), and amendments thereto, may fix such rate at 2.0%;
- (o) the board of county commissioners of Atchison county, for the purpose of K.S.A. 12-187(b)(17), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by the board of county commissioners of Atchison county on the effective date of this act plus 0.25%;
- (p) the board of county commissioners of Wabaunsee county, for the purpose of K.S.A. 12-187(b)(18), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by the board of county commissioners of Wabaunsee county on July 1, 2007, plus 0.5%;
- (q) the board of county commissioners of Jefferson county, for the purpose of K.S.A. 12-187(b)(19) and (25), and amendments thereto, may fix such rate at 2.25%;
- (r) the board of county commissioners of Riley county, for the purpose of K.S.A. 12-187(b)(20), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by the board of county commissioners of Riley county on July 1, 2007, plus up to 1%;
- (s) the board of county commissioners of Johnson county, for the purposes of K.S.A. 12-187(b)(21), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate allowed to be imposed by the board of county commissioners of Johnson county on July 1, 2007, plus 0.25%;
- (t) the board of county commissioners of Wilson county, for the purposes of K.S.A. 12-187(b)(22), and amendments thereto, may fix such rate at up to 2%;
- (u) the board of county commissioners of Butler county, for the purposes of K.S.A. 12-187(b)(23), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.25%, 0.5%, 0.75% or 1%;
- (v) the board of county commissioners of Barton county, for the purposes of K.S.A. 12-187(b)(24), and amendments thereto, may fix such rate at up to 1.5%;
- (w) the board of county commissioners of Lyon county, for the purposes of K.S.A. 12-187(b)(3)(D), and amendments thereto, may fix such rate at 1.5%;
- (x) the board of county commissioners of Rawlins county, for the purposes of K.S.A. 12-187(b)(3)(E), and amendments thereto, may fix such rate at 1.75%;
- (y) the board of county commissioners of Chautauqua county, for the purposes of K.S.A. 12-187(b)(3)(F), and amendments thereto, may fix such rate at 2.0%;
- (z) the board of county commissioners of Pottawatomie county, for the purposes of K.S.A. 12-187(b)(26), and amendments thereto, may fix such rate at up to 1.5%;
- (aa) the board of county commissioners of Kingman county, for the purposes of K.S.A. 12-187(b)(27), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.25%, 0.5%, 0.75%, or 1%;
- (bb) the board of county commissioners of Edwards county, for the purposes of K.S.A. 12-187(b)(28), and amendments thereto, may fix such rate at 1.375%;
- (cc) the board of county commissioners of Rooks county, for the purposes of K.S.A. 12-187(b)(29), and amendments thereto, may fix such rate at up to 1.5%;
- (dd) the board of county commissioners of Bourbon county, for the purposes of K.S.A. 12-187(b)(3)(G) and (b)

(31), and amendments thereto, may fix such rate at up to 2.0%;

(ee) the board of county commissioners of Marion county, for the purposes of K.S.A. 12-187(b)(32), and amendments thereto, may fix such rate at 2.5%;

(ff) the board of county commissioners of Finney county, for the purposes of K.S.A. 12-187(b)(3)(H), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.3%;

(gg) the board of county commissioners of Cherokee county, for the purposes of K.S.A. 12-187(b)(3)(I), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.5%;

(hh) the board of county commissioners of Wilson county, for the purposes of K.S.A. 12-187(b)(33), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.25%, 0.5%, 0.75% or 1%;

(ii) the board of county commissioners of Atchison county, for the purposes of K.S.A. 12-187(b)(34), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus up to 1%;

(jj) the board of county commissioners of Dickinson county, for the purposes of K.S.A. 12-187(b)(35), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.25%;

(kk) the board of county commissioners of Rawlins county, for the purposes of K.S.A. 12-187(b)(36), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus up to 1%;

(ll) the board of county commissioners of Marshall county, for the purposes of K.S.A. 12-187(b)(37), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus up to 1%; ~~and~~

(mm) the board of county commissioners of Neosho county, for the purposes of K.S.A. 12-187(b)(38), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.5%;

(nn) the board of county commissioners of Pawnee county, for the purposes of K.S.A. 12-187(b)(39), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus up to 1%;

(oo) the board of county commissioners of Seward county, for the purposes of K.S.A. 12-187(b)(40), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.5%; and

(pp) the board of county commissioners of Jackson county, for the purposes of K.S.A. 12-187(b)(41), and amendments thereto, may fix such rate at a percentage that is equal to the sum of the rate otherwise allowed pursuant to this section, plus 0.25%.

Any county or city levying a retailers' sales tax is hereby prohibited from administering or collecting such tax locally, but shall utilize the services of the state department of revenue to administer, enforce and collect such tax. Except as otherwise specifically provided in K.S.A. 12-189a, and amendments thereto, such tax shall be identical in its application, and exemptions therefrom, to the Kansas retailers' sales tax act and all laws and administrative rules and regulations of the state department of revenue relating to the Kansas retailers' sales

tax shall apply to such local sales tax insofar as such laws and rules and regulations may be made applicable. The state director of taxation is hereby authorized to administer, enforce and collect such local sales taxes and to adopt such rules and regulations as may be necessary for the efficient and effective administration and enforcement thereof.

Upon receipt of a certified copy of an ordinance or resolution authorizing the levy of a local retailers' sales tax, the director of taxation shall cause such taxes to be collected within or without the boundaries of such taxing subdivision at the same time and in the same manner provided for the collection of the state retailers' sales tax. Such copy shall be submitted to the director of taxation within 30 days after adoption of any such ordinance or resolution. The director of taxation shall confirm that all provisions of law applicable to the authorization of local sales tax have been followed prior to causing the collection. If the director of taxation discovers that a city or county did not comply with any provision of law applicable to the authorization of a local sales tax after collection has commenced, the director shall immediately notify the city or county and cease collection of such sales tax until such noncompliance is remedied. All moneys collected by the director of taxation under the provisions of this section shall be credited to a county and city retailers' sales tax fund which fund is hereby established in the state treasury, except that all moneys collected by the director of taxation pursuant to the authority granted in K.S.A. 12-187(b)(22), and amendments thereto, shall be credited to the Wilson county capital improvements fund. Any refund due on any county or city retailers' sales tax collected pursuant to this act shall be paid out of the sales tax refund fund and reimbursed by the director of taxation from collections of local retailers' sales tax revenue. Except for local retailers' sales tax revenue required to be deposited in the redevelopment bond fund established under K.S.A. 74-8927, and amendments thereto, all local retailers' sales tax revenue collected within any county or city pursuant to this act shall be apportioned and remitted at least quarterly by the state treasurer, on instruction from the director of taxation, to the treasurer of such county or city.

Revenue that is received from the imposition of a local retailers' sales tax that exceeds the amount of revenue required to pay the costs of a special project for which such revenue was pledged shall be credited to the city or county general fund, as the case requires.

The director of taxation shall provide, upon request by a city or county clerk or treasurer or finance officer of any city or county levying a local retailers' sales tax, monthly reports identifying each retailer doing business in such city or county or making taxable sales sourced to such city or county, setting forth the tax liability and the amount of such tax remitted by each retailer during the preceding month and identifying each business location maintained by the retailer and such retailer's sales or use tax registration or account number. Such report shall be made available to the clerk or treasurer or finance officer of such city or county within a reasonable time after it has been requested from the director of taxation. The director of taxation shall be allowed to assess a reasonable fee for the issuance of such report. Information received by any city or county pursuant to this section shall be confidential, and it shall be unlawful for any officer or employee of such city or county to divulge any such information in any manner. Any violation of this paragraph by a city or county officer or employee is a class A misdemeanor, and such officer or employee shall be dismissed from office. Reports of violations of this paragraph shall be investigated by the attorney general. The district attorney or county attorney and the attorney general shall have authority to prosecute violations of this paragraph.

Sec. 3. K.S.A. 2024 Supp. 12-192 is hereby amended to read as follows: 12-192. (a) Except as otherwise provided by subsection (b), (d) or (h), all revenue received by the director of taxation from a countywide retailers' sales tax shall be apportioned among the county and each city located in such county in the following manner:

(1) $\frac{1}{2}$ of all revenue received by the director of taxation shall be apportioned among the county and each city located in such county in the proportion that the total tangible property tax levies made in such county in the preceding year for all funds of each such governmental unit bear to the total of all such levies made in the preceding year, *except that the apportionment pursuant to this provision shall not change between July 1,*

2025, and December 31, 2026; and

(2) $\frac{1}{2}$ of all revenue received by the director of taxation from such countywide retailers' sales tax shall be apportioned among the county and each city located in such county, first to the county that portion of the revenue equal to the proportion that the population of the county residing in the unincorporated area of the county bears to the total population of the county, and second to the cities in the proportion that the population of each city bears to the total population of the county, except that no persons residing within the Fort Riley military reservation shall be included in the determination of the population of any city located within Riley county.

All revenue apportioned to a county shall be paid to its county treasurer and shall be credited to the general fund of the county.

(b) (1) In lieu of the apportionment formula provided in subsection (a), all revenue received by the director of taxation from a countywide retailers' sales tax imposed within Johnson county at the rate of 0.75%, 1% or 1.25% after July 1, 2007, shall be apportioned among the county and each city located in such county in the following manner:

(A) The revenue received from the first 0.5% rate of tax shall be apportioned in the manner prescribed by subsection (a); and

(B) the revenue received from the rate of tax exceeding 0.5% shall be apportioned as follows:

(i) $\frac{1}{4}$ shall be apportioned among the county and each city located in such county in the proportion that the total tangible property tax levies made in such county in the preceding year for all funds of each such governmental unit bear to the total of all such levies made in the preceding year;

(ii) $\frac{1}{4}$ shall be apportioned among the county and each city located in such county, first to the county that portion of the revenue equal to the proportion that the population of the county residing in the unincorporated area of the county bears to the total population of the county, and second to the cities in the proportion that the population of each city bears to the total population of the county; and

(iii) $\frac{1}{2}$ shall be retained by the county for its sole use and benefit.

(2) In lieu of the apportionment formula provided in subsection (a), all money received by the director of taxation from a countywide sales tax imposed within Montgomery county pursuant to the election held on November 8, 1994, shall be remitted to and shall be retained by the county and expended only for the purpose for which the revenue received from the tax was pledged. All revenue apportioned and paid from the imposition of such tax to the treasurer of any city prior to the effective date of this act shall be remitted to the county treasurer and expended only for the purpose for which the revenue received from the tax was pledged.

(3) In lieu of the apportionment formula provided in subsection (a), on and after the effective date of this act, all moneys received by the director of taxation from a countywide retailers' sales tax imposed within Phillips county pursuant to the election held on September 20, 2005, shall be remitted to and shall be retained by the county and expended only for the purpose for which the revenue received from the tax was pledged.

(c) (1) Except as otherwise provided by paragraph (2) of this subsection, for purposes of subsections (a) and (b), the term "total tangible property tax levies" means the aggregate dollar amount of tax revenue derived from ad valorem tax levies applicable to all tangible property located within each such city or county. The ad valorem property tax levy of any county or city district entity or subdivision shall be included within this term if the levy of any such district entity or subdivision is applicable to all tangible property located within each such city or county.

(2) For the purposes of subsections (a) and (b), any ad valorem property tax levied on property located in a city in Johnson county for the purpose of providing fire protection service in such city shall be included within the term “total tangible property tax levies” for such city regardless of its applicability to all tangible property located within each such city. If the tax is levied by a district which extends across city boundaries, for purposes of this computation, the amount of such levy shall be apportioned among each city in which such district extends in the proportion that such tax levied within each city bears to the total tax levied by the district.

