

# Kansas Register

Bill Graves, Secretary of State

Vol. 11, No. 53 December 31, 1992 Pages 1999-2044

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## State of Kansas

## Legislature

## Interim Committee Schedule

The following committee meetings have been scheduled during the period of December 28 through January 10:

| Date      | Room  | Time       | Committee                            | Agenda  |
|-----------|-------|------------|--------------------------------------|---|
| January 5 | 514-S | 10:00 a.m. | Health Care Decisions for the 1990's | Update on all areas considered by committee since 1992 session. |
| January 6 | 514-S | 9:00 a.m.  |                                      |   |
| January 8 | 519-S | 9:00 a.m.  | Legislative Post Audit               | Legislative matters.  |

Emil Lutz  
Director of Legislative  
Administrative Services

Doc. No. 012901

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2nd Floor, State Capitol  
Topeka, KS 66612-1594  
(913) 296-2236



**Register Office:**  
235-N, State Capitol  
(913) 296-3489

State of Kansas

Office of the State Treasurer

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210 as amended per 1992 Session Laws of Kansas, Chapter 146. These rates and their uses are defined in K.S.A. 75-4201(l), 12-1675(b)(c)(d) and K.S.A. 75-4209(a)(1)(B), as amended by the 1992 Legislature.

Effective 1-4-93 through 1-10-93

| Term      | Rate  |
|-----------|-------|
| 0-90 days | 3.03% |
| 3 months  | 3.21% |
| 6 months  | 3.39% |
| 12 months | 3.69% |
| 24 months | 4.59% |
| 36 months | 5.24% |
| 48 months | 5.64% |

Sally Thompson  
State Treasurer

Doc. No. 012907

State of Kansas

Kansas Racing Commission

Amended Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9:30 a.m. Friday, February 12, in the hearing room at commission offices, 3400 Van Buren, Topeka, to consider the adoption of proposed permanent amendments to regulations of the Kansas Racing Commission. This hearing will take the place of the February 5 hearing previously announced. This 30-day notice constitutes a public comment period for the purpose of receiving written public comments on these proposed regulations.

A copy of the full text of the regulations and the economic impact statement may be reviewed or obtained at the commission office. The following is a summary of the proposed amendments.

**K.A.R. 112-9-18a, Trifecta pools; 112-9-39a, Superfecta pools; 112-9-40a, Tri-superfecta pools; 112-9-41a, Twin trifecta; 112-9-42, Twin-superfecta pools.** The amendments proposed for these related parimutuel regulations would allow exotic wagers on coupled and field entries. Economic impact: none known.

**K.A.R. 112-9-43. Capping carryover pools.** This proposed regulation states different methods for the capping of carryover pools. Economic impact: none known.

**K.A.R. 112-9-44. Place pick (N) pools.** This proposed regulation provides for a new exotic wager. It is patterned after the uniform rule drafted by the Association of Racing Commissioners International. Economic impact: none known.

Dana Nelson  
Executive Director

Doc. No. 012903

State of Kansas

Advisory Committee on Hispanic Affairs

Notice of Meeting

The Kansas Advisory Committee on Hispanic Affairs, a division of the Department of Human Resources, will meet from 10 a.m. to 2 p.m. Saturday, January 9, in Room 220-S, State Capitol, Topeka. The public is encouraged to attend. For further information, contact Eva Pereira at (913) 296-3465.

Eva Pereira  
Executive Director

Doc. No. 012857

State of Kansas

Department of Transportation

Notice to Contractors

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, KDOT, Topeka, until 10 a.m. C.S.T. January 21, 1993, and then publicly opened:

District One—Northeast

**Brown/Doniphan—106 K-4950-01—U.S. 36, 2.4 miles west of the junction of U.S. 73 in Brown County east to 0.7 mile east of the Brown-Doniphan county line and U.S. 73 from the north city limits of Horton north to Iowa Street in Hiawatha and from the north city limits of Hiawatha north 6.3 mile in Brown County, 31.4 miles, recycling. (State Funds)**

**Marshall/Nemaha—106 K-4946-01—K-9, from the north junction of K-99 in Marshall County east to the junction of K-187 in Nemaha County and K-88 from the north city limits of Vermillion north to the junction of K-9 in Marshall County, 15.8 miles, overlay. (State Funds)**

**Pottawatomie—16-75 K-2111-01—K-16, 1.2 miles south of Wheaton, then east to the north junction of K-16 and K-63, 13.0 miles, overlay. (State Funds)**

**Riley—81 K-4948-01—U.S. 24, from the east junction of U.S. 77 southeast to the north junction of K-13 and U.S. 77 from the east junction of U.S. 24 north to 1.6 miles south of the junction of K-16 in Riley County, 17.6 miles, recycling. (State Funds)**

**Wyandotte—105 K-5018-01—Replace 11 light towers on I-635, I-435, I-35 and U.S. 69, lighting. (State Funds)**

District Two—Northcentral

**Dickinson—4-21 M-1701-01—K-4 at the Marion-Dickinson county line, stockpile bituminous mix. (State Funds)**

(continued)

**Geary**—31 K-4979-01—K-57, from the north junction of U.S. 77 south to the south junction of U.S. 77; K-207, from the junction of I-70 north to the south city limits of Junction City; K-244, from the junction of FAS 270 east to the junction of K-57 (entire route); and K-244S from the junction of K-57 south to the junction of K-244 (entire route), 10.5 miles, recycling. (State Funds)

**Geary**—77-31 M-1714-01—U.S. 77, 1 mile south of I-70, stockpile bituminous mix. (State Funds)

**Jewell/McPherson/Geary**—106 K-5073-01—Three locations, 0.7 mile north of U.S. 36 and K-14 in Jewell County, 7.3 miles east of I-135 in McPherson County and 5.0 miles north of I-70 and U.S. 77 in Geary County, paint block disposal. (State Funds)

**Marion**—15-57 K-4815-01—K-15, from the east junction of U.S. 56, north to the Marion-Dickinson county line, 17.0 miles, overlay. (State Funds)

**Marion**—56-57 M-1702-01—U.S. 56, 1 mile north of Lincolntonville, stockpile bituminous mix. (State Funds)

**Marion**—56-57 M-1703-01—U.S. 56, 1 mile south of Lehigh, stockpile bituminous mix. (State Funds)

**Marion/Chase**—106 K-4977-01—U.S. 50, from the east city limits of Peabody northeast to the west city limits of Florence in Marion County and from 0.7 mile east of the east city limits of Florence east to the junction of K-150 in Chase County, 26.5 miles, slurry seal. (State Funds)

**Marion/Dickinson**—106 K-4978-01—U.S. 56, from the north city limits of Lincolntonville in Marion County north to the north junction of U.S. 77 in Dickinson County and U.S. 56B from the south junction of U.S. 56 north to the south city limits of Herington in Dickinson County, 13.4 miles, recycling. (State Funds)

**McPherson**—81-59 K-4222-01—U.S. 81, McPherson Street to Swenson Street in Lindsborg, 0.8 mile, pavement reconstruction. (State Funds)

**Republic**—79 C-2936-01—County road, 3.7 miles north and 2.5 miles east of Cuba, grading and bridge. (Federal Funds)

**Saline**—70-85 K-5019-01—Replacement of one light tower at the southwest quadrant of I-70 and I-135, lighting. (State Funds)

**Saline**—85 U-1416-01—The intersection of Prescott and Santa Fe in Salina, traffic signal. (Federal Funds)

**Washington**—36-101 K-4037-01—U.S. 36, from the junction of K-22 east to the west junction of K-15, 6.7 miles, grading, bridge and surfacing. (State Funds)

**Washington**—36-101 K-4044-01—U.S. 36, from the Republic-Washington county line east to K-22, 4.0 miles, grading, bridge and surfacing. (State Funds)

**Washington**—36-101 K-3329-01—U.S. 36, from the west junction of K-15 east to the west city limits of Washington, 5.8 miles, grading and bridge. (Federal Funds)

#### District Three—Northwest

**Phillips**—C-2783-01—County road, 0.5 mile south of Prairie View, then north, 0.2 mile, grading, bridge and surfacing. (Federal Funds)

#### District Four—Southeast

**Anderson/Franklin/Miami**—169-106 K-4985-01—U.S. 169, from the north junction of U.S. 59 in Anderson County northeast through Franklin County to 0.3 mile south of the south junction of K-7 in Miami County, 22.2 miles, recycling. (State Funds)

**Cherokee**—7-11 K-4625-03—K-7, 4.0 miles north of Columbus then north approximately 1.0 mile, grouting mine voids. (State Funds)

**Cherokee**—160-11 K-3303-02—U.S. 160, 0.6 mile west of the Labette-Cherokee county line east to the junction of U.S. 69 and K-57, bridge replacement. (Federal Funds)

**Miami**—169-61 K-4870-01—U.S. 169, 0.1 mile north of the junction of K-68 north to the concrete pavement, 6.3 miles, recycling. (State Funds)

#### District Five—Southcentral

**Barber**—4 C-2925-01—County road, 7.0 miles north and 4.5 miles east of Medicine Lodge, 0.2 mile, grading and bridge. (Federal Funds)

**Sedgwick**—87 K-5020-01—Replace light tower at the northeast quadrant of U.S. 54 and Grove Street in Wichita, lighting. (State Funds)

**Sedgwick**—87 U-1411-01—K-42 at Pawnee Street and West Road in Wichita, traffic signal. (State Funds)

#### District Six—Southwest

**Meade**—60 C-2915-01—County road, 16.5 miles south and 6.5 miles east of Meade, grading and bridge. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap, or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bid approval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the KDOT district office responsible for the work.

Michael L. Johnston  
Secretary of Transportation

State of Kansas

## Kansas State University

## Notice to Bidders

Sealed bids for the item listed below will be received by the Kansas State University Purchasing Office, Manhattan, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (913) 532-6214 or FAX (913) 532-5632 for additional information.

Wednesday, January 13, 1993

#30070

Sun microsystem SPARC station upgrade

William H. Sesler  
Director of Purchasing

Doc. No. 012864

State of Kansas

## State Corporation Commission

## Notice of Hearing

The State Corporation Commission has directed that a hearing be conducted (pursuant to K.S.A. 1991 Supp. 55-603, 55-604, 55-703 and K.S.A. 55-703(a)) to allow the following to show cause as to why their basic proration orders should not be dissolved:

- In the matter of the application of Maloney-Mahoney, Inc., for an order establishing a well-spacing pattern in the DaVatz Morrow Oil Pool in Grant County, Kansas, and establishing appropriate allowables for wells drilled therein affecting all of Sections 13 and 24, Township 28 South, Range 36 West, and all of Sections 18 and 19, Township 28 South, Range 35 West. Docket No. 83,897-C (C-14,258)
- In the matter of establishing a well spacing pattern in the Hunton Oil Reservoir of the Leach Field, Jackson County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the S/2 of Section 9; the S/2 of Section 10; SW/4 of Section 11; W/2 of Section 14; all of Sections 15, 16, 21, and 22; W/2 of Section 23; NW/4 of Section 26; N/2 of Section 27; N/2 of Section 28, Township 7 South, Range 13 East, Jackson County, Kansas. Docket No. 72,916-C (C-10,741)
- In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Gillian North Field, Sedgwick County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the SE/4 of Section 21; SW/4 of Section 22; NE/4 of Section 28; NW/4 of Section 27; N/2 of the SE/4 of Section 28; N/2 of W/2 of SW/4 of Section 27, Township 29 South, Range 1 West, Sedgwick County, Kansas. Docket No. 72,209-C (C-10,460)
- In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Gillian Field, Sedgwick County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the S/2 SE/4 of Section 28; SW/4 SW/4 of

Section 27; E/2 of Section 33; and the NW/4 of Section 34, Township 29 South, Range 1 West, Sedgwick County, Kansas. Docket No. 76,503-C (C-11,856)

- In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Petrie Field in Sedgwick County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the SW/4 of Section 36, Township 26 South, Range 1 West, Sedgwick County, Kansas, lying west of the Arkansas River. Docket No. 63,522-C (C-7,940)
- In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Belle Plaine Field, Sumner County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the S/2 of Section 26, and all of Section 35, Township 30 South, Range 1 East; N/2 of Section 2, Township 31 South, Range 1 East, Sumner County, Kansas. Docket No. 77,535-C (C-12,195)
- In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the Belle Plaine Field, Sumner County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the S/2 of Section 26; E/2 SE/4 of Section 27; E/2 E/2 of Section 34, and all of Section 35, Township 30 South, Range 1 East, N/2 of Section 2; and E/2 NE/4 of Section 3, Township 31 South, Range 1 East, Sumner County, Kansas. Docket No. 77,731-C (C-12,263)
- In the matter of the application of Ceja Corporation for the issuance of separate basic proration orders and well spacing patterns for common sources of supply of oil in the Simpson and Mississippi formations, respectively in the Caldwell Pool area in Sumner County, Kansas, affecting Lots 3 and 4 and the NW/4 of Section 16; and Lots 1 and 2, and the NE/4 of Section 17, Township 35 South, Range 3 West, Sumner County, Kansas. Docket No. 84,679-C (C-14,504)
- In the matter of the application of Ceja Corporation for the issuance of separate basic proration orders and well spacing patterns for common sources of supply of oil in the Simpson and Mississippi formations, respectively, in the Caldwell Pool area in Sumner County, Kansas, affecting Lots 3 and 4 and the NW/4 of Section 16; and Lots 1 and 2, and the NE/4 of Section 17, Township 35 South, Range 3 West, Sumner County, Kansas. Docket No. 84,969-C (C-14,584)
- In the matter of the application of Mack Oil Company for an order establishing rules and regulations relating to the formation of drilling units, well spacing, and location, production, sale and conservation of oil in the Simpson Sand Formation in certain lands in the Conway North Simpson Pool, in Sumner County, Kansas, affecting the SW/4 and S/2 SE/4 of Section 16; E/2 of Section 20; all of Section 21; N/2 of Section 28; and the NE/4 of Section 29, Township 30 South, Range 3 West, Sumner County, Kansas, affecting the NE/4 SW/4 and NW/4 SE/4 and S/2 S/

(continued)

- 2 of Section 5, and the N/2 and the N/2 S/2 and the SE/4 SW/4 and the S/2 of SE/4 of Section 8, all in Township 31 South, Range 3 West, Sumner County, Kansas. Docket No. 91,326-C (C-15,993)
- In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Conway Springs Pool, Sumner County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the NE/4 SW/4 and NW/4 SE/4 and S/2 S/2 of Section 5, and the N/2 and the N/2 S/2 and the SE/4 SW/4 and the S/2 of SE/4 of Section 8, all in Township 31 South, Range 3 West, Sumner County, Kansas. Docket No. 62,205-C (C-7,603)
  - In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the Dickson Field, Sumner County, Kansas, and for the establishment of appropriate allowables for wells affecting the SE/4 of Section 34; S/2 of Section 35, Township 30 South, Range 3 West, and W/2 of Section 2; all of Section 3; N/2 of Section 10, and NW/4 of Section 11, Township 31 South, Range 3 West, Sumner County, Kansas. Docket No. 75,745-C (C-11,628)
  - In the matter of the application of Hummon Oil, Incorporated for an order establishing a well spacing pattern in a common source of supply in the Kansas City formation in the Latta Southwest Lansing-Kansas City Pool in Sumner County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting the S/2 SW/4 of Section 16; S/2 SE/4 of Section 17; NE/4 of Section 20, and the NW/4 of Section 21, Township 30 South, Range 2 West, Sumner County, Kansas. Docket No. 85,746-C (C-14,777)
  - In the matter of application of O.A. Sutton for an order establishing a well spacing pattern in a Simpson Oil Reservoir, Love Three Simpson Oil Pool, Sumner County, Kansas and establishing appropriate allowables for wells drilled therein, affecting the SW/4 of Section 7; W/2 of Section 18; NW/4 of Section 19, all in Township 32 South, Range 3 West; and the S/2 of Section 12; all of Section 13; N/2 of Section 24, all in Township 32 South, Range 4 West, Sumner County, Kansas. Docket No. 86,652-C (C-14,997)
  - In the matter of establishing a well spacing pattern in the Simpson Oil Reservoir of the Olive Branch Pool, Sumner County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting the SW/4 of Section 1; SE/4 of Section 2; NE/4 of Section 11; and the NW/4 of Section 12, Township 33 South, Range 3 West, Sumner County, Kansas. Docket No. 62,818-C (C-7,739)
  - In the matter of the application of Anadarko Production Company for an order establishing rules and regulations relating to the formation of drilling units, well spacing and location, production, sale and conservation of oil in the Simpson Formation in certain lands in the Rome-Simpson Oil Pool, Sumner County, Kansas, affecting the NW/4 of Section 18, Township 33 South, Range 1 East, Sumner County, Kansas. Docket No. 108,606-C (C-18,402)
  - In the matter of establishing a well spacing pattern in the Mississippi Oil Reservoir of the Bull Creek Field, Rice County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting the SE/4 of Section 22; S/2 of Section 23 and 24; all of Sections 25 and 26; E/2 of Sections 27 and 34; and all of Sections 35 and 36, Township 21 South, Range 8 West; SW/4 of Section 19, and W/2 of Sections 30 and 31, Township 21 South, Range 7 West, Rice County, Kansas. Docket No. 66,128-C (C-8,708)
  - In the matter of establishing rules and regulations relating to the production, sale and conservation of crude oil and natural gas in the Bull Creek North Mississippi Pool, Rice County, Kansas, affecting all of Sections 11, 12, 13, and 14; E/2 of Section 15; NE/4 of Section 22; and N/2 of Sections 23 and 24, Township 21 South, Range 8 West; S/2 of Section 7; All of Section 18; and N/2 of Section 19, Township 21 South, Range 7 West, Rice County, Kansas. Docket No. 69,284-C (C-9,491)
  - In the matter of establishing a well spacing pattern in the Simpson Sand Oil Reservoir of the Fredrick East Field, Rice County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting the NE/4 and S/2 of Section 11; all of Sections 12, 13, and 14, Township 18 South, Range 9 West, Rice County, Kansas. Docket No. 66,761-C (C-8,883)
  - In the matter of establishing a well spacing pattern in the Marmaton Oil Reservoir of the Odessa Field, Rice County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting all of Sections 28, 29, 32, and 33, in Township 18 South, Range 6 West; and all of Sections 4, 5, 8, and 9, in Township 19 South, Range 6 West, Rice County, Kansas. Docket No. 68,871-C (C-9,382)
  - In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the Tobias Southwest Field, Rice County, Kansas, and for the establishment of appropriate allowables for wells drilled therein, affecting all of Section 3 and all of Section 10, Township 21 South, Range 9 West; Rice County, Kansas. Docket No. 77,955-C (C-12,332)
- The hearing will be at 9 a.m. Thursday, January 21, in the third floor hearing room, 300 Colorado Derby Building, 202 W. 1st, Wichita. Further information can be obtained by contacting William J. Wix, Assistant General Counsel, State Corporation Commission, Conservation Division, 202 W. 1st, Wichita 67202, (316) 263-3238.

Judith McConnell  
Executive Director

Doc. No. 012859

State of Kansas

Department of Administration  
Division of Purchases

Notice to Bidders

Sealed bids for items hereinafter listed will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. local time on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, January 11, 1993

29366

Statewide—Asbestos abatement supplies

94745

Kansas State University—Animal cage racks

94746

University of Kansas Medical Center—Birthing bed

94794

Kansas State University—IBM 3745-170 controller

Tuesday, January 12, 1993

29376

Kansas state agencies—Coffee and tea

29382

Kansas Department of Health and Environment—  
Press clipping service

Wednesday, January 13, 1993

29377

Department of Health and Environment—Token  
ring adapter boards

29378

Kansas State University—February (1993) meat  
products

94782

Wichita State University—Electronic filing system

94783

Kansas Lottery—IBM AS/400 system peripherals  
and software

Thursday, January 14, 1993

A-6965

Parsons State Hospital and Training Center—  
Mechanical projects at various buildings

A-6969

Winfield State Hospital and Training Center—  
Replace doors, ground maintenance and Holly  
kitchen

A-6973

Winfield State Hospital and Training Center—  
Linen room remodel, treatment building

A-7062

Kansas State University—12.5 KV power plant to  
Seaton

29379

Kansas state agencies—Consumer Grade AA eggs

Friday, January 15, 1993

Kansas State University—Seating (arena/stadium)

Tuesday, January 19, 1993

A-6876

University of Kansas—Replace chilled water coils,  
Fraser Hall

94769

University of Kansas Medical Center—Embossing  
system

94770

Department of Wildlife and Parks—Trucks

94771

Kansas State University—Radioisotope detector

94784

University of Kansas—Microwave system

Thursday, January 21, 1993

29383

Department of Social and Rehabilitation Services—  
Family preservation services

Monday, February 1, 1993

29384

Department of Wildlife and Parks—Grazing  
permit, Cedar Bluff, Pratt

Thursday, February 18, 1993

29368

University of Kansas Medical Center/College of  
Nursing and School of Allied Health—Professional  
liability insurance for students in School of Nursing  
and School of Allied Health

Jack R. Shipman  
Director of Purchases

Doc. No. 012897

State of Kansas

Department of Health  
and Environment

Notice Concerning Kansas  
Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for discharges to the waters of the United States and the state of Kansas for the applicants described below. The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards, regulations, and effluent limitations of the state of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization to discharge subject to certain effluent limitations and special conditions.

(continued)

## Public Notice No. KS-ND-92-76

| Name and Address of Applicant  | Waterway        | Type of Discharge |
|--|-----------------|-------------------|
| Builders Concrete & Supply, Inc.<br>P.O. Box 225<br>Newton, KS 67114<br>Harvey County, Kansas<br>Kansas Permit No. I-LA13-N006 | Non-discharging | Non-discharging   |

Description of Facility: This facility is a concrete manufacturing operation. Rainwater and wastewater generated by washing concrete trucks is recycled in a series of concrete lined settling basins. Sand and gravel are recycled in the concrete plant.

## Public Notice No. KS-92-203/208

| Name and Address of Applicant   | Waterway  | Type of Discharge  |
|---|---|--|
| Prairie Mining, Inc.<br>Plant No. 1<br>P.O. Box 15207<br>Lenexa, KS 66215 | Kansas River via<br>Mill Creek via<br>unnamed tributary | Treated<br>washwater<br>discharge from<br>final settling<br>pond |

Johnson County, Kansas  
Kansas Permit No. I-KS34-P004      Fed. Permit No. KS-0081981

Description of Facility: This facility is engaged in a limestone crushing operation. An on-site washing operation utilizes six settling ponds in series for treatment of any washwater. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

| Name and Address of Applicant  | Waterway   | Type of Discharge                             |
|--|--|---|
| Shawnee County MSD #4<br>% Public Works<br>Department<br>3137 S.E. 29th<br>Topeka, KS 66605<br>Shawnee County, Kansas<br>Kansas Permit No. M-KS72-0020 | Soldier Creek via<br>Half-Day Creek via<br>unnamed tributary | Secondary<br>wastewater<br>treatment facility |

Fed. Permit No. KS-0085961

Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based. This permit contains interim limits and a schedule of compliance to meet fecal coliform limits.

| Name and Address of Applicant  | Waterway  | Type of Discharge                             |
|--|---|---|
| Shawnee County MSD<br>#31<br>% Public Works<br>Department<br>3137 S.E. 29th<br>Topeka, KS 66605<br>Shawnee County, Kansas<br>Kansas Permit No. M-KS72-D031 | Kansas River via<br>Half-Day Creek via<br>unnamed tributary | Secondary<br>wastewater<br>treatment facility |

Fed. Permit No. KS-0079014

Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based. This permit contains interim limits and a schedule of compliance to meet fecal coliform limits.

| Name and Address of Applicant   | Waterway   | Type of Discharge  |
|---|--|--|
| Shawnee Rock Company<br>Asphalt Sales Company<br>23200 W. 159th<br>Olathe, KS 66061 | Kansas River via<br>Cedar Creek via<br>unnamed tributary | Quarry pit<br>dewatering and<br>uncontaminated<br>stormwater<br>runoff |

Johnson County, Kansas  
Kansas Permit No. I-KS52-P007      Fed. Permit No. KS-0089290

Description of Facility: This facility is engaged in a limestone rock crushing operation with occasional washing. The washwater is treated using retention pond #1 before discharging to Cedar Creek. The treated water is reused in the washing operation after the fines have settled from the washwater. The retention pond

#2 collects the stormwater runoff from the entire site in order to remove any fines before discharging to Cedar Creek. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

| Name and Address of Applicant   | Waterway   | Type of Discharge                        |
|---|--|--|
| Shawnee Rock Company<br>O'Donnell and Son<br>Construction<br>1600 W. 151st<br>Olathe, KS 66061<br>Johnson County, Kansas<br>Kansas Permit No. I-KS52-P008 | Kansas River via<br>Cedar Creek via<br>unnamed tributary | Washwater<br>retention pond<br>discharge |

Fed. Permit No. KS-0089303

Description of Facility: This facility is engaged in a limestone rock crushing operation with occasional washing. The washwater is treated using one retention pond before discharging to Cedar Creek. The treated water is reused in the washing operation after the fines have settled from the washwater. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

| Name and Address of Applicant   | Waterway  | Type of Discharge                             |
|---|---|---|
| U.S.D. 345<br>Pleasant Hill Elementary<br>School<br>1124 W. Lyman Road<br>Topeka, KS 66608<br>Shawnee County, Kansas<br>Kansas Permit No. M-KS72-0012 | Kansas River via<br>Soldier Creek via<br>Indian Creek | Secondary<br>wastewater<br>treatment facility |

Fed. Permit No. KS-0079006

Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based. This permit contains interim limits and a schedule of compliance to meet fecal coliform limits.

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, or Dorothy Geisler (agricultural permits), Kansas Department of Health and Environment, Division of Environment, Bureau of Water, Forbes Field, Topeka 66620. All comments postmarked or received on or before January 30 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate public notice number (KS-ND-92-76, KS-92-203/208) and the name of applicant as listed when preparing comments.

If no objections are received during the public notice period, the Secretary of Health and Environment will issue the final determinations. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61. Media coordination (newspapers, radio) for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

The application, proposed permit, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 740, Forbes Field, Topeka, from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

Robert C. Harder  
Secretary of Health  
and Environment

Doc. No. 012898

## State of Kansas

Department of Health  
and EnvironmentPermanent Administrative  
RegulationsArticle 15.—APPLICATION FOR PERMITS;  
DOMESTIC WATER SUPPLY

**28-15-12. Public water supply fee fund.** On and after January 1, 1993, each public water supply shall pay a fee of \$0.002 per 1,000 gallons of water sold at retail and delivered through mains, lines or pipes.

(a) The fee shall be paid to the Kansas department of revenue on forms supplied by the director of taxation in the same manner as the water protection fee authorized by K.S.A. 82a-954 and amendments thereto.

(b) The public water supplier may collect the fee directly from each customer to which water is sold at retail or may pay the amount owed from moneys in its operating fund or other fund available for that purpose. (Authorized by and implementing K.S.A. 1991 Supp. 65-163, as amended by L. 1992, Ch. 188, sec. 1; effective T—, —; effective Feb. 15, 1993.)

Robert C. Harder  
Secretary of Health  
and Environment

Doc. No. 012862

## State of Kansas

## Board of Healing Arts

Permanent Administrative  
Regulations

## Article 60.—PHYSICIANS' ASSISTANTS

**100-60-3.** (Authorized by K.S.A. 1978 Supp. 65-2896; effective, E-79-35, Dec. 20, 1978; effective May 1, 1979; revoked Feb. 15, 1993).

