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## 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.

Date	Room	Time	Committee	Agenda
Aug. 3	548-S	10:00 a.m.	Legislative Budget Committee	Budget matters.
Aug. 10	346-S	10:00 a.m.	Legislative Post Audit (Executive Committee)	Legislative Division of Post Audit operations: Review division budget; Proposed legislation; Proposed rules changes; Post Auditor evaluation kickoff.
Aug. 10	582-N	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Board of Regents; Board of Healing Arts; Office of the Attorney General; Department of Wildlife, Parks and Tourism; Board of Technical Professions.
Aug. 11	346-S	10:00 a.m.	Joint Committee on Information Technology	Quarterly IT project report summary and Executive CITO update; Kansas Department of Labor IT update; Legislative CITO update; Judicial CITO update; IT security audits for Kansas Judicial Branch and Kansas Department of Transportation.
Aug. 12	112-N	TBD	Special Committee on Economic Recovery	Review of pandemic impact on state finances and economic sectors.
Aug. 13	112-N	TBD	Special Committee on Economic Recovery	Review of pandemic impact on state finances and economic sectors.
Doc. No. 048343				Tom Day, Director Legislative Administrative Services

## 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 8-3-20 through 8-9-20		
Term	Rate	
1-89 days	0.10%	
3 months	0.06%	
6 months	0.09%	
12 months	0.11%	
18 months	0.12%	
2 years	0.12%	

State of Kansas

## Secretary of State

## **Code Mortgage Rate for August**

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of August 1-31, 2019, is 12 percent. The reference rate referred to in the definition of "code mortgage rate" set forth in K.S.A. 16a-1-301(11)(b)(i) is discontinued, has become impractical to use, and/or is otherwise not readily ascertainable from the Federal Home Loan Mortgage Corporation.

Scott Schwab Secretary of State

Doc. No. 048344

Scott Miller Director of Investments

## State of Kansas

## **Housing Resources Corporation**

## Notice of Hearing

The State of Kansas will conduct a public hearing on housing needs and issues for citizens to have input into the development of the 2021 Annual Action Plan, part of the state's 2019-2023 Five Year Consolidated Plan. This plan is the state's policy framework for federal community development and housing programs.

Resources available in 2021 are approximately \$15,368,341 from the Community Development Block Grant (CDBG), \$6,361,744 from HOME Investment Partnerships (HOME), \$3,000,000 from National Housing Trust Fund (HTF), \$1,648,274 from the Emergency Solutions Grant (ESG), and \$606,673 from Housing Opportunities for Persons with AIDS (HOPWA) programs.

Due to the recent COVID-19 pandemic, the public hearing will be held digitally. To join the hearing at 2:00 p.m. August 19, 2020, please use this link: https://global.gotomeeting.com/join/438660589. You may use your device's audio or call 312-757-3121, access code 438660589.

Individuals with disabilities or limited English proficiency are welcome to attend and participate in the public hearing. If you are in need of a sign language interpreter, an assistive listening device, large print, Braille material, or other accommodation to attend this meeting, please notify the Kansas Housing Resources Corporation (KHRC) at least five days prior to the meeting. Requests may be addressed to KHRC, 611 S. Kansas Ave., Suite 300, Topeka, KS 66603-3803 or by phone via the Kansas relay service at 785-217-2001.

> Christine Reimler Consolidated Plan Coordinator

Doc. No. 048347

## State of Kansas

## **Housing Resources Corporation**

## Notice of Hearing

The Kansas Housing Resources Corporation (KHRC) will conduct a digital public hearing to receive comments on the draft copy of the 2021 Qualified Allocation Plan. The draft plan can be found at https://kshousingcorp.org/qualified-allocation-plan/.

Due to safety precautions with the recent Covid-19 pandemic, the hearing will not be in person this year. Instructions and a link to attend the digital public hearing is posted at https://kshousingcorp.org/public-hearings/. The digital public hearing will be held at 10:30 a.m. September 1, 2020. Comments and suggestions received will become part of the public record. Additionally, written comments may be submitted on the plan. All written comments must be received by 12:00 p.m. September 18, 2020. Please address comments to Alissa Ice, Director of Housing Development, at HousingDevelopment@ kshousingcorp.org.

If you are in need of a sign language interpreter, large print, or other material for accommodations to participate in this meeting, you must notify KHRC at least one

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week prior to the meeting. Requests may be addressed to the Housing Development Division, KHRC, 611 S. Kansas Ave., Suite 300, Topeka, KS 66603-3803, by telephone at 1-800-752-4422, or via the Kansas relay service.

> Allisa Ice Division Director

Doc. No. 048349

State of Kansas

## Advisory Committee on Trauma

## Notice of Meeting

The Advisory Committee on Trauma will meet from 9:00 a.m. to 12:00 p.m. Wednesday, August 5, 2020 via Microsoft Teams. Contact Wendy O'Hare for a meeting invitation (a Microsoft Teams account is not required). Conference call information can be found at www. kstrauma.org.

Lee A. Norman, M.D., Secretary Department of Health and Environment

Doc. No. 048337

(Published in the Kansas Register August 6, 2020.)

## North Central Regional Planning Commission

## Notice to Bidders

Request for bids for ballistic equipment will be accepted by the North Central Regional Planning Commission (NCRPC) until 10:00 a.m. (CST) Friday, August 21, 2020, at 109 N. Mill St., Beloit, KS 67420, at which time they will be publicly opened and read aloud at the same address. Copies of the request for bid and project specifications can be accessed by going to http://procurement.ncrpc. org/HS/projects.html or by contacting the NCRPC at 785-738-2218 or lcpeters@nckcn.com. This action is being taken on behalf of the Northeast Kansas Regional Homeland Security Council. Estimated project value exceeds \$25,000.

> Lisa Peters Homeland Security Clerk

Doc. No. 048334

State of Kansas

# Department of Administration Office of Procurement and Contracts

## Notice to Bidders

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

08/19/2020	EVT0007503	AS-1 Shoulder Rock
08/20/2020	EVT0007502	Aggregate for Ice Control (AIC)
08/25/2020	EVT0007500	Recycling Education and Outreach
08/26/2020	EVT0007499	Facilitation and Strategic Planning
		Services
09/02/2020	EVT0007501	Audit Services

The above referenced bid documents can be down-loaded at the following website:

http://admin.ks.gov/offices/procurement-and-contracts/ bid-solicitations

## **Public Notice**

## State of Kansas

## **Department of Administration**

## Notice of Intent to Sell Real Property

The Kansas Department of Administration intends to sell the real property, a three-story brick faced building approximately 27,507 square feet on a 23,845 square foot parcel, located at 420 SW 9th St., Topeka, KS, 66612. The State will auction this property onsite at 11:00 a.m. September 2, 2020. Please see the link below for a further description and more information.