(d) (1) All revenue received from a countywide retailers’ sales tax imposed pursuant to K.S.A. 12-187(b)(2), (3) (C), (3)(F), (3)(G), (3)(I), (6), (7), (8), (9), (12), (14), (15), (16), (17), (18), (19), (20), (22), (23), (25), (27), (28), (29), (30), (31), (32), (33), (34), (35), (36), (37) ~~and~~, (38), (39), (40) and (41), and amendments thereto, shall be remitted to and shall be retained by the county and expended only for the purpose for which the revenue received from the tax was pledged.

(2) Except as otherwise provided in K.S.A. 12-187(b)(5), and amendments thereto, all revenues received from a countywide retailers’ sales tax imposed pursuant to K.S.A. 12-187(b)(5), and amendments thereto, shall be remitted to and shall be retained by the county and expended only for the purpose for which the revenue received from the tax was pledged.

(3) All revenue received from a countywide retailers’ sales tax imposed pursuant to K.S.A. 12-187(b)(26), and amendments thereto, shall be remitted to and shall be retained by the county and expended only for the purpose for which the revenue received from the tax was pledged unless the question of imposing a countywide retailers’ sales tax authorized by K.S.A. 12-187(b)(26), and amendments thereto, includes the apportionment of revenue prescribed in subsection (a).

(e) All revenue apportioned to the several cities of the county shall be paid to the respective treasurers thereof and deposited in the general fund of the city. Whenever the territory of any city is located in two or more counties and any one or more of such counties do not levy a countywide retailers’ sales tax, or whenever such counties do not levy countywide retailers’ sales taxes at a uniform rate, the revenue received by such city from the proceeds of the countywide retailers’ sales tax, as an alternative to depositing the same in the general fund, may be used for the purpose of reducing the tax levies of such city upon the taxable tangible property located within the county levying such countywide retailers’ sales tax.

(f) Prior to March 1 of each year, the secretary of revenue shall advise each county treasurer of the revenue collected in such county from the state retailers’ sales tax for the preceding calendar year.

(g) Prior to December 31 of each year, the clerk of every county imposing a countywide retailers’ sales tax shall provide such information deemed necessary by the secretary of revenue to apportion and remit revenue to the counties and cities pursuant to this section.

(h) The provisions of subsections (a) and (b) for the apportionment of countywide retailers’ sales tax shall not apply to any revenues received pursuant to a county or countywide retailers’ sales tax levied or collected under K.S.A. 74-8929, and amendments thereto. All such revenue collected under K.S.A. 74-8929, and amendments thereto, shall be deposited into the redevelopment bond fund established by K.S.A. 74-8927, and amendments thereto, for the period of time set forth in K.S.A. 74-8927, and amendments thereto.

Sec. 4. K.S.A. 79-3651 is hereby amended to read as follows: 79-3651. (a) For the purpose of the proper administration of the Kansas retailers’ sales tax act and to prevent evasion of the tax imposed thereunder, it shall be presumed that all gross receipts from the sale of tangible personal property or enumerated services are subject to tax until the contrary is established. The burden of proving that a sale is not subject to tax is upon the seller unless the seller takes from the purchaser an exemption certificate to the effect that the property or service purchased is not subject to tax.

(b) An exemption certificate shall relieve the seller from collecting and remitting tax if the seller has obtained the required identifying information as determined by the director, from the purchaser and the reason for claiming the exemption at the time of purchase and has maintained proper records of exempt transactions pursuant to ~~subsection (a)~~ of K.S.A. 79-3609(a), and amendments thereto, and provided them to the director when requested, except that no such relief from liability shall apply to a seller who: Fraudulently fails to collect the tax; solicits purchasers to participate in the unlawful claim of an exemption; accepts an exemption certificate claiming an entity based exemption when the subject of the transaction is actually received by the purchaser at a location operated by the seller and the director provides an exemption certificate that clearly and affirmatively indicates that the claimed exemption is not available. The seller shall obtain the same information for proof of a claimed exemption regardless of the medium in which the transaction occurred. The purchaser improperly claiming an exemption shall remain liable for the nonpayment of tax.

(c) The exemption certificate shall be substantially in such form as the director may prescribe. The seller shall use the standard form for claiming an exemption electronically as adopted by the director. A seller may require a purchaser to provide a copy of the purchaser's sales tax registration certificate with a resale certificate as a condition for honoring the purchaser's resale exemption claim, except that in the case of drop shipment sales into this state, the third party vendor may claim a resale exemption based on an exemption certificate provided by its customer, re-seller, or any other information acceptable to the secretary available to the third party vendor evidencing qualification for a resale exemption, regardless of whether the customer, re-seller, is registered to collect and remit sales and use tax in this state. A purchaser is not required to provide a signature to claim an exemption from tax unless a paper exemption certificate is used. A seller is relieved of liability for the tax otherwise applicable if it obtains a blanket exemption certificate for a purchaser with which the seller has a recurring business relationship. Such blanket certificate need not be renewed or updated by the seller for exemption certificate information or data elements when there is a recurring business relationship between the buyer and seller. For purposes of this subsection, a recurring business relationship exists when a period of no more than 12 months elapses between sales transactions.

(d) To lawfully present a resale exemption certificate the purchaser must be engaged in the business of selling property or services of the same kind that is purchased, hold a registration certificate, except as otherwise permitted in subsection (c) for drop shipment sales into this state, and at the time of purchase, either intend to resell the property in the regular course of business or be unable to ascertain whether the property will be resold or used for some other purpose. A resale exemption certificate may be used for resale of services to tangible personal property and not for services to real property.

(e) Any person who issues a resale certificate or other exemption certificate in order to unlawfully avoid payment of tax for business or personal gain shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$1,000 or imprisonment for not more than one year, or by both. In addition, if the director determines that a person issued a resale certificate in order to unlawfully avoid payment of tax for business or personal gain, the director shall increase any penalty that is due from the person under K.S.A. 79-3615, and amendments thereto, by \$250 or 10 times the tax due, whichever is greater, on each transaction where the misuse of a resale certificate occurred.

(f) Exemption certificates issued by an entity claiming a specific exemption under K.S.A. 79-3606, and amendments thereto, based on the status of the entity shall bear the name, address of the entity and identification number issued to the entity pursuant to K.S.A. 79-3692, and amendments thereto. Such certificate shall be signed by an authorized person of the nonprofit entity, if in paper form, and contain the tax identification number of the entity. The certificate shall be substantially in such form as the director may prescribe. A seller may require that payments be made on an exempt entity's check, warrant, voucher or charged to the entity's account as a condition for honoring the entity's exemption claim.

(g) It shall be the duty of every person who purchases tangible personal property or services that are taxable

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under this act to pay the full amount of tax that is lawfully due to the retailer making the sale. Any person who willfully and intentionally refuses to pay such tax to the retailer shall be guilty of a misdemeanor and upon conviction shall be punished and fined as provided by ~~subsection (g)~~ of K.S.A. 79-3615(h), and amendments thereto.

(h) On and after July 1, 2024, notwithstanding any provisions to the contrary in this section or any other provision of law, purchasers claiming an exemption pursuant to K.S.A. 79-3606(rrrr), and amendments thereto, shall not be required to provide an exemption certificate or form to the seller, and the seller shall not be required to receive and maintain a completed exemption certificate or form for such exempt transactions. If the seller in the ordinary course of business believes that the service qualifies for the exemption pursuant to K.S.A. 79-3606(rrrr), and amendments thereto, the seller shall be relieved from collecting and remitting the tax and shall not have the burden of proving that the service is not subject to tax pursuant to subsection (a). A purchaser improperly claiming the exemption shall remain liable for the nonpayment of tax.

Sec. 5. K.S.A. 79-3651 and K.S.A. 2024 Supp. 12-187, 12-189 and 12-192 are hereby repealed.

Sec. 6. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 053150

State of Kansas

Board of Pharmacy

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 8:30 a.m. Thursday, July 10, 2025, at the Board of Healing Arts Conference Room, Lower Level, 800 SW Jackson, Topeka, Kansas, to review and consider the adoption of the proposed permanent regulations of the Kansas State Board of Pharmacy.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to the public hearing by mail to Alexandra Blasi, Executive Secretary, 800 SW Jackson, Suite 1414, Topeka, KS 66612-1244, or by email to pharmacy@ks.gov. All interested parties will be given a reasonable opportunity to present their views orally regarding the adoption of the proposed regulations during the public hearing. In order to provide all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request an accommodation in order to participate in the public hearing and may request the regulations and economic impact statements in an accessible format. Requests for accommodation to participate in the public hearing should be made at least 10 business days in advance of the hearing by contacting Alexandra Blasi, Executive Secretary, 800 SW Jackson, Suite 1414, Topeka, KS 66612-1244 or by phone at 785-296-4056. Handicapped parking is located at the north entrance to the building. Curbs at the north entrance are accessible to individuals with disabilities.

Summaries of the proposed regulations and their economic impacts follow. Copies of the regulations and economic impact statements may be viewed at www.pharmacy.ks.gov/legal/proposed-state-reg-changes.

K.A.R. 68-7-10. Emergency medication kits in long-term care facilities. The proposed amendments split 68-7-10 into two separate regulations to provide clarity and brevity to what 68-7-10 governs: e-kits in long-term care facilities. The Board is also amending 68-7-10 to reflect best pharmacy practices, provide additional clarification that e-kits are only to contain drugs necessary for emergencies, and align with federal law.

The Board anticipates that the amendments will have no identifiable economic impact, and any costs associated with compliance with the regulation should be absorbed within the normal course of business for pharmacies and long-term care facilities.

K.A.R. 68-7-10a. Pharmacy based drug dispensing systems in a facility. The proposed new regulation was previously nested within 68-7-10. Upon reviewing 68-7-10, the Board determined that 68-7-10 actually governed two distinctly different areas of pharmacy practice and that by combining the two, the Board had caused needless confusion. The Board has since split the requirements for “pharmacy based drug dispensing systems in facilities” into the proposed new regulation, 68-7-10a. The Board also took this opportunity to update the language to reflect best pharmacy practices. Finally, the Board removed requirements from the regulation that were needlessly burdensome.

The Board anticipates that the proposed regulation will have no identifiable economic impact, and any costs associated with complying with the regulation should be absorbed within the normal course of business for pharmacies and facilities.

K.A.R. 68-20-32. Revoked. The proposed revocation is due to the regulation’s force and effect having expired; the revocation is merely a formality.

The Board anticipates that the revocation will have no identifiable economic impact.

K.A.R. 68-20-33. Revoked. The proposed revocation is due to the regulation's force and effect having expired; the revocation is merely a formality.

The Board anticipates that the revocation will have no identifiable economic impact.

K.A.R. 68-21-2. Electronic reports. The proposed amendments allow dispensers that dispense 24-hour supplies to inmates at a correctional institution to request an exemption from subsections (a) and (b) (reporting requirements). K-TRACS does not believe that the aforementioned dispensers need to report, as the risk of diversion, drug abuse, or doctor shopping is nearly non-existent in correctional facilities. This should reduce the burden on those pharmacies.

The Board anticipates that the amendments will have no identifiable economic impact, and any costs associated with complying with the regulation should be absorbed within the normal course of business for pharmacies and correctional institutions.