**100-60-4. Education and training.** Each educational program for physicians' assistants accredited by the committee on allied health education and accreditation of the American medical association and all other educational programs which are determined by the board to have a standard of education substantially equivalent to the accreditation criteria of the committee shall be approved by the board. Any person who has acquired experience while serving in the armed forces of the United States shall provide proof that such experience has enabled the person to:

(a) Screen patients to determine need for medical attention;

(b) review patient records to determine health status;

(c) take a patient history;

(d) perform a physical examination;

(e) perform a developmental screening examination on children;

(f) record pertinent patient data;

(g) make decisions regarding data gathering and appropriate management and treatment of patients being

seen for the initial evaluation of a problem or the follow-up evaluation of a previously diagnosed and stabilized condition;

(h) prepare patient summaries;

(i) initiate requests for commonly performed initial laboratory studies;

(j) collect specimens for and carry out commonly performed blood, urine, and stool analyses, and cultures;

(k) identify normal and abnormal findings on history, physical examination and commonly performed laboratory studies;

(l) initiate appropriate evaluation and emergency management for emergency situations, including cardiac arrest, respiratory distress, injuries, burns and hemorrhage;

(m) perform clinical procedures such as:

(1) venipuncture;

(2) intradermal tests;

(3) electrocardiogram;

(4) care and suturing of minor lacerations;

(5) casting and splinting;

(6) control of external hemorrhage;

(7) application of dressings and bandages;

(8) administration of medications, intravenous fluids and transfusion of blood or blood components;

(9) removal of superficial foreign bodies;

(10) cardio-pulmonary resuscitation;

(11) audiometry screening;

(12) visual screening; and

(13) carry out aseptic and isolation techniques; and

(n) provide counseling and instruction regarding common patients' problems. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896, 65-2896a(a)(2); effective, E-79-35, Dec. 20, 1978; effective May 1, 1979; amended Feb. 15, 1993.)

**100-60-5. Examination.** The examination required and approved by the board for entry of a person's name on the register of physicians' assistants is the physicians' assistants national certifying examination prepared and administered by the national commission on certification of physicians' assistants. (Authorized by K.S.A. 1991 Supp. 65-2896; implementing K.S.A. 1991 Supp. 65-2896a; effective, E-79-35, Dec. 20, 1978; effective May 1, 1979; amended Feb. 15, 1993.)

**100-60-6. Continuing education.** (a) Each physician's assistant shall submit with a renewal application evidence of satisfactory completion of a minimum of 50 contact hours during the preceding year or 100 contact hours during the preceding two year period. A minimum of 20 contact hours shall be acquired from Class I if 50 hours are submitted with the renewal application. A minimum of 40 contact hours shall be acquired from Class I if 100 contact hours are submitted with the renewal application.

(b) A contact hour shall be 50 minutes of instruction or its equivalent. Meals and exhibit breaks shall not be included in the contact hour calculation.

(c) Any applicant for renewal who cannot meet the requirements of subsection (a) may request an extension from the board. The request shall include a plan for completion of the continuing education requirements within the requested extension period. An extension of up to six months may be granted by the board if circumstances make it impossible or extremely

(continued)

difficult for the individual to reasonably obtain the required continuing education hours.

(d) Any physician's assistant initially registered within one year of a renewal registration date shall be exempt from the continuing education required by subsection (a) for that first renewal period.

(e) The classes of continuing education experiences shall be:

(1) Class I: Attendance at an educational presentation approved by the board. The board of healing arts approves courses accepted by the American academy of physicians' assistants; and

(2) Class II: Participating in unapproved or self-learning activities.

(f) To provide evidence of satisfactory completion of continuing education, the following shall be submitted to the board:

(1) Documented evidence of attendance at Class I and II activities; and

(2) personal verification on a form provided by the board of self-instruction from reading professional literature or other self-learning activities. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896a(c); effective, E-79-35, Dec. 20, 1978; effective May 1, 1979; amended Feb. 15, 1993.)

**100-60-8. Scope of practice.** A physician's assistant may perform acts which constitute the practice of medicine and surgery in the following instances:

(a) When directly ordered, authorized and coordinated by the responsible or designated physician through the physician's immediate or physical presence;

(b) when directly ordered, authorized and coordinated by the responsible or designated physician through radio, telephone or other form of telecommunication;

(c) when authorized on a form provided to the board office by the responsible physician pursuant to K.S.A. 1991 Supp. 65-2896a and amendments thereto; or

(d) in an emergency situation. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896e, effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-9. Physician request form; content.** The responsible physician request form to be provided pursuant to K.S.A. 1991 Supp. 65-2896a and amendments thereto shall contain the following information:

(a) Date and signature of the responsible physician and the physician's assistant;

(b) the license number of the responsible physician and the board issued registration number of the physician's assistant;

(c) a description of the physician's practice and the way in which the physician's assistant is to be utilized;

(d) a statement that the responsible physician will always be available for communication with the physician's assistant within 30 minutes during the performance of patient service by the physician's assistant;

(e) attachments, including a completed drug transmission protocol form provided by the board which specifies categories of drugs, medicines and pharmaceuticals for which the physician's assistant is prohibited from supplying or transmitting.

(f) those practice locations, including hospitals, at which the physician's assistant will routinely perform acts which constitute the practice of medicine and surgery;

(g) the signature of a designated physician who shall routinely provide direction and supervision to the physician's assistant in the temporary absence of the responsible physician and an indication of the procedures to be followed to notify the designated physician upon such temporary absence;

(h) an acknowledgment that failure to adequately direct and supervise the physician's assistant in accordance with K.S.A. 65-2896 to K.S.A. 65-2897a, inclusive, and amendments thereto, or rules and regulations adopted under such statutes by the board, would constitute grounds for revocation, suspension, limitation or censure of the responsible physician's license to practice medicine and surgery in the state of Kansas; and

(i) a statement that a current copy of the form shall be maintained at the usual practice locations of the responsible physician and that any changes or amendments thereto will be provided to the board within 10 days. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896a; effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-10. Supervision and direction; adequacy.** Each licensee who serves as the responsible or designated physician for a physician's assistant shall adequately direct and supervise the physician's assistant. Direction and supervision of the physician's assistant shall be considered to be adequate if the responsible physician:

(a) Establishes a method for the initial and continuing periodic evaluation of the professional competency of the physician's assistant. Periodic evaluations shall be performed at least annually, and the responsible physician shall document and retain the evaluations and make them available to the board upon request;

(b) at least annually, reviews any drug transmission protocol and determines if any amendments, modifications, restrictions or terminations are required. Any changes shall be conveyed to the physician's assistant and set forth in all copies of the protocol required to be maintained and provided pursuant to K.A.R. 100-60-9;

(c) actively engages in the practice of medicine and surgery in this state;

(d) insures that the physician's assistant has a current registration issued by the board;

(e) reports to the board any knowledge of disciplinary hearings, formal hearings, public or private censure or other disciplinary action taken against the physician's assistant by any state's licensure or registration authority or any professional association;

(f) reports to the board any litigation, threatened litigation or claim alleging professional incompetency or professional negligence on the part of the physician's assistant;

(g) at least bi-weekly, reviews the patient records of patients treated by the physician's assistant and documents such review in the patient record;

(h) reviews patient charts and documents in the patient record within 48 hours of treatment provided by the physician's assistant when the treatment provided in an emergency situation exceeded the authority granted to the physician's assistant by the responsible physician request form required by K.A.R. 100-60-9;

(i) provides for a designated physician to provide supervision and direction on each occasion when the responsible physician is absent temporarily, is unable to be immediately contacted by telecommunication or is otherwise unavailable at a time the physician's assistant could reasonably be expected to provide professional services; and

(j) delegates to the physician's assistant only those acts which constitute the practice of medicine and surgery which the responsible physician believes or has reason to believe can be competently performed by the physician's assistant based upon the physician's assistant's background, training, capabilities, skill and experience. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896e and 65-2897a; effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-11. Responsibilities of physician's assistants.** A physician's assistant shall appropriately communicate with the responsible or designated physician concerning a patient's condition if the physician's assistant believes that a patient's condition may require treatment of any nature which has not been authorized for the physician's assistant to perform. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896e and 65-2897a; effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-12. Designated physician.** (a) A "designated physician" is that person licensed to practice medicine and surgery who, by prior arrangement, provides direction and supervision to a physician's assistant in the temporary absence or unavailability of the responsible physician.

(b) When a designated physician directs and supervises a physician's assistant, the designated physician shall have the same duties and responsibilities as the responsible physician. (Authorized by K.S.A. 1991 Supp. 65-2896; implementing K.S.A. 65-2896f; effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-13. Prescription only drugs.** (a) No physician's assistant shall transmit a prescription order for a prescription-only drug or administer or supply a prescription-only drug except as authorized by the drug transmission protocol required by K.A.R. 100-60-9 and as authorized by this regulation.

(b) A physician's assistant may directly administer a prescription-only drug as follows:

(1) When directly ordered or authorized by the responsible or designated physician;

(2) when authorized by a written protocol between the responsible physician and the physician's assistant; or

(3) in an emergency situation.

(c) A physician's assistant may, by oral or telephonic communication only, transmit a prescription order for a schedule II controlled substance in an emergency situation, as defined in K.A.R. 68-20-19(e). Within 72 hours after the transmission of the prescription order, the responsible or designated physician shall cause a written prescription, completed in accordance with appropriate federal and state laws, to be delivered to the dispenser of the drug.

(d) A physician's assistant may, by oral or telephonic communication only, transmit a prescription order for a controlled substance listed in schedule III, IV or V in the same manner as the physician's assistant

may perform acts which constitute the practice of medicine and surgery as specified in K.A.R. 100-60-8.

(e) A physician's assistant, either orally, telephonically or in writing, may transmit a prescription order for a prescription-only drug not listed in any schedule as a controlled substance in the same manner as the physician's assistant may perform acts which constitute the practice of medicine and surgery as specified in K.A.R. 100-60-8.

(f) If the transmission of a prescription order is written by a physician's assistant it shall:

(1) Contain the name, address and telephone number of the responsible physician;

(2) be signed by the physician's assistant with the letters "R.P.A." following the signature;

(3) contain the registration number issued to the physician's assistant by the board; and

(4) indicate whether the prescription order is being transmitted by direct order of the responsible or designated physician, pursuant to a written protocol, or because of an emergency situation.

(g) A physician's assistant may supply a prescription-only drug to a patient only as follows:

(1) Under the same conditions as a physician's assistant may directly administer a prescription-only drug as described in subsection (b) above;

(2) the drug has been provided to the physician's assistant or the physician's assistant's responsible physician or employer at no cost;

(3) the drug is commercially labeled and is supplied to the patient in the original prepackaged container; and

(4) the drug is supplied to the patient at no cost.

(h) A physician's assistant shall not administer, supply or transmit a prescription order for a prescription-only drug for any quantity or strength in excess of the normal, customary and prevalent practice of the responsible physician. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896e; effective May 1, 1988; amended Feb. 15, 1993.)

**100-60-14. Different practice locations.** (a) "Different practice location" means an office or location maintained or appointed by a responsible physician to regularly meet patients or to receive calls and at which the responsible physician does not primarily practice.

(b) A physician's assistant may perform acts which constitute the practice of medicine and surgery at a different practice location only as follows:

(1) the physician's assistant, prior to providing any services at the different practice location, has spent a minimum of 80 hours under the immediate or physical supervision and direction of the responsible physician;

(2) the responsible physician periodically sees and treats patients at the different practice location; and

(3) a notice that the different practice location is staffed primarily by a physician's assistant is conspicuously posted. (Authorized by and implementing K.S.A. 1991 Supp. 65-2896e and 65-2897a; effective May 1, 1988; amended Feb. 15, 1993.)

Lawrence Buening, Jr.  
Executive Director

Doc. No. 012863

## State of Kansas

## Kansas Racing Commission

Permanent Administrative  
RegulationsArticle 4.—OCCUPATION AND  
CONCESSIONAIRE LICENSES

**112-4-1. Occupation licenses.** (a) Before engaging in the following occupations at a racetrack facility, each person shall pay the required fee and secure the appropriate license or licenses from the commission:

- (1) Administration;
- (2) administrative support;
- (3) admission/parking attendant;
- (4) announcer;
- (5) apprentice jockey;
- (6) assistant racing secretary;
- (7) assistant starter;
- (8) assistant trainer;
- (9) authorized agent;
- (10) blacksmith/plater/farrier;
- (11) breed registry;
- (12) brakeman;
- (13) chart writer;
- (14) clerk of scales;
- (15) clocker/assistant clocker;
- (16) colors attendant;
- (17) concession employee;
- (18) concession operator;
- (19) director of racing;
- (20) director of security;
- (21) driver;
- (22) exercise person;
- (23) general manager/assistant general manager;
- (24) groom/hot walker;
- (25) horseman's bookkeeper;
- (26) horseman/kennel representative;
- (27) identifier;
- (28) jockey;
- (29) jockey agent;
- (30) jockey guild manager/representative;
- (31) jockey room attendant;
- (32) kennel helper;
- (33) kennel master;
- (34) kennel owner;
- (35) lead out;
- (36) lure operator;
- (37) maintenance;
- (38) medical attendant;
- (39) mutuel employee;
- (40) mutuel manager;
- (41) official;
- (42) outrider;
- (43) owner, horse/greyhound;
- (44) owner/assistant trainer;
- (45) owner/trainer;
- (46) owner/trainer/driver;
- (47) owner by open claim;
- (48) paddock attendant;
- (49) paddock judge;
- (50) patrol judge;

- (51) photo finish operator;
- (52) pony person;
- (53) practicing veterinarian;
- (54) practicing veterinarian technician or assistant;
- (55) program manager;
- (56) promotion manager;
- (57) racing judge;
- (58) racing secretary;
- (59) security;
- (60) selection sheet operator;
- (61) service provider;
- (62) starter;
- (63) steward;
- (64) testing technician;
- (65) timer;
- (66) totalisator employee;
- (67) track superintendent;
- (68) trainer;
- (69) valet;
- (70) video operator; and
- (71) any other personnel designated by the commission.

(b) Each applicant for an occupation license shall apply in writing on the application form approved and furnished by the commission.

(c) Each applicant for an occupation license acting as an employer shall submit proof of compliance with the workers compensation act of the state of Kansas, K.S.A. 44-501 *et seq.*

(d) Each person who is appointed by an owner to act as an authorized agent shall secure an occupation license. Each authorized agent agreement form shall be filed with the commission. Each authorized agent shall perform for the owner only the duties that are subject of the authorized agent agreement form. Each authorized agent shall notify the commission in writing when the authorized agent agreement is terminated.

(e) Each applicant for an occupation license shall not knowingly provide false information on any occupation license application form.

(f) Each applicant for an occupation license shall not fail to disclose any material fact on any occupation license application form.

(g) No person shall alter or attempt to alter any information contained on an occupation license badge.

(h) Each person who loses an occupation license shall immediately:

(1) notify the commission office at the racetrack facility;

(2) secure a duplicate license; and

(3) pay the required fee.

(i) Each required fee shall be paid when the occupation license is issued. Each occupation license issued by the commission shall be valid for the period commencing January 1 and terminating December 31 of the calendar year in which the occupation license is issued.

(j) Any applicant may be required to submit with the application at least two complete sets of fingerprint cards approved by the commission. If the fingerprints are not acceptable for processing, each applicant shall be required to resubmit fingerprint cards.

(k) Each applicant for an occupation license must be at least 16 years old. However, this provision shall not preclude dependent children under the age of 16 from working for a parent or guardian when the parent or guardian is licensed as a kennel owner, trainer or assistant trainer and approval has been obtained from the organization licensee. Each licensed trainer at a horse or greyhound racetrack facility or assistant trainer at a horse racetrack facility shall be at least 18 years of age. Each racing official, security employee and mutuel employee shall be at least 18 years of age.

(l) Each employer at a racetrack facility shall ensure that every employee is properly licensed and shall immediately notify the commission office at the racetrack facility and the organization licensee when a licensee's employment status changes or when an employee is terminated. Each employer shall make an effort to secure the employee's occupation license and, if the license is secured, shall deliver the license to the commission office at the racetrack facility. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2, and 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-22-89, Aug. 22, 1989; amended Oct. 9, 1989; amended, T-112-12-30-91, Dec. 30, 1991; amended Feb. 24, 1992; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-5. License identification requirements.** (a) Each license applicant shall provide identifying personal information including the following:

- (1) Full name;
- (2) permanent address, including zip code;
- (3) type of license;
- (4) date of application; and
- (5) date of birth.

(b) Each license shall be color-coded to identify the occupation and the individual's eligibility to enter restricted areas. While present in restricted areas of the racetrack facility, each license holder, except jockeys riding in a race and other licensees approved by the stewards or racing judges, shall attach the current license to an outer garment in a prominent position. (Authorized by K.S.A. 1991 Supp. 74-8804(p), as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-22-89, Aug. 22, 1989; amended Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-6. License subject to conditions and agreements.** (a) Each license issued to a licensee by the commission shall remain the property of the commission.

(b) Possession of a license shall not confer any right upon the holder to employment at a racetrack facility.

(c) Each licensee shall immediately return the oc-

cupation license to the commission office at the racetrack facility when the employment requiring a commission license is terminated. (Authorized by K.S.A. 1991 Supp. 74-8804(p), as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-8. Examinations.** (a) Any applicant for an occupation license may be required to demonstrate knowledge, qualifications and proficiency related to the license for which application is made through an examination approved by the commission or its designee.

(b) Unless otherwise authorized by the stewards or racing judges, any unsuccessful license examination applicant may be retested at 30 days following the first failure and six months following the second failure. Applicants failing the examination on the third attempt shall be ineligible for licensure for that license during that calendar year. (Authorized by K.S.A. 1991 Supp. 74-8804(p), as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-22-89, Aug. 22, 1989; amended Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-9a. Financial responsibility, licensee.** Any commission licensee who purchases food, shelter, medications, transportation, veterinary services, supplies, or like things, for use in the licensee's racing operation and who fails to pay for the services or goods or writes a bad check at a licensed racing facility for one hundred dollars or more shall be guilty of conduct detrimental to the best interests of racing and may be subject to license suspension or revocation. The burden to prove that debts are owed is on the person bringing the charges. This racing regulation does not obligate the commission to collect debts owed by licensees. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-4-12. Qualifications for apprentice jockey.** (a) Any person who has ridden fewer than 40 winners or who has ridden for less than three years since first being licensed in any racing jurisdiction, and who otherwise meets the license qualifications of a jockey, may qualify as an apprentice jockey if the applicant completes satisfactory rides in at least two races under the observation of the stewards. Any apprentice jockey may be granted an apprentice certificate issued by the stewards and filed with the commission in replacement of a traditional apprentice contract.

(b) Each contract and transfer of contract shall be approved by the stewards and filed with the commis-

(continued)

sion. Each contract employer shall not have any interest in the earnings of an apprentice jockey. Racetrack or commission officials and their licensed assistants and employees shall not directly or indirectly buy or sell any contract upon any jockey or apprentice jockey for themselves or any other person.

(c) In thoroughbred races, each apprentice jockey shall ride with a five-pound weight allowance beginning with the apprentice jockey's first mount. Each apprentice jockey's five-pound weight allowance shall:

(1) Continue for a one-year period beginning on the date of the apprentice jockey's fifth winning mount;

(2) continue for a second one-year period beginning on the date the initial one-year period expires if the apprentice jockey has not accumulated a total of 40 winning mounts from the date of the apprentice jockey's first winning mount; and

(3) then terminate:

(A) Upon the expiration of the second one-year period; or

(B) during the second one-year period when the apprentice jockey accumulates a total of 40 winning mounts from the date of the apprentice jockey's first winning mount, whichever first occurs.

(d) Only the results from thoroughbred races at authorized race meetings in the United States, Canada or Mexico that are reported in the daily racing form or other recognized racing publications approved by the commission shall be considered in determining license eligibility for apprentice jockeys.

(e) If an apprentice jockey is unable to ride for a period of 14 consecutive days or more after the date of the apprentice jockey's fifth winning mount because of service in the armed forces of the United States or because of physical disability, the time during which the apprentice weight allowance may be claimed may be extended by the commission for a period not to exceed the period the apprentice jockey was unable to ride. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-13.** (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; revoked, T-112-8-13-92, Aug. 13, 1992; revoked, T-112-12-10-92, Dec. 10, 1992; revoked Feb. 15, 1993.)

**112-4-16. Qualifications for license as a horse owner.** (a) Each applicant for a horse owner license shall:

(1) Own a record of a properly registered race horse that the horse owner licensee applicant intends to race in Kansas;

(2) have the race horse in the care of a licensed trainer; and

(3) have an interest in the race horse as part owner or lessee or managing owner of a corporation, syn-

dicare or partnership that is the legal owner of the race horse; or

(4) intend to claim a horse by open claim as authorized by K.A.R. 112-7-15. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-17. Horse ownership by lease.** Any leased horse may be raced if a completed lease form that includes the information required by the commission is attached to the registration certificate and is on file with the racing secretary. Each lessor and lessee shall be licensed as a horse owner. Each lease arrangement shall not be made for the purpose of avoiding insurance requirements or commission regulations. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-18. Greyhound ownership by lease.** Any leased greyhound may be raced if a completed lease form that includes the information required by the commission is attached to the registration certificate and is on file with the director of racing. Each lessor and lessee shall be licensed as a greyhound owner. No lease arrangement shall be made for the purpose of avoiding insurance requirements or commission regulations. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-19. Horse or greyhound ownership by corporation, partnership, syndicate or other association or entity.** (a) If the legal owner of any horse or greyhound is a corporation, partnership, syndicate or other association or entity, each shareholder or partner shall be licensed as a horse or greyhound owner unless the stewards, racing judges or the commission determine upon a showing of just cause that the best interests of racing dictate that not all shareholders or partners should be licensed.

(b) Each corporation, partnership, syndicate, or other association or entity that owns a horse or greyhound at a racetrack facility shall file the following information with the commission:

(1) Organizational documents for the entity identifying each shareholder by name and mailing address including zip code;

(2) relative proportion of ownership interest;

(3) terms of sale with contingencies, arrangements or leases;

(4) documents declaring to whom winnings are payable and under what name the horse or greyhound shall be run; and

(5) the name and address including zip code of each licensed person or persons who assumes all responsibilities as owner of the horse or greyhound.

(c) No part owner of any horse or greyhound shall assign the ownership interest without the written consent of the other partners. The assignor shall file each written consent with the commission.

(d) Each corporation, partnership, syndicate or other association or entity that owns a horse or greyhound shall register annually the information required by the regulations and pay the required fee or fees for the appropriate entity. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-22-89, Aug. 22, 1989; amended Oct. 2, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-21a. Kennel owner license.** (a) Each applicant for a kennel owner license shall:

(1) be the owner or partial owner of a kennel registered pursuant to K.A.R. 112-4-21; and

(2) have a current kennel contract with an organization licensee. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-4-22. Licensing required.** The applicant shall complete each license procedure required by the commission before the applicant assumes any duties at a racetrack facility except as follows. Any trainer may apply for a 30 day license on behalf of an absentee horse owner and pay the required application fees. Each horse owned by an absentee horse owner shall be permitted only one start during the 30 day period. Each absentee horse owner shall complete the licensing procedure before the 30 day license expires. No organization licensee shall pay purse money to the absentee horse owner until the owner secures a permanent horse owner's license. If the permanent horse owner's license is not secured within 30 days, the trainer and absentee owner shall be penalized by the commission. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989; amended, T-112-8-22-89, Aug. 22, 1989; amended Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-4-23. Conduct.** No person shall: (a) engage in any conduct which by its nature is unsportsmanlike or detrimental to the best interests of racing;

(b) willfully ignore, refuse to comply or interfere with verbal or written orders of a racing official, employee or commission representative in the performance of official duties; or

(c) threaten, use abusive or profane language when addressing a racing official, employee or commission representative. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2 and 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

#### Article 7.—RULES FOR RACING

**112-7-2. Ownership.** (a) The legal ownership of each horse, and the name of each owner that is printed on the official program for the horse, shall conform to the ownership declaration on the horse's certificate of registration, eligibility certificate or lease agreement on file with the organization licensee. Each stable name shall be registered with the commission as the owner or owners. If the owner is a syndicate, corporation, partnership or other association or entity, the horse-owner whose name is printed on the official program shall be the responsible manager owner, officer or partner who assumes all responsibilities of the owner.

(b) Each horse owned in whole or in part or under the care and control of an individual who is excluded from a racetrack or who has a suspended license shall be ineligible to enter or to start in any race. The horse's eligibility may be reinstated when the individual's penalty terminates or when the horse is transferred through a bona fide sale to an owner approved by the stewards. Each individual who is excluded from a racetrack or who has a suspended license, whether acting as an agent or otherwise, shall not be qualified to subscribe for, to enter or to run any horse in any race either in the individual's own name or in the name of any other person until the termination of the penalty. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-5. Horses sold or transferred with engagements.** (a) Each racing secretary shall require any licensee to provide evidence of any sale or transfer when a horse is sold or transferred with its engagements, and the failure to produce evidence shall render the horse ineligible to start in any race.

(b) No person shall transfer or receive the transfer of a horse or engagement of a horse for the purpose of avoiding any disqualification.

(c) Each sale or transfer of a horse located at a racetrack facility shall not be final until approved by the stewards. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989;

(continued)

amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-6. Registration and eligibility.** (a) No person shall enter or start a horse in a race unless:

(1) the horse is duly registered with and approved by the registry offices of:

- (A) the jockey club, if a thoroughbred;
- (B) the American quarter horse association, if a quarter horse;
- (C) the Appaloosa horse club, if an Appaloosa;
- (D) the Arabian horse club registry of America, if an Arabian;
- (E) the American paint horse association, if a paint;
- (F) the pinto horse association of America, inc., if a pinto;
- (G) the American trotter's association, if a standard-bred; or
- (H) any successors to any of the registries named in subparagraphs (A) through (G) or other registry recognized by the commission;

(2) the horse's registration certificate, showing the tattoo number of the horse, is filed with the racing secretary by entry time for the race. In stakes races, the registration certificate shall be filed not less than two hours prior to the scheduled post time for the race, except as provided in subparagraph (b) (10) of this regulation;

(3) the horse is in the care of a licensed trainer and owned by an owner licensed by scratch time, except that for the first ten days of a race meeting or for stakes races, an owner must be licensed by one hour before first post on the day of the race;

(4) at the time of entry, the horse is eligible under the conditions of the race as specified by the racing secretary and remains eligible until the race; and

(5) if the horse's name is changed, its new name is registered with the appropriate registry listed in subsection (a), paragraph (1) (A) through (G) of this regulation. Both the horse's previous name and new name shall be stated in every entry list until the horse has run three races. Both names shall be printed in the official programs for those three races.

(b) No person shall enter or start a horse in a race if:

- (1) the horse is suspended;
- (2) the horse is on the steward's list, starter's list or veterinarian's list;
- (3) the certificate reflecting a negative Coggins test, performed upon the horse within the immediate past 12 months, has not been submitted to the racing secretary;

(4) the identification markings of the horse do not agree with the identification as set forth on the registration certificate to the extent that a correction is required from the appropriate breed registry, unless the permission of the stewards and the identifier are given;

(5) the horse has not been lip-tattooed by a commission-approved tattooer;

(6) the entry of the horse is not in the name of the true owner;

(7) the horse has drawn into the field or started in a race on the same day;

(8) the horse's age, as determined by an examination of its teeth by the official veterinarian, does not correspond to the age shown on its registration certificate;

(9) the horse's certificate of registration reflects an unknown sire or dam; or

(10) an ownership transfer for a horse is being forwarded to a breed registry.

(c) No person shall start a horse in any race unless it has been properly entered in the race. Any horse that is improperly entered shall not be entitled to any part of the purse. However, once the "official" sign is posted, this regulation shall not affect the wagering on the race.

(d) Each trainer shall be responsible for the eligibility of horses entered by the trainer or an authorized agent of the trainer.

(e) Any nomination or entry of a horse or the transfer of any nomination or entry may be refused by the organization licensee for reasonable cause. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended March 25, 1991; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-7. Entries.** (a) Each horse entered for the first time at a race meeting shall be identified by its name, color, sex, age and the name of its sire or sires and dam as registered. For every other race, each horse shall be identified by its name, color, sex and age.

(b) Each nomination and entry shall be made in writing and signed by the owner or trainer of the horse, or the owner's authorized agent. Each organization licensee shall provide forms upon which entries, scratches, and declarations are to be made for all races.