## https://admin.ks.gov/offices/ofpm/real-estate-leasing/ state-real-property-for-sale

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

#### http://admin.ks.gov/offices/procurement-and-contracts/ additional-files-for-bid-solicitations

08/18/2020	A-013949REV	Adjutant General; Topeka Armed Forces Reserves
		Center Generator
08/19/2020	A-013763	KDWPT; Equipment Storage
		Building Mined Land
		Wildlife Area
0/19/2020	A-013764	KSWPT; Equipment Storage
		Building Woodson State
		Fishing Lake

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

Richard Beattie, Director Office of Procurement and Contracts

Doc. No. 048346

## State of Kansas

## Wichita State University

### Notice of Intent to Lease Land and/or Building Space

Public notice is hereby given that Wichita State University (WSU) intends to lease available land and building space. The university will consider leasing such property and/or space to those whose presence on campus would advance the university's applied learning vision or its mission as an educational, cultural, and economic driver for Kansas and the greater public good, or otherwise provide supporting services and amenities to the campus community (such as restaurants, retail establishments, financial institutions, etc.). Because tenant use must be a good fit with the university's educational mission and available space, please be prepared to provide the following information: (1) name; (2) square footage of space needs and desired lease term and location; (3) equipment, design, or other special needs; (4) description of anticipated use; and (5) the anticipated benefits to the university, its students, and the

WSU community (e.g. applied learning, joint research, faculty start-up, etc.). The university will consider serious offers and inquiries from any financially qualified individual, group, organization, or company. If interested, please contact Vice President for Research & Technology Transfer, Dr. John Tomblin, john.tomblin@ wichita.edu or Property Manager Crystal Stegeman, crystal.stegeman@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. 047620

### State of Kansas

## **Department of Health and Environment**

## Notice Concerning Kansas/Federal Water Pollution Control Permits and Applications

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

## Public Notice No. KS-AG-20-170/178 Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
NextGen Cattle Feeding, LLC – River Bend Feed Yard Dale Carter 649 Road BB Hugoton, KS 67951	E/2 & SW/4 of Section 16 T31S, R38W Stevens County	Cimarron River Basin
Kansas Permit No. A-C Federal Permit No. KS		

The proposed action is to modify and reissue an existing State/NPDES permit. The facility is proposing an expansion to the NW, within the S  $\frac{1}{2}$  of Section 9, T31S, R38W. Expansion plans call for adding 150 acres to the 197 existing acres for a total of 347 facility acres. The proposed expanded capacity is for a total of 45,000 head (45,000 animal units) of cattle weighing more than 700 pounds. The current permit is for 25,000 head (25,000 animal units) of cattle weighing more than 700 pounds. The new expansion area will be known as Control Area 9, although it will be the sixth runoff control area for the facility (5 areas are pre-existing). routing runoff from the open pen area expansion north. Runoff in Control Area 9 will be directed north by earthen channels until entering the north channel (a sediment collection basin). The runoff will flow east to the Retention Structure (RS) RS-9. RS-9 is located in the Northeast corner of the expansion and is ~7-acres in size with 87.31 acre-feet of usable storage, at the 2-ft freeboard level. The rest of the facility includes; open lot pens, feed roads, feed storage/handling, truck wash-out, extraneous areas, and miscellaneous feedlot features. In addition, the recently completed Hydraulic Analysis Report identified some small wastewater flow modifications within Control Area 3 to both Basin 5A and Basin 5C. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Fanshier Pork	W/2 of Section 4	Upper Arkansas
Randy Fanshier	T21S, R13W	River Basin

Stafford County

Great Bend, KS 67530 Kansas Permit No. A-UASF-H001

2008 NW 10th Ave.

Federal Permit No. KS0095281

The proposed action is to reissue an existing NPDES permit for an existing facility for 3,600 head (1,440 animal units) of swine weighing greater 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
Harmony Hogs Jacob Peachey	SW/4 of Section 15 T17S, R34W	Smoky Hill River Basin
8760 W. Road 210	Scott County	Dasin

Kansas Permit No. A-SHSC-S004

Scott City, KS 67871

This is a renewal permit for an existing facility for 1,950 head (780 animal units) of swine weighing greater than 55 pounds and 400 head (40 animal units) of swine weighing 55 pounds or less for a total of 2,350 head (820 animal units) of swine. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Fleming Dairy	NW/4 of Section 15	Marais des Cygnes
Rodney Fleming	T24S, R25E	River Basin
2085 245th St.	Bourbon County	

Fort Scott, KS 66701 Kansas Permit No. A-MCBB-M006

This is a renewal permit for the maximum capacity of 150 head (210 animal units) of mature dairy cattle and 80 head (40 animal units) of dairy heifers weighing less than 700 pounds, for a total of 250 animal units. The facility consists of a milking parlor, 0.05-acre concrete holding pen directly east of the parlor, one free stall barn, an earthen wastewater retention structure and a concrete manure drystack. Cattle have access to approximately 20 acres of pasture. There has been no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Lynn Farms	W/2 of the NW/4	Marais des Cygnes
Lloyd Lynn	of Section 24	River Basin
21727 Gardner Rd.	T15S, R22E	
Gardner, KS 66030	Miami County	

Kansas Permit No. A-MCMI-B005

This is a renewal permit for an existing facility with a maximum capacity of 299 head (299 animal units) of cattle weighing greater than 700 pounds. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Nelson Poultry Farms, Inc. – Glenn Farm Greg Nelson 8530 E. U.S. 24 Hwy. Manhattan, KS 66502	SE/4 of Section 03 T105, R09E Pottawatomie County	Kansas River Basin

Kansas Permit No. A-KSPT-F001

This is a renewal permit for an existing confined animal feeding facility with a maximum capacity of 30,000 head (90 animal units) of chickens. The animal units have decreased since the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Nelson Poultry Farms, Inc. – Leather Hill Greg Nelson 8530 E. U.S. 24 Hwy. Manhattan, KS 66502	NW/4 of Section 31 T09S, R09E Pottawatomie County	Kansas River Basin

Kansas Permit No. A-KSPT-F002

This is a renewal permit for an existing facility with a maximum capacity of 80,000 head (240 animal units) of chickens. The permit includes re-approval of proposed construction. The animal unit capacity has decreased since the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Friona Industries, L.P. – Fiona Cattle Feeders North #1 Don Gales 1174 Empire Circle Satanta, KS 67870	W/2 of Section 9 T28S, R33W Haskell County	Cimarron River Basin
Kansas Permit No. A-CIHS-C005 Federal Permit No. KS0039411		

This is a renewal permit for an existing facility for 55,000 head (55,000 animal units) of cattle weighing greater than 700 pounds. There has been no change in the permitted animal units. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Gold Standard Farms, LLC – Pratt Jason Golly 153 SW 70th St. Sawyer, KS 67871	W/2 of the NE/4 of Section 09 T29S, R13W Pratt County	Lower Arkansas River Basin

Kansas Permit No. A-ARPR-H002 Federal Permit No. KS0118311

An update to the Nutrient Management Plan (NMP) was received for this existing facility currently permitted for of 15,450 head (1545 animal units) of swine weighing 55 pounds or less and 10,000 head (4000 animal units) of swine weighing more than 55 pounds; for a total permitted capacity of 25,450 head (5,545 animal units) of swine. The facility's NMP was updated to include a change in the application rate limitation for one field. The field's application rate limitation has become less restrictive than the previous NMP. 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-AG-R-20-011/014

Per Kansas Statutes Annotated 65-171d, the following registration(s) has been received for a proposed facility:

Name and Address of Registrant	Legal Description	County
Ron Richter 15755 Richter Ln. Green, KS 67447	NW/4 of Section 18 T06S, R05E	Riley
Name and Address of Registrant	Legal Description	County
Hartter Brothers Pork, LLC 2225 192nd Rd. Sabetha, KS 66534	NW/4 of Section 27 T02S, R14E	Nemaha
Name and Address of Registrant	Legal Description	County
	Legal Description SW/4 of Section 22 T24S, R01W	<b>County</b> Harvey
<b>of Registrant</b> Frank Harper 8426 S. Ridge Rd.	SW/4 of Section 22	2

#### Public Notice No. KS-Q-20-143/146

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	<b>Receiving Stream</b>	Type of Discharge
Alma, City of PO Box 444 Alma, KS 66401	Mill Creek via Unnamed Tributary	Treated Domestic Wastewater

Kansas Permit No. M-KS01-OO01

Federal Permit No. KS0046345

Legal Description: S<sup>1</sup>/<sub>2</sub>, NE<sup>1</sup>/<sub>4</sub>, S15, T12S, R10E, Wabaunsee County, Kansas

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility has a pretreatment headworks system consisting of a bar screen, grit removal, aeration basin and clarifier before entering a four-cell wastewater stabilization lagoon system. 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 (HAD) 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 limits was determined on 7/9/2020 by calculating the 99th percentile ammonia value from the facility's discharge monitoring reports resulting in an ammonia limit of 10.9 mg/L for this facility. The EED was completed on 7/15/2020. The proposed permit contains for biochemical oxygen demand, total suspended solids, pH, and ammonia, as well as monitoring for E. coli.

Emporia, City of	Cottonwood	Process Wastewater
PO Box 928	River via	
Emporia, KS 66801	Unnamed Tributary	
Kansas Pormit No. J. NE24 CO06		

Kansas Permit No. I-NE24-CO06 Federal Permit No. KS0094412

Legal Description: SE1/4, S14, T19S, R11E, Lyon County, Kansas

Facility Name: Emporia Industrial Park III Pond

Facility Location: 1200 Block E. Logan Ave., Emporia, KS 66801

The proposed action is to reissue an existing State/NPDES permit for an existing facility. Municipal potable water, used for non-contact cooling from a canned and pouched pet food producer and storm water runoff from the industrial park area are directed to a city owned cooling lake (earthen pond). Outfall 001A1 is the discharge of approximately 2.0 million gallons per day of the cooling water from the pet food plant into the lake. Dechlorination of the cooling water flow is provided. Outfall 001X1 is the overflow from the lake of combined cooling water and any storm water runoff. All domestic wastewater is connected to the city sanitary sewer. The proposed permit contains limits for total residual chlorine, biochemical oxygen demand, and total suspended solids, as well as monitoring for flow, temperature, and pH.

Name and Address of Applicant	<b>Receiving Stream</b>	Type of Discharge
Kansas Dept. of Transportation 700 SW Harrison Topeka, KS 66603-3754	Mill Creek via Unnamed Tributary	Treated Domestic Wastewater
Kansas Permit No. M-KS57-OO02 Federal Permit No. KS0080241		

Legal Description: SW¼, SE¼, SE¼, S30, T11S, R12E, Wabaunsee County, Kansas

Facility Name: Wabaunsee County Rest Area I-70

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is a three-cell wastewater stabilization lagoon system. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, and pH, as well as monitoring for ammonia and E. coli.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Lecompton, City of PO Box 100 Lecompton, KS 66050	Kansas River via Overland Flow	Process Wastewater
Kansas Permit No. I-KS33-PO01 Federal Permit No. KS0099473		

Legal Description: NW¼, NW¼, SE¼, S34, T11S, R18E, Douglas County, Kansas

Facility Name: Lecompton iron/Manganese Filter Plant Wastewater Treatment Facility

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is an existing potable water treatment plant treating groundwater. The system uses aeration and chemical oxidants to oxidize and filter the iron and manganese precipitates and an ion exchange system to soften the water prior to chlorination and distribution. Wastewater from the ion exchange system is routed to the municipal wastewater treatment system and is permitted under that permit. Wastewater from the iron/manganese filter is discharged to a clay-lined single cell lagoon which discharges to a roadside ditch, through an open field and then to the Kansas River. Domestic sewage and brine waste are pumped to the city sewer system. The proposed permit contains generic language to protect the waters of the state.

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

All comments regarding the draft documents or application notices received on or before September 5, 2020, will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-20-170/178, KS-AG-R-20-011/014, KS-Q-20-143/146) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the Secretary of Health and Environment will issue a determination regarding final agency action on each draft 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).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, Kansas. 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. kdheks.gov/feedlots. Division of Environment offices are open from 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays.

> Lee A. Norman, M.D. Secretary

Doc. No. 048340

## State of Kansas

## **Department of Transportation**

## Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a consulting firm qualified in Category 162 Long Range Planning and Category 321 Bridge Structural Analysis for the project listed below. A PDF (2Mb maximum size) of the interest response must be emailed to kdot.designcontracts@ks.gov. Interest and experience responses are limited to four pages, the subject line of the reply email and the PDF file name must read "P-0783-21\_FIRM NAME." The Letter of Interest (LOI) is required and must be received by 12:00 p.m. August 21, 2020 for the consulting firm to be considered. If a firm is not currently prequalified by KDOT, a LOI 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 may 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. 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 Purpose**

KDOT is seeking consultant services to assist in the development and calibration of the AASHTOware BrM software product (version 6.3 or higher) for use in bridge asset management on the state highway system. For over 25 years, KDOT has utilized BrM (formerly PONTIS) to store bridge inspection data and has developed spreadsheets to perform various asset management tasks, including:

- Component level deterioration modeling (NBI components)
- Action models and Network/LCCA policies
- Benefit and cost models for actions
- Optimization and prioritization models
- Reporting and forecasting

Recognizing the difficulty in modifying and maintaining these spreadsheets, KDOT is committed to further development of the analysis capabilities of BrM to mirror these processes. The scope of work for this project will include:

- 1. Review KDOT's current bridge asset management modeling procedures and processes. Provide recommendations regarding ways to improve precision of models and forecasting results.
- 2. Incorporate existing KDOT modeling procedures and processes (above), plus any approved recommendations from item (1) into the BrM analysis module. This task will be performed in coordination with the KDOT Data Management Section and the BrM developer (Mayvue).
- 3. Calibrate and verify BrM output with existing KDOT models.
- 4. Provide recommendations and assist in the development of standard reports and/or dashboards. This task will be performed in coordination with the KDOT Data Management Section with guidance from KDOT Bridge Management.
- Under the direction of KDOT Bridge Management and in coordination with the KDOT Data Management section, develop a "KDOT Bridge Asset Management Policies and Procedures Manual" to document key procedures and decision points in the above process.

## Schedule

- BrM development, calibration, and reporting due June 1, 2021
- Policy and Procedure Manual development due January 1, 2022

## Instructions for LOI

The main text of consultant's LOI must not exceed four (4) pages to address the topics listed below. LOIs shall address and include the following items:

- Project manager/engineer in charge.
- Provide name(s), qualifications, education, training, and expertise as well as prior relevant experience of consultant personnel intended to perform services.