K.A.R. 68-21-8. Delegates. The proposed regulation expands upon who may be eligible to serve as a delegate. K.S.A. 65-1682 specifies that the Board may authorize individuals to access the program database through rules and regulations. The Board has received requests to allow licensed addiction counselors, licensed clinical addiction counselors, and licensed master's addiction counselors to access the K-TRACS database. The Board is granting that request through the proposed regulation. The aforementioned individuals working under the authority and supervision of a physician or pharmacist may be granted access to the K-TRACS database as delegates.

The Board anticipates that the proposed new regulation will have no identifiable economic impact, and any costs associated with complying with the regulation should be absorbed within the normal course of business for facilities.

Alexandra Blasi
Executive Secretary
Board of Pharmacy

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 4.—INSTANT GAMES AND DRAWINGS

111-4-3825. “Super Red Hot Crossword” instant ticket lottery game number 453. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Super Red Hot Crossword.” The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3825.

(b) The “play and prize symbols” and “captions” for this game are as follows:

Prize Symbols

\$5⁰⁰
10⁰⁰
15⁰⁰
20⁰⁰
25⁰⁰
50⁰⁰
75⁰⁰
\$100

Captions

FIVE\$
TEN\$
FIFTEEN
TWENTY
TWN-FIV
FIFTY
SVTYFIV
ONE-HUN

Play Symbols

A
B
C
D
E
F
G
H
I
J
K
L
M
N
O
P

Q
R
S
T
U
V
W
X
Y
Z

(c) The ticket numbers in each book of tickets in this game shall start with 000 and end with 059.

(d) The price of instant tickets sold by a retailer for this game shall be \$5.00 each.

(e) "Super Red Hot Crossword" will feature four separate play areas: "YOUR LETTERS," two "CROSSWORD" puzzles, and a "BONUS" area. The top puzzle grid will be imaged in black. The bottom puzzle grid will be imaged in red.

For the "CROSSWORD" puzzles, the player will scratch the "YOUR LETTERS" play area to reveal 20 "YOUR LETTERS." Each of the "YOUR LETTERS" may be used in both "CROSSWORD" puzzles. A player matches the corresponding letters in both "CROSSWORD" puzzles by removing the translucent scratch-off material covering the matching letter. If a player uncovers a total of four or more complete words across both puzzles, the player wins the corresponding prize in the prize legend. The entire word must be uncovered to win the corresponding prize. Only the highest corresponding prize can be won.

In the "BONUS" play area, if a player reveals two matching prize symbols, the player wins that amount instantly. A player can win once in this game play area.

The following prize legend will be displayed on the ticket:

FIND	WIN
4 black words	Free Ticket
2 black words + 2 red words	\$5
4 red words	\$10
5 black words	\$20
3 black words + 2 red words	\$25
2 black words + 3 red words	\$50
6 black words	\$100
4 black words + 2 red words	\$200
3 black words + 3 red words	\$1,000
2 black words + 4 red words	\$5,000
6 red words	\$50,000

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(f) To qualify as a complete word to win a prize in this game, the words revealed must meet the following requirements:

- (1) contain at least three letters;
 - (2) cannot be formed diagonally, run right to left or from bottom to top;
 - (3) appear in an unbroken horizontal or vertical string of letters in the "CROSSWORD" puzzle;
 - (4) an unbroken string of letters cannot be interrupted by a black space and must contain every single letter square between two black spaces; and
 - (5) every single letter in the unbroken string must be revealed in the "YOUR LETTERS" area and be included to form a word.
- (g) Each ticket in this game may win up to two times.
- (h) Approximately 1,800,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(i) The expected number and value of instant prizes in this game shall be as follows:

	Bonus	Prize	Winners Per 1,800,000	Prize Cost
\$5 FREE TICKET		\$5	300,000	\$1,500,000
\$5		\$5	57,420	\$287,100
\$10		\$10	34,200	\$342,000
	\$10	\$10	9,600	\$96,000
\$5	\$5	\$10	12,000	\$120,000
\$20		\$20	17,400	\$348,000
	\$20	\$20	7,800	\$156,000
\$10	\$10	\$20	7,800	\$156,000
\$25		\$25	9,540	\$238,500
	\$25	\$25	6,780	\$169,500
\$10	\$15	\$25	6,600	\$165,000
\$50		\$50	8,400	\$420,000
	\$50	\$50	5,340	\$267,000
\$25	\$25	\$50	5,400	\$270,000
	\$75	\$75	1,200	\$90,000
\$50	\$25	\$75	1,200	\$90,000
\$100		\$100	4,344	\$434,400
	\$100	\$100	1,200	\$120,000
\$50	\$50	\$100	2,700	\$270,000
\$200		\$200	228	\$45,600

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	Bonus	Prize	Winners Per 1,800,000	Prize Cost
\$1,000		\$1,000	150	\$150,000
\$5,000		\$5,000	36	\$180,000
\$50,000		\$50,000	6	\$300,000
Players Loyalty Program		\$62,151		\$62,151
		TOTAL	499,344	\$6,277,251

(j) The odds of winning a prize in this game are approximately one in 3.60. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-4-3826. “Double Bonus Crossword” instant ticket lottery game number 458. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Double Bonus Crossword.” The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3826.

(b) The “play symbols” for the “YOUR LETTERS,” “BONUS LETTERS,” “BONUS WORD,” and the crossword puzzle grid in this game are as follows: A–B–C–D–E–F–G–H–I–J–K–L–M–N–O–P–Q–R–S–T–U–V–W–X–Y–Z. There are no “play symbol captions” for the play symbols listed hereinabove.

The “prize box symbols” and “prize box symbol captions” for this game are as follows:

Prize Box Symbols	Captions
\$5 ⁰⁰	FIVE\$
10 ⁰⁰	TEN\$
25 ⁰⁰	TWEN-FIV
50 ⁰⁰	FIFTY

(c) For this game, a play symbol shall appear in each of 18 play spots within the “YOUR LETTERS” play area, in each of two play spots within the “BONUS LETTERS” play area, in each of the five play spots within the “BONUS WORD” play area, and a variable number of times within the crossword puzzle grid.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.

(e) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

(f) “Double Bonus Crossword” consists of four play areas. In the upper part of the ticket there is a crossword puzzle grid that contains 11 spaces by 11 spaces covered by transparent latex. In the “YOUR LETTERS” play area, located in the lower part of the ticket, there are 18 letters located under opaque latex. To the right of the “YOUR LETTERS” play area is the “BONUS LETTERS” play area in which there are two letters covered by opaque latex. Imaged around each of the 18 “YOUR LETTERS” and two “BONUS LETTERS” there will be a four-sided box composed of solid lines. In the “BONUS WORD” play area, located below the “YOUR LETTERS” play area, there is a “BONUS WORD” with a prize box. Imaged around each of the five letters in the “BONUS WORD” there will be a four-sided box composed of solid lines. A player will remove the latex from the “YOUR LETTERS” and “BONUS LETTERS” play areas one letter at a time, and then for each matching letter in the crossword puzzle grid and the “BONUS WORD” play area scratch off the transparent latex. Each letter revealed in the “YOUR LETTERS” and “BONUS LETTERS” play areas may be used an unlimited number of times in the crossword puzzle grid. If a player reveals three or more complete words in the crossword puzzle grid, the player wins the corresponding prize in the prize legend. The prize legend on the front of the ticket indicates prizes won for number of words revealed. If a player reveals all letters in the “BONUS WORD,” the player wins the prize shown in the prize box.

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The following prize legend will be displayed on the ticket:

FIND	WIN
3 words	Free Ticket
4 words	\$5
5 words	\$10
6 words	\$20
7 words	\$100
8 words	\$500
9 words	\$2,000
10 words	\$20,000

(g) To qualify as a complete word to win a prize in this game, the words revealed must meet the following requirements:

- (1) must contain at least three letters;
 - (2) cannot be formed diagonally, run right to left or from bottom to top;
 - (3) must appear in an unbroken horizontal or vertical string of letters in the crossword puzzle grid;
 - (4) an unbroken string of letters cannot be interrupted by a black space and must contain every single letter square between two black spaces; and
 - (5) every single letter in the unbroken string must be revealed in the "YOUR LETTERS" or "BONUS LETTERS" play areas and be included to form a word.
- (h) Each ticket in this game may win up to two times.
- (i) Approximately 7,680,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 240,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

	Bonus Word	Prize	Winners Per 7,680,000	Prize Cost
\$2 (Free Ticket)		\$2	1,280,000	\$2,560,000
\$5		\$5	332,800	\$1,664,000
	\$5	\$5	15,360	\$76,800
\$10		\$10	176,640	\$1,766,400
	\$10	\$10	8,704	\$87,040
\$10	\$5	\$15	6,144	\$92,160
\$20		\$20	58,880	\$1,177,600
\$10	\$10	\$20	5,120	\$102,400
	\$25	\$25	2,560	\$64,000

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	Bonus Word	Prize	Winners Per 7,680,000	Prize Cost
	\$50	\$50	1,376	\$68,800
\$100		\$100	7,424	\$742,400
\$500		\$500	1,056	\$528,000
\$2,000		\$2,000	224	\$448,000
\$20,000		\$20,000	32	\$640,000
Players Loyalty Program		\$100,432		\$100,432
		TOTAL	1,896,320	\$10,118,032

(k) The odds of winning a prize in this game are approximately one in 4.05. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-4-3827. “Alebrijos Magicos Loteria” instant ticket lottery game number 452. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Alebrijos Magicos Loteria.” The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3827.

(b) The “play and prize symbols” and “captions” for this game are as follows:

Play Symbols	Captions
Symbol of the alligator	THE ALLIGATOR
Symbol of the anteater	THE ANTEATER
Symbol of the armadillo	THE ARMADILLO
Symbol of the bat	THE BAT
Symbol of the bear	THE BEAR
Symbol of the bee	THE BEE
Symbol of the beetle	THE BEETLE
Symbol of the bull	THE BULL
Symbol of the butterfly	THE BUTTERFLY
Symbol of the cat	THE CAT
Symbol of the chameleon	THE CHAMELEON
Symbol of the chicken	THE CHICKEN
Symbol of the coyote	THE COYOTE
Symbol of the deer	THE DEER
Symbol of the dog	THE DOG
Symbol of the dolphin	THE DOLPHIN
Symbol of the dragon	THE DRAGON
Symbol of the dragonfly	THE DRAGONFLY
Symbol of the elephant	THE ELEPHANT
Symbol of the fish	THE FISH

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Play Symbols	Captions
Symbol of the fox	THE FOX
Symbol of the frog	THE FROG
Symbol of the goat	THE GOAT
Symbol of the grasshopper	THE GRASSHOPPER
Symbol of the horse	THE HORSE
Symbol of the hummingbird	THE HUMMINGBIRD
Symbol of the iguana	THE IGUANA
Symbol of the jaguar	THE JAGUAR
Symbol of the lion	THE LION
Symbol of the lizard	THE LIZARD
Symbol of the llama	THE LLAMA
Symbol of the mantis	THE MANTIS
Symbol of the mongoose	THE MONGOOSE
Symbol of the monkey	THE MONKEY
Symbol of the mouse	THE MOUSE
Symbol of the ocelot	THE OCELOT
Symbol of the octopus	THE OCTOPUS
Symbol of the owl	THE OWL
Symbol of the pig	THE PIG
Symbol of the pigeon	THE PIGEON
Symbol of the rabbit	THE RABBIT
Symbol of the rhino	THE RHINO
Symbol of the seahorse	THE SEAHORSE
Symbol of the snail	THE SNAIL
Symbol of the snake	THE SNAKE
Symbol of the squirrel	THE SQUIRREL
Symbol of the toucan	THE TOUCAN
Symbol of the turtle	THE TURTLE
Symbol of the whale	THE WHALE
Bonus Prize Symbols	
\$5 ⁰⁰	
\$10 ⁰⁰	
\$15 ⁰⁰	
\$20 ⁰⁰	

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Play Symbols

Captions

\$50⁰⁰
 \$100
 \$200
 \$500

(c) For this game, a play symbol shall appear in 49 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 059.