(1) Only each steward, racing secretary and secretary's designee shall be authorized to receive entries, scratches and declarations.

(2) Any entry may be made by telephone, facsimile or telegraph, but each entry shall be confirmed in writing one hour before post time of the first race on the day of the race for which the horse is entered.

(3) In a stakes race, the closing of nominations, entries, interim payments and declarations shall be in accordance with the conditions published by the organization licensee sponsoring the race.

(4) Each signed entry blank shall be prima facie evidence that the contents of the entry blank express the desire and intent of the person making the entry.

(c) Each nominator shall be liable for entrance money or stakes. A mistake in the entry of a horse when eligible shall not release the subscriber or the subscriber's transfer from liability for stakes or entrance money. Entrance money or stakes shall not be refunded because of the death of a horse or because of its failure to start a race.

(d) No person shall:

- (1) enter in the person's name a horse of which the person is not the actual owner;

(2) enter or cause to be entered or start a horse that the person knows or believes to be ineligible or disqualified;

(3) enter a horse in more than one race on any day, except stakes races; or

(4) enter a horse in a race if it is wholly or partly owned by, trained by, or under the management of an unlicensed person, a person whose license is under suspension, or a person who acts in concert with or under the control of a person whose license is under suspension.

(e) Each entry from an unlicensed person or a person whose license is suspended and each entry of an ineligible horse is void, and any money paid for the entry shall be paid to the purse of the race.

(f) Except for decisions regarding disqualification for interference during the running of the race, each dispute, claim and objection relating to the race and the interpretation of commission regulations shall be decided by the stewards or, upon review, by the commission. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-8. Coupled entries.** (a) Not more than two horses of the same licensed ownership or interest shall be entered and started in a race, except in stakes races and races that are conditioned for horses eligible for specified stakes.

(b) No owner or trainer shall enter more than two horses in an overnight event. Two horses shall not start to the exclusion of a single horse.

(c) Horses trained by a public stable trainer shall not be coupled with horses trained by another public stable trainer unless the horses are owned by the same person or are coupled as a field for wagering purposes.

(d) All horses owned wholly or in part or trained by the same person or the person's spouse and entered and started in a race except as noted in subsection (a) shall be coupled and run as an entry.

(e) If two or more horses are coupled as an entry only for the reason that the horses are trained by the same trainer, any organization licensee may run the horses as separate interests, and the provisions of subsections (a) through (d) above shall not govern. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-9. Loss of entries.** Each person who alleges loss of an entry or declaration for a stakes race shall provide satisfactory proof to the racing secretary that it was mailed, facsimiled or telegraphed within a reasonable time before the designated time for closing, or it shall not be considered received. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June

19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-10. Closing of entries and drawing of post positions.** (a) No entry or declaration for a stakes race shall be considered if received after the hour designated for closing. If an hour for closing is not designated, any entry or declaration may be mailed, facsimiled or telegraphed before midnight of the day designated for closing, if the entry or declaration complies with every other condition of the race.

(b) Each drawing of entries for post positions shall be governed by the following procedures.

(1) If entries exceed the permitted number of starters, the number of starters shall be reduced to the proper number by the preferred date system. The date system may be used for the entire race or for each division of the race at the option of the organization licensee.

(2) The racing secretary shall select an owner or a trainer who is present in the entry office to draw the entry sheets and post position numbers in public view within a reasonable time following each closing of entries. Each entry shall be drawn from its approved receptacle before the number ball is released from the number box.

(3) In divided and split races, the starters in the separate divisions shall be selected by the preferred date system. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-13. Declarations and scratches.** (a) Each declaration and scratch shall be made in writing and signed by the owner or trainer of the horse or the owner's authorized agent. Each organization licensee shall provide forms on which scratches and declarations shall be made.

(1) No horse shall be scratched without permission of the stewards.

(2) Each scratch shall be made before the scratch time set by the organization licensee, except as provided in subsections (c) through (h) of this regulation.

(3) If a scratch reduces the number of horses in the race, each horse left in the race shall move into the lower numbered post positions before any horse is drawn from the also eligible list.

(b) If a scratch reduces the number of horses in the race below the number designated for the race, the designated number of horses shall be maintained by the drawing of lots from the also eligible list after the scratch has occurred, and each horse drawn by this procedure shall be required to race.

(c) Each scratch from an early-closing stakes race shall be made not less than one hour before post time of the race. Any steward or animal health officer, acting with the approval of the stewards, may scratch a horse at any time before post time of the race.

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(d) If a horse is not named through the entry box at the usual time of closing in a stakes race, that horse shall be scratched from the race.

(e) Any nomination of a horse to a stakes race may be altered or withdrawn at any time before the closing time for nominations.

(f) Despite paragraph (a) (2) of this regulation, the stewards may permit the withdrawal of any horse after it has left the paddock for any reason that they determine to be in the best interests of racing.

(g) The stewards may declare a horse a nonstarter for any occurrence before the running of a race.

(h) If any horse is so unruly in the saddling paddock that the identifier cannot read the tattoo number to properly identify the horse, or if any trainer or assistant is uncooperative in the effort to identify the horse, the horse may be scratched by order of the stewards.

(i) Each declaration of a horse out of an engagement shall be irrevocable. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-15.** (Authorized by and implementing K.S.A. 1988 Supp. 74-8804; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; revoked, T-112-8-13-92, Aug. 13, 1992; revoked, T-112-12-10-92, Dec. 10, 1992; revoked Feb. 15, 1993.)

**112-7-15a. Claiming.** (a) Except as otherwise provided by these racing regulations, in a claiming race, each horse shall be subject to a claim for its entered price by:

(1) a licensed owner who has a horse registered to race at the current race meeting or the owner's authorized agent; or

(2) a person licensed as an owner by open claim.

(b) No owner shall make a claim directly or indirectly for the owner's own horse.

(c) The filing of claims shall be supervised by a steward or a designee of the stewards.

(d) Each claim shall be made in writing on a form and in an envelope that are provided by the organization licensee and approved by the commission. Each form and envelope shall be fully executed, and the information appearing on them shall be true and correct. Each horse's name shall be written as it appears on the official program.

(e) Each person making a claim shall be responsible for determining the age and sex of the horse.

(f) Each claim shall be deposited in a locked box provided by the racing secretary not later than 10 minutes before post time of the race in which the horse being claimed is to start. No person shall place money or other consideration in the claim box.

(g) Before the deadline for filing claims, no person shall open the box in which the claims are deposited or reveal any information regarding any claim.

(h) After the deadline for filing claims, a steward or a designee of the stewards shall open the box, examine the claims and notify the stewards of any successful claim. The racing secretary and "horsemen's book-

keeper" then shall be notified of the claim to determine whether the appropriate amount is on deposit with the "horsemen's bookkeeper" and to debit the claimant's account for the amount of the claim and applicable fees.

(i) If more than one claim is filed for the same horse, the successful claimant shall be determined by lot under the supervision of the steward or steward's designee.

(j) Each title to a horse that is claimed shall be vested in the successful claimant when the stall door of the starting gate opens in front of the horse. This provision shall apply regardless of any subsequent injury to the horse during or after the race.

(k) On the day it is claimed, each claimed horse shall run in the interest of and for the account of the owner from whom the horse was claimed.

(l) Except as otherwise provided by this regulation, each claim that is filed in accordance with these provisions is irrevocable.

(m) If the stewards excuse a horse before it is a starter, each claim for the horse shall be invalid.

(n) If the stewards declare a claiming race a "no race," each claim filed for that race shall be invalid.

(o) To file a valid claim, each person shall deposit with the "horsemen's bookkeeper" cash, a money order, a certified check or a cashier's check in an amount equal to the sum of the claim and all transfer fees. With the prior written approval of the organization licensee, a person may deposit a personal check with the "horsemen's bookkeeper" to satisfy the claim and transfer fees. Each organization licensee shall guarantee and be liable for any insufficient funds related to a personal check that it has approved for this purpose.

(p) Each person who files a claim shall not exhaust the person's account with the "horsemen's bookkeeper" during the two-hour period after the claim was filed.

(q) After the claiming race, each horse that has been claimed shall be taken to the area designated by the organization licensee for delivery to the claimant, unless the horse is designated for testing.

(r) No person shall refuse to deliver a claimed horse.

(s) Each engagement of a claimed horse automatically shall transfer to the new owner. Each claimed horse shall be ineligible to enter a future race unless the entry is made on behalf of the new owner.

(t) Without written authorization from a steward or the stewards' designee, no claimed horse shall be delivered to a successful claimant.

(u) Each claimed horse that has been designated for post-race testing shall remain the responsibility of its trainer until after the collection of the test specimen. After the required test procedures are completed, the trainer shall deliver the claimed horse to the successful claimant.

(v) During the 30-day period after a person claims a horse:

(1) the claimant shall not sell or transfer any ownership interest in the claimed horse by any method except a claiming race;

(2) the claimed horse shall be ineligible to enter a claiming race, including a starter handicap, for a price less than 25 percent more than the price at which the horse was claimed; and

(3) the claimed horse shall be ineligible to start in a race outside this state, except to fulfill a previously committed stakes engagement.

(w) If a horse is claimed at a recognized race meeting governed by the rules of another racing jurisdiction, the claiming rules of the jurisdiction where the horse was claimed shall be recognized in Kansas. However, while the horse races in Kansas, this regulation shall apply. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-7-15b. Claiming, vacated stable.** (a) Except as otherwise provided by this regulation, each owner whose stable is vacated by the sale or removal of horses from the racetrack facility shall lose any right to claim horses at the race meeting.

(b) Each owner whose stable is vacated by claims shall be entitled to make claims until the later of:

(1) the end of the race meeting at which the stable was vacated; or

(2) the 31st race day after the date the stable was vacated.

(c) Each owner whose stable was vacated and who intends to make a claim at a subsequent race meeting shall file with the claim a certificate from the stewards who presided at the race meeting at which the stable was vacated.

(d) Any owner whose stable was vacated because of fire or like event may be permitted by the stewards to claim horses in accordance with this regulation. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-7-16. Invalid or void claims and prohibitions on claims.** (a) Each claim shall be invalid if:

(1) The name of the horse to be claimed is erroneously spelled or is not specified in the space provided on the claim form;

(2) the claimant does not have at least the amount of the claim and any applicable state sales tax on deposit or credited with the "horsemen's bookkeeper";

(3) the claim form does not specify the designated price as printed in the official program, is not signed, or does not fully indicate the name of the party making the claim or is otherwise incorrectly completed; or

(4) the claim envelope is inaccurate.

(b) If a claim is voided by the stewards, the horse claimed shall be returned to the original owner who, in turn, shall refund all of the claim money to the unsuccessful claimant.

(c) No person or racing interest shall:

(1) claim more than one horse from any one race;

(2) claim their own horse or cause the horse to be claimed, directly or indirectly, for their own account;

(3) refuse to deliver a claimed horse to the successful claimant;

(4) remove any horse that has been entered in a claiming race from the racetrack facility where it has been entered to race, or fail or refuse to comply with any rule or any condition of the race meeting for the purpose of avoiding or preventing a claim for the horse;

(5) offer or enter into an agreement to claim or not to claim or attempt to prevent another person from claiming any horse in a claiming race;

(6) attempt to intimidate or prevent anyone from running a horse in any claiming race;

(7) claim horses owned or trained by the claimant's trainer's spouse, child, sibling, parent, mother-in-law or father-in-law;

(8) claim a horse from an owner whose horse is trained by the claimant's trainer;

(9) if a trainer, claim a horse from an owner for whom the trainer trains;

(10) enter or allow to be entered any horse against which any claim is held, either by mortgage or lien of any kind, without having filed the written consent of the holder of the mortgage or lien with the racing secretary and "horsemen's bookkeeper" before the entry; or

(11) leave a horse that is claimed in the care or custody of the owner from whom the horse was claimed.

(d) If the stewards have reasonable doubt about the validity of a claim, the claimant shall be required by the stewards to execute an affidavit stating that the claimant is claiming the horse for the claimant's own account or as an authorized agent, and not for any other person.

(e) Each claimant shall be solely responsible for determining the true age and sex of a claimed horse, and mistakes in the regard printed in the official program or elsewhere shall not be considered a basis for invalidating the claim.

(f) Not later than 24 hours after the race is run, written protest of a claim may be submitted to the stewards who shall investigate the matter as quickly as possible. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-16a. Disclosure of mare in foal.** (a) A mare or filly that has been serviced may be entered in a claiming race if:

(1) the owner files with the racing secretary a certificate from a licensed veterinarian that is dated no earlier than 40 days after the date the mare or filly was last serviced and that states the mare or filly is not in foal; or

(2) before entering the mare or filly, the owner:

(A) files with the racing secretary a statement disclosing the servicing of the mare or filly, which shall be posted in the office of the racing secretary;

(continued)

(B) files with the racing secretary a signed statement agreeing to deliver without cost to a successful claimant the valid stallion service certificate regarding the servicing of the mare or filly; and

(C) makes all payments due for the stallion service or for any resulting live foal.

(b) Any successful claimant of a mare or filly in a claiming race may file with the stewards, not more than 30 days after the date of the claim, a petition to rescind the claim if:

(1) the claimant learns the mare or filly is in foal; and

(2) the owner of the mare or filly has not complied with subsection (a) of this regulation. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-7-18. Jockeys.** (a) Each jockey engaged to ride in a race shall report to the jockey room at least one hour before post time of the first race and shall weigh out at the appointed time. After reporting to the jockey room, the jockey shall not leave it except to ride in a race until all of that jockey's riding engagements have been fulfilled, unless the jockey has permission from the stewards.

(b) Only jockeys, jockey attendants, racing officials, commission representatives, security officers on duty and organization employees performing required duties may enter the jockey room from one hour before post time for the first race until after the last race subject to the following exception. Only with the permission of the stewards or the commission may any other person enter the jockey room at the time identified in this subsection.

(c) Each jockey mount fee for a horse in the race shall be on deposit with the "horsemen's bookkeeper" before the time for weighing out. Failure to deposit the minimum fee shall be cause for disciplinary action and cause for the stewards to scratch the horse for which the fee is to be deposited. Each organization licensee shall assume the obligation to pay the jockey fee when it is earned by the engaged jockey. The jockey mount fee shall be earned when the jockey is weighed out by the clerk of scales unless a jockey who is capable of riding elects to take himself off the horse without proper cause in the opinion of the stewards.

(d) No jockey who is engaged for a certain race or for a specified time shall fail or refuse to abide by the agreement unless the jockey is excused by the stewards.

(e) Without the permission of the owner or trainer, no jockey shall weigh out if the jockey weighs more than two pounds over the weight assigned to the horse. Under no circumstances shall the overweight exceed seven pounds. In such case no jockey mount fee is due the overweight jockey.

(f) When directed by the stewards, each jockey shall report to the stewards for film review.

(g) Each jockey shall give a best effort to win in any race in which the jockey is riding. (Authorized by

K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-18a. Jockey agent.** (a) Any jockey agent may represent a jockey if the jockey agent is registered with the stewards and licensed by the commission as a jockey agent. No jockey agent shall represent more than two jockeys and one apprentice jockey at the same time.

(b) No jockey agent shall give to anyone, directly or indirectly, any information or advice on races, commonly known as "touting," for personal gain.

(c) Each jockey agent shall maintain a record of all engagements made for the jockeys they represent. The record shall specify first and second calls in each race. The officials may require that the jockey agent file the first and second calls with the racing secretary and display their record of engagements.

(d) Any trainer or owner may demand from a jockey or jockey agent written confirmation of an engagement. Each jockey shall be bound by agreements made on the jockey's behalf by the jockey's agent.

(e) Each conflicting claim for the services of a jockey shall be decided by the stewards.

(f) Each jockey agent immediately shall notify the stewards in writing if the jockey agent no longer represents a jockey. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-7-20. Safety helmets required; physical examination required.** Each person who is mounted on a race horse within the enclosure or riding in a race shall wear a properly fastened safety helmet. Any other person mounted on any horse may be required by the stewards to wear a safety helmet within the enclosure. Each person who is mounted on a race horse within the enclosure shall have on file at the race track commission office a record of physical examination, including vision and hearing tests, conducted by a person licensed to practice medicine and surgery within the year immediately preceding. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-21. Paddock to post.** (a) Each horse in a race shall carry a conspicuous saddle-cloth number and a head number corresponding to the horse's number on the official program. In the case of a coupled entry, each horse making up the entry shall bear the same number as the first part of the entry and also a distinguishing letter immediately following the number

on the head and saddle-cloth. In the case of a field, the horses comprising the field shall bear an individual number or a particular number immediately followed by a distinguishing letter.

(b) Each trainer shall have the entered horse in the paddock not less than 15 minutes before post time. The trainer shall attend the horse in the paddock and be present to supervise its saddling unless the trainer has obtained the permission of a steward to send an assistant trainer or another trainer as a substitute. Each horse shall be saddled in the paddock unless permission has been granted by the stewards to saddle elsewhere.

(c) Each blanket and bandage except any bandage that will be worn during a race shall be removed immediately upon arrival in the paddock. If weather conditions dictate, blankets may be worn after saddling with the permission of the paddock judge.

(d) The stewards may permit a horse to be led directly to the post and to be excused from the post parade.

(e) Each lead pony and each rider shall be permitted to enter the saddling paddock or walking ring only after the stewards have given permission.

(f) Each post parade shall not last longer than 14 minutes after the horses enter the racetrack, except in cases of unavoidable delay. When the horses reach the post, they shall be started without unnecessary delay.

(g) After the horses enter the racetrack, no jockey shall dismount and no horse shall be entitled to the care of an attendant without the permission of the stewards or the starter. Each horse shall be free of all hands other than those of the jockey, lead pony rider, assistant starter or header before the field is dispatched by the starter. In case of accident to a jockey or to the horse or equipment, any steward or any starter may permit the affected jockey to dismount and the horse to be cared for during the delay and also may permit any other jockeys to dismount and any other horses to be attended during the delay.

(h) Each horse shall carry its assigned weight from paddock to post and from post to finish. If a jockey is thrown on the way from the paddock to the post, the horse shall be remounted, and if reasonably possible, returned to where the jockey was thrown and shall proceed over the route of the parade to the post.

(i) If the jockey sustains an injury on the way to the post that requires substitution of another jockey, the horse shall be returned to the paddock. Another jockey shall mount and then ride the horse over any uncompleted portion of the exact route of the parade to the starting point.

(j) If a horse leaves the course while proceeding from paddock to post, the horse shall return to the course at the nearest practical point where it left the course. It shall then complete its parade to the post from the point at which it left the course.

(k) No person shall willfully delay the arrival of a horse at the post.

(l) Only the jockey shall be permitted to strike a horse to assist in starting. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by

L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-22. Post to finish.** (a) No horse shall be permitted to start unless it has been tattooed and fully identified.

(b) Each horse shall take a position in numerical order from the inside rail. The order shall be determined by post positions.

(c) Each horse shall be a starter after the doors of the starting gate in front of it open when the official starter dispatches the horses.

(d) Each horse shall be ridden past the finish line in every race and shall carry the assigned weights from the post to finish, unless disqualified.

(e) Each horse that leaves the course during a race shall be disqualified.

(f) The following rules shall apply to the running of a race.

(1) In a straightaway race, each jockey shall maintain the horse as nearly as possible in the lane in which it starts.

(2) Each jockey shall make a best effort to control and guide the mount in such a manner as not to cause a foul.

(3) No jockey shall willfully strike or touch another jockey or another jockey's horse or equipment during a race for the purpose of interfering with the horse or jockey. No jockey shall strike the jockey's horse on or about the head.

(4) Any rider may be fined or suspended, or both, by the stewards for willful fouling or careless riding. The nature and seriousness of the offense shall be considered by the stewards.

(5) Any jockey whose horse has been disqualified or who unnecessarily causes the horse to change or shorten its stride for the purpose of losing a race may be fined or suspended.

(g) The stewards shall be vested with the discretion to determine the propriety and nature of a disqualification and whether it applies to any other part of an entry. The stewards' decision shall be final.

(1) To determine the disqualification of a horse in any race, the stewards may either place the horse behind the horse or horses with which they believe it interfered, they may place it last or they may unplace it.

(2) When a horse of one ownership or interest is coupled with a horse or horses of the same or another ownership or interest, the disqualification of one shall not necessarily affect the placing of the other.

(h) Each jockey shall give the best effort in races. Any instructions or advice to jockeys to ride or handle their mounts except for the purpose of winning shall be prohibited and shall subject each person giving or following those instructions or advice to disciplinary action by the stewards and the commission. If two horses run in one interest in any race, each horse shall be ridden to give its best effort.

(continued)

(i) Only the owner, trainer or jockey alleged to be aggrieved shall make a protest relating to the running of the race. Each protest shall be made to the stewards, the outrider if designated by the stewards or the clerk of scales before or immediately after weighing in. Any owner, trainer or jockey who makes a frivolous protest may be fined or suspended.

(j) No person shall help a jockey remove the equipment that is to be included in the jockey's weight from the jockey's horse unless the stewards give permission.

(k) No person shall throw any covering over any horse at the place of dismounting until the jockey has removed the equipment that is to be included in the jockey's weight.

(l) Each dead heat shall be governed in the following manner.

(1) If two or more horses run a dead heat, the dead heat shall not be run off.

(2) Each horse shall be considered a winner in a dead heat for first place.

(3) If two or more horses finish in a dead heat and a protest is filed and allowed against a horse that finished in front of the dead heat, the horses that ran the dead heat shall be deemed to have run from the higher position.

(4) Owners of horses that finish in a dead heat for any position shall divide equally all money and other prizes. If no agreement is reached as to which of them shall receive an indivisible prize, they shall draw lots for it in the presence of one or more of the stewards.

(m) If a race is run by all of the horses at the wrong weights or over a wrong distance, and if a protest is filed and allowed before the flashing of the "official" sign on the totalisator board, the stewards shall declare the race no contest.

(n) Each of the following procedures shall apply if any horse is disabled or otherwise is unable to finish a race.

(1) The horse shall be dismounted, unsaddled and removed from the racetrack without passing the stand. The horse shall not be destroyed on the racetrack or in the presence of the public without the permission of the stewards.

(2) If a bone is broken and the horse is disabled, the horse shall remain on the racetrack until the horse ambulance arrives and removes it.

(3) If destruction of the horse is necessary, the animal health officer shall destroy the horse by use of an intravenous injection out of the vision of the public. If destruction in the view of the public is necessary, an ambulance screen shall be made available by the organization licensee.

(4) If a horse is disabled, a drug test for prohibited substances shall be performed on the horse. If destruction of the horse is necessary, a postmortem examination may be performed upon order of the stewards at the expense of the owner. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; amended, T-112-8-13-92, Aug. 13, 1992;

amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-7-23. Workouts.** (a) Each licensee exercising a horse shall, upon the request of the clocker or assistant clockers, correctly state the distance over which the horse is to be worked and the point on the racetrack where the workout will start. The licensee shall identify the horse if requested to do so. The clocker or assistant clocker shall file with the stewards a daily report listing the date, track condition, name of each horse worked and the time and distance for each workout.

(b) Each licensee shall secure permission from a steward before exercising a horse on the racetrack between races.

(c) If a horse is warming up or exercising on the racetrack, a public announcement shall be made that states the horse's name and explains its presence on the racetrack.

(d) If a horse has not raced in 45 days, it shall not start any race before it completes one workout. If a horse has never raced or has not raced within the last 12 months, it shall not start any race before it completes two workouts. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

#### Article 10.—ANIMAL HEALTH

**112-10-2. Assistant animal health officers.** (a) Each assistant animal health officer employed by the commission shall be licensed to practice veterinary medicine in the state of Kansas.

(b) No assistant animal health officer shall treat or prescribe medication for any horse located at a racetrack facility or registered to race at a racetrack facility except in an emergency. Each assistant animal health officer who treats or prescribes medication for a horse in an emergency shall immediately file a complete report of the circumstances and veterinary procedure with the stewards and the animal health officer.

(c) No owner or trainer shall employ or pay any compensation to an assistant animal health officer, directly or indirectly, while the assistant animal health officer is employed by the commission.

(d) Assistant animal health officers shall:

(1) Supervise practicing veterinarians at the racetrack facility and recommend to the stewards or the commission the discipline to be imposed upon each practicing veterinarian who violates commission regulations;

(2) determine whether each horse is sound to race, and, if the horse is unsound, place any horse on the veterinarian's list and remove any horse from the veterinarian's list when in an assistant animal health officer's discretion the placement or removal is proper. Each horse shall remain on the veterinarian's list a minimum of four days. No horse shall be entered in a race before its name is removed from the veterinarian's list;

(3) establish a procedure for and supervise the collection of urine, blood or other specimens from horses,

as designated by an assistant animal health officer, the stewards or commission and maintain identification records for the specimens as required by the commission;

(4) supervise the procedure for witnessing, sealing and delivering each test specimen to the official test laboratory;

(5) report immediately the name and tattoo number of each horse at a racetrack facility that dies or is humanely destroyed and the reason for the death to the animal health officer;

(6) be at the racing secretary's or stewards' office to report to the racing secretary or stewards on an assistant animal health officer's inspection of horses and the horses' conditions before scratch time on each race day at the time designated by the stewards;

(7) with the permission of the stewards, scratch a horse at any time before the horse enters the starting gate;

(8) direct a horse to be isolated or declare the horse ineligible to race if it has symptoms of chronic unsoundness. If a horse is declared ineligible to race, an assistant animal health officer shall report the fact to the stewards who shall write a formal ruling against the horse and write the reason for the ruling on the horse's registration papers;

(9) accompany and observe each field of horses from the time the horses enter the paddock to be saddled for the race until they are dispatched from the starting gate;

(10) inspect horses in the paddock after the finish of each race;

(11) in an emergency, treat or humanely destroy any horse that is so seriously injured that an assistant animal health officer believes the action is necessary. Each horse owner, if present, and trainer at the racetrack facility shall consent to an assistant animal health officer's humane destruction of a seriously injured horse; and

(12) perform other duties prescribed by the animal health officer, the stewards or the commission. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8806, 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-3. Practicing veterinarians.** (a) Each practicing veterinarian at a racetrack facility shall be licensed to practice veterinary medicine in the state of Kansas and shall secure an occupation license in accordance with the racing act and commission regulations. Before an occupation license issues, each practicing veterinarian shall meet with the animal health officer to verify that the practicing veterinarian has reviewed these racing regulations and is informed about existing medication practice. Each practicing veterinarian, the animal health officer and each assistant animal health officer shall be the only individuals who may administer veterinary treatment, medicine or medication to any horse at the racetrack facility or to any horse registered to race at the racetrack facility. Recognized feed supplements, oral tonics or substances

approved by the animal health officer shall not be subject to this regulation.

(b) Each practicing veterinarian at a racetrack facility who treats a horse for any contagious or communicable disease shall report the fact immediately in writing to the animal health officer or assistant animal health officers on a form approved by the animal health officer.

(c) Each practicing veterinarian who treats a horse at a racetrack facility shall record the treatment in a log that has been approved by the animal health officer. Each practicing veterinarian shall deliver the log by 10:00 a.m. of the day after the treatment to the assistant animal health officers' office at the racetrack facility. Each log shall be the practicing veterinarian's commission report.

(d) Each practicing veterinarian at a racetrack facility also shall maintain a treatment record on each horse the practicing veterinarian treats during a race meeting. The records shall be compiled in a form similar to the treatment record ordinarily maintained by the practicing veterinarian in private practice. Each practicing veterinarian shall promptly surrender the treatment records to the commission upon its request. Information to be recorded in the treatment record shall include but not be limited to the:

- (1) Name and location of the horse treated;
- (2) name of the trainer;
- (3) nature of the condition treated or probable diagnosis;
- (4) nature of the treatment and medication administered; and
- (5) date and hour of treatment.

(e) No veterinarian shall deliver to another individual at a racetrack facility a syringe or injectable medication except upon written authorization of the animal health officer or assistant animal health officer.