## **Qualifications-Based Selection Process**

No cost or pricing information shall be submitted with the LOI and will not be considered in the selection process to shortlist or rank proposals. Based on the qualifications submitted in the LOI and other information available to KDOT, on or about September 1, 2020 KDOT will shortlist three to five firms and notify all firms submitting LOIs of the names of the shortlisted firms by return email. Thereafter, KDOT will issue a Request for Proposal (RFP) to the shortlisted firms soliciting a technical proposal. At KDOT's option, shortlisted firms may be interviewed by telephone conference call or asked to attend meetings or participate in other discussions with KDOT. Technical proposals will be evaluated on the basis of the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, and third: 1) Demonstrated knowledge and expertise in asset management with preference for prior experience using AASHTOware BrM and/or PONTIS; 2) Experience of firm and key staff in performing similar services for other agencies/municipalities; 3) Ability to organize and develop written guidance manuals; and 4) past performance history. The highest ranked firm will be asked to enter into negotiations with KDOT for a contract, with compensation provisions for payment of actual direct costs plus fixed fee, subject to an upper limit of compensation. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

The firm's accounting systems must have the following capabilities before the firm may be awarded a contract.

- Valid, reliable, and current costs must be available within the system to support actual costs and pricing data.
- Capability to provide a means of measuring the reasonableness of incurred costs.
- Capability to identify and accumulate allowable costs by contract or project records which will reconcile with the general ledger.
- Ability to provide supporting documentation of actual expenditures for each billing, based on costs.

Questions can be sent to kdot.designcontracts@ks.gov.

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 048350

State of Kansas

## **Department of Transportation**

### **Request for Comments**

In accordance with Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) requirements, the Kansas Department of Transportation (KDOT) requests comments on the draft Federal Fiscal Year (FFY) 2021-2024 Statewide Transportation Improvement Program (STIP) for Kansas.

The STIP is a project specific publication that lists KDOT administered projects, regardless of funding source, including projects for counties and cities as well as projects on the state highway system for a four-year period (October 1, 2020 to September 30, 2024). In addition, a list of projects being advance constructed, summarizing the conversion year(s) and conversion amount by phase for each project listed, is provided. Projects that are developed or revised after the preparation of this STIP document will use the STIP amendment process.

Supplementing the project information is a narrative that briefly describes KDOT's public involvement process, project selection process, program financing and fiscal constraint anticipated for the STIP, and an overview of KDOT's public transportation program. Also, included within the STIP narrative are brief descriptions of the programs administered by entities other than KDOT. These programs which are required by federal law to be included in the STIP are: the Federal Lands and Tribal Transportation programs administered by the Office of Federal Lands Highway and the Bureau of Indian Affairs; Recreational Trails, administered by Kansas Wildlife, Parks and Tourism; and by reference the Transportation Improvement Programs (TIPs) administered by each of the Metropolitan Planning Organizations for the six urbanized areas of Kansas. The six state MPOs are: the Mid-America Regional Council (MARC) for the Kansas City area; the Lawrence-Douglas County Metropolitan Planning Office; the Wichita Area Metropolitan Planning Organization (WAMPO) that serves Sedgwick County and the Cities of Andover and Mulvane; the Metropolitan Topeka Planning Organization, the Flint Hills Metropolitan Planning Organization that serves the cities of Manhattan, Ogden, Junction City and Wamego and the St. Joseph Area Transportation Study Organization that serves Doniphan County-in the cities of Wathena and Ellwood.

The STIP is available for review at www.ksdot.org/ bureaus/burProgProjMgmt/stip/stip.asp-select the draft FFY 2021-2024 STIP link. To receive a print copy of the draft STIP or to comment on the contents of the STIP, contact Linda Fritton at 785-296-3254 or Melinda Desch at 785-296-3476 with the Kansas Department of Transportation, Division of Program and Project Management, 2nd Floor Tower, Eisenhower State Office Building, 700 SW Harrison St., Topeka, KS 66603-3754; fax 785-296-8168.

The comment period for the draft STIP will conclude on September 4, 2020.

A draft STIP document is, also, available for review at the following locations:

### **KDOT's District Offices:**

- District One, 121 SW 21st St., Topeka, KS 66612
- District Two, 1006 N. Third St., Salina, KS 67401
- District Three, 312 S. Second Ave., Norton, KS 67654
- District Four, 411 W. Fourteenth St., Chanute, KS 66720
- District Five, 500 N. Hendricks St., Hutchinson, KS 67501
- District Six, 121 N. Campus Dr., Garden City, KS 67846

## The Metropolitan Planning Organization (MPO) Offices:

- Mid-America Regional Council (MARC), 600 Broadway Blvd., Suite 200, Kansas City, MO 64105
- WAMPO, 271 W. 3rd St., 2nd Floor, Wichita, KS 67202

(continued)

- Metropolitan Topeka Planning Organization, 620 SE Madison St., Topeka, KS 66607
- Lawrence-Douglas County Metropolitan Planning Organization, City Hall, 6 E. 6th St., Lawrence, KS 66044
- Flint Hills Metropolitan Planning Organization, 323 Poyntz Ave., Suite 101, Manhattan, KS 66502
- St. Joseph Area Transportation Study Organization, 1100 Frederick Ave., Room 202, St. Joseph, MO 64501

**NOTE**: This information is available in alternative accessible formats. To obtain an alternative format, contact Office of Public Affairs, Eisenhower State Office Building, 700 SW Harrison, 2nd Floor West, Topeka, KS, 66603-3754, or 785-296-3585 (Voice/Hearing Impaired – 711).

Doc. No. 048339

(Published in the Kansas Register August 6, 2020.)

## Workforce Alliance of South Central Kansas, Inc.

### **Request for Proposals**

The Workforce Alliance of South Central Kansas (WA) is issuing a Request for Proposals (RFP) to provide Workforce Innovation and Opportunity Act (WIOA) Youth Program services for participants ages 16-24 that are currently seeking further education and employment opportunities in south central Kansas. The purpose of this request is to procure qualified service providers for new contracts. Target date for the new contract is January 1, 2021. The initial period for the contracts would be from January 1, 2021 through June 30, 2022, with the option to extend the agreement for three additional one-year periods. Respondents are invited to submit proposals in accordance with the instructions in this RFP that can be found at www.workforce-ks.com/rfps. The request is available starting July 31, 2020 and closes September 16, 2020. For Further information please contact Chad Pettera at Chad@Workforce-KS.com or 316-771-6602.

Doc. No. 048348

Chad Pettera Vice President

Julie Lorenz

Secretary

### State of Kansas

## **Development Finance Authority**

### Notice of Hearing

A public hearing will be conducted at 9:00 a.m. Monday, August 24, 2020, in the offices of the Kansas Development Finance Authority (KDFA), 534 S. Kansas Ave., Suite 800, Topeka, on the proposal for the KDFA to issue its Agricultural Development Revenue Bond for the project numbered below in the respective maximum principal amount. The bond will be issued to assist the borrower named below (who will be the owner and operator of the project) to finance the cost in the amount of the bond, which is then typically purchased by a lender bank who then, through the KDFA, loans the bond proceeds to the borrower for the purposes of acquiring the project. The project shall be located as shown:

**Project No. 001066 Maximum Principal Amount: \$552,500.** Owner/Operator: Frank J. and Brenda L. Staggenborg; Description: Acquisition of 167 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the "Project"). The Project is being financed by the Lender for Frank J. and Brenda L. Staggenborg (the "Beginning Farmer") and is located at the North Half of Section 30, Township 2, Range 8, Marshall County, Kansas, approximately 2.25 miles east and 1 mile north of Marysville, Kansas.