(e) The price of instant tickets sold by a retailer for this game shall be \$5.00 each.

(f) "Alebrijes Magicos Loteria" is a three-part symbol match game. The first part consists of a grid with 16 "LOTERIA" play symbols each covered with translucent material, the second part consists of four "BONUS GAMES" with two "LOTERIA" play symbols with translucent material and a prize amount covered in scratch-off material in each game, and the third part consists of a "CALLER'S CARD" with 21 play symbols. The player will remove the scratch-off material to reveal 21 "CALLER'S CARD" symbols. For each "CALLER'S CARD" symbol, the player will find the corresponding grid symbol and scratch only that square. If the player uncovers four contiguous play symbols in a straight horizontal line in the grid, four contiguous play symbols in a straight vertical line in the grid, four contiguous play symbols in a diagonal line from bottom left to top right in the grid, or four contiguous play symbols in a diagonal line from top left to bottom right in the grid, the player wins the prize amount shown for that line in the grid. For each "CALLER'S CARD" symbol, the player will find the corresponding "BONUS GAMES" symbol and scratch only that square. If the player uncovers both symbols in a "BONUS GAME," the player wins the prize amount for that "BONUS GAME."

(g) Each ticket in this game may win up to four times.

(h) Approximately 720,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 720,000 tickets, and the same odds as were contained in the initial ticket order.

(i) The expected number and value of instant prizes in this game shall be as follows:

	Prize	Winners Per 720,000	Prize Cost
\$5 FREE TICKET	\$5	75,000	\$375,000
\$5	\$5	47,000	\$235,000
\$10	\$10	11,000	\$110,000
\$5 + \$5 (BONUS)	\$10	13,000	\$130,000
\$20	\$20	4,000	\$80,000
\$10 + \$10 (BONUS)	\$20	6,000	\$120,000
\$5 + \$15 (BONUS)	\$20	8,000	\$160,000
\$5 + \$5 (BONUS) + \$10 (BONUS)	\$20	9,000	\$180,000
\$50	\$50	3,500	\$175,000
\$20 + \$10 (BONUS) + \$20 (BONUS)	\$50	6,000	\$300,000
\$20 + (\$15 x 2) (BONUS)	\$50	6,000	\$300,000

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	Prize	Winners Per 720,000	Prize Cost
\$100	\$100	300	\$30,000
\$50 + \$50 (BONUS)	\$100	600	\$60,000
\$50 + (\$15 x 2) (BONUS) + \$20 (BONUS)	\$100	600	\$60,000
\$500	\$500	10	\$5,000
\$100 + (\$200 x 2) (BONUS)	\$500	20	\$10,000
\$1,000	\$1,000	2	\$2,000
\$500 + \$500 (BONUS)	\$1,000	4	\$4,000
\$500 + \$100 (BONUS) + (\$200 x 2) (BONUS)	\$1,000	4	\$4,000
\$25,000	\$25,000	4	\$100,000
PLAYER LOYALTY PROGRAM			\$24,600
TOTAL PRIZES		190,044	\$2,464,600

(j) The odds of winning a prize in this game are approximately one in 3.79. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-4-3828. “Tiger and Dragon” instant ticket lottery game number 449. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Tiger and Dragon.” The rules for this game are contained in K.A.R. 111-3-1 et seq. and 111-4-3828.

(b) The “play and prize symbols” for this game are as follows:

Play Symbols

Red game symbols:

- Symbol of a die
- Symbol of present
- Symbol of the number 7
- Symbol of a star
- Symbol of a heart
- Symbol of a lightning bolt
- Symbol of a four-way stretched square
- Symbol of cherries

Gold game symbols:

- Symbol of a balloon
- Symbol of a horseshoe
- Symbol of a card club
- Symbol of a coin
- Symbol of a gold bar

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Symbol of half of a watermelon

Symbol of a card spade

Symbol of a bell

Blue game symbols:

Symbol of a trophy

Symbol of a treasure chest

Symbol of a money bag

Symbol of a top hat

Symbol of a crown

Symbol of a slot machine bar

Symbol of blueberries

Symbol of a poker chip

Green game symbols:

Symbol of a bow tie

Symbol of a stack of money

Symbol of a four-leaf clover

Symbol of an apple

Symbol of a money roll

Symbol of grapes

Symbol of a dollar sign

Symbol of playing cards

Yellow game symbols:

Symbol of the sun

Symbol of a lemon

Symbol of a butterfly

Symbol of a flower

Symbol of corn on the cob

Symbol of a piece of cheese

Symbol of bananas

Symbol of a stack of coins

Prize Symbols and Bonus Prize Symbols

\$5 FREE TICKET

\$5

\$10

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\$20
\$30
\$50
\$100
\$500
\$1,000
\$25,000

(c) For this game, a play/prize symbol shall appear in 58 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 059.

(e) The price of instant tickets sold by a retailer for this game shall be \$5.00 each.

(f) "Tiger and Dragon" is a symbol match game with an instant win and a bonus area. The player will scratch the 14 "SPINS" to reveal three play symbols and a prize symbol for each "SPIN." Each "SPIN" plays separately. If the player reveals three identical symbols in the same "SPIN," the player wins the prize shown for that "SPIN." If the player reveals two identical prize symbols in the bonus area, the player wins that prize amount.

(g) Each ticket in this game may win up to 15 times.

(h) Approximately 750,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 75,000 tickets, and the same odds as were contained in the initial ticket order.

(i) The expected number and value of instant prizes in this game shall be as follows:

Prize Description	Prize	Winners Per 750,000	Prize Cost
\$5 FREE TICKET	\$5	75,000	\$375,000
\$5	\$5	87,500	\$437,500
\$10	\$10	6,250	\$62,500
\$5 x 2	\$10	12,500	\$125,000
\$5 + \$5 (BONUS)	\$10	31,250	\$312,500
\$20	\$20	12,500	\$250,000
(\$5 x 3) + \$5 (BONUS)	\$20	12,500	\$250,000
\$50	\$50	500	\$25,000
(\$10 x 2) + \$30 (BONUS)	\$50	3,000	\$150,000
\$20 + (\$10 x 3)	\$50	3,000	\$150,000
\$10 x 5	\$50	1,000	\$50,000
(\$5 x 4) + (\$10 x 3)	\$50	1,000	\$50,000
\$100	\$100	100	\$10,000
\$100 (BONUS)	\$100	100	\$10,000
(\$10 x 5) + \$20 + \$30	\$100	300	\$30,000

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Prize Description	Prize	Winners Per 750,000	Prize Cost
(\$10 x 2) + (\$5 x 6) + \$50 (BONUS)	\$100	300	\$30,000
(\$5 x 4) + (\$10 x 4) + (\$20 x 2)	\$100	100	\$10,000
(\$5 x 10) + (\$10 x 4) + \$10 (BONUS)	\$100	100	\$10,000
\$500	\$500	5	\$2,500
\$500 (BONUS)	\$500	5	\$2,500
(\$30 x 5) + \$50 + \$100 + \$200 (BONUS)	\$500	15	\$7,500
(\$10 x 10) + (\$50 x 2) + (\$100 x 2) + \$100 (BONUS)	\$500	25	\$12,500
\$1,000	\$1,000	2	\$2,000
(\$100 x 5) + \$500	\$1,000	2	\$2,000
(\$50 x 6) + \$500 + \$200 (BONUS)	\$1,000	3	\$3,000
(\$20 x 10) + (\$100 x 3) + \$500 (BONUS)	\$1,000	3	\$3,000
\$25,000	\$25,000	4	\$100,000
SECOND CHANCE DRAWINGS			\$100,000
PLAYER LOYALTY PROGRAM			\$26,300
TOTAL PRIZES		247,064	\$2,598,800

(j) The odds of winning a prize in this game are approximately one in 3.04. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-4-3829. “Tiger and Dragon Doubler” instant ticket lottery game number 450. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Tiger and Dragon Doubler.” The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3829.

(b) The “play and prize symbols” for this game are as follows:

Play Symbols

Red game symbols:

- Symbol of a die
- Symbol of present
- Symbol of the number 7
- Symbol of a star
- Symbol of a heart
- Symbol of a lightning bolt
- Symbol of a four-way stretched square
- Symbol of cherries
- Symbol of the word WILD

Gold game symbols:

Symbol of a balloon
Symbol of a horseshoe
Symbol of a card club
Symbol of a coin
Symbol of a gold bar
Symbol of a half of watermelon
Symbol of a card spade
Symbol of a bell
Symbol of the word WILD

Blue game symbols:

Symbol of a trophy
Symbol of a treasure chest
Symbol of a money bag
Symbol of a top hat
Symbol of a crown
Symbol of a slot machine bar
Symbol of blueberries
Symbol of a poker chip
Symbol of the word WILD

Green game symbols:

Symbol of a bow tie
Symbol of a stack of money
Symbol of a four-leaf clover
Symbol of an apple
Symbol of a money roll
Symbol of grapes
Symbol of a dollar sign
Symbol of playing cards
Symbol of the word WILD

Yellow game symbols:

Symbol of the sun
Symbol of a lemon
Symbol of a butterfly
Symbol of a flower
Symbol of corn on the cob

- Symbol of a piece of cheese
- Symbol of bananas
- Symbol of a stack of coins
- Symbol of the word WILD

Prize Symbols

- \$5
- \$10
- \$20
- \$30
- \$50
- \$100
- \$200
- \$500
- \$1,000
- \$75,000

- (c) For this game, a play/prize symbol shall appear in 96 play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 029.
- (e) The price of instant tickets sold by a retailer for this game shall be \$10.00 each.
- (f) "Tiger and Dragon Doubler" is a symbol match game with an instant win and a multiplier feature. The player will scratch the 24 "SPINS" to reveal three play symbols and a prize symbol for each "SPIN." Each "SPIN" plays separately. If the player reveals three identical symbols in the same "SPIN," the player wins the prize shown for that "SPIN." If the player reveals two identical symbols and "WILD" symbol in the same "SPIN," the player wins double the prize shown for that "SPIN."
- (g) Each ticket in this game may win up to 24 times.
- (h) Approximately 450,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 150,000 tickets, and the same odds as were contained in the initial ticket order.
- (i) The expected number and value of instant prizes in this game shall be as follows:

Prize Description	Prize	Winners Per 450,000	Prize Cost
\$10	\$10	75,000	\$750,000
\$20	\$20	3,000	\$60,000
\$10 (2X)	\$20	15,000	\$300,000
\$10 x 2	\$20	4,000	\$80,000
(\$5 x 2) + \$10	\$20	4,000	\$80,000