(f) No practicing veterinarian who treats a horse at a racetrack facility shall wager on the outcome of any race in which the treated horse starts.

(g) Each practicing veterinarian shall comply with the rules and standards of the Kansas board of veterinary examiners.

(h) Each drug or medication at a racetrack facility shall be in a container bearing a veterinarian's prescription or in the original container bearing the manufacturer's label with the serial or lot number. Each practicing veterinarian shall use only disposable syringes and needles to medicate horses. No veterinarian shall abandon a drug or medication or equipment for administering the drug or medication. All equipment for administering the drug or medication shall be destroyed before it is discarded. All drugs, medication or equipment shall be disposed of in a manner which is environmentally safe. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3, 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-4. Drugs or medication.** (a) No individual shall administer any drug or medication to any horse

(continued)

entered in a race before the race in which the horse is to run and continuing until after the race is run except as authorized in these racing regulations.

(b) If the official test laboratory reports a positive test for any drug, its metabolites or any substance foreign to the natural horse, the animal health officer shall classify the test in accordance with the following classifications:

(1) class one: drugs which have the highest potential for affecting performance and which have no generally accepted use in the racing horse. These include, but are not limited to:

(A) opiates, opium derivatives, synthetic opiates and psychoactive drugs which are classified by Pub. L. No. 91-513 as in effect August 1, 1992, as schedule I or schedule II drugs only;

(B) amphetamines and amphetamine-like drugs which are classified by Pub. L. No. 91-513 as in effect August 1, 1992, as schedule I and schedule II drugs only. They do not include drugs which are listed in schedule II and some additional lower schedule III, IV and V;

(C) miscellaneous agents including but not limited to apomorphine, nikethamide, mazindol, pemoline and pentylenetetrazol; and

(D) substances which are not naturally occurring and have no recognized therapeutic value and which impede testing procedures.

(2) class two: drugs which have less potential to affect performance and which are not generally accepted as therapeutic agents in racing horses, except that therapeutic agents that have a high abuse potential are included. Drugs in this class include, but are not limited to: opiates which are classified by Pub. L. No. 91-513 as in effect August 1, 1992, from schedules III, IV and V, catecholamines, psychotropic drugs, central nervous system and cardiovascular stimulants and depressants and muscle blocking agents. Local anesthetics, because of high potential for use as nerve blocking agents, are included in this class.

(3) class three: drugs which are classified by Pub. L. No. 91-513 as in effect August 1, 1992, found in schedules III, IV and V, and non-scheduled drugs which may or may not have generally accepted use in the racing horse, but the pharmacology or use patterns of which include lower scheduled or non-scheduled opioids, bronchodilators and other drugs with primary effects on the autonomic nervous system, procaine from procaine penicillin, antihistamines with mild sedative properties, the high ceiling diuretics and anabolic steroids are included in this group.

(4) class four: therapeutic medications which would be expected to have less chance of affecting performance than drugs in class three. These include, but are not limited to, corticosteroids, mineralcorticoids, non-steroidal antiinflammatory drugs, including phenylbutazone and oxyphenbutazone at plasma concentrations exceeding 5 micrograms per milliliter or less if detected in a horse that is not permitted such medication or is not identified as having been treated with such medication, less potent diuretics, antihistamines without prominent central nervous system depressant effects, skeletal muscle relaxants, expectorants and mucolytics, homostatics, cardiac glycosides and antiarrhythmics, topical anesthetics, antidiarrheals,

hemorrhologics, anticonvulsants, non-opioid drugs with a mild analgesic effect and drugs affecting the autonomic nervous system which do not have prominent central nervous system, cardiovascular or respiratory effects and naturally occurring substances that appear in unusual levels or that may interfere with or impede testing procedures.

(5) class five: category of therapeutic medications for which levels have been established by regulation. Also included in this class are miscellaneous agents such as dimethylsulfoxide and other medications as determined by the commission and any recurring substance that may have an undetermined effect or that cannot be identified by recognized analytical methods.

(c) The animal health officer's classification of the positive test shall be reported to the stewards and executive director.

(d) The finding of a class one positive shall result in a penalty of:

(1) A disqualification of the animal and a redistribution of the purse;

(2) a return of any trophy or other award delivered to the owner or owners;

(3) a fine of up to \$5,000;

(4) a revocation or a suspension of a license for a period of up to five years; or

(5) a combination of the above.

(e) The finding of a class two positive shall result in a penalty of:

(1) A disqualification of the animal and redistribution of the purse;

(2) a return of any trophy or other award delivered to the owner or owners;

(3) a fine of up to \$2500;

(4) a suspension of up to one year; or

(5) a combination of the above.

(f) The finding of a class three positive shall result in a penalty of:

(1) a disqualification of the animal and redistribution of the purse;

(2) a return of any trophy or other award delivered to the owner or owners;

(3) a fine of up to \$1500;

(4) a suspension of up to six months; or

(5) any combination of the above.

(g) The finding of a class four positive shall result in a penalty of:

(1) a disqualification of the animal and redistribution of the purse;

(2) a return of any trophy or other award delivered to the owner or owners;

(3) a fine of up to \$1000;

(4) a suspension of up to 60 days; or

(5) any combination of the above.

(h) The finding of a class five positive may result in a penalty of:

(1) a disqualification of the animal and redistribution of the purse;

(2) a return of any trophy or other award delivered to the owner or owners;

(3) a suspension of up to 15 days;

(4) a fine of up to \$500;

(5) a warning; or

(6) any combination of the above.

(Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended March 19, 1990; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-5. Authorized medication.** (a) Furosemide may be administered to any horse that is entered in a race meeting subject to the requirements of these racing regulations. Except upon the instructions of the animal health officer or assistant animal health officers to remove the horse from the veterinarian's list or to facilitate the collection of a post race urine sample, the administration of furosemide shall be permitted only upon the following conditions:

(1) The animal health officer or assistant animal health officer shall place the horse's name on the bleeder list;

(2) the furosemide shall be administered at a location approved by the assistant animal health officer and at least four hours before post time for the race in which each horse is entered;

(3) furosemide shall only be administered to horses three years old or older: by a practicing veterinarian designated by the trainer to administer the furosemide to each horse under the supervision of the animal health officer or assistant animal health officer;

(4) each dose of furosemide administered shall not exceed 250 milligrams;

(5) after furosemide is administered to each horse, it shall remain under the care, custody and control of the trainer or the designated representative until it is time for each horse to be removed to the saddling paddock; and

(6) each owner shall pay all expenses resulting from the administration of furosemide. Costs shall include but not be limited to:

- (A) Administration;
- (B) injection;
- (C) blood testing;
- (D) laryngoscopic examination;
- (E) custody; and
- (F) security.

(b) Phenylbutazone may be administered to any horse that is entered in a race meeting subject to the requirements set out in the following subsections.

(1) Each trainer shall file a request to administer phenylbutazone with the assistant animal health officer. Each request shall be recorded on a form approved by the animal health officer, and each trainer shall secure written approval of the request from the assistant animal health officer before the horse is entered in a race.

(2) When approved, phenylbutazone shall be administered:

(A) at least 24 hours before the scheduled post time for the race in which the horse is entered; and

(B) in a dose that shall not cause a test sample taken from the horse after the race to exceed a level of 5 micrograms of drug substance or its metabolites or analogs per milliliter of blood plasma.

(3) When authorized, phenylbutazone shall be administered only to horses three years of age or older.

(4) No other nonsteroidal anti-inflammatory drug shall be authorized. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-6. Bleeder list.** (a) Subject to the requirements of these racing regulations, furosemide may be administered to any horse that is entered in a race and that has its name on the bleeder list. Any horse's name may be placed on the bleeder list if the following conditions are met:

(1) The animal health officer or assistant animal health officer observes a horse shed blood from one or both nostrils during or following exercise or a race; or

(2) a laryngoscopic examination conducted by a practicing veterinarian employed by the horse's owner or the owner's agent and conducted under the observation of the animal health officer or assistant animal health officer determines that a horse is a certified bleeder; and

(3) each owner or the owner's agent files a bleeder certificate for the horse in the racing secretary's office, if the certificate is from a jurisdiction that uses bleeder qualification criteria satisfactory to the assistant animal health officer. Each certificate shall bear the signature of the racing commission official in the state of origin.

(b) Each owner shall receive a bleeder certificate signed by the animal health officer or assistant animal health officer if the owner's horse's name is placed on the bleeder list. Each horse' name shall be removed from the bleeder list only by the animal health officer or assistant animal health officer who shall notify the stewards in writing of the reason for removal.

(c) Each bleeder list shall be current and shall be posted in the racing secretary's office.

(d) Each horse that has a bleeder certificate and is racing after the administration of furosemide shall be subject to the following restrictions:

(1) The first time a horse is observed bleeding, its name shall be placed on the bleeder list, and it shall remain there for 10 days or until the animal health officer or assistant animal health officer removes it;

(2) the second time a horse is observed bleeding, its name shall be placed on the bleeder list, and it shall remain there for 28 days or until the animal health officer or assistant animal health officer removes it; and

(3) the third time a horse is observed bleeding, the horse shall be barred from parimutuel racing in Kansas. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8806, 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-8. Testing.** (a) The stewards may require any horse entered in a race to submit to a blood test or other pre-race test. No horse shall be eligible to start in a race until the owner or trainer complies with the required test procedure.

(continued)

(b) A blood, urine or other sample shall be taken from the winner of each race and from each other horse designated by the stewards.

(c) Each blood, urine or other sample specimen shall be taken under the supervision of the animal health officer or assistant animal health officer. Each sample shall be taken in the test barn unless approved otherwise by the animal health officer or assistant animal health officer.

(d) After each horse enters the test barn, it shall be cooled out for a minimum of 30 minutes before the sample is taken.

(e) Each trainer, or authorized representative of the trainer, shall witness and confirm the taking of test samples and shall sign the confirmation card.

(f) A trainer or owner may waive the right to witness the collection of a test sample from a racing animal if the trainer's authorized representative witnessing the collection of the test sample is less than 18 years of age. The trainer shall execute a voluntary and knowing waiver of the right to witness the collection of the test sample prior to the time of collection. Each trainer waiving the right to witness the collection of a test sample from a racing animal is estopped from later claiming any defect in the process of collecting and identifying the test sample.

(g) When any horse has been in the test barn for more than one and one-half hours, the assistant animal health officer may take a blood sample in lieu of a urine sample and submit the blood plasma from the sample to the test laboratory for testing.

(h) Each test sample shall remain in the custody of the animal health officer or assistant animal health officer from the time it is secured until it is delivered for shipment to the test laboratory.

(i) No person shall tamper with, adulterate, add to, break the seal of, remove or otherwise attempt to alter or violate any test sample taken, except that preservatives or additives necessary for analysis of the sample may be added by the commission-approved test laboratory.

(j) The commission may direct the test laboratory or the animal health officer and assistant animal health officer to retain and preserve test samples for future analysis.

(k) The fact that purse money has been paid before the issuance of a laboratory report shall not be deemed a finding that no prohibited substance has been administered to the horse earning the purse money in violation of these racing regulations. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8806, 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3, and 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-9.** (Authorized by and implementing K.S.A. 1988 Supp. 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; revoked, T-112-8-13-92, Aug. 13, 1992; revoked, T-112-12-10-92, Dec. 10, 1992; revoked Feb. 15, 1993.)

**112-10-9a. Split samples.** (a) The animal health officer or assistant animal health officer shall determine, based upon the written standards of the official test laboratory, in their sole discretion whether there is sufficient quantity of each test sample to divide it into two portions for testing. If sufficient quantity of urine is not available for a split sample, the assistant animal health officer shall collect a blood sample for the purpose of providing a sample for the trainer pursuant to this rule.

(b) If a test sample is divided into two portions for testing, no provision of these racing regulations shall prevent the commission or the executive director from ordering both test sample portions to be delivered to the official test laboratory for initial testing.

(c) When the quantity of the test sample permits the splitting of the sample, each first portion shall be submitted by the commission to the official test laboratory for initial testing for prohibited substances.

(d) When the quantity of the test sample permits and when the trainer or owner files a written request with the racing judges for the testing of a split sample, the commission shall submit the second portion of the test sample to a test laboratory approved by the commission. Each written request for the testing of a split sample shall be filed in the commission office at the racetrack facility within 48 hours after the trainer or owner receives notice of a positive report on a test sample taken from the horse.

(e) Each person who requests testing of the second portion of a sample shall pay all costs for the transportation and testing of the sample.

(f) The freezing, storage and safeguarding of each portion of a test sample shall remain the responsibility of the animal health officer and the assistant animal health officer.

(g) The test results on the second portion of a sample shall not prevent disqualification of the horse. The results of the first test are prima facie evidence that the horse competed with the drug or medication in its system.

(h) No provision of these racing regulations shall create vested procedural rights that may be relied upon by any licensee for the purpose of excluding testing evidence that is competent and probative. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 6, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8811; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

**112-10-12. Postmortem examination.** (a) Each racing horse that dies or suffers a breakdown while training or racing at a racetrack facility and is destroyed shall undergo a postmortem examination. Each postmortem examination shall be sufficiently comprehensive to identify the injury or medical condition causing the death and shall be conducted at a time and place approved by the assistant animal health officer.

(b) The assistant animal health officer may require any other horse that dies at a racetrack facility to undergo a postmortem examination.

(c) Each postmortem examination shall be conducted by a practicing veterinarian employed by the owner or trainer.

(d) The assistant animal health officer may attend the postmortem examination.

(e) The assistant animal health officer may secure test samples, including tissue and other specimens during the postmortem examination and, if secured, shall send them to the official test laboratory or a diagnostic laboratory for testing and consultation. When practical, the assistant animal health officer shall secure the test samples for the detection of prohibited substances before the horse is destroyed.

(f) Each owner shall pay the expenses of the practicing veterinarian employed by the owner or trainer to conduct the postmortem examination.

(g) Each practicing veterinarian shall file a report detailing each postmortem examination on a form approved by the animal health officer with the assistant animal health officer within 72 hours of the horse's death. Each owner of a horse upon which a postmortem examination is conducted shall receive a copy of the report upon request.

(h) Each owner and trainer shall comply with each provision for postmortem examination contained in these racing regulations as a condition of the owner's and trainer's occupation license. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2, and 74-8806; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-32. Assistant animal health officer, greyhound.** (a) Each assistant animal health officer employed by the commission shall be licensed to practice veterinary medicine in the state of Kansas.

(b) No assistant animal health officer shall treat or prescribe medication for any greyhound located at a racetrack facility or registered to race at a racetrack facility except in an emergency. Each assistant animal health officer who treats or prescribes medication for a greyhound in an emergency shall promptly file a complete report of the circumstances and veterinary procedure with the racing judges and the animal health officer.

(c) No kennel owner or trainer shall employ or pay any compensation to an assistant animal health officer, directly or indirectly, while the assistant animal health officer is functioning in that capacity at the racetrack as an employee of the commission.

(d) An assistant animal health officer shall:

(1) Supervise practicing veterinarians at the racetrack facility and recommend to the racing judges or the commission the discipline to be imposed upon each practicing veterinarian who violates commission regulations;

(2) place any greyhound on the veterinarian's list where it shall remain a minimum of three calendar days when in an assistant animal health officer's discretion the placement is proper;

(3) remove any greyhound from the veterinarian's list when in an assistant animal health officer's discretion the removal is proper. No greyhound shall be entered in a race before its name is removed from the veterinarian's list;

(4) establish a procedure for, supervise the collection of and maintain identification records for urine, blood or other specimens from greyhounds, as designated by an assistant animal health officer, the racing judges or the commission;

(5) supervise the procedure for witnessing, sealing and delivering each test specimen to the official test laboratory;

(6) report immediately to the animal health officer the name, tattoo number and reason for death of each greyhound that dies or is euthanized at a racetrack facility;

(7) with the permission of the racing judge, scratch each greyhound determined not sound to race at any time before the greyhound enters the starting box;

(8) treat or euthanize any greyhound that is so seriously injured that an assistant animal health officer believes the action is necessary. Each kennel owner or trainer at a racetrack facility shall execute and deliver a written waiver and consent to an assistant animal health officer before the greyhound is treated or euthanized; and

(9) perform other duties prescribed by the animal health officer, the racing judges or the commission. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8806, 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3; effective, T-112-8-22-89, Aug. 28, 1989; effective Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-33. Practicing veterinarians, greyhound.** (a) Each practicing veterinarian at a racetrack facility shall be licensed to practice veterinary medicine in the state of Kansas and shall secure an occupation license in accordance with the Kansas parimutuel racing act and commission regulations. Before an occupation license issues, each practicing veterinarian shall meet with the animal health officer to verify that the practicing veterinarian has reviewed these racing regulations and is informed about existing medication practice.

(b) Each practicing veterinarian at a racetrack facility who treats a greyhound for any contagious or communicable disease shall report the fact immediately in writing to the animal health officer or assistant animal health officers on a form approved by the animal health officer.

(c) No practicing veterinarian who treats a greyhound at a racetrack facility shall wager on the outcome of any race in which the treated greyhound starts.

(d) Each practicing veterinarian shall comply with the rules and standards of the Kansas board of veterinary examiners.

(e) Each drug or medication at a racetrack facility shall be in a container bearing a veterinarian's prescription or in the original container bearing the manufacturer's label with the serial or lot number. Each practicing veterinarian shall use only disposable syringes and needles to medicate greyhounds. No veterinarian shall abandon a drug or medication or equipment for administering the drug or medication. All equipment for administering the drug or medica-

(continued)

tion shall be destroyed before it is discarded. All drugs, medications or equipment shall be disposed of in a manner which is environmentally safe.

(f) Only a veterinarian employed by or licensed by the commission may possess procaine on a racetrack facility. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3, and 74-8816, as amended by L. 1992, Ch. 286, Sec. 8; effective, T-112-8-22-89, Aug. 22, 1989; effective Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-35. Testing.** (a) Each racing greyhound entered in a race may be submitted to a urine, blood or other pre-race test. No greyhound shall be eligible to start in a race until the owner or trainer complies with any required test procedure.

(b) A blood, urine or other test sample shall be taken under the supervision of the animal health officer or assistant animal health officer from the winner of every race and from any other greyhound designated by the racing judges.

(c) Each test sample shall be taken in a collection area or in the paddock area unless otherwise approved by the animal health officer or assistant animal health officer.

(d) Each trainer, kennel owner or authorized representative of the trainer or kennel owner may witness and confirm the taking of each test sample. Each trainer, kennel owner and authorized representative witnessing the collection shall sign the confirmation card.

(e) A trainer or kennel owner may waive the right to witness the collection of a test sample from a racing animal if the trainer's authorized representative witnessing the collection of the test sample is less than 18 years of age. The trainer shall execute a voluntary and knowing waiver of the right to witness the collection of the test sample prior to the time of collection. Each trainer waiving the right to witness the collection of a test sample from a racing animal is estopped from later claiming any defect in the process of collecting and identifying the test sample.

(f) If a urine sample is not obtained within a reasonable time, the assistant animal health officer may take a blood sample from the brachiocephalic vein in lieu of a urine sample and submit the blood plasma from the blood sample to the official test laboratory for testing.

(g) Each test sample shall remain in the custody of the animal health officer or assistant animal health officer from the time it is taken until it is delivered, for shipment to the official test laboratory.

(h) No person shall tamper with, adulterate, add to, break the seal of, remove or otherwise attempt to alter or violate any test sample taken.

(i) The commission may direct the official test laboratory or the animal health officer and assistant animal health officer to retain and preserve test samples for future analysis.

(j) The payment of purse money prior to the issuance of an official test laboratory report shall not constitute a finding that no prohibited substance has been

administered in violation of these racing regulations to the greyhound earning the purse money. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 1991 Supp. 74-8806, 74-8810, as amended by L. 1992, Ch. 27, Sec. 4, and L. 1992, Ch. 286, Sec. 3, and 74-8811; effective, T-112-8-22-89, Aug. 22, 1989; effective Oct. 9, 1989; amended March 25, 1991; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

**112-10-37. Postmortem examination.** (a) An assistant animal health officer may order a postmortem examination for each greyhound that dies at a racetrack facility.

(b) The postmortem examination shall be conducted by a practicing veterinarian employed by the kennel owner or by the School for Veterinary Medicine at Kansas State University.

(c) The assistant animal health officer may attend the postmortem examination.

(d) The assistant animal health officer may secure test samples, including tissue and other specimens during the postmortem examination. If secured, the assistant animal health officer shall send the samples to the official test laboratory or a diagnostic laboratory for testing and consultation. When practical, the assistant animal health officer shall secure the test samples for the detection of prohibited substances before the greyhound is euthanized.

(e) Each kennel owner shall pay the expenses of the practicing veterinarian employed by the kennel owner to conduct the postmortem examination.

(f) Each kennel owner and trainer shall comply with each provision for postmortem examination contained in these racing regulations as a condition of the kennel owner's and trainer's license. (Authorized by K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; implementing K.S.A. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2, and 74-8806; effective, T-112-8-22-89, Aug. 22, 1989; effective Oct. 9, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993.)

#### Article 11.—SECURITY AND SAFETY

**112-11-13.** (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3, and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective, T-112-2-23-89, Feb. 23, 1989; effective June 19, 1989; revoked, T-112-8-13-92, Aug. 13, 1992; revoked, T-112-12-10-90, Dec. 10, 1992; revoked Feb. 15, 1993.)

**112-11-13a. Controlled substance and alcohol testing.** (a) If directed by a steward, racing judge, the executive director, or a commission employee with law enforcement powers under K.S.A. 1991 Supp. 74-8807, and upon reasonable suspicion of intoxication or impairment while actively engaged in employment, each occupation licensee whose work may involve health or safety of the licensee, other licensees or racing animals shall submit to a breath or a urine test, or both. Each occupation licensee shall not have a blood alcohol con-

tent of .05 percent or more. No occupation licensee's urine test shall indicate the presence of any controlled substance as defined by K.S.A. 1991 Supp. 65-4101.

(b) Each licensee whose breath test indicates a blood alcohol content of .05 percent or more shall be suspended by the stewards or racing judges in accordance with the provisions of K.S.A. 1991 Supp. 74-8816(h).

(c) Each licensee whose urine test indicates the presence of a controlled substance shall be suspended by the stewards or racing judges in accordance with the provisions of K.S.A. 1991 Supp. 74-8816(h).

(d) Each licensee who refuses to submit to a breath or urine test, or both, shall be suspended by the stewards or racing judges in accordance with the provisions of K.S.A. 1991 Supp. 74-8816(h).

(e) Suspensions authorized by this regulation shall not be subject to the stay provisions of K.A.R. 112-16-11.

(f) Information elicited in the process of breath or urine testing shall be treated as confidential, except as necessary for any administrative or judicial proceeding. (Authorized by and implementing K.S.A. 1991 Supp. 74-8804, as amended by L. 1992, Ch. 27, Sec. 3, and L. 1992, Ch. 286, Sec. 2; effective, T-112-8-13-92, Aug. 13, 1992; effective, T-112-12-10-92, Dec. 10, 1992; effective Feb. 15, 1993.)

Dana Nelson  
Executive Director

Doc. No. 012870

## State of Kansas

### State Conservation Commission

#### Notice to Consulting Engineers

The State Conservation Commission is accepting proposals for preliminary engineering services for use in P.L. 566 planning of Cedar Creek Subwatershed of the Delaware Watershed Joint District No. 10 in Jackson, Jefferson and Atchison counties. Engineering services require surveys made for 33 valley cross sections, 15 road and bridge profiles, and approximately 42 miles of bench mark circuits.

To be considered, firms who are licensed to practice engineering in the state of Kansas shall complete and submit one copy of the SF 254 Form (unless current SF 254 is already on file in the commission office) and a proposal on SF 255 to the State Conservation Commission no later than 4 p.m. January 28.

Requests for a copy of the scope of work and questions are to be addressed to the executive director of the State Conservation Commission, 109 S.W. 9th, Suite 500, Topeka 66612-1299, (913) 296-3600.

Kenneth F. Kern  
Executive Director

Doc. No. 012902

## State of Kansas

### State Conservation Commission

#### Notice of Meeting

The State Conservation Commission will meet at 9:30 a.m. Tuesday, January 12, at the State Conservation Commission office, Conference Room 500, 109 S.W. 9th, Topeka. A copy of the agenda may be obtained by contacting Donna Meader at (913) 296-3600.

Kenneth F. Kern  
Executive Director

Doc. No. 012896

(Published in the Kansas Register, December 31, 1992.)

#### Notice of Redemption to the holders of City of Junction City, Kansas Industrial Revenue Bonds Series of February 1, 1980 (Evans Transportation Company) Dated February 1, 1980

Notice is hereby given that pursuant to Section 5 of Ordinance No. S-2258 of the city of Junction City, Kansas, all of the outstanding Industrial Revenue Bonds, Series of February 1, 1980 (Evans Transportation Company), of the city of Junction City, Kansas, maturing February 1, 1994, and thereafter, will be redeemed and prepaid on February 1, 1993 (the redemption date), prior to their respective maturities subject to the provisions and limitations set forth herein.

| Bond Numbers | Principal Amount | Maturity Date    | Interest Rate |
|--------------|------------------|------------------|---------------|
| 131-150      | \$100,000        | February 1, 1994 | 8.10%         |
| 151-170      | \$100,000        | February 1, 1995 | 8.20%         |

The principal amount of the above described Series of February 1, 1980 Bonds shall become due and payable on the redemption date, at a redemption price equal to 101 percent of the principal amount thereof, plus accrued interest thereon to the redemption date.

On February 1, 1993, provided that funds are on hand to pay the specified redemption price, all Series of February 1, 1980 Bonds will be due and payable at the principal office of the Central National Bank, Junction City, Kansas, and from and after the redemption date, the interest on the Series of February 1, 1980 Bonds will cease to accrue. It is requested that all Series of February 1, 1980 Bonds be surrendered at least two weeks in advance of the redemption date.

City of Junction City, Kansas

Doc. No. 012904

(Published in the Kansas Register, December 31, 1992.)

**Notice of Redemption  
City of Lawrence, Kansas  
\$1,025,000 Industrial Revenue Bonds  
Series 1979  
(Packer Plastics, Inc)**

Notice is hereby given that \$235,000 principal amount of bonds as listed below are called for redemption February 1, 1993, at the price of 103 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date. This is a full call; no bonds will remain outstanding.

No Cusip Assigned

Bearer Bonds 159 thru 178 Due August 1, 1993  
Bearer Bonds 179 thru 205 Due August 1, 1994

On February 1, 1993, all bonds designated for redemption will become due and payable upon presentation thereof at the address given below. On and after February 1, 1993, interest on the principal shall cease to accrue. The bonds, along with IRS form W-9 (verification of taxpayer identification number), may be presented for payment in person or by mail at the Merchants National Bank of Topeka, Attn: Corporate Trust, 800 Jackson, Topeka, KS 66612.

City of Lawrence, Kansas

Doc. No. 012895

(Published in the Kansas Register, December 31, 1992.)

**Notice of Call for Redemption  
to the holders of  
City of South Hutchinson, Kansas  
Industrial Revenue Bonds  
Series A, 1980  
(Master Machine Tools, Inc.—Tenant)**

Notice is hereby given that pursuant to Section 5 of Ordinance No. 80-402 of the city of South Hutchinson, Kansas, all of the above-mentioned bonds maturing on and after August 1, 1993, and all unmatured coupons appertaining thereto, have been called for redemption and payment on February 1, 1993, at the office of First National Bank of Hutchinson, Hutchinson, Kansas (the paying agent).

**Serial Bonds**

| Bond Nos. | Maturity Date | Principal Amount | Interest Rate |
|-----------|---------------|------------------|---------------|
| 78-90     | 08-01-93      | \$65,000.00      | 9.60%         |
| 91-104    | 08-01-94      | \$70,000.00      | 9.75%         |
| 105-120   | 08-01-95      | \$80,000.00      | 9.75%         |

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond and all unmatured coupons, the redemption price thereof equal to 103 percent of the principal amount of each bond together with interest accrued to the redemption date. Interest shall cease to accrue on the bonds so called for redemption from and after February 1, 1993, subject to the condition that sufficient funds for redemption are then on deposit with the paying agent.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the Series A, 1980 Bonds who wish to avoid the imposition of the tax should submit certified taxpayer identification numbers when presenting the bonds for payment.