The bond, when issued, will be a limited obligation of the KDFA and will not constitute a general obligation or indebtedness of the state of Kansas or any political subdivision thereof, including the KDFA, nor will it be an indebtedness for which the faith and credit and taxing powers of the state of Kansas are pledged. The bond will be payable solely from amounts received from the respective borrower, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on the bond when it becomes due.

As part of ongoing efforts to limit the spread of novel coronavirus in Kansas, interested individuals are encouraged to participate in the public hearing via conference call. Please call toll free number (866)-620-7326 and use conference identification number 159 722 1260 followed by # to join the hearing.

All individuals who appear at the hearing will be given an opportunity to express their views concerning the proposal to issue the bond to finance the project, and all written comments previously filed with the KDFA at its offices at 534 S. Kansas Ave., Suite 800, Topeka, 66603, will be considered. Additional information regarding the project may be obtained by contacting the KDFA.

> Rebecca Floyd President

Doc. No. 048342

(Published in the Kansas Register August 6, 2020.)

## City of Colwich, Kansas

### Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2020

Notice is hereby given that the City of Colwich, Kansas (the "Issuer") proposes to seek a private placement of the above-referenced bonds (the "Bonds"). The maximum aggregate principal amount of the Bonds shall not exceed \$1,000,000. The proposed sale of the Bonds is in all respects subject to approval of a bond purchase agreement between the Issuer and the purchaser of the Bonds and the passage of an ordinance and adoption of a resolution by the governing body authorizing the issuance of the Bonds and the execution of various documents necessary to deliver the Bonds.

Dated July 20, 2020.

Stephanie Guy Clerk

Doc. No. 048341

(Published in the Kansas Register August 6, 2020.)

## Wabaunsee County Fire District No. 6

## Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2020

Notice is hereby given that Fire District No. 6, Wabaunsee County, Kansas (the "Issuer") proposes to seek a private placement of the above-referenced bonds (the "Bonds"). The maximum aggregate principal amount of the Bonds shall not exceed \$310,000. The proposed sale of the Bonds is in all respects subject to approval of a bond purchase agreement between the Issuer and the purchaser of the Bonds and the adoption of a resolution by the governing body of the Issuer authorizing the issuance of the Bonds and the execution of various documents necessary to deliver the Bonds.

Dated May 26, 2020.

Gary Ringel Fire Chief

Doc. No. 048351

## State of Kansas

## **Department of Health and Environment**

## Notice of Hearing on Proposed Administrative Regulations

The Kansas Department of Health and Environment (KDHE), Division of Public Health, Bureau of Epidemiology and Public Health Informatics, will conduct a public hearing at 11:00 a.m. Thursday, October 15, 2020, in the Azure Conference Room, fourth floor, Curtis State Office Building, 1000 SW Jackson, Topeka, Kansas, to consider the adoption of proposed new KDHE Article 1 regulations 28-1-40, 28-1-41, 28-1-42, 28-1-43 and 28-1-44, regarding contact tracing. These regulations are being proposed as temporary regulations and as permanent regulations. A summary of the proposed regulations and estimated economic impact follows:

### **Summary of Regulations:**

**K.A.R. 28-1-40. Definitions.** In addition to the terms defined in L. 2020 Special Session, ch. 1, sec. 16, and amendments thereto, adds defined terms: department, personal information, protected health information, and third party as used in K.A.R. 28-1-40 through 28-1-43.

**K.A.R. 28-1-41. Contact tracers.** Specifies the qualifications and training requirements and the oath or affirmation for individual contact tracers acting under the authority of the secretary or a local health officer.

**K.A.R. 28-1-42. Contact data; communication with contacts.** Specifies the personal information and health data that may be collected for any contact by an individual acting as a contact tracer under the authority of the secretary or a local health officer. Provides the text for a contact tracer to use whenever communicating with a contact. Requires that a contact tracer document whether the text was provided and the contact's responses to the questions.

K.A.R. 28-1-43. Surrender or destruction of contact data. Sets forth when contact tracers must surrender con-

tact data to the secretary or local health officer and when contact data must be destroyed.

**K.A.R. 28-1-44. Sunset provision.** Specifies that K.A.R. 28-1-40 through 28-1-43 will have no force and effect after May 1, 2021, or when L. 2020 Special Session, ch. 1, sec. 16, expires, whichever is later.

## **Economic Impact:**

Cost to the agency: The proposed regulations will result in minimal costs to KDHE that can be absorbed in the ongoing KDHE budget. KDHE has overseen contact tracing for a number of years, working with local health departments and businesses.

Cost to the public: KDHE does not anticipate that any costs will be passed to members of the public because of the proposed regulations. These regulations do not impose costs on businesses and economic development.

Cost to other governmental agencies or units: The proposed regulations will impose costs on local health departments. However, KDHE estimates that the annual and total implementation and compliance costs of these regulations on local health departments will be minimal.

While these proposed regulations will only result in minimal costs, the cost of contact tracing due to COVID-19 will be extensive.

A detailed economic impact is provided in the economic impact statement that is available from the KDHE contact person or at the KDHE Bureau of Epidemiology and Public Health Informatics website, as listed below.

The time period between the publication of this notice and the scheduled hearing constitutes a 60-day public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to 5:00 p.m. on the day of the hearing to Farah S. Ahmed, MPH, PhD, Environmental Health Officer and State Epidemiologist, Bureau of Epidemiology and Public Health Informatics, Kansas Department of Health and Environment, Curtis State Office Bldg., 1000 SW Jackson, Suite 330, Topeka, KS 66612-1365, by email to Farah. Ahmed@ks.gov, or by fax to 1-877-427-7318. During the hearing, all interested parties will be given a reasonable opportunity to present their views orally on the proposed regulations as well as an opportunity to submit their written comments. It is requested that each individual giving oral comment also provide a written copy for the record. In order to give each individual an opportunity to present their views, it may be necessary for the hearing officer to request that each presenter limit an oral presentation to an appropriate time frame.

Complete copies of the proposed regulations and the corresponding economic impact statement may be obtained from the KDHE Bureau of Epidemiology and Public Health Informatics website, at http://www.kdheks.gov/ bephi/index.html at the Regulations and Statutes link, or by contacting Farah S. Ahmed at Farah.Ahmed@ks.gov, phone 785-296-6426, or fax 1-877-427-7318. Questions pertaining to the proposed regulations should be directed to Farah S. Ahmed at the contact information above.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and the economic (continued) impact statement in an accessible format. Requests for accommodation to participate in the hearing should be made at least five working days in advance of the hearing by contacting Farah S. Ahmed.

> Lee A. Norman, M.D. Secretary

Doc. No. 048335

State of Kansas

## **Department of Health and Environment**

## **Temporary Administrative Regulations**

### Article 1.—DISEASES

**28-1-40. Definitions.** In addition to the terms defined in L. 2020 Special Session, ch. 1, sec. 16 and amendments thereto, each of the following terms, as used in K.A.R. 28-1-40 through 28-1-43, shall have the meaning specified in this regulation:

(a) "Department" means Kansas department of health and environment.