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Prize Description	Prize	Winners Per 450,000	Prize Cost
\$5 x 4	\$20	4,000	\$80,000
\$30	\$30	600	\$18,000
\$10 + \$10 (2X)	\$30	7,000	\$210,000
\$10 x 3	\$30	5,000	\$150,000
\$50	\$50	150	\$7,500
\$10 (2X) + \$30	\$50	3,000	\$150,000
\$10 + \$20 (2X)	\$50	3,000	\$150,000
\$20 + (\$10 x 3)	\$50	600	\$30,000
(\$5 x 4) + (\$10 x 3)	\$50	660	\$33,000
\$100	\$100	100	\$10,000
\$50 (2X)	\$100	700	\$70,000
\$20 (2X) + \$30 (2X)	\$100	600	\$60,000
\$10 (2X) + (\$5 x 6) + \$50	\$100	226	\$22,600
(\$5 x 4) + (\$10 x 4) + (\$20 x 2)	\$100	600	\$60,000
(\$5 x 8) + (\$10 x 6)	\$100	600	\$60,000
\$200	\$200	100	\$20,000
\$100 (2X)	\$200	300	\$60,000
\$10 (2X) + \$20 + (\$30 x 2) + \$50 (2X)	\$200	300	\$60,000
(\$10 x 4) + \$30 (2X) + \$50 (2X)	\$200	250	\$50,000
(\$10 x 15) + \$20 + \$30	\$200	250	\$50,000
(\$5 x 18) + \$10 + (\$20 x 5)	\$200	300	\$60,000
\$500	\$500	13	\$6,500
\$100 + \$200 (2X)	\$500	15	\$7,500
\$50 (2X) + \$100 (2X) + \$200	\$500	15	\$7,500
(\$10 x 10) + \$50 (2X) + \$100 (2X) + \$100	\$500	25	\$12,500
(\$10 x 8) + (\$20 x 13) + (\$30 x 2) + \$100	\$500	25	\$12,500
\$1,000	\$1,000	10	\$10,000
\$500 (2X)	\$1,000	10	\$10,000
\$100 + \$200 (2X) + \$500	\$1,000	16	\$16,000
(\$10 x 10) + (\$50 x 10) + \$50 (2X) + (\$100 x 3)	\$1,000	30	\$30,000
\$75,000	\$75,000	3	\$225,000
SECOND CHANCE DRAWINGS			\$100,000
PLAYER LOYALTY PROGRAM			\$31,600
TOTAL PRIZES		129,498	\$3,150,200

(j) The odds of winning a prize in this game are approximately one in 3.47. (Authorized by K.S.A. 2024 Supp. 74-

8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-4-3830. “Tiger and Dragon Tripler” instant ticket lottery game number 451. (a) The Kansas lottery may conduct an instant winner lottery game entitled “Tiger and Dragon Tripler.” The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3830.

(b) The “play and prize symbols” for this game are as follows:

Play Symbols

Red game symbols:

- Symbol of a die
- Symbol of present
- Symbol of the number 7
- Symbol of a star
- Symbol of a heart
- Symbol of a lightning bolt
- Symbol of a four-way stretched square
- Symbol of cherries
- Symbol of the word WILD

Gold game symbols:

- Symbol of a balloon
- Symbol of a horseshoe
- Symbol of a card club
- Symbol of a coin
- Symbol of a gold bar
- Symbol of a half of watermelon
- Symbol of a card spade
- Symbol of a bell
- Symbol of the word WILD

Blue game symbols:

- Symbol of a trophy
- Symbol of a treasure chest
- Symbol of a money bag
- Symbol of a top hat
- Symbol of a crown
- Symbol of a slot machine bar
- Symbol of blueberries

Symbol of a poker chip
Symbol of the word WILD

Green game symbols:

Symbol of a bow tie
Symbol of a stack of money
Symbol of a four-leaf clover
Symbol of an apple
Symbol of a money roll
Symbol of grapes
Symbol of a dollar sign
Symbol of playing cards
Symbol of the word WILD

Yellow game symbols:

Symbol of the sun
Symbol of a lemon
Symbol of a butterfly
Symbol of a flower
Symbol of corn on the cob
Symbol of a piece of cheese
Symbol of bananas
Symbol of a stack of coins
Symbol of the word WILD

Prize Symbols

\$5
\$10
\$20
\$30
\$50
\$100
\$200
\$300
\$500
\$1,000
\$10,000

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\$125,000

(c) For this game, a play/prize symbol shall appear in 120 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 014.

(e) The price of instant tickets sold by a retailer for this game shall be \$20.00 each.

(f) "Tiger and Dragon Tripler" is a symbol match game with an instant win and a multiplier feature. The player will scratch the 30 "SPINS" to reveal three play symbols and a prize symbol for each "SPIN." Each "SPIN" plays separately. If the player reveals three identical symbols in the same "SPIN," the player wins the prize shown for that "SPIN." If the player reveals two identical symbols and "WILD" symbol in the same "SPIN," the player wins triple the prize shown for that "SPIN."

(g) Each ticket in this game may win up to 30 times.

(h) Approximately 300,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 150,000 tickets, and the same odds as were contained in the initial ticket order.

(i) The expected number and value of instant prizes in this game shall be as follows:

Prize Description	Prize	Winners Per 300,000	Prize Cost
\$20	\$20	40,000	\$800,000
\$30	\$30	4,000	\$120,000
\$10 x 3	\$30	8,000	\$240,000
\$20 + \$10	\$30	10,800	\$324,000
\$50	\$50	1,400	\$70,000
\$10 (3X) + \$20	\$50	4,000	\$200,000
\$10 x 5	\$50	3,000	\$150,000
\$5 x 10	\$50	6,400	\$320,000
\$100	\$100	250	\$25,000
\$10 + \$30 (3X)	\$100	1,000	\$100,000
\$20 x 5	\$100	700	\$70,000
(\$10 x 4) + \$20 (3X)	\$100	1,600	\$160,000
(\$10 x 8) + \$20	\$100	2,000	\$200,000
(\$5 x 10) + \$10 (3X) + \$20	\$100	4,000	\$400,000
\$200	\$200	40	\$8,000
\$20 + \$30 + \$50 (3X)	\$200	200	\$40,000
(\$10 x 4) + \$20 (3X) + \$100	\$200	220	\$44,000
(\$5 x 2) + (\$10 x 2) + (\$20 x 2) + \$30 + \$100	\$200	200	\$40,000
(\$10 x 10) + (\$30 x 2) + (\$20 x 2)	\$200	380	\$76,000
(\$5 x 10) + (\$10 x 6) + \$30 (3X)	\$200	540	\$108,000

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Prize Description	Prize	Winners Per 300,000	Prize Cost
\$300	\$300	40	\$12,000
\$100 (3X)	\$300	70	\$21,000
(\$10 x 4) + \$20 (3X) + (\$50 x 2) + \$100	\$300	100	\$30,000
\$10 x 30	\$300	80	\$24,000
\$500	\$500	20	\$10,000
\$20 + \$30 + \$50 (3X) + \$300	\$500	20	\$10,000
(\$10 x 4) + \$20 (3X) + (\$50 x 2) + \$300	\$500	56	\$28,000
(\$5 x 2) + (\$10 x 2) + (\$20 x 2) + \$30 + (\$50 x 2) + \$100 (3X)	\$500	120	\$60,000
(\$10 x 10) + (\$20 x 20)	\$500	80	\$40,000
\$1,000	\$1,000	2	\$2,000
\$100 + \$300 (3X)	\$1,000	2	\$2,000
(\$10 x 4) + \$20 (3X) + (\$50 x 2) + \$300 + \$500	\$1,000	2	\$2,000
(\$20 x 2) + (\$30 x 27) + \$50 (3X)	\$1,000	6	\$6,000
\$10,000	\$10,000	2	\$20,000
\$100 + \$300 (3X) + (\$1,000 x 9)	\$10,000	2	\$20,000
(\$200 x 2) + (\$300 x 27) + \$500 (3X)	\$10,000	2	\$20,000
\$125,000	\$125,000	3	\$375,000
SECOND CHANCE DRAWINGS			\$100,000
PLAYER LOYALTY PROGRAM			\$43,000
TOTAL PRIZES		89,337	\$4,320,000

(j) The odds of winning a prize in this game are approximately one in 3.36. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

Article 5.—MULTI-STATE ONLINE GAMES AND DRAWINGS

111-5-250. “Ca\$h 4 U from 2by2” Promotion. (a) The Kansas lottery may conduct a promotion entitled “Ca\$h 4 U from 2by2” awarding seven cash prizes. Entries into the drawing will be accepted beginning at 12:01 a.m. on June 2, 2025, and ending at 11:59 p.m. on June 29, 2025. The drawing will be conducted sometime after entry into the drawing has closed but before noon on July 3, 2025, at which time the winners will be announced.

(b) The specific ticket eligible for entry into this drawing shall be non-voided Kansas Lottery 2by2 tickets purchased between 4:00 a.m. on June 2, 2025, and 2:59 a.m. on June 29, 2025.

(c) Only registered Kansas Lottery PlayOn members may enter the drawing. PlayOn members must enter themselves into the drawing according to the terms and conditions of PlayOn. Entries shall not be accepted that are submitted by any method other than through PlayOn. The player may enter the required data from the entry ticket manually for entry into the drawing. If the player does not enter the ticket data manually, the player may scan, if available, the ticket to enter data to be used for entry into the drawing using a mobile device and a downloaded Kansas Lottery PlayOn app. After the ticket data is successfully entered either manually or

scanned using an app, the player will receive one entry per dollar based on the cost of the ticket.

(d) The procedures set forth in K.A.R. 111-18-5 for selecting winners and alternate winners shall be followed. The seven players selected will each receive \$5,000 cash.

(e) A player may enter the drawing with as many “2by2” tickets as they have purchased, but may win only one prize.

(f) The procedures set forth in K.A.R. 111-18-5 for contacting winners and the claiming of prizes shall be followed. The Kansas lottery is not responsible for electronic malfunction or player error.

(g) By entering the promotion, entrant agrees to PlayOn terms and conditions.

(h) Winners are responsible for any state and federal income taxes.

(i) Rules applicable to this promotion are contained in K.A.R. 111-5-249 and K.A.R. 111-18-1 *et seq.* (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

Article 19.—SPECIFIC PLAYER LOYALTY CLUB RULES

111-19-205. Tiger and Dragon Family Bonus Cash Drawings. (a) The Kansas lottery may conduct a promotional event entitled “Tiger and Dragon Family Bonus Cash Drawings.” The promotional event shall consist of a series of three preliminary drawings and a cash prize giveaway event. In each preliminary drawing, five alternates will also be drawn. The Kansas lottery will accept entries into the promotional event beginning at 12:01 a.m. on the day the instant tickets listed in subsection (b) are first offered for sale to the general public and ending at 11:59 p.m. on October 5, 2025. The cash prize giveaway event will be conducted at the Kansas lottery headquarters in Topeka, Kansas, on November 7, 2025, beginning at 9:30 a.m. The cash prize giveaway event will be audio and video recorded.

(b) The specific tickets eligible for entry into these drawings shall be the following Kansas lottery instant ticket games: \$5 “Tiger and Dragon” game number 449; \$10 “Tiger and Dragon Doubler” game number 450; and \$20 “Tiger and Dragon Tripler” game number 451.

(c) A player shall enter the promotional event through the Kansas lottery PlayOn program available at www.playonkansas.com. The player shall follow the hyperlink specifically developed for the purpose of accessing the promotional event. The player may enter the required data from the entry ticket manually for entry into the promotional event. If the player does not enter the ticket data manually, the player may scan, if available, the ticket to enter data to be used for entry into the promotional event using a mobile device and a downloaded Kansas lottery PlayOn app. After the ticket data is successfully entered either manually or scanned using an app, the player will receive one entry per each \$5 ticket entered, two entries per each \$10 ticket entered and four entries per each \$20 ticket entered.