Dated December 15, 1992.

City of South Hutchinson, Kansas  
By: First National Bank of  
Hutchinson  
Hutchinson, Kansas  
as Fiscal Agent

Doc. No. 012861

(Published in the Kansas Register, December 31, 1992.)

**Notice of Call for Redemption  
to the registered owners of  
City of Belleville, Kansas  
Sewer System Revenue Bonds  
Series 1983, Dated February 1, 1983**

Notice is hereby given that pursuant to the provisions of Section 5 of Ordinance No. 678 of the city, duly adopted February 17, 1983, that the above mentioned bonds maturing February 1, 1994, and thereafter, have been called for redemption and payment on February 1, 1993, at the principal corporate trust office of the Kansas State Treasurer, 900 S.W. Jackson, Suite 201-N, Topeka, KS 66612 (the bond registrar and paying agent). No Cusips assigned.

| Maturity Date | Principal Amount | Interest Rate |
|---------------|------------------|---------------|
| 2-1-1994      | \$30,000         | 9.50%         |
| 2-1-1995      | 30,000           | 10.00%        |
| 2-1-1996      | 35,000           | 10.00%        |
| 2-1-1997      | 35,000           | 10.25%        |
| 2-1-1998      | 40,000           | 10.25%        |

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond, the redemption price thereof equal to 103 percent of the principal amount of each bond together with interest accrued to the redemption date upon the presentation and surrender of each such bond. Interest shall cease to accrue on the bonds so called for redemption from and after February 1, 1993, provided such funds for redemption are on deposit with the paying agent.

City of Belleville, Kansas  
By Merchants National Bank of Topeka  
Topeka, Kansas  
as Escrow Trustee

Doc. No. 012865

(Published in the Kansas Register, December 31, 1992.)

(Published in the Kansas Register, December 31, 1992.)

Notice of Partial Call for Redemption Kansas Municipal Energy Agency Electric Interconnection Project Revenue Bonds 1981 Series A (Interconnection Project No. 1)

Cusip #485267AM0

To the Bondholders of the 10% Bonds, Due 1/1/96

Notice is hereby given that pursuant to the sinking fund terms of Section 304 of Resolution 17, the Kansas Municipal Energy Agency has called for redemption \$925,000 par of the above mentioned bonds on January 1, 1993, at 100 percent of their principal amount thereof together with accrued interest thereon to January 1, 1993. The serial numbers of the bonds to be redeemed are as follows:

Bearer Bonds

(To be redeemed in full at \$5,000 each)

- 625 645 745 747 749 750 755 766 771 772 774 786 789 791 792 794 800 801 803 807 813 814 815 825 828 833 834 839 840 844 854 855 858 859 865 867 868 872 876 877 880 887 896 897 899 905 906 912 915 917 920 921 923 927 930 931 937 952 956 959 963 965 967 970 972 973 978 980 981 982 995 1001 1011 1013 1016 1017 1019 1020 1023 1025 1030 1033 1034 1039 1052 1053 1101 1104 1105 1107 1108 1109 1115 1119 1121 1129 1131 1133 1135 1137 1147 1152 1157 1162 1167 1177 1179 1180 1183 1188 1194 1196 1197

Registered Bonds

(To be redeemed in whole or part as indicated)

Table with 4 columns: Bond Nos., Amount, Bond Nos., Amount. Rows include R3 (5,000), R34 (5,000), R79 (5,000), R92 (5,000), R98 (55,000), R101 (35,000), R111 (5,000), R120 (5,000), R127 (5,000), R134 (10,000), R6 (5,000), R66 (15,000), R80 (5,000), R95 (10,000), R99 (20,000), R102 (10,000), R114 (5,000), R121 (40,000), R130 (20,000), R18 (5,000), R78 (5,000), R90 (5,000), R97 (5,000), R100 (40,000), R104 (5,000), R115 (5,000), R122 (10,000), R133 (15,000).

Payment of bonds to be redeemed will be made at the principal office of BANK IV Kansas, National Association, upon presentation and surrender of said bonds, together with all coupons, if any, appertaining thereto maturing on or after the redemption date. From and after January 1, 1993, interest on the bonds so called for redemption will cease to accrue.

Bonds should be surrendered at BANK IV Kansas, National Association, Corporate Trust Operations, P. O. Box 48850 or 100 N. Broadway, 3rd Floor, Exchange Place, Wichita, KS 67201.

Tax identification form W-9 or an exemption certificate is required or tax will be withheld from payment. Dated December 14, 1992.

BANK IV Kansas, National Association

Doc. No. 012892

Notice of Call for Redemption to the holders of City of Hiawatha, Kansas Hospital Revenue Bonds Series of 1979 (Hiawatha Hospital Association)

Notice is hereby given that pursuant to Section 4 of Ordinance No. C-584 of the city of Hiawatha, Kansas, all of the above-mentioned bonds maturing on and after February 1, 1994, and all unmatured coupons appertaining thereto, have been called for redemption and payment on February 1, 1993, at the office of The Morrill & Janes Bank & Trust Company, Hiawatha, Kansas (the paying agent).

Serial Bonds

Table with 4 columns: Bond Nos., Maturity Date, Principal Amount, Interest Rate. Rows include 115-131 (85,000, 8.100%), 132-149 (90,000, 8.200%), 150-169 (100,000, 8.300%), 170-191 (110,000, 8.375%), 192-215 (120,000, 8.375%), 216-240 (125,000, 8.375%).

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond and unmatured coupons, the redemption price thereof equal to 103 percent of the principal amount of each bond together with interest accrued to the redemption date. Interest shall cease to accrue on the bonds so called for redemption from and after February 1, 1993, subject to the condition that sufficient funds for redemption are then on deposit with the paying agent from the proceeds of the re-funding bonds issued by the city.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the Series of 1979 Bonds who wish to avoid the imposition of the tax should submit certified taxpayer identification numbers when presenting the bonds for payment.

Dated December 31, 1992.

City of Hiawatha, Kansas By: The Morrill & Janes Bank & Trust Company Hiawatha, Kansas as Fiscal Agent

Doc. No. 012860

(Published in the Kansas Register, December 31, 1992.)

**Summary Notice of Bond Sale  
Unified School District 489  
Ellis County, Kansas (Hays)  
\$6,680,000**

**General Obligation Bonds, Series 1993  
(general obligation bonds payable from  
unlimited ad valorem taxes)**

**Sealed Bids**

Subject to the notice of bond sale dated December 31, 1992, sealed bids will be received by the clerk of Unified School District 489, Ellis County, Kansas (Hays) (the issuer), on behalf of the governing body at 323 W. 12th, Hays, KS 67601, until 11 a.m. C.S.T. on January 12, 1993, for the purchase of \$6,680,000 principal amount of General Obligation Bonds, Series 1993. No bid of less than the entire par value 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 February 1, 1993, and will become due on November 1 in the years as follows:

| Year | Principal Amount * |
|------|--------------------|
| 1996 | 110,000            |
| 1997 | 125,000            |
| 1998 | 150,000            |
| 1999 | 170,000            |
| 2000 | 405,000            |
| 2001 | 430,000            |
| 2002 | 460,000            |
| 2003 | 490,000            |
| 2004 | 520,000            |
| 2005 | 550,000            |
| 2006 | 580,000            |
| 2007 | 615,000            |
| 2008 | 655,000            |
| 2009 | 690,000            |
| 2010 | 740,000            |

\* The issuer reserves the right to adjust the amount of each principal maturity by no more than \$10,000 with the consent of the successful bidder.

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on May 1 and November 1 in each year, beginning on November 1, 1993.

**Paying Agent and Bond Registrar**

Kansas State Treasurer, 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 in the amount of \$133,600 (2 percent of the principal amount of the bonds).

**Delivery**

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before February 4, 1993, at such bank or trust company in the contiguous United States of America as may be specified by the successful bidder.

**Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1992 is \$120,821,748. The total general obligation indebtedness of the issuer as of the date of the bonds, including the bonds being sold, is \$8,185,000.

**Approval of Bonds**

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

**Additional Information**

Additional information regarding the bonds may be obtained from the clerk, (913) 623-2400, or from the financial advisor, BANK IV Kansas, N.A., 534 S. Kansas Ave., Topeka, KS 66603, Attention: David Brant, (913) 295-3543.

Dated December 31, 1992.

Unified School District 489  
Ellis County, Kansas (Hays)

Doc. No. 012899

(Published in the Kansas Register, December 31, 1992.)

**Notice of Bond Sale  
\$2,900,000**

**Unified School District 322  
Pottawatomie School District, Kansas  
General Obligation School Building Bonds  
Series 1993  
(general obligation bonds payable from  
unlimited ad valorem taxes)**

**Sealed Bids**

Subject to the notice of bond sale dated December 15, 1992, sealed bids will be received by the clerk of the Board of Education of Unified School District 322, Pottawatomie School District, Kansas, on behalf of the Board of Education of said school district at the clerk's office, 310 Leonard St., Onaga, KS 66521, until 4:30 p.m. C.S.T. on Tuesday, January 12, 1993, for the purchase of \$2,900,000 principal amount of General Obligation School Building Bonds, Series 1993. No bid of less than the entire par value 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 each or any integral mul-

multiple thereof. The bonds will be dated February 1, 1993, and will become due serially on October 1 in the years as follows:

| Year | Principal Amount |
|------|------------------|
| 1994 | \$ 50,000        |
| 1995 | 50,000           |
| 1996 | 100,000          |
| 1997 | 100,000          |
| 1998 | 100,000          |
| 1999 | 100,000          |
| 2000 | 100,000          |
| 2001 | 100,000          |
| 2002 | 150,000          |
| 2003 | 150,000          |
| 2004 | 150,000          |
| 2005 | 150,000          |
| 2006 | 150,000          |
| 2007 | 150,000          |
| 2008 | 200,000          |
| 2009 | 200,000          |
| 2010 | 200,000          |
| 2011 | 200,000          |
| 2012 | 250,000          |
| 2013 | 250,000          |

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on April 1 and October 1 in each year, beginning on April 1, 1994.

#### Place of Payment and Bond Registration

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas (the paying agent and bond registrar), to the registered owners thereof whose names are on the registration books of the bond registrar as of the 15th day (whether or not a business day) of the calendar month next preceding each interest payment date. The bonds will be registered pursuant to a plan of registration approved by the school district and the Kansas Attorney General.

The school district will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the bondholders.

#### Redemption of Bonds Prior to Maturity

At the option of the school district, bonds maturing on October 1, 2000, and thereafter, will be subject to redemption and payment prior to maturity on October 1, 1999, and thereafter in whole or in part on any interest payment date (bonds of less than a single maturity to be selected by lot in multiples of \$5,000 principal amount by the paying agent and bond registrar in such equitable manner as it shall designate), at the principal amount thereof, without premium, plus accrued interest to the redemption date. Whenever the school district is to select the bonds for the purpose

of redemption, it shall, in the case of bonds in denominations greater than \$5,000, if less than all the bonds then outstanding are to be called for redemption, treat each \$5,000 of face value of each such fully registered bond as though it were a separate bond of the denomination of \$5,000.

If the school district shall elect to call any bond for redemption and payment prior to the maturity thereof, the school district shall give written notice of its intention to redeem and pay said bonds on a specified date, the same being described by number and maturity, said notice to be mailed by United States registered or certified mail addressed to the paying agent and bond registrar, and to the manager or managers of the underwriting account making the successful bid, each of said notices to be mailed at least 30 days prior to the redemption date. Thereafter, the paying agent and bond registrar will notify the owners of the bonds of the school district's redemption call by United States mail, postage prepaid. If any bond be called for redemption and payment as aforesaid, all interest on such bond shall cease from and after the date for which such call is made, provided funds are available for its payment at the price hereinbefore specified.

#### Authority, Purpose and Security

The bonds are being issued pursuant to K.S.A. 72-6761 et seq., for the purpose of paying the cost of certain school building improvements. The bonds and the interest thereon will constitute general obligations of the school district, payable from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable, tangible property, real and personal, within the territorial limits of the school district.

#### Conditions of Bids

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidders, subject to the following conditions: The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of  $\frac{1}{8}$  or  $\frac{1}{20}$  of 1 percent. No interest rate may exceed a rate equal to the index of treasury bonds published by the weekly *MuniWeek*, f/k/a *Credit Markets*, in New York, New York, on the Monday next preceding the day on which the bonds are sold, plus 2 percent. The difference between the highest rate specified and the lowest rate specified shall not exceed 2 percent. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered, and no supplemental interest payments will be considered. Each bid must specify the total interest cost to the school district during the term of the bonds on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the school district on the basis of such bid, all certified by the bidder to be correct, and the school district will be entitled to rely on the certificate of correctness of the bidder. Each bid must also specify the average annual net interest rate to the school district on the basis of such bid. Bidders shall specify in the bid form the

(continued)

prices (exclusive of accrued interest), expressed as a dollar price, at which the bidder intends that each maturity amount of the bonds shall be initially offered to the public (the initial reoffering prices).

#### 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 in the amount of \$58,000 (2 percent of the principal amount of the bonds) payable to the order of the school district to secure the school district from any loss resulting from the failure of the bidder to comply with the terms of the bid. Good faith checks submitted by unsuccessful bidders will be returned. If a bid is accepted, said check or the proceeds thereof will be held by the school district until the bidder has complied with all of the terms and conditions of this notice. If a bid is accepted but the school district fails to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check or the proceeds thereof will be returned to the bidder. If a bid is accepted but the bidder defaults in the performance of any of the terms and conditions of this notice, the proceeds of such check will be retained by the school district as and for liquidated damages. No interest will be paid upon the successful bidder's good faith check.

#### Basis of Award

The award of the bonds will be made on the basis of the lowest net interest cost to the school district, which will be determined by subtracting the amount of the premium bid, if any, from the total interest cost to the school district. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the school district Board of Education will determine which bid, if any, will be accepted, and its determination is final. The school district reserves the right to reject any and all bids and to waive any irregularities in a submitted bid. Any bid received after 4:30 p.m. on the date of sale will be returned to the bidder unopened.

#### Bid Forms

All bids must be made on forms which may be procured from the school district clerk of the Board of Education or from bond counsel. No additions or alterations in such forms shall be made and any erasures may cause rejection of any bid.

#### Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned clerk of the Board of Education, Unified School District 322, Pottawatomie County, Kansas, and marked "Proposal for General Obligation School Building Bonds." Bids may be submitted by mail or delivered in person to the undersigned at school district office, 310 Leonard St., Onaga, KS 66521, and must be received by the undersigned prior to 4:30 p.m. C.S.T. on January 12, 1993.

#### CUSIP Numbers

It is anticipated that CUSIP identification numbers will be printed on or assigned to the bonds, but neither the failure to print such number on or assign such number to any bond nor any error with respect thereto will constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of the purchase contract. The successful bidder shall be responsible for obtaining said CUSIP identification numbers. All expenses in relation to said CUSIP numbers on the bonds will be paid by the school district.

#### Delivery and Payment

The school district will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before February 18, 1993, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder. Delivery elsewhere will be made at the expense of the successful bidder. The successful bidder will be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and the usual closing documents, including a certificate that there is no litigation pending or threatened at the time of delivery of the bonds affecting their validity.

Payment for the bonds shall be made in Federal Reserve funds, immediately subject to use by the school district. The denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the school district and bond registrar not later than 10 a.m. C.S.T. on January 26, 1993. In the absence of such information, the school district will deliver bonds in the denomination of each maturity registered in the name of the successful bidder.

The successful bidder shall furnish the school district by 10 a.m. C.S.T. on January 31, 1993, a certificate acceptable to the school district's bond counsel to the effect that: (i) the successful bidder has made a bona fide public offering of the bonds at the initial reoffering prices, and (ii) a substantial amount of the bonds was sold to the public (excluding brokers and other intermediaries) at such initial reoffering prices. Such certificate shall state that: (1) it is made on the best knowledge, information and belief of the successful bidder, and (2) 10 percent or more in par amount of the bonds of each maturity was sold to the public at or below the initial reoffering prices (such amount being sufficient to establish the sale of a "substantial amount" of the bonds).

#### Official Statement

The school district has prepared a preliminary information statement dated January 4, 1993, copies of which may be obtained from the clerk of the Board of Education or from bond counsel. Upon the sale of the bonds, the school district will furnish the successful bidder with a reasonable number of copies thereof without additional cost upon request. Additional copies may be ordered at the successful bidder's expense.

**Assessed Valuation and Indebtedness**

The total assessed valuation of the taxable, tangible property within the school district, for the year 1992, is as follows:

Equalized assessed valuation of taxable, tangible property including the valuation of motor vehicles for 1992 (\$1,876,225) computed pursuant to K.S.A. 10-310, for computation of bond debt limitation ..... \$13,071,999

The total general obligation bonded indebtedness of the school district as of the date of the bonds, including the bonds being sold, is \$2,900,000.

**Approval of Bonds**

The bonds will be sold subject to the legal opinion of Fred W. Rausch, Jr., Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the school district, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

**Opinion of Bond Counsel and Internal Revenue Code of 1986**

The Internal Revenue Code of 1986 imposes requirements on the school district which must be met subsequent to the issuance of the bonds by the school district and, as a result, the school district will and does hereby covenant that it will diligently undertake those steps necessary to maintain the tax-exempt status of the bonds. The school district's failure to comply with such requirements could adversely affect the tax-exempt status of the bonds. Purchasers of the bonds should be aware that should the bonds lose their status as tax-exempt obligations as a result of the school district's failure to comply with such requirements, the bonds are neither callable for correcting nor will the rate of interest on the bonds be adjusted to reflect such circumstances.

In the opinion of bond counsel, assuming continued compliance by the school district with the terms of the bond resolution under existing law, the interest on the bonds (a) is excludable from gross income for federal income tax purposes, and (b) is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations.

The code includes interest on tax-exempt obligations, such as the bonds, in the adjusted net book income of certain corporations for taxable years beginning after December 31, 1986, and includes, through 1989, in the calculation of alternative minimum taxable income one-half of the excess of a corporation's adjusted net book income over its alternative minimum taxable income (determined without regard to this adjustment and prior to reduction for certain net operating losses). After 1989, the use of "book income" will be replaced by "adjusted current earnings," with certain other adjustments. Furthermore, Section 59A of the code, as added by the Superfund Amendments and Reauthorization Act of 1986, provides for a new environmental tax generally based on corporate alternative minimum taxable income. The amount of the tax is equal to 0.12 percent of the excess of alternative minimum taxable income, without regard to net operating losses and the deduction for this tax, over \$2 million. The environmental tax is imposed whether or not the taxpayer is

subject to the alternative minimum tax. The environmental tax, which is effective for taxable years beginning after December 31, 1986, may subject certain bondowners to additional taxation for interest earned on the bonds.

The code also requires property and casualty insurance companies, for taxable years beginning on or after January 1, 1987, to reduce the amount of their deductible underwriting losses by a percentage of the amount of tax-exempt interest received or accrued on such obligations acquired after August 7, 1986.

Certain recipients of Social Security benefits are required to include a portion of such benefits within gross income by reason of receipt of interest on tax-exempt obligations, including the bonds.

The bonds are "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the code, and, in the case of certain financial institutions (within the meaning of Section 265(b)(5) of the code), a deduction is allowed for 80 percent of that portion of such financial institution's interest expense allocable to interest on the bonds. The school district does not intend to issue bonds in excess of \$10,000,000 during 1993.

Prospective purchasers of the bonds should be aware that: (i) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the bonds, except with respect to certain financial institutions (within the meaning of Section 265(b)(5) of the code); (ii) with respect to insurance companies subject to the tax imposed by Section 831 of the code, for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (iii) for taxable years beginning after December 31, 1986, and before January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (iv) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (v) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (vi) Section 86 of the code requires recipients of certain Social Security and certain railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds. These categories of bondowners should consult their own tax advisers as to the applicability of these consequences.

Bond counsel expresses no opinion regarding other federal tax consequences arising with respect to the bonds.

The bonds are exempt from intangible personal property taxes levied by Kansas counties, cities or townships. Interest on the bonds is excluded from the computation of Kansas adjusted gross income for taxable years commencing after December 31, 1987.

(continued)

**Bonds Not to be Rated**

The bonds will not be rated by Standard & Poor's Corporation or Moody's Investors Service, Inc., or by any other bond rating service.

**Additional Information**

Additional information regarding the bonds may be obtained from the clerk of the Board of Education, 310 Leonard St., Onaga, KS 66521, or from bond counsel, Fred W. Rausch, Jr., Suite 201, 220 S.W. 33rd, Topeka, KS 66611, (913) 267-3470.

Dated December 15, 1992.

Board of Education  
Unified School District 322  
Pottawatomie County, Kansas  
By Barbara A. Teske  
Clerk of the Board of Education  
310 Leonard St.  
Onaga, KS 66521  
(913) 889-4614

Doc. No. 012906

(Published in the Kansas Register, December 31, 1992.)

**Notice of Bond Sale**

**\$305,000**

**Morris County, Kansas**

**General Obligation Hospital Bonds**

**Series 1993**

(general obligation bonds payable from  
unlimited ad valorem taxes)

**Sealed Bids**

Subject to the notice of bond sale dated December 15, 1992, sealed bids will be received by the county clerk of Morris County, Kansas, on behalf of the Board of County Commissioners of said county at the county clerk's office, Morris County Courthouse, 501 W. Main, Council Grove, KS 66846, until 10 a.m. C.S.T. on Tuesday, January 12, 1993, for the purchase of \$305,000 principal amount of General Obligation Hospital Bonds, Series 1993. No bid of less than the entire par value 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 each or any integral multiple thereof. The bonds will be dated February 1, 1993, and will become due serially on October 1 in the years as follows:

| Year | Principal Amount |
|------|------------------|
| 1993 | \$40,000         |
| 1994 | 20,000           |
| 1995 | 20,000           |
| 1996 | 20,000           |
| 1997 | 25,000           |
| 1998 | 25,000           |
| 1999 | 25,000           |
| 2000 | 30,000           |
| 2001 | 30,000           |
| 2002 | 30,000           |
| 2003 | 30,000           |

2004

10,000

2005

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on April 1 and October 1 in each year, beginning on October 1, 1993.

**Place of Payment and Bond Registration**

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas (the paying agent and bond registrar), to the registered owners thereof whose names are on the registration books of the bond registrar as of the 15th day (whether or not a business day) of the calendar month next preceding each interest payment date. The bonds will be registered pursuant to a plan of registration approved by the county and the Kansas Attorney General.

The county will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the bondholders.

**Redemption of Bonds Prior to Maturity**

At the option of the county, bonds maturing on October 1, 2000, and thereafter, will be subject to redemption and payment prior to maturity on October 1, 1999, and thereafter in whole or in part on any interest payment date (bonds of less than a single maturity to be selected by lot in multiples of \$5,000 principal amount by the paying agent and bond registrar in such equitable manner as it shall designate), at the principal amount thereof, without premium, plus accrued interest to the redemption date. Whenever the county is to select the bonds for the purpose of redemption, it shall, in the case of bonds in denominations greater than \$5,000, if less than all the bonds then outstanding are to be called for redemption, treat each \$5,000 of face value of each such fully registered bond as though it were a separate bond of the denomination of \$5,000.

If the county shall elect to call any bond for redemption and payment prior to the maturity thereof, the county shall give written notice of its intention to redeem and pay said bonds on a specified date, the same being described by number and maturity, said notice to be mailed by United States registered or certified mail addressed to the paying agent and bond registrar, and to the manager or managers of the underwriting account making the successful bid, each of said notices to be mailed at least 30 days prior to the redemption date. Thereafter, the paying agent and bond registrar will notify the owners of the bonds of the county's redemption call by United States mail, postage prepaid. If any bond be called for redemption and payment as aforesaid, all interest on such bond shall cease from and after the date for which such call

is made, provided funds are available for its payment at the price hereinbefore specified.

#### Authority, Purpose and Security

The bonds are being issued pursuant to K.S.A. 19-4601 et seq., for the purpose of paying the cost of certain hospital improvements. The bonds and the interest thereon will constitute general obligations of the county, payable from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable, tangible property, real and personal, within the territorial limits of the county.

#### Conditions of Bids

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidders, subject to the following conditions: The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of  $\frac{1}{8}$  or  $\frac{1}{20}$  of 1 percent. No interest rate may exceed a rate equal to the index of treasury bonds published by the weekly *MuniWeek*, f/k/a *Credit Markets*, in New York, New York, on the Monday next preceding the day on which the bonds are sold, plus 2 percent. The difference between the highest rate specified and the lowest rate specified shall not exceed 2 percent. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered, and no supplemental interest payments will be considered. Each bid must specify the total interest cost to the county during the term of the bonds on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the county on the basis of such bid, all certified by the bidder to be correct, and the county will be entitled to rely on the certificate of correctness of the bidder. Each bid must also specify the average annual net interest rate to the county on the basis of such bid. Bidders shall specify in the bid form the prices (exclusive of accrued interest), expressed as a dollar price, at which the bidder intends that each maturity amount of the bonds shall be initially offered to the public (the initial reoffering prices).

#### 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 in the amount of \$6,100 (2 percent of the principal amount of the bonds) payable to the order of the county to secure the county from any loss resulting from the failure of the bidder to comply with the terms of the bid. Good faith checks submitted by unsuccessful bidders will be returned. If a bid is accepted, said check or the proceeds thereof will be held by the county until the bidder has complied with all of the terms and conditions of this notice. If a bid is accepted but the county fails to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check or the proceeds thereof will be returned to the bidder. If a bid is accepted but the bidder defaults in the performance of any of the terms and conditions of this notice, the proceeds of such check will be retained by the county as and for liq-

uidated damages. No interest will be paid upon the successful bidder's good faith check.

#### Basis of Award

The award of the bonds will be made on the basis of the lowest net interest cost to the county, which will be determined by subtracting the amount of the premium bid, if any, from the total interest cost to the county. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the county commissioners will determine which bid, if any, will be accepted, and its determination is final. The county reserves the right to reject any and all bids and to waive any irregularities in a submitted bid. Any bid received after 10 a.m. on the date of sale will be returned to the bidder unopened.

#### Bid Forms

All bids must be made on forms which may be procured from the county clerk or from bond counsel. No additions or alterations in such forms shall be made and any erasures may cause rejection of any bid.

#### Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned county clerk of Morris County and marked "Proposal for General Obligation Hospital Bonds." Bids may be submitted by mail or delivered in person to the undersigned at the county clerk's office in the Morris County Courthouse and must be received by the undersigned prior to 10 a.m. C.S.T. on January 12, 1993.

#### CUSIP Numbers

It is anticipated that CUSIP identification numbers will be printed on or assigned to the bonds, but neither the failure to print such number on or assign such number to any bond nor any error with respect thereto will constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of the purchase contract. The successful bidder shall be responsible for obtaining said CUSIP identification numbers. All expenses in relation to said CUSIP numbers on the bonds will be paid by the county.

#### Delivery and Payment

The county will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before February 18, 1993, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder. Delivery elsewhere will be made at the expense of the successful bidder. The successful bidder will be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and the usual closing documents, including a certificate that there is

(continued)

no litigation pending or threatened at the time of delivery of the bonds affecting their validity.

Payment for the bonds shall be made in Federal Reserve funds, immediately subject to use by the county. The denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the county and bond registrar not later than 10 a.m. C.S.T. on January 26, 1993. In the absence of such information, the county will deliver bonds in the denomination of each maturity registered in the name of the successful bidder.

The successful bidder shall furnish the county by 10 a.m. C.S.T. on January 31, 1993, a certificate acceptable to the county's bond counsel to the effect that: (i) the successful bidder has made a bona fide public offering of the bonds at the initial reoffering prices, and (ii) a substantial amount of the bonds was sold to the public (excluding brokers and other intermediaries) at such initial reoffering prices. Such certificate shall state that: (1) it is made on the best knowledge, information and belief of the successful bidder, and (2) 10 percent or more in par amount of the bonds of each maturity was sold to the public at or below the initial reoffering prices (such amount being sufficient to establish the sale of a "substantial amount" of the bonds).