(b) "Personal information" means contact data collected as specified in K.A.R. 28-1-42 and "personal information" collected pursuant to K.S.A. 50-7a01, and amendments thereto.

(c) "Protected health information" has the meaning specified in K.S.A. 65-6822, and amendments thereto.

(d) "Third party" means any of the following, other than any of the entities specified in K.S.A. 65-118 and amendments thereto:

(1) An individual, other than a contact tracer;

(2) an organization;

(3) a business; or

(4) an entity similar to any of the entities specified in paragraphs (d)(1) through (3). (Authorized by and implementing L. 2020 Special Session, ch. 1, sec. 16; effective, T-28-7-30-20, July 30, 2020.)

**28-1-41.** Contact tracers. (a) Each individual acting as a contact tracer under the authority of the secretary or a local health officer shall meet the following qualifications and training requirements:

(1) Be at least 18 years of age;

(2) possess a high school diploma or GED certificate; and

(3) complete a contact tracing training program approved by the secretary.

(b) Each individual acting as a contact tracer under the authority of the secretary or a local health officer shall execute the following oath or affirmation:

"I, <u>[name]</u>, acknowledge that I have completed the training to become a contact tracer. I am familiar with the provisions contained in and duties required by L. 2020 Special Session, ch. 1, sec. 16, attached hereto and incorporated by reference, including the duty of confidentiality stated therein. I do solemnly swear (or affirm) that I will comply with those Kansas COVID-19 contact tracing provisions while acting as a contact tracer. So help me God.

Signature: \_\_\_\_\_ Date: \_\_\_\_

(c) Any individual having conscientious scruples against taking an oath ending with a reference to a deity may affirm with like effect without the need to make a reference to the deity.

(d) The oath or affirmation specified in subsection (b) may be executed before the secretary, the secretary's designee, a local health officer, or the local health officer's designee. (Authorized by and implementing L. 2020 Special Session, ch. 1, sec. 16; effective, T-28-7-30-20, July 30, 2020.)

**28-1-42.** Contact data; communication with contacts. (a) Each individual acting as a contact tracer under the authority of the secretary or a local health officer shall be limited to collecting the following personal information for any contact:

(1) Identity;

(2) address;

(3) telephone number;

(4) electronic-mail address;

(5) geographical or similar location information at certain points in time; and

(6) the name of each individual who could be an additional contact.

(b) Each individual acting as a contact tracer under the authority of the secretary or a local health officer shall be limited to collecting the following health data for any contact:

(1) Age;

(2) physical biometrics;

(3) temperature; and

(4) symptoms.

(c) Whenever a contact tracer communicates with a contact, the contact tracer shall advise the contact that the contact is under no compulsion or prohibition from participating in the contact tracing.

(1) The contact tracer shall use the following text, or a substantially similar text, when advising the contact:

"Participation in COVID-19 contact tracing is voluntary. You may not be compelled or prohibited from participation with contact tracing for COVID-19. If in good faith you do provide information requested by a contact tracer, you shall be immune from civil, criminal, and administrative liability for disclosing the information. If you do not provide information, you are not subject to civil, criminal, or administrative penalties. Do you understand what I have said? May I ask you questions concerning a COVID-19 contact tracing?"

(2) The contact tracer shall document in the contact data whether the text was provided and what were the contact's responses to the questions. (Authorized by and implementing L. 2020 Special Session, ch. 1, sec. 16; effective, T-28-7-30-20, July 30, 2020.)

**28-1-43.** Surrender or destruction of contact data. (a) Each individual acting as a contact tracer for the secretary or a local health officer who possesses contact data pursuant to L. 2020 Special Session, ch. 1, sec. 16, and amendments thereto, shall surrender all contact data to the secretary or the local health officer when the contact data is no longer needed to monitor the contact's health and the contact has been released from quarantine.

(b) Each individual who possesses contact data permitted to be collected as specified in K.A.R. 28-1-42 shall destroy any contact data that contains protected health information, individual movement or mobility data, or personal information whenever the secretary determines that the contact data that contains protected health information, individual movement or mobility data, or personal information is no longer necessary for the purpose of containing the spread of COVID-19. (Authorized by and implementing L. 2020 Special Session, ch. 1, sec. 16; effective, T-28-7-30-20, July 30, 2020.)

**28-1-44.** Sunset provision. K.A.R. 28-1-40 through 28-1-43 shall have no force and effect after May 1, 2021 or upon the expiration of L. 2020 Special Session, ch. 1, sec. 16 and amendments thereto, whichever is later. (Authorized by and implementing L. 2020 Special Session, ch. 1, sec. 16; effective, T-28-7-30-20, July 30, 2020.)

Lee A. Norman, M.D. Secretary

# Doc. No. 048345

#### State of Kansas

## Department of Health and Environment Division of Health Care Finance

### **Permanent Administrative Regulation**

## Article 9.—MANAGED CARE PROVIDER GRIEVANCES, RECONSIDERATIONS, APPEALS, EXTERNAL INDEPENDENT THIRD-PARTY REVIEW, AND STATE FAIR HEARINGS; FEE-FOR-SERVICE PROVIDER GRIEVANCES AND STATE FAIR HEARINGS

**129-9-9.** External independent third-party review for providers. (a) Effective with each denial issued by a managed care organization (MCO) on or after January 1, 2020, each provider who has been denied an authorization for a new healthcare service to an enrollee or a claim for reimbursement to the provider for a healthcare service rendered to an enrollee shall be entitled to an external independent third-party review pursuant to K.S.A. 39-709i, and amendments thereto. Each MCO denial reviewed by the external independent third-party reviewer shall have been issued pursuant to a contract between the MCO and the Kansas medical assistance program (KMAP). The contract shall have been effective January 1, 2020 or later.

(b) The request for an external independent thirdparty review shall apply only to denials for which the provider has completed the internal written appeals process of an MCO on or after January 1, 2020. Each provider shall have the right to submit a request for an external independent third-party review following receipt of the MCO's adequate notice of appeal resolution or remittance advice.

(c) The MCO shall send an adequate notice of appeal resolution to the provider when the MCO reviews the request for an appeal of an action or adverse benefit determination. Each adequate notice of appeal resolution shall meet the requirements of the secretary and shall include the following:

(1) The date of the adequate notice of appeal resolution;

(2) the action or adverse benefit determination that is the subject of the appeal;

(3) the results of the resolution process and the date of the appeal resolution;

(4) the reasons for the appeal resolution, including an explanation of the medical basis for the resolution, application of policy, or accepted standard of medical practice to the enrollee's medical circumstances, if the MCO based its resolution upon a determination that the service is not medically necessary;

(5) the statute, regulation, policy, or procedure supporting the appeal resolution;

(6) a statement that the provider has completed the appeal process with the MCO;

(7) a statement of the provider's right to request an external independent third-party review following receipt of the adequate notice of appeal resolution;

(8) a statement of the required procedures by which a provider may request an external independent thirdparty review with the MCO issuing the decision to be reviewed within 60 days of the date of the adequate notice of appeal resolution. Pursuant to K.S.A. 77-531 and amendments thereto, three days shall be added to the 60day response period if the notice is served by U.S. mail or by electronic means. The statement shall include the address and contact information for submission of the request;

(9) a statement that if the provider does not request an external independent third-party review, the provider has a right, pursuant to K.S.A. 39-709h(e)(4) and amendments thereto, to request a state fair hearing within 120 days of the date of the adequate notice of appeal resolution. Pursuant to K.S.A. 77-531 and amendments thereto, three days shall be added to the 120-day response period if the notice is served by U.S. mail or by electronic means;

(10) the procedures by which the provider may request a state fair hearing and the address and contact information for submission of the request or, for an action based on a change in law, the circumstances under which a state fair hearing will be granted;

(11) a statement of the provider's right to have self-representation or use legal counsel, a relative, a friend, or a spokesperson; and

(12) any other information required by Kansas statute or regulation that involves the MCO's adequate notice of appeal resolution.