(d) Three preliminary drawings will be conducted to select finalists in the cash prize giveaway, as follows:

(1) Entry deadline for the first preliminary drawing will be 11:59 p.m., July 13, 2025. The first preliminary drawing will be conducted sometime after entry into the drawing has closed but before noon on July 17, 2025, at which time four finalists will be announced;

(2) Entry deadline for the second preliminary drawing will be 11:59 p.m., August 17, 2025. The second preliminary drawing will be conducted sometime after entry into the drawing has closed but before noon on August 21, 2025, at which time four finalists will be announced; and

(3) Entry deadline for the third preliminary drawing will be 11:59 p.m., October 5, 2025. The third preliminary drawing will be conducted sometime after entry into the drawing has closed but before noon on October 9, 2025, at which time two finalists will be announced.

(e) The finalists in the promotional event shall each receive a cash prize, subject to federal and state mandatory income withholding taxes, as follows:

(1) Five will win \$10,000 cash;

(2) Three will win \$25,000 cash;

(3) One will win \$75,000 cash; and

(4) One will win \$100,000 cash.

(f) Any entries not selected as finalists shall remain eligible to be selected as a finalist in any subsequent drawing. If a person is selected as a finalist in any drawing, the finalist shall not be eligible to be selected as a finalist in any subsequent drawing(s).

(g) There is no limit on the number of tickets a person may enter.

(h) On each day the finalists are announced, the procedures set forth in K.A.R. 111-18-5 for contacting the finalists shall be followed. The Kansas lottery is not responsible for electronic malfunction or player error.

(i) In addition to becoming finalists in the cash prize giveaway, the ten finalists selected in the three preliminary drawings shall also each receive the following:

(1) One night accommodations at a hotel in Topeka selected by the Kansas lottery for two adults, with all hotel taxes and mandatory fees paid by the lottery; and,

(2) \$200 cash.

(j) If, due to circumstances related to safety or security, the executive director of the Kansas lottery reasonably determines that changes need to be made to the dates of the drawing(s) or the drawing procedure, any changes will be posted on the Kansas lottery's website, www.kslottery.com, prior to said changes becoming effective.

(k) The winners of the cash prizes in the promotional event will be determined as follows:

(1) The 10 finalists of the promotional event or their proxies will present themselves to Kansas lottery officials;

(2) The Kansas lottery will present identical mockup cutout game pieces that are roughly fourteen inches by twelve inches in size. Hidden signage that is not identifiable until the reveal will be displayed inside each game piece. The signage inside the game piece will indicate a cash value for one of the prizes; and,

(3) In the same order as their names were drawn during the preliminary drawings, the finalists or designated proxies shall come forward, one-by-one, and select a game piece of his or her choice and shall reveal the signage inside the game piece. Each finalist shall receive the prize described on the signage inside the game piece that they selected.

(l) Following the determination of the cash prize winners, a claim form will be mailed or given to each finalist. Each finalist shall then have until 5:00 p.m. on the tenth day following the presentation or mailing of a claim form to the finalist, whichever is applicable, to present the fully-executed claim form to lottery headquarters. If the tenth day following the mailing of a claim form to the finalist falls on a weekend or holiday, the deadline shall be extended to the next business day. If the cash prize winner cannot be located or is declared ineligible,

or fails to timely present a fully-executed claim form to Lottery headquarters, the prize will be awarded to an alternate pursuant to K.A.R. 111-18-5.

(m) A finalist may complete a form provided by the Kansas lottery to designate a proxy to participate in the cash prize giveaway event on behalf of the finalist. If a finalist or their designated proxy in the cash prize giveaway event is not present at the time of the drawing, the Kansas lottery may appoint a proxy or replacement proxy to select a prize for that finalist or their designated proxy. The finalist in the cash prize giveaway event shall be the winner of the prize selected by his or her proxy. Any person acting as proxy for a finalist shall not be entitled to any cash prize.

(n) Prior to the cash prize giveaway event, Kansas lottery security personnel shall record and certify in writing to the event manager the name of any individual serving as proxy on a finalist's behalf at the cash prize giveaway event. Prior to the cash prize giveaway event, the event manager shall confirm that the finalist's name correctly corresponds with the designated proxy individual's name.

(o) Upon completion of the drawings and cash prize giveaway event, the security official and the event manager shall issue a report to the executive director certifying that the names of the prize winners are correct and that to the best of their knowledge the procedures required by these rules were followed in selecting the prize winners.

(p) Rules applicable to this promotion are contained in K.A.R. 111-19-205 and K.A.R. 111-18-1 *et seq.* (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-19-206. Vacay Your Way. (a) The Kansas lottery may conduct a drawing entitled "Vacay Your Way" awarding a trip prize package to the two players selected as the winners. The Kansas lottery will accept entries into the drawing beginning at 12:01 a.m. on May 5, 2025, and ending at 11:59 p.m. on August 3, 2025. The drawing will be conducted sometime after entry into the drawing has closed but before noon on August 7, 2025, at which time the winners will be announced.

(b) Only registered Kansas Lottery PlayOn members may enter the drawing. PlayOn members must enter themselves into the drawing according to the terms and conditions of PlayOn. Entries shall not be accepted that are submitted by any method other than through PlayOn.

(c) A total of 3,477 player loyalty points are required for a PlayOn member to enter once in the drawing. A player may enter the drawing as many times as his or her points allow, but may win only one prize package.

(d) The procedures set forth in K.A.R. 111-18-5 for selecting the winners and alternate winners shall be followed.

(e) One drawing will be conducted to select two winners of a trip prize package. The winners shall select one trip of the winner's choice from among three trip prize package options. The three trip prize package options shall be as follows:

(1) Chicago package for two:

(A) Round trip economy airfare from Kansas City, Missouri; Manhattan, Kansas; Wichita, Kansas or Denver, Colorado;

(B) Transportation between airport and hotel;

(C) Six nights' accommodation at the Pendry Hotel (daily breakfast, double occupancy, room and tax only);

(D) Experiences to include: admission to the WNDR museum, dining at Skydeck Chicago with the Pie in the Sky; donut adventure with the Underground Donut Tour; Chicago Crime & Mob Bus Tour; and The Escape

Room;

(E) Dining and Entertainment allowances to include: \$200 for brunch and beverages at Offshore Rooftop; \$200 for drinks and access to the Chicago Magic Lounge; \$150 per night for dinners, drinks, spa treatments, shopping or other local activities;

(F) \$2,500 cash; and

(G) State and federal mandatory income withholding taxes paid by the Kansas lottery.

(2) New Orleans package for two:

(A) Round trip economy airfare from Kansas City, Missouri; Manhattan, Kansas; Wichita, Kansas or Denver, Colorado;

(B) Transportation between airport and hotel;

(C) Four nights' accommodation at the Monteleon Hotel in the heart of the French Quarter (daily breakfast, double occupancy, room and tax only);

(D) Experiences to include: Cajun Country Swamp Boat Adventure and Plantations Tour; New Orleans Food and History Tour; Jazz Cruise with dinner; three-hour cooking class at the New Orleans School of Cooking; and New Orleans Original Cocktail Walking Tour;

(E) \$1,000 cash; and

(F) State and federal mandatory income withholding taxes paid by the Kansas lottery.

(3) Estes Park package for two:

(A) Round trip economy airfare from Kansas City, Missouri; Manhattan, Kansas; or Wichita, Kansas;

(B) Five-day rental car;

(C) Four nights' accommodation at the Stanley Hotel (daily breakfast, double occupancy, room and tax only);

(D) Experiences to include: Wildside 4X4 Tour; Shining Tour; 80-minute spa treatment; and \$200 per night resort credit for dinner, drinks or other local activities;

(E) \$2,000 cash; and

(F) State and federal mandatory income withholding taxes paid by the Kansas lottery.

(f) Prize package option (1) is valued at approximately \$16,928.52. Prize package option (2) is valued at approximately \$17,310.56. Prize package option (3) is valued at approximately \$17,384.24.

(g) The procedures set forth in K.A.R. 111-18-5 for contacting the winners and the claiming of the prize shall be followed. The Kansas lottery is not responsible for electronic malfunction or player error.

(h) The winner must travel within one year of being notified by the Kansas lottery that he or she has won a prize. The winner will also be required to book all trip prize-related travel (hotel, air, excursions and any resort activity requiring a booking) within 90 days of being notified that he or she has won.

(i) All winners and guests must comply with all applicable laws, and any terms, conditions, or restrictions applicable to any prize or portion of any prize, including but not limited to: airlines, hotels, concert or event venues, and all vouchers, certificates, or pre-paid gift cards. Lost, mutilated, or stolen tickets, vouchers,

certificates, or pre-paid gift cards will not be replaced.

(j) Prizes are not exchangeable for cash. The Kansas lottery retains the right to substitute an alternate prize of approximate equal value.

(k) In the event the trip prize package awarded for this drawing is postponed, changed, or canceled in whole or in part, no cash prize substitutions shall be provided.

(l) All winners and guests shall release the Kansas lottery from any liability for injuries sustained while redeeming any portion of the prize.

(m) By entering the drawing, entrant agrees to PlayOn terms and conditions.

(n) Rules applicable to this promotion are contained in K.A.R. 111-19-206 and K.A.R. 111-18-1 *et seq.* (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

Article 23.—SPECIFIC eINSTANTS RULES

111-23-16. “Diamond Flare” eInstant lottery game. (a) The Kansas lottery may conduct an eInstant lottery game entitled “Diamond Flare.” The rules for this game are contained in K.A.R. 111-22-1 *et seq.* and 111-23-16.

(b) The “play symbols” for this game are as follows:

Play Symbols

Two-digit numbers from the range of 01-99

Symbol of a Golden Flare

Symbol of a Golden Diamond

Prize and bonus prize symbols shall be randomly assigned at the time of purchase and may appear in any combination that equals any prize described in paragraph (i).

(c) For this game, eight “Winning Numbers” shall appear at the top of the play area. Four play symbols shall appear in each of the play areas purchased by the player. There shall be six play areas. Each play area shall be a horizontal row of four play symbols beneath the heading “Your Tickets,” and shall remain dim until selected or purchased by the player as described in paragraph (f). Once the player purchases the game, purchased play areas may be highlighted with additional or brighter animations to assist in playing the game.

(d) Each pool shall consist of 1,000,000 shares and consist of a single denomination as defined by the prices in paragraph (e).

(e) The price for a share of this game shall be \$1.00, \$2.00, or \$5.00, multiplied by the number of play areas purchased at the time of play.

(f) “Diamond Flare” is a key number match game with a bonus play feature. The player may purchase a share of this lottery game by selecting a denomination defined in paragraph (e) and then selecting between one and six play areas to play at the time of purchase. The player may purchase the game by pressing the “Play” icon. The player may reveal the play and prize symbols in each purchased play area by manually clicking on each symbol, or by clicking on the “Reveal All” icon. If the player matches any play symbol in the “Winning Numbers” area to any play symbol in the “Your Tickets” play area, the player wins the prize below that number. If the player reveals the “Golden Diamond” symbol, the player wins double the prize below the matching symbol automatically. If the player reveals three or more “Golden Flare” symbols, the player will play a bonus game. In the bonus game,

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the player will click on a bonus wheel to win a prize indicated by a wheel indicator. Each time a prize is won, the prize amount will be replaced by the word "Collect." The player may spin the wheel until the wheel indicator lands on "Collect," at which time the player will win the total cumulative amount attained in the bonus game. Each bonus game will win at least one prize.