**Official Statement**

The county has prepared a preliminary information statement dated January 4, 1993, copies of which may be obtained from the county clerk or from bond counsel. Upon the sale of the bonds, the county will furnish the successful bidder with a reasonable number of copies thereof without additional cost upon request. Additional copies may be ordered at the successful bidder's expense.

**Assessed Valuation and Indebtedness**

The total assessed valuation of the taxable, tangible property within the county, for the year 1992, is as follows:

|   |              |
|---|--------------|
| Equalized assessed valuation of taxable, tangible property including the valuation of motor vehicles for 1992 (\$5,009,396) computed pursuant to K.S.A. 10-310, for computation of bond debt limitation ..... | \$39,047,614 |
|---|--------------|

The total general obligation bonded indebtedness of the county as of the date of the bonds, including the bonds being sold, is \$1,425,000.

**Approval of Bonds**

The bonds will be sold subject to the legal opinion of Fred W. Rausch, Jr., Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the county, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

**Opinion of Bond Counsel and Internal Revenue Code of 1986**

The Internal Revenue Code of 1986 imposes requirements on the county which must be met subsequent to the issuance of the bonds by the county and, as a

result, the county will and does hereby covenant that it will diligently undertake those steps necessary to maintain the tax-exempt status of the bonds. The county's failure to comply with such requirements could adversely affect the tax-exempt status of the bonds. Purchasers of the bonds should be aware that should the bonds lose their status as tax-exempt obligations as a result of the county's failure to comply with such requirements, the bonds are neither callable for correcting nor will the rate of interest on the bonds be adjusted to reflect such circumstances.

In the opinion of bond counsel, assuming continued compliance by the county with the terms of the bond resolution under existing law, the interest on the bonds (a) is excludable from gross income for federal income tax purposes, and (b) is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations.

The code includes interest on tax-exempt obligations, such as the bonds, in the adjusted net book income of certain corporations for taxable years beginning after December 31, 1986, and includes, through 1989, in the calculation of alternative minimum taxable income one-half of the excess of a corporation's adjusted net book income over its alternative minimum taxable income (determined without regard to this adjustment and prior to reduction for certain net operating losses). After 1989, the use of "book income" will be replaced by "adjusted current earnings," with certain other adjustments. Furthermore, Section 59A of the code, as added by the Superfund Amendments and Reauthorization Act of 1986, provides for a new environmental tax generally based on corporate alternative minimum taxable income. The amount of the tax is equal to 0.12 percent of the excess of alternative minimum taxable income, without regard to net operating losses and the deduction for this tax, over \$2 million. The environmental tax is imposed whether or not the taxpayer is subject to the alternative minimum tax. The environmental tax, which is effective for taxable years beginning after December 31, 1986, may subject certain bondowners to additional taxation for interest earned on the bonds.

The code also requires property and casualty insurance companies, for taxable years beginning on or after January 1, 1987, to reduce the amount of their deductible underwriting losses by a percentage of the amount of tax-exempt interest received or accrued on such obligations acquired after August 7, 1986.

Certain recipients of Social Security benefits are required to include a portion of such benefits within gross income by reason of receipt of interest on tax-exempt obligations, including the bonds.

The bonds are "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the code, and, in the case of certain financial institutions (within the meaning of Section 265(b)(5) of the code), a deduction is allowed for 80 percent of that portion of such financial institution's interest expense allocable to interest on the bonds. The county does not intend to issue bonds in excess of \$10,000,000 during 1993.

Prospective purchasers of the bonds should be aware that: (i) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the bonds, except with respect to certain financial institutions (within the meaning of Section 265(b)(5) of the code); (ii) with respect to insurance companies subject to the tax imposed by Section 831 of the code, for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (iii) for taxable years beginning after December 31, 1986, and before January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (iv) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (v) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (vi) Section 86 of the code requires recipients of certain Social Security and certain railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds. These categories of

bondowners should consult their own tax advisers as to the applicability of these consequences.

Bond counsel expresses no opinion regarding other federal tax consequences arising with respect to the bonds.

The bonds are exempt from intangible personal property taxes levied by Kansas counties, cities or townships. Interest on the bonds is excluded from the computation of Kansas adjusted gross income for taxable years commencing after December 31, 1987.

**Bonds Not to be Rated**

The bonds will not be rated by Standard & Poor's Corporation or Moody's Investors Service, Inc., or by any other bond rating service.

**Additional Information**

Additional information regarding the bonds may be obtained from the county clerk or from bond counsel, Fred W. Rausch, Jr., Suite 201, 220 S.W. 33rd, Topeka, KS 66611, (913) 267-3470.

Dated December 15, 1992.

The County Commissioners of  
Morris County, Kansas  
By Michelle Yadon  
County Clerk  
Morris County Courthouse  
501 W. Main  
Council Grove, KS 66846  
(316) 767-5518

Doc. No. 012905

**INDEX TO ADMINISTRATIVE REGULATIONS**

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the *Kansas Register* issue in which more information can be found. This cumulative index supplements the index found in the 1991 Supplement to the *Kansas Administrative Regulations*.

**AGENCY 1: DEPARTMENT OF ADMINISTRATION**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 1-2-30   | New     | V. 11, p. 278        |
| 1-2-34   | New     | V. 11, p. 1016       |
| 1-2-81   | Revoked | V. 11, p. 278        |
| 1-5-15   | Amended | V. 10, p. 1688       |
| 1-5-27   | Revoked | V. 10, p. 1688       |
| 1-5-28   | Amended | V. 10, p. 1688       |
| 1-5-30   | Amended | V. 10, p. 1689       |
| 1-6-2    | Amended | V. 11, p. 278        |
| 1-6-29   | Amended | V. 10, p. 1689       |
| 1-6-31   | Amended | V. 11, p. 1016       |
| 1-6-32   | Amended | V. 11, p. 278        |
| 1-8-7    | Amended | V. 11, p. 1017       |
| 1-9-4    | Amended | V. 11, p. 1017       |
| 1-9-5    | Amended | V. 11, p. 1019       |
| 1-9-7a   | Amended | V. 10, p. 382, 760   |
| 1-9-13   | Amended | V. 11, p. 1020       |
| 1-9-18   | Amended | V. 11, p. 1020       |
| 1-9-19a  | Amended | V. 11, p. 279        |
| 1-9-21   | Amended | V. 10, p. 1692       |
| 1-9-23   | New     | V. 11, p. 1194, 1257 |
| 1-16-18  | Amended | V. 10, p. 1470, 1497 |
| 1-17-1   | Amended | V. 10, p. 1471       |

|         |         |                |
|---------|---------|----------------|
| 1-17-2  | Amended | V. 10, p. 1471 |
| 1-17-2a | Amended | V. 10, p. 1471 |
| 1-45-14 | New     | V. 11, p. 1195 |
| 1-45-16 | Amended | V. 10, p. 1692 |
| 1-46-1  | Amended | V. 11, p. 1195 |
| 1-46-3  | Amended | V. 11, p. 1195 |
| 1-49-1  | Amended | V. 10, p. 1472 |

**AGENCY 4: BOARD OF AGRICULTURE**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 4-3-47   | Amended | V. 10, p. 1319 |
| 4-3-49   | Amended | V. 10, p. 1319 |
| 4-4-900  | Amended | V. 11, p. 1895 |
| 4-4-923  | Amended | V. 11, p. 1895 |
| 4-4-924  | Amended | V. 11, p. 1895 |
| 4-4-931  | Amended | V. 11, p. 1896 |
| 4-4-932  | Amended | V. 11, p. 1896 |
| 4-4-933  | Amended | V. 11, p. 1896 |
| 4-4-934  | Amended | V. 11, p. 1897 |
| 4-4-935  | Amended | V. 11, p. 1897 |
| 4-4-956  | New     | V. 11, p. 1897 |
| 4-7-2    | Amended | V. 10, p. 1319 |
| 4-7-510  | Amended | V. 10, p. 1319 |
| 4-7-513  | Amended | V. 10, p. 1319 |
| 4-7-530  | New     | V. 10, p. 1319 |
| 4-7-531  | New     | V. 10, p. 1319 |
| 4-7-532  | New     | V. 10, p. 1319 |
| 4-7-533  | New     | V. 10, p. 1320 |
| 4-7-716  | Amended | V. 11, p. 555  |
| 4-7-717  | Amended | V. 10, p. 1320 |
| 4-7-719  | Amended | V. 11, p. 63   |
| 4-7-722  | Amended | V. 10, p. 1320 |
| 4-8-14   | Revoked | V. 10, p. 1320 |
| 4-8-14a  | Amended | V. 11, p. 1898 |
| 4-8-27   | Amended | V. 11, p. 555  |
| 4-8-28   | New     | V. 11, p. 1898 |
| 4-8-30   | Amended | V. 10, p. 1321 |
| 4-8-33   | New     | V. 11, p. 1898 |
| 4-8-39   | Amended | V. 10, p. 1321 |
| 4-8-40   | Amended | V. 11, p. 1898 |
| 4-8-41   | New     | V. 11, p. 555  |

|                           |         |                      |
|---------------------------|---------|----------------------|
| 4-10-1                    | Amended | V. 11, p. 1898       |
| 4-13-28                   | New     | V. 10, p. 1321       |
| 4-13-36                   | Amended | V. 11, p. 1899       |
| 4-13-38                   | Amended | V. 11, p. 1899       |
| 4-13-41                   | Amended | V. 11, p. 1900       |
| 4-13-42                   | Amended | V. 11, p. 1900       |
| 4-13-62                   | Amended | V. 11, p. 1900       |
| 4-13-63                   | Amended | V. 11, p. 1901       |
| 4-15-2                    | Amended | V. 11, p. 555        |
| 4-16-1a                   | Amended | V. 11, p. 1901       |
| 4-16-1c                   | Amended | V. 11, p. 1901       |
| 4-16-7a                   | Amended | V. 11, p. 1901       |
| 4-16-300 through 4-16-305 | New     | V. 11, p. 556, 557   |
| 4-17-1a                   | Amended | V. 11, p. 1901       |
| 4-17-1c                   | Amended | V. 11, p. 1902       |
| 4-17-5a                   | Amended | V. 11, p. 1902       |
| 4-17-300 through 4-17-305 | New     | V. 11, p. 557, 558   |
| 4-33-1                    | Amended | V. 10, p. 1315, 1321 |
| 4-33-2                    | New     | V. 10, p. 1315, 1321 |

**AGENCY 5: BOARD OF AGRICULTURE—DIVISION OF WATER RESOURCES**

| Reg. No.              | Action  | Register               |
|-----------------------|---------|------------------------|
| 5-23-3                | Amended | V. 10, p. 1194         |
| 5-23-4a               | New     | V. 10, p. 1195         |
| 5-24-2                | Amended | V. 10, p. 976          |
| 5-24-5                | Amended | V. 10, p. 977          |
| 5-40-1                | Amended | V. 11, p. 15, 40       |
| 5-42-1                | Amended | V. 11, p. 40, 361      |
| 5-42-3                | Amended | V. 11, p. 361          |
| 5-44-1 through 5-44-6 | New     | V. 11, p. 15-17, 40-42 |

(continued)

|         |         |                          |  |
|---------|---------|--------------------------|--|
| 5-45-1  |         |                          |  |
| through |         |                          |  |
| 5-45-4  | Amended | V. 11, p. 42-44, 361-363 |  |
| 5-45-6  | Amended | V. 11, p. 44, 363        |  |
| 5-45-7  | Amended | V. 11, p. 44, 363        |  |
| 5-45-12 | Amended | V. 11, p. 44, 363        |  |
| 5-45-13 | Amended | V. 11, p. 45, 364        |  |
| 5-45-14 |         |                          |  |
| through |         |                          |  |
| 5-45-17 | New     | V. 11, p. 45, 364, 365   |  |

**AGENCY 7: SECRETARY OF STATE**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 7-23-8   | New     | V. 11, p. 1257, 1296 |
| 7-29-1   | Amended | V. 11, p. 1369, 1423 |
| 7-30-1   | Amended | V. 10, p. 728        |
| 7-32-1   | Amended | V. 11, p. 1117, 1143 |
| 7-32-2   | New     | V. 10, p. 728        |

**AGENCY 9: ANIMAL HEALTH DEPARTMENT**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 9-13-1   |         |                      |
| through  |         |                      |
| 9-13-3   | Revoked | V. 10, p. 1821, 1822 |
| 9-13-4   | Revoked | V. 10, p. 237        |
| 9-18-1   | Amended | V. 10, p. 1822       |
| 9-19-1   |         |                      |
| through  |         |                      |
| 9-19-11  | New     | V. 10, p. 1822-1827  |
| 9-20-1   | New     | V. 10, p. 1827       |
| 9-20-2   | New     | V. 10, p. 1828       |
| 9-20-3   | New     | V. 10, p. 1828       |
| 9-21-1   | New     | V. 10, p. 1828       |
| 9-21-2   | New     | V. 10, p. 1829       |
| 9-21-3   | New     | V. 10, p. 1829       |
| 9-22-1   | New     | V. 10, p. 1829       |
| 9-22-2   | New     | V. 10, p. 1830       |
| 9-22-3   | New     | V. 10, p. 1830       |
| 9-23-1   | New     | V. 10, p. 1830       |
| 9-23-2   | New     | V. 10, p. 1831       |
| 9-23-3   | New     | V. 10, p. 1831       |
| 9-24-1   | New     | V. 10, p. 1831       |
| 9-24-2   | New     | V. 10, p. 1832       |
| 9-24-3   | New     | V. 10, p. 1832       |

**AGENCY 14: DEPARTMENT OF REVENUE—DIVISION OF ALCOHOLIC BEVERAGE CONTROL**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 14-10-5  | Amended | V. 11, p. 1929 |
| 14-10-10 | Amended | V. 11, p. 1930 |
| 14-10-11 | Amended | V. 11, p. 1930 |
| 14-10-12 | Amended | V. 11, p. 1931 |
| 14-13-1  | Amended | V. 11, p. 1931 |
| 14-13-2  | Amended | V. 11, p. 1932 |
| 14-13-13 | Amended | V. 11, p. 1933 |
| 14-14-1  | Amended | V. 11, p. 1934 |
| 14-14-11 | Amended | V. 11, p. 1711 |
| 14-16-20 | Revoked | V. 11, p. 1041 |
| 14-19-14 | Amended | V. 11, p. 1935 |
| 14-19-15 | Amended | V. 11, p. 1936 |
| 14-19-24 | Amended | V. 10, p. 689  |
| 14-19-36 | Amended | V. 10, p. 689  |
| 14-20-14 | Amended | V. 11, p. 1937 |
| 14-20-15 | Amended | V. 11, p. 1938 |
| 14-20-16 | Amended | V. 11, p. 1938 |
| 14-20-25 | Amended | V. 10, p. 689  |
| 14-20-26 | Amended | V. 10, p. 690  |
| 14-21-1  | Amended | V. 11, p. 1939 |
| 14-21-2  | Amended | V. 11, p. 1940 |
| 14-21-3  | Amended | V. 11, p. 1941 |
| 14-21-9  | Amended | V. 10, p. 690  |
| 14-22-1  | Amended | V. 11, p. 1941 |
| 14-22-2  | Amended | V. 11, p. 1942 |
| 14-22-3  | Amended | V. 11, p. 1943 |
| 14-22-6  | Amended | V. 10, p. 690  |
| 14-22-9  | Amended | V. 10, p. 691  |
| 14-23-4  | Amended | V. 10, p. 691  |

**AGENCY 17: STATE BANKING DEPARTMENT**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 17-11-17 | Amended | V. 10, p. 1768 |
| 17-11-18 | Amended | V. 10, p. 1768 |
| 17-11-21 | Amended | V. 11, p. 1903 |

|         |         |                |
|---------|---------|----------------|
| 17-12-1 | Amended | V. 10, p. 1768 |
| 17-12-2 | Amended | V. 10, p. 1769 |
| 17-14-1 | Amended | V. 10, p. 1769 |
| 17-15-1 | Amended | V. 10, p. 1772 |
| 17-16-1 | Amended | V. 10, p. 1772 |
| 17-16-2 | Amended | V. 10, p. 1772 |
| 17-16-3 | Amended | V. 10, p. 1772 |
| 17-16-5 | Amended | V. 10, p. 1773 |
| 17-16-6 | Amended | V. 10, p. 1773 |
| 17-16-8 | Amended | V. 10, p. 1773 |
| 17-16-9 | Amended | V. 10, p. 1773 |
| 17-18-4 | Amended | V. 10, p. 1773 |
| 17-20-1 | New     | V. 10, p. 1773 |
| 17-21-1 |         |                |
| through |         |                |
| 17-21-8 | New     | v. 11, 1040    |
| 17-22-1 | New     | V. 11, p. 1371 |

**AGENCY 19: KANSAS COMMISSION ON GOVERNMENTAL STANDARDS AND CONDUCT**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 19-1-1   | Amended | V. 11, p. 714  |
| 19-1-11  | Amended | V. 11, p. 714  |
| 19-3-2   | Amended | V. 11, p. 714  |
| 19-4-2   | Amended | V. 11, p. 715  |
| 19-20-2  | Amended | V. 11, p. 715  |
| 19-27-2  | Amended | V. 11, p. 715  |
| 19-29-2  | Amended | V. 11, p. 716  |
| 19-29-4  | Amended | V. 11, p. 717  |
| 19-29-5  | New     | V. 11, p. 717  |
| 19-30-4  | Amended | V. 11, p. 717  |
| 19-40-3a | Amended | V. 11, p. 718  |
| 19-40-4  | New     | V. 11, p. 1369 |
| 19-40-5  | New     | V. 11, p. 718  |
| 19-41-1  | Amended | V. 11, p. 718  |
| 19-60-3  | Amended | V. 11, p. 719  |
| 19-61-1  | Amended | V. 11, p. 720  |
| 19-61-2  | Amended | V. 11, p. 720  |
| 19-61-3  | Revoked | V. 11, p. 720  |
| 19-62-1  | Amended | V. 11, p. 721  |
| 19-62-2  | Amended | V. 11, p. 721  |
| 19-63-2  | Amended | V. 11, p. 721  |
| 19-63-3  | Amended | V. 11, p. 721  |
| 19-63-4  | Amended | V. 11, p. 722  |
| 19-63-6  | New     | V. 11, p. 722  |

**AGENCY 21: KANSAS HUMAN RIGHTS COMMISSION**

| Reg. No. | Action | Register                       |
|----------|--------|--------------------------------|
| 21-34-1  |        |                                |
| through  |        |                                |
| 21-34-21 | New    | V. 11, p. 357-360              |
| 21-34-1  |        |                                |
| through  |        |                                |
| 21-34-21 | New    | V. 11, p. 504-507              |
| 21-60-1  |        |                                |
| through  |        |                                |
| 21-60-23 | New    | V. 11, p. 1084-1091, 1153-1160 |
| 21-80-1  |        |                                |
| through  |        |                                |
| 21-80-10 | New    | V. 11, p. 1764-1766            |

**AGENCY 23: DEPARTMENT OF WILDLIFE AND PARKS**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 23-3-16  | Revoked | V. 10, p. 916  |
| 23-8-24  | Revoked | V. 10, p. 916  |
| 23-12-1  | Revoked | V. 10, p. 916  |
| 23-12-8  | Revoked | V. 10, p. 916  |
| 23-12-11 | Revoked | V. 10, p. 917  |
| 23-21-1  |         |                |
| through  |         |                |
| 23-21-14 | Revoked | V. 10, p. 1441 |

**AGENCY 25: STATE GRAIN INSPECTION DEPARTMENT**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 25-2-2   | Revoked | V. 11, p. 1742       |
| 25-2-5   | Revoked | V. 11, p. 1742       |
| 25-4-1   | Amended | V. 11, p. 1643, 1702 |
| 25-4-4   | Amended | V. 11, p. 164        |

**AGENCY 26: DEPARTMENT ON AGING**

| Reg. No. | Action | Register            |
|----------|--------|---------------------|
| 26-8-1   |        |                     |
| through  |        |                     |
| 26-8-14  | New    | V. 11, p. 1041-1043 |

**AGENCY 28: DEPARTMENT OF HEALTH AND ENVIRONMENT**

| Reg. No.  | Action  | Register                   |
|-----------|---------|----------------------------|
| 28-4-405  | Amended | V. 10, p. 257              |
| 28-4-530  | New     | V. 10, p. 1246             |
| 28-4-531  | New     | V. 10, p. 1246             |
| 28-14-2   | Amended | V. 11, p. 1797             |
| 28-15-11  | Amended | V. 11, p. 1231             |
| 28-15-13  | Amended | V. 11, p. 1232             |
| 28-15-14  | Amended | V. 11, p. 1233             |
| 28-15-15  | Revoked | V. 11, p. 1236             |
| 28-15-15a | New     | V. 11, p. 1236             |
| 28-15-20  | Amended | V. 11, p. 1237             |
| 28-16-29  | Revoked | V. 11, p. 1260             |
| 28-16-30  |         |                            |
| through   |         |                            |
| 28-16-36  | New     | V. 11, p. 1260, 1261       |
| 28-17-6   | Amended | V. 11, p. 1543, 1584       |
| 28-17-12  | Amended | V. 11, p. 1543, 1584       |
| 28-17-20  | Amended | V. 11, p. 1543, 1584       |
| 28-19-17  | Amended | V. 11, p. 608              |
| 28-19-17a |         |                            |
| through   |         |                            |
| 28-19-171 | Amended | V. 11, p. 608, 609         |
| 28-19-17m |         |                            |
| through   |         |                            |
| 28-19-17q | New     | V. 11, p. 609, 610         |
| 28-19-19  | Amended | V. 11, p. 610              |
| 28-19-61  | Amended | V. 10, p. 1246             |
| 28-19-62  | Amended | V. 10, p. 1250             |
| 28-19-73  | Amended | V. 11, p. 612              |
| 28-19-76  | New     | V. 10, p. 1251             |
| 28-19-77  | New     | V. 10, p. 1252             |
| 28-19-78  | New     | V. 10, p. 1254             |
| 28-24-1   | New     | V. 11, p. 1798             |
| 28-24-2   | New     | V. 11, p. 1798             |
| 28-24-4   |         |                            |
| through   |         |                            |
| 28-24-16  | New     | V. 11, p. 1798-1800        |
| 28-29-28  |         |                            |
| through   |         |                            |
| 28-29-36  | New     | V. 11, p. 614-620, 758-764 |
| 28-31-8a  | Revoked | V. 11, p. 232              |
| 28-31-10a | New     | V. 11, p. 232              |
| 28-35-147 | Amended | V. 11, p. 130              |
| 28-36-30  | Amended | V. 10, p. 1655             |
| 28-39-77  | Amended | V. 10, p. 1655             |
| 28-53-1   |         |                            |
| through   |         |                            |
| 28-53-5   | New     | V. 10, p. 199              |
| 28-53-1   | Amended | V. 11, p. 846              |
| 28-53-2   | Amended | V. 11, p. 846              |
| 28-59-1   |         |                            |
| through   |         |                            |
| 28-59-8   | New     | V. 10, p. 111-113          |
| 28-59-7   | Amended | V. 11, p. 1643             |
| 28-61-1   |         |                            |
| through   |         |                            |
| 28-61-10  | New     | V. 11, p. 1743-1748        |

**AGENCY 30: SOCIAL AND REHABILITATION SERVICES**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 30-2-16  | Amended | V. 11, p. 1295       |
| 30-4-34  | Amended | V. 10, p. 956        |
| 30-4-41  | Amended | V. 10, p. 1648       |
| 30-4-52  | Amended | V. 11, p. 1749       |
| 30-4-55  | Amended | V. 11, p. 1750       |
| 30-4-63  | Amended | V. 10, p. 1353       |
| 30-4-64  | Amended | V. 10, p. 1355       |
| 30-4-72  | Amended | V. 11, p. 1010, 1044 |
| 30-4-73  | Amended | V. 11, p. 1262       |
| 30-4-90  | Amended | V. 11, p. 1750       |
| 30-4-101 | Amended | V. 11, p. 1011, 1045 |
| 30-4-109 | Amended | V. 11, p. 1263       |
| 30-4-111 | Amended | V. 10, p. 341        |
| 30-4-112 | Amended | V. 11, p. 1263       |
| 30-4-113 | Amended | V. 10, p. 693        |
| 30-4-120 | Amended | V. 10, p. 343        |
| 30-4-130 | Amended | V. 10, p. 961        |

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|-----------|---------|----------------------|
| 30-4-140  | Amended | V. 11, p. 365        |
| 30-5-58   | Amended | V. 11, p. 984        |
| 30-5-59   | Amended | V. 11, p. 371        |
| 30-5-64   | Amended | V. 11, p. 372        |
| 30-5-65   | Amended | V. 11, p. 372        |
| 30-5-70   | Amended | V. 11, p. 1480       |
| 30-5-71   | Amended | V. 11, p. 1751       |
| 30-5-77   | Amended | V. 10, p. 1291       |
| 30-5-78   | New     | V. 10, p. 1364       |
| 30-5-79   | New     | V. 10, p. 1364       |
| 30-5-80   | New     | V. 11, p. 989        |
| 30-5-81   | Amended | V. 10, p. 699        |
| 30-5-86   | Amended | V. 11, p. 1752       |
| 30-5-88   | Amended | V. 10, p. 700        |
| 30-5-92   | Amended | V. 10, p. 344        |
| 30-5-94   | Amended | V. 10, p. 345        |
| 30-5-95   | Amended | V. 11, p. 205        |
| 30-5-100  | Amended | V. 11, p. 1752       |
| 30-5-100a | Amended | V. 11, p. 1752       |
| 30-5-101  | Amended | V. 10, p. 1365       |
| 30-5-103  | Amended | V. 10, p. 1365       |
| 30-5-104  | Amended | V. 10, p. 701        |
| 30-5-110  | Amended | V. 11, p. 373        |
| 30-5-112  | Amended | V. 10, p. 963        |
| 30-5-113  | Amended | V. 10, p. 963        |
| 30-5-114  | Amended | V. 11, p. 1265       |
| 30-5-115  | Amended | V. 10, p. 963        |
| 30-5-116  | Amended | V. 10, p. 1496, 1649 |
| 30-5-116a | Amended | V. 10, p. 1496, 1649 |
| 30-5-151  | Amended | V. 11, p. 1753       |
| 30-5-152  | Amended | V. 10, p. 963        |
| 30-5-154  | Amended | V. 10, p. 963        |
| 30-5-156  | Amended | V. 10, p. 963        |
| 30-5-157  | Amended | V. 10, p. 964        |
| 30-5-159  | Amended | V. 11, p. 1753       |
| 30-5-160  | Amended | V. 11, p. 1753       |
| 30-5-161  | Amended | V. 11, p. 1753       |
| 30-5-162  | Amended | V. 10, p. 964        |
| 30-5-163  | Amended | V. 10, p. 964        |
| 30-5-164  | Amended | V. 10, p. 964        |
| 30-5-166  | Amended | V. 10, p. 964        |
| 30-5-167  | Amended | V. 10, p. 964        |
| 30-5-168  | Amended | V. 10, p. 964        |
| 30-5-169  | Amended | V. 11, p. 1753       |
| 30-5-170  | Amended | V. 10, p. 965        |
| 30-5-171  | Revoked | V. 11, p. 1753       |
| 30-5-173  | New     | V. 11, p. 1753       |
| 30-5-173a | New     | V. 11, p. 1753       |
| 30-6-52   | Amended | V. 11, p. 1753       |
| 30-6-53   | Amended | V. 11, p. 1754       |
| 30-6-55   | Amended | V. 11, p. 374        |
| 30-6-56   | Amended | V. 11, p. 1755       |
| 30-6-65   | Amended | V. 10, p. 1650       |
| 30-6-72   | Amended | V. 11, p. 1012, 1046 |
| 30-6-73   | Amended | V. 11, p. 1265       |
| 30-6-74   | Revoked | V. 10, p. 1366       |
| 30-6-77   | Amended | V. 10, p. 701        |
| 30-6-82   | New     | V. 10, p. 702        |
| 30-6-86   | Amended | V. 11, p. 1756       |
| 30-6-94   | New     | V. 10, p. 1651       |
| 30-6-103  | Amended | V. 11, p. 1757       |
| 30-6-106  | Amended | V. 11, p. 1757       |
| 30-6-107  | Amended | V. 10, p. 705        |
| 30-6-109  | Amended | V. 11, p. 1268       |
| 30-6-111  | Amended | V. 10, p. 351        |
| 30-6-112  | Amended | V. 11, p. 1269       |
| 30-6-113  | Amended | V. 11, p. 1760       |
| 30-6-150  | Amended | V. 11, p. 1761       |
| 30-7-65   | Amended | V. 10, p. 707        |
| 30-7-75   | Amended | V. 10, p. 708        |
| 30-7-76   | Amended | V. 10, p. 1654       |
| 30-7-77   | Amended | V. 10, p. 1655       |
| 30-7-78   | Amended | V. 10, p. 1655       |
| 30-7-100  |         |                      |
| through   |         |                      |
| 30-7-104  | New     | V. 11, p. 990-992    |
| 30-9-13   | Revoked | V. 11, p. 992        |
| 30-9-18   |         |                      |
| through   |         |                      |
| 30-9-22   | Revoked | V. 11, p. 992        |
| 30-10-1a  | Amended | V. 11, p. 1481       |
| 30-10-1b  | Amended | V. 11, p. 1483       |
| 30-10-1c  | Amended | V. 11, p. 1484       |
| 30-10-2   | Amended | V. 11, p. 1484       |
| 30-10-3   | Revoked | V. 11, p. 1485       |
| 30-10-4   | Revoked | V. 11, p. 1485       |