(d) Each provider receiving an adequate notice of appeal resolution from an MCO that does not include the information specified in paragraphs (c)(6) through (c)(8) shall be entitled to a penalty fee of \$333.00, \$666.00, or \$1,000.00 pursuant to paragraphs (d)(1)(A) through (C). The provider shall notify the secretary of the deficient notice.

(1) The penalty fee for each deficient notice of appeal resolution shall be calculated by the secretary according to the following fee structure:

(A) A notice failing to include one of the three requirements specified in paragraphs (c)(6) through (c)(8) shall incur a penalty fee of \$333.00.

(B) A notice failing to include two of the three requirements specified in paragraphs (c)(6) through (c)(8) shall incur a penalty fee of \$666.00.

(continued)

(C) A notice failing to include three of the three requirements specified in paragraphs (c)(6) through (c)(8) shall incur a penalty fee of \$1,000.00.

(2) The MCO issuing the deficient notice shall pay the penalty fee to the provider receiving the deficient notice within 10 business days of the secretary's notification to the MCO of the deficient notice.

(3) The provider shall notify the secretary of any dispute that arises regarding the penalty fee. This dispute shall be resolved by the secretary and shall not include the right to request a reconsideration, an appeal, or a state fair hearing.

(e) Any provider may submit a written request for an external independent third-party review to the MCO issuing the decision to be reviewed. The provider's request for this review shall include the following:

(1) Identification of each specific issue and dispute directly related to the adverse appeal decision issued by the MCO;

(2) a statement of the basis upon which the provider believes the MCO's decision to be erroneous; and

(3) the provider's designated contact information, including name, postal mailing address, telephone number, fax number, and electronic-mail address.

(f)(1) Within five business days of receiving a provider's request for external independent third-party review, the MCO shall perform the following:

(A) Send to the provider's designated contact a written acknowledgement letter specifying that the MCO has received the request for review;

(B) notify the secretary of the provider's request for review; and

(C) send a copy of the written acknowledgement letter to the enrollee, if related to the denial of an authorization for a new healthcare service.

(2) If the secretary determines that the MCO failed to meet the requirements of paragraphs (f)(1)(A) through (C), then the provider who submitted the request for review shall automatically prevail in the review. Within five business days of receipt of the secretary's notification that the provider automatically prevails, the MCO shall issue an approval letter regarding the reversal of the MCO's appeal decision to the prevailing provider and the secretary. The MCO shall also issue an approval letter to the affected enrollee if the request for review is related to the denial of an authorization for a new healthcare service. The MCO shall not be required to reverse its decision for a request that does not include the information specified in paragraphs (e)(1) through (e)(3), is submitted by a provider who fails to complete the MCO's appeal process, is untimely, or does not involve a denied authorization for a new healthcare service or a claim for reimbursement.

(g)(1) Within 15 business days of receiving a provider's request for external independent third-party review, the MCO shall perform the following:

(A) Submit to the secretary all documentation submitted by the provider for the MCO's internal appeal process; and

(B) provide the MCO's designated contact information, including name, postal mailing address, telephone number, fax number, and electronic-mail address.

(2) If the secretary determines that the MCO failed to meet the requirements of paragraphs (g)(1)(A) and (B), then the provider who submitted the request for review shall automatically prevail in the review. Within five business days of receipt of the secretary's notification that the provider automatically prevails, the MCO shall issue an approval letter regarding the reversal of the MCO's appeal decision to the prevailing provider and the secretary. The MCO shall also issue an approval letter to the affected enrollee if the request for review is related to the denial of an authorization for a new healthcare service. The MCO shall not be required to reverse its decision for a request that does not include the information specified in paragraphs (e)(1) through (e)(3), is submitted by a provider who fails to complete the MCO's appeal process, is untimely, or does not involve a denied authorization for a new healthcare service or a claim for reimbursement.

(h) Each request for an external independent thirdparty review shall be approved or denied by the secretary. A request for an external independent third-party review that does not include the information specified in paragraphs (e)(1) through (e)(3), is submitted by a provider who fails to complete the MCO's appeal process, is untimely, or does not involve a denied authorization for a new healthcare service or a claim for reimbursement shall be denied by the secretary. A letter regarding the denial of the request for an external independent third-party review shall be issued by the secretary to the requesting provider and the MCO. A denial letter shall also be issued to the affected enrollee if the request for review is related to the denial of an authorization for a new healthcare service.

(i) The decision by the external independent thirdparty reviewer shall be based solely upon the documentation submitted by the provider during the MCO's appeal process.

(j) The parties to each external independent third-party review shall be the following:

(1) A provider or the provider's authorized representative; and

(2) the MCO that made the decision involved in the review.

(k) Upon the request of a party, the external independent third-party reviewer may determine in one action multiple requests made to the reviewer regarding the same enrollee, a common question of fact, a common interpretation of applicable regulations, or a common reimbursement requirement. The provider shall complete the MCO's appeal process and submit a request for external review for each denial of an authorization for a new healthcare service or denial of a claim for reimbursement that the reviewer determines in one action.

(l) Any provider that initiated a request for an external independent third-party review, or one or more other providers, may add other initial denials of claims to the review before the reviewer's decision if the claims involve a common question of fact, a common interpretation of applicable regulations, or a common reimbursement requirement. The provider shall complete the MCO's appeal process for each denial of a claim for reimbursement reviewed by the reviewer. The provider shall submit a request for external independent third-party review to the MCO that denied the claim, for each additional claim. (m) The external independent third-party reviewer shall conduct an external independent third-party review of any denial of authorization for a new healthcare service or denial of a claim for reimbursement submitted to the reviewer.