(g) The total number of prizes and bonus prizes in any winning game may be variable but shall equal any prize described in paragraph (i).

(h) This lottery game shall consist of approximately 18,000,000 shares, with each pool of approximately 1,000,000 shares defined by a single denomination and number of play areas. Additional orders shall have the same prize structure, the same number of prizes per prize pool of 1,000,000 shares, and the same odds as were contained in the initial order.

(i) Each prize shall be calculated by multiplying the prize multiplier by the game denomination by the number of play areas purchased. The expected number and value of prizes in this game shall be as follows:

Denomination			Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00		
Prize Amount (Multiplied by number of play areas purchased)				
\$5,000.00	\$10,000.00	\$25,000.00	1	1,000,000.00
\$2,500.00	\$5,000.00	\$12,500.00	1	1,000,000.00
\$1,000.00	\$2,000.00	\$5,000.00	1	1,000,000.00
\$500.00	\$1,000.00	\$2,500.00	5	200,000.00
\$250.00	\$500.00	\$1,250.00	10	100,000.00
\$200.00	\$400.00	\$1,000.00	10	100,000.00
\$100.00	\$200.00	\$500.00	50	20,000.00
\$75.00	\$150.00	\$375.00	50	20,000.00
\$60.00	\$120.00	\$300.00	150	6,666.67
\$50.00	\$100.00	\$250.00	250	4,000.00
\$45.00	\$90.00	\$225.00	50	20,000.00
\$40.00	\$80.00	\$200.00	50	20,000.00
\$35.00	\$70.00	\$175.00	500	2,000.00
\$30.00	\$60.00	\$150.00	1,500	666.67
\$25.00	\$50.00	\$125.00	500	2,000.00
\$20.00	\$40.00	\$100.00	5,750	173.91
\$15.00	\$30.00	\$75.00	8,000	125.00
\$10.00	\$20.00	\$50.00	8,000	125.00
\$8.00	\$16.00	\$40.00	5,000	200.00
\$6.00	\$12.00	\$30.00	5,000	200.00
\$5.00	\$10.00	\$25.00	12,000	83.33
\$4.00	\$8.00	\$20.00	2,500	400.00
\$3.00	\$6.00	\$15.00	2,500	400.00

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Denomination			Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00		
Prize Amount (Multiplied by number of play areas purchased)				
\$2.00	\$4.00	\$10.00	79,000	12.66
\$1.00	\$2.00	\$5.00	135,000	7.41

(j) The odds of winning in any game shall be as follows:

Prize Multiplier	Shares per Pool of 1,000,000	Odds (1 in:)
0	734,122	1.36
5000	1	1,000,000.00
2500	1	1,000,000.00
1000	1	1,000,000.00
500	5	200,000.00
250	10	100,000.00
200	10	100,000.00
100	50	20,000.00
75	50	20,000.00
60	150	6,666.67
50	250	4,000.00
45	50	20,000.00
40	50	20,000.00
35	500	2,000.00
30	1,500	666.67
25	500	2,000.00
20	5,750	173.91
15	8,000	125.00
10	8,000	125.00
8	5,000	200.00
6	5,000	200.00
5	12,000	83.33
4	2,500	400.00
3	2,500	400.00
2	79,000	12.66
1	135,000	7.41

The overall odds of winning a prize in this game are approximately one in 3.76. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

111-23-17. “Inked Up” eInstant lottery game. (a) The Kansas lottery may conduct an eInstant lottery game entitled “Inked Up.” The rules for this game are contained in K.A.R. 111-22-1 *et seq.* and 111-23-17.

(b) The “play symbols” for this game are as follows:

Play Symbols

Two-digit numbers from the range of 01-89

Symbol of a Heart

Prize and bonus prize symbols shall be randomly assigned at the time of purchase and may appear in any combination that equals any prize described in paragraph (i).

(c) For this game, six “Winning Numbers” and 20 “Your Numbers” shall appear on each game and shall remain dim until the game is purchased by the player as described in paragraph (f). Once the player purchases the game, purchased play areas may be highlighted with additional or brighter animations to assist in playing the game.

(d) Each pool shall consist of 10,000,000 shares and consist of a single denomination as defined by the prices in paragraph (e).

(e) The price for a share of this game shall be \$1.00, \$2.00, \$5.00, \$10.00, \$20.00, or \$30.00.

(f) “Inked Up” is a key number match game. The player may purchase a share of this lottery game by selecting a denomination defined in paragraph (e) and then pressing the “Play” icon. The player may reveal the play and prize symbols in the play area by manually clicking on each symbol, or by clicking on the “Reveal All” icon. If the player matches any play symbol in the “Winning Numbers” area to any play symbol in the “Your Numbers” play area, the player wins the prize below that number. If the player reveals the “Heart” symbol, the player wins the prize below the symbol instantly.

(g) The total number of prizes and bonus prizes in any winning game may be variable but shall equal any prize described in paragraph (i).

(h) This lottery game shall consist of approximately 60,000,000 shares, with each pool of approximately 10,000,000 shares defined by a single denomination. Additional orders shall have the same prize structure, the same number of prizes per prize pool of 10,000,000 shares, and the same odds as were contained in the initial order.

(i) Each prize shall be calculated by multiplying the prize multiplier by the game denomination. The expected number and value of prizes in this game shall be as follows:

Denomination						Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00	\$10.00	\$20.00	\$30.00		
Prize Amount							
\$12,000.00	\$24,000.00	\$60,000.00	\$120,000.00	\$240,000.00	\$360,000.00	5	2,000,000.00
\$6,000.00	\$12,000.00	\$30,000.00	\$60,000.00	\$120,000.00	\$180,000.00	2	5,000,000.00
\$5,000.00	\$10,000.00	\$25,000.00	\$50,000.00	\$100,000.00	\$150,000.00	2	5,000,000.00
\$4,000.00	\$8,000.00	\$20,000.00	\$40,000.00	\$80,000.00	\$120,000.00	3	3,333,333.33
\$3,200.00	\$6,400.00	\$16,000.00	\$32,000.00	\$64,000.00	\$96,000.00	1	10,000,000.00
\$3,000.00	\$6,000.00	\$15,000.00	\$30,000.00	\$60,000.00	\$90,000.00	2	5,000,000.00

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Denomination						Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00	\$10.00	\$20.00	\$30.00		
Prize Amount							
\$2,700.00	\$5,400.00	\$13,500.00	\$27,000.00	\$54,000.00	\$81,000.00	1	10,000,000.00
\$2,500.00	\$5,000.00	\$12,500.00	\$25,000.00	\$50,000.00	\$75,000.00	2	5,000,000.00
\$2,300.00	\$4,600.00	\$11,500.00	\$23,000.00	\$46,000.00	\$69,000.00	1	10,000,000.00
\$2,200.00	\$4,400.00	\$11,000.00	\$22,000.00	\$44,000.00	\$66,000.00	4	2,500,000.00
\$2,100.00	\$4,200.00	\$10,500.00	\$21,000.00	\$42,000.00	\$63,000.00	1	10,000,000.00
\$2,000.00	\$4,000.00	\$10,000.00	\$20,000.00	\$40,000.00	\$60,000.00	10	1,000,000.00
\$1,700.00	\$3,400.00	\$8,500.00	\$17,000.00	\$34,000.00	\$51,000.00	1	10,000,000.00
\$1,500.00	\$3,000.00	\$7,500.00	\$15,000.00	\$30,000.00	\$45,000.00	2	5,000,000.00
\$1,400.00	\$2,800.00	\$7,000.00	\$14,000.00	\$28,000.00	\$42,000.00	1	10,000,000.00
\$1,200.00	\$2,400.00	\$6,000.00	\$12,000.00	\$24,000.00	\$36,000.00	3	3,333,333.33
\$1,150.00	\$2,300.00	\$5,750.00	\$11,500.00	\$23,000.00	\$34,500.00	1	10,000,000.00
\$1,100.00	\$2,200.00	\$5,500.00	\$11,000.00	\$22,000.00	\$33,000.00	2	5,000,000.00
\$1,050.00	\$2,100.00	\$5,250.00	\$10,500.00	\$21,000.00	\$31,500.00	1	10,000,000.00
\$1,000.00	\$2,000.00	\$5,000.00	\$10,000.00	\$20,000.00	\$30,000.00	12	833,333.33
\$950.00	\$1,900.00	\$4,750.00	\$9,500.00	\$19,000.00	\$28,500.00	1	10,000,000.00
\$900.00	\$1,800.00	\$4,500.00	\$9,000.00	\$18,000.00	\$27,000.00	1	10,000,000.00
\$800.00	\$1,600.00	\$4,000.00	\$8,000.00	\$16,000.00	\$24,000.00	3	3,333,333.33
\$700.00	\$1,400.00	\$3,500.00	\$7,000.00	\$14,000.00	\$21,000.00	2	5,000,000.00
\$600.00	\$1,200.00	\$3,000.00	\$6,000.00	\$12,000.00	\$18,000.00	6	1,666,666.67
\$550.00	\$1,100.00	\$2,750.00	\$5,500.00	\$11,000.00	\$16,500.00	1	10,000,000.00
\$500.00	\$1,000.00	\$2,500.00	\$5,000.00	\$10,000.00	\$15,000.00	50	200,000.00
\$450.00	\$900.00	\$2,250.00	\$4,500.00	\$9,000.00	\$13,500.00	1	10,000,000.00
\$400.00	\$800.00	\$2,000.00	\$4,000.00	\$8,000.00	\$12,000.00	12	833,333.33
\$350.00	\$700.00	\$1,750.00	\$3,500.00	\$7,000.00	\$10,500.00	6	1,666,666.67
\$300.00	\$600.00	\$1,500.00	\$3,000.00	\$6,000.00	\$9,000.00	6	1,666,666.67
\$250.00	\$500.00	\$1,250.00	\$2,500.00	\$5,000.00	\$7,500.00	16	625,000.00
\$235.00	\$470.00	\$1,175.00	\$2,350.00	\$4,700.00	\$7,050.00	8	1,250,000.00
\$225.00	\$450.00	\$1,125.00	\$2,250.00	\$4,500.00	\$6,750.00	4	2,500,000.00
\$218.00	\$436.00	\$1,090.00	\$2,180.00	\$4,360.00	\$6,540.00	4	2,500,000.00
\$200.00	\$400.00	\$1,000.00	\$2,000.00	\$4,000.00	\$6,000.00	212	47,169.81
\$165.00	\$330.00	\$825.00	\$1,650.00	\$3,300.00	\$4,950.00	2	5,000,000.00
\$161.00	\$322.00	\$805.00	\$1,610.00	\$3,220.00	\$4,830.00	1	10,000,000.00
\$155.00	\$310.00	\$775.00	\$1,550.00	\$3,100.00	\$4,650.00	2	5,000,000.00