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| 30-10-6   | Amended | V. 11, p. 1761  |
| 30-10-7   | Amended | V. 11, p. 1761  |
| 30-10-8   | Revoked | V. 11, p. 1485  |
| 30-10-11  | Amended | V. 11, p. 1762  |
| 30-10-15a | Amended | V. 11, p. 1485  |
| 30-10-15b | Amended | V. 11, p. 1486  |
| 30-10-16  | Revoked | V. 10, p. 709   |
| 30-10-17  | Amended | V. 11, p. 1487  |
| 30-10-18  | Amended | V. 11, p. 1488  |
| 30-10-19  | Amended | V. 11, p. 1490  |
| 30-10-20  | Amended | V. 11, p. 1490  |
| 30-10-23a | Amended | V. 11, p. 1490  |
| 30-10-23b | Amended | V. 11, p. 1491  |
| 30-10-23c | Amended | V. 11, p. 1491  |
| 30-10-24  | Amended | V. 10, p. 1377  |
| 30-10-25  | Amended | V. 11, p. 1492  |
| 30-10-27  | Amended | V. 10, p. 1379  |
| 30-10-28  | Amended | V. 11, p. 1493  |
| 30-10-29  | Amended | V. 11, p. 1493  |
| 30-10-30  | Revoked | V. 10, p. 355   |
| 30-10-200 | Amended | V. 11, p. 207   |
| 30-10-207 | Amended | V. 10, p. 1200  |
| 30-10-208 | Amended | V. 10, p. 1200  |
| 30-10-210 |         |                 |
| through   |         |                 |
| 30-10-226 | New     | V. 10, p. 48-57 |
| 30-10-210 | Amended | V. 11, p. 209   |
| 30-10-211 | Amended | V. 10, p. 1203  |
| 30-10-212 | Amended | V. 11, p. 210   |
| 30-10-213 | Amended | V. 10, p. 1204  |
| 30-10-214 | Amended | V. 11, p. 1270  |
| 30-10-215 | Amended | V. 10, p. 1206  |
| 30-10-217 | Amended | V. 11, p. 210   |
| 30-10-218 | Amended | V. 10, p. 1207  |
| 30-10-219 | Amended | V. 11, p. 211   |
| 30-10-220 | Amended | V. 10, p. 1208  |
| 30-10-221 | Amended | V. 10, p. 1208  |
| 30-10-226 | Revoked | V. 10, p. 1209  |
| 30-22-1   | Amended | V. 10, p. 1380  |
| 30-22-2   | Amended | V. 10, p. 1380  |
| 30-22-5   | Amended | V. 10, p. 1381  |
| 30-22-6   | Amended | V. 10, p. 1381  |
| 30-22-11  |         |                 |
| through   |         |                 |
| 30-22-28  | Revoked | V. 10, p. 1381  |
| 30-41-1   | Amended | V. 10, p. 710   |
| 30-41-7a  | Amended | V. 10, p. 711   |
| 30-41-7i  | New     | V. 10, p. 711   |
| 30-41-20  | New     | V. 10, p. 711   |
| 30-46-13  | Amended | V. 10, p. 1381  |
| 30-46-14  | Revoked | V. 10, p. 1381  |
| 30-46-15  | Amended | V. 10, p. 1381  |
| 30-60-1   | New     | V. 10, p. 1381  |
| 30-60-2   | New     | V. 10, p. 1381  |
| 30-60-5   | New     | V. 10, p. 1382  |
| 30-60-6   | New     | V. 10, p. 1382  |
| 30-60-7   | New     | V. 10, p. 1383  |
| 30-60-10  | New     | V. 10, p. 1383  |
| 30-60-11  | New     | V. 10, p. 1383  |
| 30-60-12  | New     | V. 10, p. 1384  |
| 30-60-17  | New     | V. 10, p. 1384  |
| 30-60-18  | New     | V. 10, p. 1384  |
| 30-60-19  | New     | V. 10, p. 1384  |
| 30-60-25  | New     | V. 10, p. 1385  |
| 30-60-26  | New     | V. 10, p. 1385  |
| 30-60-27  | New     | V. 10, p. 1385  |
| 30-60-28  | New     | V. 10, p. 1386  |
| 30-60-40  | New     | V. 10, p. 1386  |
| 30-60-41  | New     | V. 10, p. 1386  |
| 30-60-45  | New     | V. 10, p. 1386  |
| 30-60-46  | New     | V. 10, p. 1386  |
| 30-60-47  | New     | V. 10, p. 1386  |
| 30-60-50  | New     | V. 10, p. 1387  |
| 30-60-55  | New     | V. 10, p. 1387  |
| 30-60-60  | New     | V. 10, p. 1388  |
| 30-60-61  | New     | V. 10, p. 1389  |
| 30-60-62  | New     | V. 10, p. 1389  |
| 30-60-70  | New     | V. 10, p. 1389  |
| 30-60-71  | New     | V. 10, p. 1390  |
| 30-60-72  | New     | V. 10, p. 1390  |
| 30-60-73  | New     | V. 10, p. 1390  |
| 30-60-74  | New     | V. 10, p. 1390  |
| 30-60-75  | New     | V. 10, p. 1390  |
| 30-60-76  | New     | V. 10, p. 1390  |
| 30-61-1   | New     | V. 10, p. 1391  |
| 30-61-2   | New     | V. 10, p. 1391  |

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| 30-61-5  | New | V. 10, p. 1391 |
| 30-61-6  | New | V. 10, p. 1391 |
| 30-61-10 | New | V. 10, p. 1391 |
| 30-61-15 | New | V. 10, p. 1391 |
| 30-61-16 | New | V. 10, p. 1392 |

AGENCY 36: DEPARTMENT OF TRANSPORTATION

| Reg. No. | Action  | Register          |
|----------|---------|-------------------|
| 36-1-1   | Amended | V. 10, p. 88      |
| 36-1-28  |         |                   |
| through  |         |                   |
| 36-1-34  | New     | V. 10, p. 88-91   |
| 36-13-30 |         |                   |
| through  |         |                   |
| 36-13-34 | Amended | V. 11, p. 657-662 |
| 36-13-36 | Revoked | V. 11, p. 663     |
| 36-13-37 | Amended | V. 11, p. 663     |
| 36-13-38 | New     | V. 11, p. 664     |
| 36-13-39 | New     | V. 11, p. 664     |

AGENCY 40: KANSAS INSURANCE DEPARTMENT

| Reg. No. | Action  | Register           |
|----------|---------|--------------------|
| 40-1-28  | Amended | V. 10, p. 1582     |
| 40-1-37  | Amended | V. 11, p. 1801     |
| 40-1-38  | New     | V. 10, p. 1693     |
| 40-2-12  | Amended | V. 11, p. 1801     |
| 40-2-15  | Amended | V. 10, p. 1693     |
| 40-2-20  | New     | V. 10, p. 259, 383 |
| 40-2-21  | New     | V. 10, p. 1583     |
| 40-3-22  | Amended | V. 10, p. 1693     |
| 40-3-46  | New     | V. 10, p. 381      |
| 40-3-47  | Amended | V. 11, p. 1967     |
| 40-3-48  | New     | V. 10, p. 1584     |
| 40-3-49  | New     | V. 11, p. 1803     |
| 40-4-35  | Amended | V. 11, p. 82       |
| 40-4-37  | Amended | V. 11, p. 1803     |
| 40-4-37a | New     | V. 11, p. 1804     |
| 40-4-37b | New     | V. 11, p. 1804     |
| 40-4-37c | New     | V. 11, p. 1804     |
| 40-4-37d | New     | V. 11, p. 1968     |
| 40-4-37e | New     | V. 11, p. 1804     |
| 40-4-37f | New     | V. 11, p. 1805     |
| 40-4-37g | New     | V. 11, p. 1805     |
| 40-4-37h | New     | V. 11, p. 1805     |
| 40-4-37i | New     | V. 11, p. 1806     |
| 40-4-37j | New     | V. 11, p. 1807     |
| 40-4-37k | New     | V. 11, p. 1808     |
| 40-4-37l | New     | V. 11, p. 1809     |
| 40-4-37m | New     | V. 11, p. 1810     |
| 40-4-37n | New     | V. 11, p. 1810     |
| 40-4-37o | New     | V. 11, p. 1810     |
| 40-4-37p | New     | V. 11, p. 1810     |
| 40-4-37r | New     | V. 11, p. 1811     |
| 40-4-40  | New     | V. 11, p. 1811     |
| 40-7-7   | Amended | V. 11, p. 1968     |
| 40-7-7a  | New     | V. 11, p. 1812     |
| 40-7-13  | Amended | V. 11, p. 1969     |
| 40-7-19  | Amended | V. 11, p. 1812     |
| 40-7-20a | Amended | V. 11, p. 1969     |
| 40-8-7   | Amended | V. 11, p. 1971     |
| 40-9-118 | Amended | V. 11, p. 1812     |
| 40-14-10 | New     | V. 11, p. 1971     |

AGENCY 44: DEPARTMENT OF CORRECTIONS

| Reg. No.  | Action  | Register       |
|-----------|---------|----------------|
| 44-6-106  | Amended | V. 10, p. 1195 |
| 44-6-108  | Amended | V. 10, p. 1195 |
| 44-6-114c | Amended | V. 10, p. 1196 |
| 44-6-120  | Amended | V. 11, p. 230  |
| 44-6-124  | Amended | V. 11, p. 230  |
| 44-6-125  | Amended | V. 11, p. 231  |
| 44-6-126  | Amended | V. 10, p. 1197 |
| 44-6-133  | Amended | V. 10, p. 1197 |
| 44-6-134  | Amended | V. 10, p. 1197 |
| 44-6-135  | Amended | V. 11, p. 231  |
| 44-6-142  | Amended | V. 10, p. 1198 |
| 44-7-104  | Amended | V. 11, p. 1830 |
| 44-7-113  | Amended | V. 11, p. 316  |
| 44-7-115  | New     | V. 11, p. 316  |
| 44-12-101 | Amended | V. 11, p. 316  |
| 44-12-102 | Amended | V. 11, p. 316  |
| 44-12-104 | Amended | V. 11, p. 316  |

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| 44-12-105  | Amended | V. 11, p. 317 |
| 44-12-201  | Amended | V. 11, p. 317 |
| 44-12-202  | Amended | V. 11, p. 317 |
| 44-12-204  | Amended | V. 11, p. 317 |
| 44-12-205  | Amended | V. 11, p. 317 |
| 44-12-208  | Amended | V. 11, p. 317 |
| 44-12-209  | Amended | V. 11, p. 317 |
| 44-12-209  | Amended | V. 11, p. 317 |
| 44-12-301  | Amended | V. 11, p. 317 |
| 44-12-307  | Amended | V. 11, p. 317 |
| 44-12-308  | Amended | V. 11, p. 317 |
| 44-12-309  | Amended | V. 11, p. 317 |
| 44-12-312  | Amended | V. 11, p. 317 |
| 44-12-313  | Amended | V. 11, p. 318 |
| 44-12-314  | Amended | V. 11, p. 318 |
| 44-12-315  | Amended | V. 11, p. 318 |
| 44-12-316  | Revoked | V. 11, p. 318 |
| 44-12-317  | Amended | V. 11, p. 318 |
| 44-12-319  | Amended | V. 11, p. 318 |
| 44-12-321  | Amended | V. 11, p. 318 |
| 44-12-323  | Amended | V. 11, p. 318 |
| 44-12-324  | Amended | V. 11, p. 319 |
| 44-12-325  | Amended | V. 11, p. 319 |
| 44-12-326  | Amended | V. 11, p. 319 |
| 44-12-328  | New     | V. 11, p. 319 |
| 44-12-401  | Amended | V. 11, p. 319 |
| 44-12-501  | Amended | V. 11, p. 319 |
| 44-12-502  | Amended | V. 11, p. 319 |
| 44-12-503  | Amended | V. 11, p. 319 |
| 44-12-505b | New     | V. 11, p. 320 |
| 44-12-601  | Amended | V. 11, p. 320 |
| 44-12-602  | Amended | V. 11, p. 321 |
| 44-12-701  | Revoked | V. 11, p. 321 |
| 44-12-901  | Amended | V. 11, p. 321 |
| 44-12-902  | Amended | V. 11, p. 322 |
| 44-12-1001 | Amended | V. 11, p. 322 |
| 44-12-1002 | Amended | V. 11, p. 322 |
| 44-12-1101 | Amended | V. 11, p. 322 |
| 44-12-1201 | Amended | V. 11, p. 322 |
| 44-12-1202 | Amended | V. 11, p. 322 |
| 44-12-1301 | Amended | V. 11, p. 323 |
| 44-12-1302 | Amended | V. 11, p. 323 |
| 44-12-1303 | Amended | V. 11, p. 323 |
| 44-12-1304 | Revoked | V. 11, p. 323 |
| 44-12-1306 | Amended | V. 11, p. 323 |
| 44-12-1307 | Amended | V. 11, p. 324 |
| 44-13-101  | Amended | V. 11, p. 325 |
| 44-13-101a | Amended | V. 11, p. 325 |
| 44-13-103  | Amended | V. 11, p. 325 |
| 44-13-104  | Amended | V. 11, p. 325 |
| 44-13-106  | Amended | V. 11, p. 325 |
| 44-13-115  | Revoked | V. 11, p. 325 |
| 44-13-201  | Amended | V. 11, p. 325 |
| 44-13-201b | New     | V. 11, p. 326 |
| 44-13-202  | Amended | V. 11, p. 327 |
| 44-13-203  | Amended | V. 11, p. 327 |
| 44-13-301  | Revoked | V. 11, p. 327 |
| 44-13-302  | Revoked | V. 11, p. 327 |
| 44-13-302a | New     | V. 11, p. 327 |
| 44-13-303  | Revoked | V. 11, p. 328 |
| 44-13-304  | Amended | V. 11, p. 328 |
| 44-13-401  | Amended | V. 11, p. 328 |
| 44-13-402  | Amended | V. 11, p. 328 |
| 44-13-403  | Amended | V. 11, p. 328 |
| 44-13-404  | Amended | V. 11, p. 330 |
| 44-13-405  | Revoked | V. 11, p. 331 |
| 44-13-405a | Amended | V. 11, p. 331 |
| 44-13-406  | Amended | V. 11, p. 331 |
| 44-13-407  | Revoked | V. 11, p. 332 |
| 44-13-408  | Amended | V. 11, p. 332 |
| 44-13-501  | Amended | V. 11, p. 332 |
| 44-13-502  | Revoked | V. 11, p. 332 |
| 44-13-502a | New     | V. 11, p. 332 |
| 44-13-503  | Revoked | V. 11, p. 332 |
| 44-13-504  | Revoked | V. 11, p. 333 |
| 44-13-506  | Amended | V. 11, p. 333 |
| 44-13-507  | Amended | V. 11, p. 333 |
| 44-13-601  | Amended | V. 11, p. 333 |
| 44-13-603  | Amended | V. 11, p. 333 |
| 44-13-610  | Amended | V. 11, p. 333 |
| 44-13-701  | Amended | V. 11, p. 333 |
| 44-13-702  | Amended | V. 11, p. 334 |
| 44-13-703  | Amended | V. 11, p. 334 |
| 44-13-704  | Amended | V. 11, p. 334 |
| 44-13-705  | Amended | V. 11, p. 334 |
| 44-13-706  | Amended | V. 11, p. 334 |

|            |         |               |
|------------|---------|---------------|
| 44-13-707  | Amended | V. 11, p. 335 |
| 44-15-101  | Amended | V. 11, p. 335 |
| 44-15-102  | Amended | V. 11, p. 335 |
| 44-15-105a | New     | V. 11, p. 336 |
| 44-16-104  | Amended | V. 11, p. 337 |

AGENCY 51: DEPARTMENT OF

HUMAN RESOURCES—

DIVISION OF WORKERS' COMPENSATION

| Reg. No. | Action  | Register      |
|----------|---------|---------------|
| 51-24-1  | Amended | V. 11, p. 212 |
| 51-24-4  | Amended | V. 11, p. 212 |
| 51-24-8  | New     | V. 11, p. 213 |
| 51-24-9  | New     | V. 11, p. 213 |
| 51-24-10 | New     | V. 11, p. 214 |

AGENCY 54: KANSAS STATE LIBRARY

| Reg. No. | Action | Register       |
|----------|--------|----------------|
| 54-1-23  | New    | V. 11, p. 1894 |

AGENCY 60: BOARD OF NURSING

| Reg. No.  | Action  | Register             |
|-----------|---------|----------------------|
| 60-3-105  | Amended | V. 10, p. 1040       |
| 60-3-106  | Amended | V. 10, p. 1040       |
| 60-4-101  | Amended | V. 11, p. 83         |
| 60-4-103  | Amended | V. 11, p. 1193       |
| 60-8-101  | Amended | V. 10, p. 496        |
| 60-9-101  | Revoked | V. 10, p. 1040       |
| 60-9-102  | Revoked | V. 10, p. 1040       |
| 60-9-103  | Revoked | V. 10, p. 1193       |
| 60-9-104  | Revoked | V. 11, p. 83         |
| 60-9-105  | Amended | V. 11, p. 83         |
| 60-9-106  | New     | V. 10, p. 1041       |
| 60-9-107  | New     | V. 11, p. 83         |
| 60-9-109  | New     | V. 10, p. 1041       |
| 60-11-103 | Amended | V. 11, p. 1193       |
| 60-11-110 | Revoked | V. 10, p. 1042       |
| 60-11-111 | Revoked | V. 10, p. 1042       |
| 60-11-112 | New     | V. 10, p. 1042       |
| 60-11-113 | New     | V. 10, p. 1042, 1497 |
| 60-11-114 | New     | V. 11, p. 85         |
| 60-11-116 | New     | V. 10, p. 1042       |
| 60-11-117 | New     | V. 10, p. 1042       |
| 60-11-118 | New     | V. 10, p. 1042       |
| 60-11-119 | New     | V. 10, p. 1043       |
| 60-12-101 | Revoked | V. 10, p. 1043       |
| 60-12-102 | Revoked | V. 10, p. 1043       |
| 60-12-103 | Revoked | V. 10, p. 1043       |
| 60-12-105 | New     | V. 11, p. 85         |
| 60-12-106 | New     | V. 10, p. 1043       |
| 60-12-109 | New     | V. 10, p. 1043       |
| 60-13-101 | Amended | V. 10, p. 496        |
| 60-13-105 | Revoked | V. 10, p. 1044       |
| 60-13-106 | Revoked | V. 10, p. 1044       |
| 60-13-107 | Revoked | V. 10, p. 1044       |
| 60-13-108 | Revoked | V. 10, p. 1044       |
| 60-13-110 | New     | V. 10, p. 1044       |
| 60-13-111 | New     | V. 10, p. 1044       |
| 60-13-112 | New     | V. 10, p. 1044       |
| 60-13-113 | New     | V. 11, p. 85         |
| 60-13-115 | New     | V. 10, p. 1044       |
| 60-15-101 | Amended | V. 10, p. 1045       |
| 60-15-102 | Amended | V. 10, p. 1045       |
| 60-15-103 | Amended | V. 10, p. 1046       |
| 60-15-104 | Amended | V. 10, p. 1046       |

AGENCY 63: BOARD OF MORTUARY ARTS

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 63-1-1   | Amended | V. 10, p. 1698 |
| 63-1-3   | Amended | V. 10, p. 1698 |
| 63-1-12  | Amended | V. 10, p. 1699 |
| 63-3-11  | Amended | V. 10, p. 1700 |
| 63-3-17  | Amended | V. 10, p. 1700 |
| 63-3-19  | Amended | V. 10, p. 1700 |
| 63-3-20  | Amended | V. 11, p. 133  |
| 63-3-21  | New     | V. 11, p. 133  |
| 63-4-1   | Amended | V. 10, p. 1701 |
| 63-6-1   | Amended | V. 10, p. 1701 |

AGENCY 65: BOARD OF EXAMINERS  
IN OPTOMETRY

| Reg. No. | Action | Register           |
|----------|--------|--------------------|
| 65-4-1   |        |                    |
| through  |        |                    |
| 65-4-5   | New    | V. 11, p. 470, 471 |
| 65-5-1   |        |                    |
| through  |        |                    |
| 65-5-8   | New    | V. 11, p. 472, 473 |

|         |         |                    |
|---------|---------|--------------------|
| 65-6-8  | Revoked | V. 11, p. 473      |
| 65-6-11 | Revoked | V. 11, p. 474      |
| 65-6-12 | Revoked | V. 11, p. 474      |
| 65-6-16 | Revoked | V. 11, p. 474      |
| 65-6-25 | Revoked | V. 11, p. 474      |
| 65-6-30 | Revoked | V. 11, p. 474      |
| 65-6-33 | Revoked | V. 11, p. 474      |
| 65-6-36 | Revoked | V. 11, p. 474      |
| 65-6-37 | Revoked | V. 11, p. 474      |
| 65-7-1  | Revoked | V. 11, p. 474      |
| 65-7-2  | Revoked | V. 11, p. 474      |
| 65-7-4  | Revoked | V. 11, p. 474      |
| 65-7-8  | Revoked | V. 11, p. 474      |
| 65-7-9  | Revoked | V. 11, p. 474      |
| 65-7-11 | Revoked | V. 11, p. 474      |
| 65-7-12 | Revoked | V. 11, p. 474      |
| 65-7-13 | Revoked | V. 11, p. 474      |
| 65-7-14 | Revoked | V. 11, p. 474      |
| 65-8-1  |         |                    |
| through |         |                    |
| 65-8-4  | New     | V. 11, p. 474, 475 |
| 65-9-1  |         |                    |
| through |         |                    |
| 65-9-5  | New     | V. 11, p. 475, 476 |
| 65-10-1 | New     | V. 11, p. 476      |
| 65-10-2 | New     | V. 11, p. 477      |
| 65-10-3 | New     | V. 11, p. 477      |
| 65-11-1 | New     | V. 11, p. 477      |
| 65-11-2 | New     | V. 11, p. 477      |
| 65-11-3 | New     | V. 11, p. 477      |

AGENCY 66: BOARD OF  
TECHNICAL PROFESSIONS

| Reg. No. | Action  | Register           |
|----------|---------|--------------------|
| 66-6-1   | Amended | V. 11, p. 406      |
| 66-6-3   | Amended | V. 11, p. 407      |
| 66-6-4   | Amended | V. 11, p. 407      |
| 66-6-6   |         |                    |
| through  |         |                    |
| 66-6-9   | Amended | V. 11, p. 408      |
| 66-7-1   | Amended | V. 11, p. 408      |
| 66-7-2   | Amended | V. 11, p. 408      |
| 66-8-1   |         |                    |
| through  |         |                    |
| 66-8-6   | Amended | V. 11, p. 409      |
| 66-9-1   |         |                    |
| through  |         |                    |
| 66-9-4   | Amended | V. 11, p. 409, 410 |
| 66-10-1  |         |                    |
| through  |         |                    |
| 66-10-12 | Amended | V. 11, p. 410, 411 |
| 66-11-1  | Amended | V. 11, p. 411      |
| 66-11-2  | Amended | V. 11, p. 412      |
| 66-11-3  | Amended | V. 11, p. 412      |
| 66-12-1  | New     | V. 11, p. 412      |
| 66-13-1  | New     | V. 11, p. 412      |

AGENCY 67: BOARD OF HEARING  
AID EXAMINERS

| Reg. No. | Action | Register      |
|----------|--------|---------------|
| 67-3-4   | New    | V. 10, p. 887 |

AGENCY 68: BOARD OF PHARMACY

| Reg. No.  | Action  | Register             |
|-----------|---------|----------------------|
| 68-2-20   | Amended | V. 11, p. 1611       |
| 68-7-10   | Amended | V. 10, p. 1082       |
| 68-7-12   | Amended | V. 11, p. 1611       |
| 68-9-1    | Amended | V. 10, p. 1083       |
| 68-11-1   | Amended | V. 11, p. 1612       |
| 68-12-2   | Amended | V. 11, p. 1612, 1830 |
| 68-14-1   |         |                      |
| through   |         |                      |
| 68-14-7   | New     | V. 11, p. 665, 666   |
| 68-20-15a | Amended | V. 10, p. 1084       |
| 68-20-18  | Amended | V. 10, p. 1084       |
| 68-20-19  | Amended | V. 10, p. 1085       |

AGENCY 69: BOARD OF  
COSMETOLOGY

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 69-3-2   | Amended | V. 11, p. 1749 |
| 69-3-11  | Amended | V. 11, p. 1749 |
| 69-6-5   | Amended | V. 11, p. 1749 |
| 69-7-1   | Revoked | V. 11, p. 1800 |
| 69-7-2   | Revoked | V. 11, p. 1800 |
| 69-7-3   | Revoked | V. 11, p. 1800 |
| 69-7-4   | Revoked | V. 11, p. 1800 |

|         |         |                |
|---------|---------|----------------|
| 69-7-5  | Revoked | V. 11, p. 1800 |
| 69-7-7  | Revoked | V. 11, p. 1800 |
| 69-7-14 | Revoked | V. 11, p. 1800 |
| 69-7-16 | Revoked | V. 11, p. 1800 |
| 69-7-22 | Revoked | V. 11, p. 1800 |
| 69-7-23 | Revoked | V. 11, p. 1800 |
| 69-7-25 | Revoked | V. 11, p. 1800 |
| 69-7-26 | Revoked | V. 11, p. 1800 |
| 69-7-27 | Revoked | V. 11, p. 1800 |
| 69-11-1 | Amended | V. 11, p. 1749 |

**AGENCY 74: BOARD OF ACCOUNTANCY**

| Reg. No. | Action  | Register      |
|----------|---------|---------------|
| 74-2-7   | Amended | V. 10, p. 840 |
| 74-4-6   | Amended | V. 10, p. 841 |
| 74-4-7   | Amended | V. 11, p. 847 |
| 74-5-2   | Amended | V. 11, p. 847 |
| 74-5-103 | Amended | V. 11, p. 848 |
| 74-5-104 | Amended | V. 11, p. 848 |
| 74-5-202 | Amended | V. 11, p. 849 |
| 74-5-203 | Amended | V. 11, p. 849 |
| 74-5-403 | Amended | V. 10, p. 842 |