(n) The external independent third-party reviewer shall issue the reviewer's final decision in a letter to the provider's designated contact, the MCO's designated contact, and the department within 30 days from the date of receipt of the appeal documentation forwarded by the secretary. The reviewer may extend the time to issue a final decision by 14 days upon agreement of both parties to the review. The reviewer's letter shall include the following:

(1) The date of the reviewer's decision letter;

(2) the date of receipt of the provider's appeal documentation from the secretary;

(3) the date of the reviewer's decision and, if an extension was requested by the reviewer, the date of the extension request;

(4) the name and address of the requesting provider. If the reviewer determines in one action multiple provider requests or requests involving multiple claims, the reviewer shall issue a separate decision letter for each MCO, enrollee, and provider as required to protect health information;

(5) a summary statement of the reason the provider requested the external independent third-party review;

(6) the specialty or professional certification of each individual reviewing the provider appeal documentation;

(7) a summary statement of the reviewer's rationale for affirming or reversing the MCO's appeal decision. The statement shall include citation to the applicable policies, research articles, medical necessity criteria, or any other documentation relied upon by the reviewer in reaching its decision;

(8) the name of the medical director who reviewed and approved the reviewer's decision;

(9) a statement directing the losing party of the review to pay an amount equal to the costs of the review to the reviewer and the due date for payment. The statement shall include the following:

(A) A statement that if the decision of the external independent third-party reviewer is reviewed in a state fair hearing, the payment due to the reviewer under this subsection shall be delayed until the decision of the state fair hearing has been issued in the initial order;

(B) a statement that the losing party of the state fair hearing's initial order shall pay the costs of the review to the reviewer within 45 days of service of the initial order;

(C) a statement that if the decision in the initial order is reviewed by the state appeals committee, the payment due to the reviewer under this subsection shall be delayed until the decision by the state appeals committee has been issued in the final order; and

(D) a statement that the losing party of the state appeal committee's final order shall pay the costs of the review to the reviewer within 45 days of service of the final order;

(10) the unique number assigned by the MCO to each provider appeal;

(11) the unique number assigned by the reviewer to each request for external independent third-party review; and (12) a statement that the provider will receive an additional notice from one or more MCOs that includes the right to request a state fair hearing regarding the reviewer's decision.

(o) Within 10 business days of the MCO's receipt of the external independent third-party reviewer's decision letter, the MCO shall issue a notice of the reviewer's decision to the provider and the department. The MCO shall also issue a notice of the reviewer's decision to the affected enrollee if the request for review is related to the denial of an authorization for a new healthcare service. The notice shall include the state fair hearing rights for the enrollee and the provider.

(p) Each request for an external independent thirdparty review shall automatically extend the deadline to request a state fair hearing pending the outcome of the review. Any party, including the affected enrollee, may request a state fair hearing within 30 days of the date of the MCO's notice of the reviewer's decision. Pursuant to K.S.A. 77-531 and amendments thereto, three days shall be added to the 30-day response period if the notice is served by U.S. mail or by electronic means.

(q) The decision of the external independent thirdparty reviewer shall be reviewed by the secretary or the secretary's designee. If the MCO is the losing party of the review, a determination regarding a review by OAH of the reviewer's decision shall be made by the secretary.

(r) The scheduling of any state fair hearing that involves a denial of an authorization for a new healthcare service or a claim for reimbursement for which the provider has requested an external independent third-party review shall be delayed until after the reviewer's decision has been issued. The reviewer's decision letter, the documents relevant to the reviewer's decision, and the MCO's notice of the reviewer's decision shall be included in the state fair hearing case file for consideration by the presiding officer, together with any other facts of the case.

(s) Any provider requesting an external independent third-party review may withdraw the request for review and request a state fair hearing within 123 days of the date of the MCO's adequate notice of appeal resolution. (Authorized by and implementing K.S.A. 2019 Supp. 39-709i, K.S.A. 65-1,254, and K.S.A. 75-7403; effective, T-129-5-4-20, May 4, 2020; effective Aug. 21, 2020.)

Lee A. Norman, M.D. Secretary

Doc. No. 048336

State of Kansas

## **Board of Nursing**

## **Permanent Administrative Regulations**

### Article 11.—ADVANCED PRACTICE REGISTERED NURSES (APRN)

**60-11-116.** Reinstatement of inactive or lapsed license. (a) Each nurse anesthetist whose Kansas APRN license is inactive or has lapsed and who wants to obtain a reinstatement of APRN licensure shall meet the same requirements as those in K.A.R. 60-13-110.

(continued)

(b) Any nurse practitioner, clinical nurse specialist, or nurse-midwife whose Kansas APRN license is inactive or has lapsed may, within five years of its expiration date, reinstate the license by submitting proof that the individual has met either of the following requirements:

(1) Obtained 30 hours of continuing nursing education related to the advanced practice registered nurse role within the preceding two-year period; or

(2) been licensed in another jurisdiction and, while licensed in that jurisdiction, has accumulated 1,000 hours of advanced practice registered nurse practice within the preceding five-year period.

(c) Any nurse practitioner, clinical nurse specialist, or nurse-midwife whose Kansas APRN license is inactive or has lapsed for more than five years beyond its expiration date may reinstate the license by submitting evidence of having attained either of the following:

(1) A total of 1,000 hours of advanced practice registered nurse practice in another jurisdiction within the preceding five-year period and 30 hours of continuing nursing education related to the advanced practice registered nurse role; or

(2) completion of a refresher course approved by the board. (Authorized by K.S.A. 2019 Supp. 65-1117 and K.S.A. 65-1129; implementing K.S.A. 2019 Supp. 65-1117 and K.S.A. 65-1132; effective Sept. 2, 1991; amended March 22, 2002; amended May 18, 2012; amended Aug. 21, 2020.)

**60-11-119. Payment of fees.** Payment of fees for advanced practice registered nurses shall be as follows:

(a) Initial application for license	\$50.00
(b) Biennial renewal of license	
(c) Application for reinstatement of license	
without temporary permit	75.00
(d) Application for license with temporary	
permit	100.00
(e) Application for exempt license	
(f) Renewal of exempt license	
(g) Inactive license	

(Authorized by K.S.A. 65-1129 and K.S.A. 65-1131; implementing K.S.A. 2019 Supp. 65-1118 and 65-1131; effective Sept. 2, 1991; amended May 17, 1993; amended Feb. 6, 1995; amended April 3, 1998; amended July 1, 2001; amended April 20, 2007; amended May 18, 2012; amended July 1, 2014; amended Aug. 21, 2020.)

## Article 13. – FEES; REGISTERED NURSE ANESTHETIST

**60-13-110.** Reinstatement of inactive or lapsed authorization. (a) Any nurse anesthetist whose Kansas authorization is inactive or has lapsed may, within five years of its expiration date, reinstate the authorization by submitting proof that the individual has met either of the following requirements:

(1) Obtained 30 hours of continuing nursing education related to nurse anesthesia within the preceding twoyear period; or

(2) been authorized in another jurisdiction and, while authorized in that jurisdiction, has accumulated 1,000 hours of nurse anesthesia practice within the preceding five-year period.

(b) Any nurse anesthetist whose Kansas authorization is inactive or has lapsed for more than five years beyond its expiration date may reinstate the authorization by submitting evidence of having attained either of the following:

(1) A total of 1,000 hours of nurse anesthesia practice in another jurisdiction within the preceding five-year period and 30 hours of continuing nursing education related to nurse anesthesia within the preceding two-year period; or

(2) satisfactory completion of a refresher course approved by the board. (Authorized by K.S.A. 65-1164; implementing K.S.A. 65-1155; effective Sept. 2, 1991; amended May 9, 1994; amended March 22, 2002; amended Aug. 21, 2020.)

Carol Moreland Executive Administrator

Doc. No. 048338

#### INDEX TO ADMINISTRATIVE REGULATIONS

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