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Denomination						Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00	\$10.00	\$20.00	\$30.00		
Prize Amount							
\$150.00	\$300.00	\$750.00	\$1,500.00	\$3,000.00	\$4,500.00	30	333,333.33
\$140.00	\$280.00	\$700.00	\$1,400.00	\$2,800.00	\$4,200.00	2	5,000,000.00
\$130.00	\$260.00	\$650.00	\$1,300.00	\$2,600.00	\$3,900.00	2	5,000,000.00
\$125.00	\$250.00	\$625.00	\$1,250.00	\$2,500.00	\$3,750.00	6	1,666,666.67
\$120.00	\$240.00	\$600.00	\$1,200.00	\$2,400.00	\$3,600.00	45	222,222.22
\$115.00	\$230.00	\$575.00	\$1,150.00	\$2,300.00	\$3,450.00	2	5,000,000.00
\$110.00	\$220.00	\$550.00	\$1,100.00	\$2,200.00	\$3,300.00	12	833,333.33
\$105.00	\$210.00	\$525.00	\$1,050.00	\$2,100.00	\$3,150.00	2	5,000,000.00
\$101.00	\$202.00	\$505.00	\$1,010.00	\$2,020.00	\$3,030.00	2	5,000,000.00
\$100.00	\$200.00	\$500.00	\$1,000.00	\$2,000.00	\$3,000.00	970	10,309.28
\$95.00	\$190.00	\$475.00	\$950.00	\$1,900.00	\$2,850.00	12	833,333.33
\$91.00	\$182.00	\$455.00	\$910.00	\$1,820.00	\$2,730.00	12	833,333.33
\$85.00	\$170.00	\$425.00	\$850.00	\$1,700.00	\$2,550.00	12	833,333.33
\$77.00	\$154.00	\$385.00	\$770.00	\$1,540.00	\$2,310.00	12	833,333.33
\$76.00	\$152.00	\$380.00	\$760.00	\$1,520.00	\$2,280.00	12	833,333.33
\$75.00	\$150.00	\$375.00	\$750.00	\$1,500.00	\$2,250.00	40	250,000.00
\$70.00	\$140.00	\$350.00	\$700.00	\$1,400.00	\$2,100.00	120	83,333.33
\$68.00	\$136.00	\$340.00	\$680.00	\$1,360.00	\$2,040.00	40	250,000.00
\$65.00	\$130.00	\$325.00	\$650.00	\$1,300.00	\$1,950.00	20	500,000.00
\$61.00	\$122.00	\$305.00	\$610.00	\$1,220.00	\$1,830.00	20	500,000.00
\$60.00	\$120.00	\$300.00	\$600.00	\$1,200.00	\$1,800.00	200	50,000.00
\$57.00	\$114.00	\$285.00	\$570.00	\$1,140.00	\$1,710.00	50	200,000.00
\$55.00	\$110.00	\$275.00	\$550.00	\$1,100.00	\$1,650.00	120	83,333.33
\$53.00	\$106.00	\$265.00	\$530.00	\$1,060.00	\$1,590.00	20	500,000.00
\$52.00	\$104.00	\$260.00	\$520.00	\$1,040.00	\$1,560.00	20	500,000.00
\$50.00	\$100.00	\$250.00	\$500.00	\$1,000.00	\$1,500.00	1,800	5,555.56
\$45.00	\$90.00	\$225.00	\$450.00	\$900.00	\$1,350.00	120	83,333.33
\$40.00	\$80.00	\$200.00	\$400.00	\$800.00	\$1,200.00	200	50,000.00
\$38.00	\$76.00	\$190.00	\$380.00	\$760.00	\$1,140.00	80	125,000.00
\$37.00	\$74.00	\$185.00	\$370.00	\$740.00	\$1,110.00	40	250,000.00
\$35.00	\$70.00	\$175.00	\$350.00	\$700.00	\$1,050.00	120	83,333.33
\$33.00	\$66.00	\$165.00	\$330.00	\$660.00	\$990.00	40	250,000.00
\$31.00	\$62.00	\$155.00	\$310.00	\$620.00	\$930.00	40	250,000.00

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Denomination						Number of Prizes in Pool:	Odds to Win (1 in:)
\$1.00	\$2.00	\$5.00	\$10.00	\$20.00	\$30.00		
Prize Amount							
\$30.00	\$60.00	\$150.00	\$300.00	\$600.00	\$900.00	600	16,666.67
\$28.00	\$56.00	\$140.00	\$280.00	\$560.00	\$840.00	40	250,000.00
\$27.00	\$54.00	\$135.00	\$270.00	\$540.00	\$810.00	41	243,902.44
\$25.00	\$50.00	\$125.00	\$250.00	\$500.00	\$750.00	14,500	689.66
\$22.00	\$44.00	\$110.00	\$220.00	\$440.00	\$660.00	40	250,000.00
\$21.00	\$42.00	\$105.00	\$210.00	\$420.00	\$630.00	80	125,000.00
\$20.00	\$40.00	\$100.00	\$200.00	\$400.00	\$600.00	2,250	4,444.44
\$19.00	\$38.00	\$95.00	\$190.00	\$380.00	\$570.00	50	200,000.00
\$18.00	\$36.00	\$90.00	\$180.00	\$360.00	\$540.00	50	200,000.00
\$17.00	\$34.00	\$85.00	\$170.00	\$340.00	\$510.00	50	200,000.00
\$15.00	\$30.00	\$75.00	\$150.00	\$300.00	\$450.00	30,400	328.95
\$13.00	\$26.00	\$65.00	\$130.00	\$260.00	\$390.00	100	100,000.00
\$12.00	\$24.00	\$60.00	\$120.00	\$240.00	\$360.00	200	50,000.00
\$10.00	\$20.00	\$50.00	\$100.00	\$200.00	\$300.00	97,500	102.56
\$9.00	\$18.00	\$45.00	\$90.00	\$180.00	\$270.00	1,000	10,000.00
\$8.00	\$16.00	\$40.00	\$80.00	\$160.00	\$240.00	2,400	4,166.67
\$7.00	\$14.00	\$35.00	\$70.00	\$140.00	\$210.00	2,000	5,000.00
\$6.00	\$12.00	\$30.00	\$60.00	\$120.00	\$180.00	6,000	1,666.67
\$5.00	\$10.00	\$25.00	\$50.00	\$100.00	\$150.00	385,000	25.97
\$4.00	\$8.00	\$20.00	\$40.00	\$80.00	\$120.00	8,000	1,250.00
\$3.00	\$6.00	\$15.00	\$30.00	\$60.00	\$90.00	414,000	24.15
\$2.00	\$4.00	\$10.00	\$20.00	\$40.00	\$60.00	870,000	11.49
\$1.00	\$2.00	\$5.00	\$10.00	\$20.00	\$30.00	1,380,000	7.25

(j) The odds of winning in any game shall be as follows:

Prize Multiplier	Shares per Pool of 10,000,000	Odds (1 in:)
0	6,781,081	1.47
12000	5	2,000,000.00
6000	2	5,000,000.00
5000	2	5,000,000.00
4000	3	3,333,333.33
3200	1	10,000,000.00
3000	2	5,000,000.00
2700	1	10,000,000.00

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Prize Multiplier	Shares per Pool of 10,000,000	Odds (1 in:)
2500	2	5,000,000.00
2300	1	10,000,000.00
2200	4	2,500,000.00
2100	1	10,000,000.00
2000	10	1,000,000.00
1700	1	10,000,000.00
1500	2	5,000,000.00
1400	1	10,000,000.00
1200	3	3,333,333.33
1150	1	10,000,000.00
1100	2	5,000,000.00
1050	1	10,000,000.00
1000	12	833,333.33
950	1	10,000,000.00
900	1	10,000,000.00
800	3	3,333,333.33
700	2	5,000,000.00
600	6	1,666,666.67
550	1	10,000,000.00
500	50	200,000.00
450	1	10,000,000.00
400	12	833,333.33
350	6	1,666,666.67
300	6	1,666,666.67
250	16	625,000.00
235	8	1,250,000.00
225	4	2,500,000.00
218	4	2,500,000.00
200	212	47,169.81
165	2	5,000,000.00
161	1	10,000,000.00
155	2	5,000,000.00
150	30	333,333.33
140	2	5,000,000.00
130	2	5,000,000.00

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Prize Multiplier	Shares per Pool of 10,000,000	Odds (1 in:)
125	6	1,666,666.67
120	45	222,222.22
115	2	5,000,000.00
110	12	833,333.33
105	2	5,000,000.00
101	2	5,000,000.00
100	970	10,309.28
95	12	833,333.33
91	12	833,333.33
85	12	833,333.33
77	12	833,333.33
76	12	833,333.33
75	40	250,000.00
70	120	83,333.33
68	40	250,000.00
65	20	500,000.00
61	20	500,000.00
60	200	50,000.00
57	50	200,000.00
55	120	83,333.33
53	20	500,000.00
52	20	500,000.00
50	1,800	5,555.56
45	120	83,333.33
40	200	50,000.00
38	80	125,000.00
37	40	250,000.00
35	120	83,333.33
33	40	250,000.00
31	40	250,000.00
30	600	16,666.67
28	40	250,000.00
27	41	243,902.44
25	14,500	689.66
22	40	250,000.00

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Prize Multiplier	Shares per Pool of 10,000,000	Odds (1 in:)
21	80	125,000.00
20	2,250	4,444.44
19	50	200,000.00
18	50	200,000.00
17	50	200,000.00
15	30,400	328.95
13	100	100,000.00
12	200	50,000.00
10	97,500	102.56
9	1,000	10,000.00
8	2,400	4,166.67
7	2,000	5,000.00
6	6,000	1,666.67
5	385,000	25.97
4	8,000	1,250.00
3	414,000	24.15
2	870,000	11.49
1	1,380,000	7.25

The overall odds of winning a prize in this game are approximately one in 3.11. (Authorized by K.S.A. 2024 Supp. 74-8710; implementing K.S.A. 2024 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-3-31-25, March 12, 2025.)

Stephen W. Durrell
Executive Director
Kansas Lottery

Doc. No. 053151

Index to Administrative Regulations

This index lists in numerical order the new, amended, and revoked administrative regulations with a future effective date and the Kansas Register issue in which the regulation can be found. A complete listing and the complete text of all currently effective regulations required to be published in the Kansas Administrative Regulations can be found at http://www.sos.ks.gov/publications/pubs_kar.aspx.

AGENCY 111: KANSAS LOTTERY

A complete index listing all regulations filed by the Kansas Lottery from 1988 through 2000 can be found in the Vol. 19, No. 52, December 28, 2000 Kansas Register. A list of regulations filed from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed from 2006 through 2007 can be found in the Vol. 26, No. 52, December 27, 2007 Kansas Register. A list of regulations filed from 2008 through November 2009 can be found in the Vol. 28, No. 53, December 31, 2009 Kansas Register. A list of regulations filed from December 1, 2009, through December 21, 2011, can be found in the Vol. 30, No. 52, December 29, 2011 Kansas Register. A list of regulations filed from December 22, 2011, through November 6, 2013, can be found in the Vol. 32, No. 52, December 26, 2013 Kansas Register. A list of regulations filed from November 7, 2013, through December 31, 2015, can be found in the Vol. 34, No. 53, December 31, 2015 Kansas Register. A list of regulations filed from 2016 through 2017, can be found in the Vol. 36, No. 52, December 28, 2017 Kansas Register. A list of regulations filed from 2018 through 2019, can be found in the Vol. 38, No. 52, December 26, 2019 Kansas Register. A list of regulations filed from 2020 through 2021, can be found in the Vol. 40, No. 52, December 30, 2021 Kansas Register. A list of regulations filed from 2022 through 2023, can be found in the Vol. 42, No. 52, December 28, 2023 Kansas Register.

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Register Office:

1st Floor, Memorial Hall
785-368-8095
kansasregister@ks.gov

Published by

Scott Schwab
Secretary of State
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