**AGENCY 75: CONSUMER CREDIT COMMISSIONER**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 75-6-11  | Amended | V. 11, p. 1176 |
| 75-6-24  | Amended | V. 11, p. 908  |
| 75-6-26  | Amended | V. 11, p. 1176 |

**AGENCY 81: OFFICE OF THE SECURITIES COMMISSIONER**

| Reg. No. | Action  | Register             |
|----------|---------|----------------------|
| 81-2-1   | Amended | V. 10, p. 1242       |
| 81-3-1   | Amended | V. 10, p. 1242       |
| 81-3-2   | Amended | V. 10, p. 1244       |
| 81-4-1   | Amended | V. 10, p. 1245, 1316 |
| 81-4-2   | New     | V. 10, p. 172        |
| 81-4-3   | New     | V. 10, p. 1440       |
| 81-5-8   | Amended | V. 10, p. 1245       |
| 81-5-9   | New     | V. 10, p. 1440       |
| 81-6-1   | Amended | V. 10, p. 173        |

**AGENCY 82: STATE CORPORATION COMMISSION**

| Reg. No.  | Action  | Register       |
|-----------|---------|----------------|
| 82-3-101  | Amended | V. 10, p. 887  |
| 82-3-103  | Amended | V. 11, p. 38   |
| 82-3-106  | Amended | V. 11, p. 38   |
| 82-3-307  | Amended | V. 10, p. 976  |
| 82-3-600  | Amended | V. 10, p. 890  |
| 82-3-600b | New     | V. 10, p. 890  |
| 82-3-601  | Revoked | V. 10, p. 891  |
| 82-3-601a | New     | V. 10, p. 891  |
| 82-3-601b | New     | V. 10, p. 891  |
| 82-3-602  | Amended | V. 10, p. 891  |
| 82-3-605  | New     | V. 10, p. 892  |
| 82-4-1    | Amended | V. 11, p. 810  |
| 82-4-2    | Amended | V. 10, p. 1121 |
| 82-4-3    | Amended | V. 11, p. 810  |
| 82-4-6a   | Amended | V. 10, p. 1122 |
| 82-4-6b   | Revoked | V. 10, p. 1122 |
| 82-4-6d   | Amended | V. 10, p. 1122 |
| 82-4-19a  | Revoked | V. 10, p. 1123 |
| 82-4-20   | Amended | V. 11, p. 811  |
| 82-4-27   | Amended | V. 10, p. 1123 |
| 82-4-27a  | Amended | V. 10, p. 1124 |
| 82-4-27c  | Amended | V. 11, p. 812  |
| 82-4-27e  | Amended | V. 11, p. 812  |
| 82-4-27g  | New     | V. 11, p. 812  |

**AGENCY 86: REAL ESTATE COMMISSION**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 86-1-4   | Amended | V. 10, p. 1466 |
| 86-1-5   | Amended | V. 10, p. 531  |
| 86-1-11  | Amended | V. 10, p. 1466 |
| 86-1-13  | Amended | V. 11, p. 1230 |
| 86-3-10  | Amended | V. 10, p. 1467 |
| 86-3-21  | Amended | V. 10, p. 1467 |
| 86-3-23  | New     | V. 11, p. 1832 |
| 86-3-24  | New     | V. 11, p. 1832 |

**AGENCY 88: BOARD OF REGENTS**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 88-2-1   | Amended | V. 10, p. 1467 |
| 88-2-2   | Amended | V. 10, p. 1467 |
| 88-2-3   | Amended | V. 10, p. 1467 |

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|----------|---------|----------------|
| 88-2-4   | Amended | V. 10, p. 1468 |
| 88-3-1   | Amended | V. 10, p. 1468 |
| 88-3-2   | Amended | V. 10, p. 1508 |
| 88-3-3   | Amended | V. 10, p. 1469 |
| 88-3-5   | Amended | V. 10, p. 1469 |
| 88-3-8   | Amended | V. 10, p. 1469 |
| 88-3-9   | Amended | V. 10, p. 1469 |
| 88-3-10  | Amended | V. 10, p. 1469 |
| 88-3-11  | Amended | V. 10, p. 1469 |
| 88-3-12  | Amended | V. 10, p. 1470 |
| 88-8-2   | Amended | V. 11, p. 1675 |
| 88-8-9   | New     | V. 11, p. 1675 |
| 88-9-3   | Amended | V. 11, p. 1675 |
| 88-13-4  | Amended | V. 11, p. 1675 |
| 88-13-11 | Amended | V. 11, p. 1675 |
| 88-18-3  | Amended | V. 11, p. 1676 |
| 88-18-8  | Amended | V. 11, p. 1676 |
| 88-19-2  | Amended | V. 11, p. 1676 |
| 88-19-4  | Amended | V. 11, p. 1676 |
| 88-20-3  | Amended | V. 11, p. 1676 |
| 88-20-9  | Amended | V. 11, p. 1677 |
| 88-21-3  | Amended | V. 11, p. 1677 |
| 88-21-8  | Amended | V. 11, p. 1677 |

**AGENCY 91: DEPARTMENT OF EDUCATION**

| Reg. No.  | Action  | Register           |
|-----------|---------|--------------------|
| 91-1-27d  | New     | V. 11, p. 765      |
| 91-1-68   | Revoked | V. 10, p. 1046     |
| 91-1-68a  | New     | V. 10, p. 1046     |
| 91-1-68b  | New     | V. 10, p. 1047     |
| 91-1-68c  | New     | V. 10, p. 1048     |
| 91-1-68d  | New     | V. 10, p. 1049     |
| 91-1-69   | Revoked | V. 10, p. 1050     |
| 91-1-101b | Amended | V. 10, p. 1050     |
| 91-1-112a | Amended | V. 10, p. 1051     |
| 91-1-150  | Amended | V. 10, p. 1051     |
| 91-5-2    | Amended | V. 11, p. 1144     |
| 91-5-7    | Amended | V. 11, p. 1584     |
| 91-10-1   | Revoked | V. 10, p. 1051     |
| 91-10-1a  | New     | V. 10, p. 1052     |
| 91-12-22  | Amended | V. 10, p. 1052     |
| 91-12-23  | Amended | V. 11, p. 765      |
| 91-12-25  | Amended | V. 10, p. 1055     |
| 91-12-51  | Amended | V. 10, p. 1056     |
| 91-12-61  | Amended | V. 11, p. 766      |
| 91-12-73  | Amended | V. 10, p. 1056     |
| 91-31-7   | Amended | V. 10, p. 686      |
| 91-35-1   | New     | V. 10, p. 909, 910 |
| 91-37-1   | through |                    |
| 91-37-4   | New     | V. 10, p. 910, 911 |

**AGENCY 92: DEPARTMENT OF REVENUE**

| Reg. No.  | Action  | Register           |
|-----------|---------|--------------------|
| 92-12-112 | New     | V. 11, p. 559      |
| 92-51-34  | Amended | V. 11, p. 559      |
| 92-52-9   | Amended | V. 11, p. 559      |
| 92-52-9a  | New     | V. 11, p. 560      |
| 92-55-2a  | New     | V. 10, p. 531, 587 |

**AGENCY 93: DEPARTMENT OF REVENUE—DIVISION OF PROPERTY VALUATION**

| Reg. No. | Action | Register      |
|----------|--------|---------------|
| 93-5-1   | New    | V. 11, p. 554 |

**AGENCY 99: BOARD OF AGRICULTURE—DIVISION OF WEIGHTS AND MEASURES**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 99-8-8   | Amended | V. 10, p. 1322 |
| 99-8-9   | Amended | V. 10, p. 1322 |
| 99-25-1  | Amended | V. 10, p. 1322 |
| 99-25-2  | Amended | V. 10, p. 1322 |
| 99-25-3  | Amended | V. 10, p. 1322 |
| 99-30-2  | Amended | V. 10, p. 1322 |
| 99-30-3  | Amended | V. 10, p. 1323 |
| 99-30-4  | Amended | V. 10, p. 1323 |
| 99-30-5  | Amended | V. 10, p. 1323 |
| 99-30-6  | Amended | V. 10, p. 1323 |
| 99-31-3  | Amended | V. 10, p. 1323 |
| 99-31-4  | Amended | V. 10, p. 1323 |
| 99-32-1  | through |                |
| 99-32-6  | Revoked | V. 10, p. 1323 |

**AGENCY 100: BOARD OF HEALING ARTS**

| Reg. No.  | Action  | Register             |
|-----------|---------|----------------------|
| 100-10a-4 | Amended | V. 10, p. 653        |
| 100-11-1  | Amended | V. 11, p. 1039, 1117 |
| 100-49-5  | New     | V. 11, p. 1084       |

**AGENCY 105: BOARD OF INDIGENTS' DEFENSE SERVICES**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 105-3-9  | Amended | V. 11, p. 1832 |

**AGENCY 109: BOARD OF EMERGENCY MEDICAL SERVICES**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 109-1-1  | Amended | V. 11, p. 131  |
| 109-2-7  | Amended | V. 10, p. 1789 |
| 109-5-1  | Amended | V. 10, p. 1789 |
| 109-5-4  | New     | V. 10, p. 1790 |
| 109-7-1  | Amended | V. 10, p. 1790 |
| 109-8-1  | Amended | V. 10, p. 1791 |
| 109-9-1  | Amended | V. 10, p. 1791 |
| 109-9-4  | Amended | V. 10, p. 1791 |
| 109-9-5  | New     | V. 11, p. 133  |
| 109-11-2 | Amended | V. 10, p. 1792 |
| 109-11-6 | Amended | V. 10, p. 1792 |
| 109-11-9 | New     | V. 10, p. 1792 |

**AGENCY 110: DEPARTMENT OF COMMERCE AND HOUSING**

| Reg. No. | Action  | Register                       |
|----------|---------|--------------------------------|
| 110-4-1  | through | V. 11, p. 1176-1178, 1258-1260 |
| 110-4-4  | New     |                                |
| 110-5-1  | through | V. 11, p. 1370, 1371           |
| 110-5-6  | New     | 1703, 1704                     |

**AGENCY 111: THE KANSAS LOTTERY**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 111-1-2  | Amended | V. 7, p. 1190  |
| 111-1-5  | Amended | V. 8, p. 586   |
| 111-2-1  | Amended | V. 7, p. 1995  |
| 111-2-2  | Amended | V. 9, p. 1675  |
| 111-2-2a | Revoked | V. 9, p. 1675  |
| 111-2-6  | Amended | V. 11, p. 136  |
| 111-2-7  | Revoked | V. 10, p. 1210 |
| 111-2-13 | Revoked | V. 10, p. 881  |
| 111-2-14 | New     | V. 9, p. 30    |
| 111-2-15 | Revoked | V. 10, p. 881  |
| 111-2-16 | Revoked | V. 10, p. 1210 |
| 111-2-17 | Revoked | V. 10, p. 1210 |
| 111-2-18 | Revoked | V. 11, p. 413  |
| 111-2-19 | Revoked | V. 11, p. 413  |
| 111-2-20 | New     | V. 11, p. 199  |
| 111-2-21 | New     | V. 11, p. 1471 |
| 111-2-22 | New     | V. 11, p. 1972 |
| 111-3-1  | Amended | V. 10, p. 1210 |
| 111-3-9  | Revoked | V. 11, p. 1793 |

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| 111-3-10 | through |                  |
| 111-3-11 | New     | V. 7, p. 201-206 |
| 111-3-11 | Amended | V. 8, p. 299     |
| 111-3-12 | Amended | V. 10, p. 12     |
| 111-3-13 | Amended | V. 11, p. 1148   |
| 111-3-14 | Amended | V. 10, p. 12     |
| 111-3-16 | Amended | V. 9, p. 1566    |
| 111-3-19 | through |                  |
| 111-3-22 | Amended | V. 9, p. 30      |
| 111-3-20 | Amended | V. 11, p. 1148   |
| 111-3-21 | Amended | V. 11, p. 1148   |
| 111-3-22 | Amended | V. 11, p. 1148   |
| 111-3-23 | Revoked | V. 10, p. 883    |
| 111-3-25 | Amended | V. 11, p. 1149   |
| 111-3-26 | Amended | V. 11, p. 1149   |
| 111-3-27 | Amended | V. 11, p. 1149   |
| 111-3-29 | Revoked | V. 11, p. 1149   |
| 111-3-31 | Amended | V. 8, p. 209     |
| 111-3-32 | Amended | V. 10, p. 883    |
| 111-3-33 | New     | V. 7, p. 1434    |
| 111-4-1  | Amended | V. 8, p. 134     |
| 111-4-2  | Amended | V. 7, p. 1063    |
| 111-4-4  | Amended | V. 7, p. 1063    |
| 111-4-6  | Amended | V. 7, p. 1434    |
| 111-4-7  | Amended | V. 7, p. 1945    |
| 111-4-8  | Amended | V. 7, p. 1064    |

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|------------|---------|----------------------|------------|---------|----------------------|-----------|---------|----------------------|
| 111-4-12   | Amended | V. 7, p. 1190        | 111-4-339  | Amended | V. 11, p. 1793       | 111-6-7   | Amended | V. 11, p. 1477       |
| 111-4-66   |         |                      | 111-4-341  | Revoked | V. 11, p. 1473       | 111-6-8   | Amended | V. 11, p. 1478       |
| through    |         |                      | 111-4-341a | New     | V. 11, p. 1793       | 111-6-9   | Amended | V. 10, p. 1217       |
| 111-4-77   | New     | V. 7, p. 207-209     | 111-4-341b | New     | V. 11, p. 1794       | 111-6-12  | Amended | V. 8, p. 212         |
| 111-4-96   |         |                      | 111-4-344  | Amended | V. 11, p. 1473       | 111-6-13  | Amended | V. 8, p. 299         |
| through    |         |                      | 111-4-346  |         |                      | 111-6-17  | Revoked | V. 10, p. 1475       |
| 111-4-114  | New     | V. 7, p. 1606-1610   | through    |         |                      | 111-7-1   |         |                      |
| 111-4-100  | Amended | V. 11, p. 1472       | 111-4-361  | New     | V. 10, p. 1586-1589  | through   |         |                      |
| 111-4-101  | Amended | V. 11, p. 976        | 111-4-362  |         |                      | 111-7-10  | New     | V. 7, p. 1192, 1193  |
| 111-4-102  | Amended | V. 11, p. 976        | through    |         |                      | 111-7-1   | Amended | V. 8, p. 212         |
| 111-4-103  | Amended | V. 10, p. 1211       | 111-4-365  | New     | V. 10, p. 1723       | 111-7-3   | Amended | V. 11, p. 1796       |
| 111-4-104  | Amended | V. 11, p. 1793       | 111-4-362  | Amended | V. 11, p. 13         | 111-7-3a  | New     | V. 11, p. 1796       |
| 111-4-105  | Amended | V. 11, p. 977        | 111-4-366  |         |                      | 111-7-4   | Amended | V. 9, p. 1367        |
| 111-4-106  | Amended | V. 11, p. 1472       | through    |         |                      | 111-7-5   | Amended | V. 9, p. 986         |
| 111-4-106a | Amended | V. 11, p. 1149       | 111-4-379  | New     | V. 11, p. 136-139    | 111-7-6   | Amended | V. 9, p. 987         |
| 111-4-107  | Amended | V. 11, p. 978        | 111-4-380  |         |                      | 111-7-9   | Amended | V. 9, p. 1569        |
| 111-4-108  | Amended | V. 11, p. 978        | through    |         |                      | 111-7-11  | Amended | V. 10, p. 1475       |
| 111-4-110  | Amended | V. 11, p. 978        | 111-4-383  | New     | V. 11, p. 477, 478   | 111-7-12  |         |                      |
| 111-4-111  | Amended | V. 9, p. 1366        | 111-4-384  |         |                      | through   |         |                      |
| 111-4-112  | Amended | V. 11, p. 978        | through    |         |                      | 111-7-32  | New     | V. 7, p. 1194-1196   |
| 111-4-113  | Amended | V. 9, p. 1366        | 111-4-387  | New     | V. 11, p. 414        | 111-7-33  |         |                      |
| 111-4-114  | Amended | V. 9, p. 1366        | 111-4-388  |         |                      | through   |         |                      |
| 111-4-153  |         |                      | through    |         |                      | 111-7-43  | New     | V. 7, p. 1197, 1198  |
| through    |         |                      | 111-4-400  | New     | V. 11, p. 478-481    | 111-7-33a | New     | V. 8, p. 300         |
| 111-4-160  | Revoked | V. 9, p. 1676, 1677  | 111-4-401  |         |                      | 111-7-44  |         |                      |
| 111-4-177  |         |                      | through    |         |                      | through   |         |                      |
| through    |         |                      | 111-4-404  | New     | V. 11, p. 980, 981   | 111-7-54  | New     | V. 9, p. 1367-1370   |
| 111-4-212  | Revoked | V. 9, p. 1677, 1678  | 111-4-405  |         |                      | 111-7-46  | Amended | V. 11, p. 1152       |
| 111-4-213  |         |                      | through    |         |                      | 111-7-54  | Amended | V. 11, p. 1511       |
| through    |         |                      | 111-4-413  | New     | V. 11, p. 756, 757   | 111-7-55  |         |                      |
| 111-4-220  | Revoked | V. 10, p. 1213       | 111-4-405  |         |                      | through   |         |                      |
| 111-4-217  | Amended | V. 9, p. 986         | through    |         |                      | 111-7-63  | Revoked | V. 10, p. 1217       |
| 111-4-221  |         |                      | 111-4-409  | Amended | V. 11, p. 1473, 1474 | 111-7-60  | Amended | V. 10, p. 262        |
| through    |         |                      | 111-4-411  | Amended | V. 11, p. 1474       | 111-7-64  |         |                      |
| 111-4-224  | Revoked | V. 10, p. 1585       | 111-4-412  | Amended | V. 11, p. 1475       | through   |         |                      |
| 111-4-225  |         |                      | 111-4-413  | Amended | V. 11, p. 1475       | 111-7-75  | New     | V. 11, p. 13, 14     |
| through    |         |                      | 111-4-414  |         |                      | 111-7-66  | Amended | V. 11, p. 1797       |
| 111-4-228  | Revoked | V. 10, p. 1585       | through    |         |                      | 111-7-66a | New     | V. 11, p. 1797       |
| 111-4-229  |         |                      | 111-4-428  | New     | V. 11, p. 981-983    | 111-7-76  |         |                      |
| through    |         |                      | 111-4-414  | Amended | V. 11, p. 1150       | through   |         |                      |
| 111-4-236  | Revoked | V. 10, p. 1585, 1586 | 111-4-429  |         |                      | 111-7-83  | New     | V. 11, p. 1478-1480  |
| 111-4-237  |         |                      | through    |         |                      | 111-8-1   | New     | V. 7, p. 1633        |
| through    |         |                      | 111-4-432  | New     | V. 11, p. 1118       | 111-8-2   | New     | V. 7, p. 1633        |
| 111-4-240  | Revoked | V. 11, p. 413        | 111-4-433  |         |                      | 111-8-3   | Amended | V. 10, p. 886        |
| 111-4-241  |         |                      | through    |         |                      | 111-8-4   | New     | V. 7, p. 1714        |
| through    |         |                      | 111-4-436  | New     | V. 11, p. 1150, 1151 | 111-8-4a  | New     | V. 7, p. 1995        |
| 111-4-244  | New     | V. 9, p. 1812        | 111-4-437  |         |                      | 111-8-5   |         |                      |
| 111-4-245  |         |                      | through    |         |                      | through   |         |                      |
| 111-4-248  | New     | V. 10, p. 200        | 111-4-444  | New     | V. 11, p. 1475-1477  | 111-8-13  | New     | V. 7, p. 1634        |
| 111-4-249  |         |                      | 111-4-445  |         |                      | 111-9-1   |         |                      |
| through    |         |                      | through    |         |                      | through   |         |                      |
| 111-4-252  | New     | V. 9, p. 1813        | 111-4-453  | New     | V. 11, p. 1794-1796  | 111-9-12  | New     | V. 7, p. 1714-1716   |
| 111-4-253  |         |                      | 111-4-454  |         |                      | 111-9-1   |         |                      |
| through    |         |                      | through    |         |                      | through   |         |                      |
| 111-4-256  | New     | V. 10, p. 530        | 111-4-457  | New     | V. 11, p. 1944       | 111-9-6   | Revoked | V. 9, p. 1680        |
| 111-4-257  |         |                      | 111-4-458  |         |                      | 111-9-13  |         |                      |
| through    |         |                      | through    |         |                      | through   |         |                      |
| 111-4-286  | Revoked | V. 11, p. 413, 414   | 111-4-461  | New     | V. 11, p. 1972, 1973 | 111-9-18  | Revoked | V. 9, p. 1680        |
| 111-4-287  |         |                      | 111-5-1    |         |                      | 111-9-25  |         |                      |
| through    |         |                      | through    |         |                      | through   |         |                      |
| 111-4-300  | New     | V. 10, p. 883-886    | 111-5-23   | New     | V. 7, p. 209-213     | 111-9-30  | New     | V. 9, p. 699, 700    |
| 111-4-301  |         |                      | 111-5-9    |         |                      | 111-9-31  |         |                      |
| through    |         |                      | through    |         |                      | through   |         |                      |
| 111-4-307  | New     | V. 10, p. 1015, 1016 | 111-5-15   | Amended | V. 8, p. 210, 211    | 111-9-36  | New     | V. 10, p. 262        |
| 111-4-301  |         |                      | 111-5-11   | Amended | V. 9, p. 505         | 111-9-37  |         |                      |
| through    |         |                      | 111-5-12   | Amended | V. 11, p. 415        | through   |         |                      |
| 111-4-306  | Amended | V. 11, p. 979        | 111-5-17   | Amended | V. 8, p. 211         | 111-9-48  | New     | V. 10, p. 1439, 1440 |
| 111-4-308  |         |                      | 111-5-18   | Amended | V. 10, p. 13         | 111-10-1  |         |                      |
| through    |         |                      | 111-5-19   | Amended | V. 8, p. 212         | through   |         |                      |
| 111-4-320  | New     | V. 10, p. 1214, 1215 | 111-5-21   |         |                      | 111-10-9  | New     | V. 8, p. 136-138     |
| 111-4-308  | Amended | V. 10, p. 1472       | through    |         |                      | 111-10-7  | Amended | V. 8, p. 301         |
| 111-4-311  | Amended | V. 10, p. 1472       | 111-5-33   | New     | V. 11, p. 415-418    |           |         |                      |
| 111-4-312  | Amended | V. 10, p. 1472       | 111-5-22   | Amended | V. 11, p. 481        |           |         |                      |
| 111-4-322  |         |                      | 111-5-23   | Amended | V. 11, p. 481        |           |         |                      |
| through    |         |                      | 111-5-24   | Amended | V. 11, p. 983        |           |         |                      |
| 111-4-331  | New     | V. 10, p. 1411-1413  | 111-5-25   | Amended | V. 11, p. 482        |           |         |                      |
| 111-4-332  |         |                      | 111-5-27   | Amended | V. 11, p. 482        |           |         |                      |
| through    |         |                      | 111-5-28   | Amended | V. 11, p. 483        |           |         |                      |
| 111-4-335  | New     | V. 10, p. 1473       | 111-6-1    |         |                      |           |         |                      |
| 111-4-336  |         |                      | through    |         |                      |           |         |                      |
| through    |         |                      | 111-6-15   | New     | V. 7, p. 213-217     |           |         |                      |
| 111-4-345  | New     | V. 10, p. 1526-1528  | 111-6-1    | Amended | V. 11, p. 1477       |           |         |                      |
| 111-4-336  |         |                      | 111-6-3    | Amended | V. 9, p. 200         |           |         |                      |
| through    |         |                      | 111-6-4    | Amended | V. 10, p. 1413       |           |         |                      |
| 111-4-340  | Amended | V. 11, p. 1472, 1473 | 111-6-5    | Amended | V. 10, p. 14         |           |         |                      |
|            |         |                      | 111-6-6    | Amended | V. 11, p. 1973       |           |         |                      |

## AGENCY 112: KANSAS RACING COMMISSION

| Reg. No.  | Action  | Register       |
|-----------|---------|----------------|
| 112-4-1   | Amended | V. 11, p. 1974 |
| 112-4-4   | Amended | V. 11, p. 165  |
| 112-4-5   | Amended | V. 11, p. 1975 |
| 112-4-6   | Amended | V. 11, p. 1975 |
| 112-4-8   | Amended | V. 11, p. 1975 |
| 112-4-9a  | New     | V. 11, p. 1976 |
| 112-4-12  | Amended | V. 11, p. 1976 |
| 112-4-13  | Revoked | V. 11, p. 1976 |
| 112-4-14b | New     | V. 10, p. 162  |
| 112-4-16  | Amended | V. 11, p. 1976 |
| 112-4-17  | Amended | V. 11, p. 1976 |

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|-----------|---------|---------------------|
| 112-4-18  | Amended | V. 11, p. 1977      |
| 112-4-19  | Amended | V. 11, p. 1977      |
| 112-4-21  | New     | V. 10, p. 162       |
| 112-4-21a | New     | V. 11, p. 1977      |
| 112-4-22  | Amended | V. 11, p. 1977      |
| 112-4-23  | New     | V. 11, p. 1977      |
| 112-6-1   |         |                     |
| through   |         |                     |
| 112-6-5   | Amended | V. 10, p. 163-165   |
| 112-6-8   | Amended | V. 10, p. 165       |
| 112-7-2   | Amended | V. 11, p. 1977      |
| 112-7-5   |         |                     |
| through   |         |                     |
| 112-7-10  | Amended | V. 11, p. 1978-1979 |
| 112-7-13  | Amended | V. 11, p. 1980      |
| 112-7-15  | Revoked | V. 11, p. 1980      |
| 112-7-15a | New     | V. 11, p. 1980      |
| 112-7-15b | New     | V. 11, p. 1981      |
| 112-7-16  | Amended | V. 11, p. 1981      |
| 112-7-16a | New     | V. 11, p. 1982      |
| 112-7-18  | Amended | V. 11, p. 1982      |
| 112-7-18a | New     | V. 11, p. 1982      |
| 112-7-20  | Amended | V. 11, p. 1983      |
| 112-7-21  | Amended | V. 11, p. 1983      |
| 112-7-22  | Amended | V. 11, p. 1983      |
| 112-7-23  | New     | V. 11, p. 1984      |
| 112-8-3   | Amended | V. 10, p. 166       |
| 112-8-4   | Amended | V. 10, p. 167       |
| 112-8-5   | Amended | V. 10, p. 167       |
| 112-8-8   | Amended | V. 10, p. 168       |
| 112-8-10  | Amended | V. 10, p. 168       |
| 112-9-11a | New     | V. 11, p. 560       |
| 112-9-12  |         |                     |
| through   |         |                     |
| 112-9-21  | Revoked | V. 11, p. 560, 561  |
| 112-9-12a | New     | V. 11, p. 561       |
| 112-9-13a | New     | V. 11, p. 561       |
| 112-9-14a | New     | V. 11, p. 561       |
| 112-9-15a | New     | V. 11, p. 562       |
| 112-9-16a | New     | V. 11, p. 563       |
| 112-9-16b | New     | V. 11, p. 563       |
| 112-9-17a | New     | V. 11, p. 564       |
| 112-9-18a | Amended | V. 11, p. 1864      |
| 112-9-19a | New     | V. 11, p. 565       |
| 112-9-21a | New     | V. 11, p. 566       |
| 112-9-22  | Revoked | V. 11, p. 566       |
| 112-9-22a | New     | V. 11, p. 566       |
| 112-9-39  | Revoked | V. 11, p. 568       |
| 112-9-39a | Amended | V. 11, p. 1864      |
| 112-9-40  | Revoked | V. 11, p. 568       |
| 112-9-40a | Amended | V. 11, p. 1865      |
| 112-9-41  | Revoked | V. 11, p. 570, 754  |
| 112-9-41a | Amended | V. 11, p. 1866      |

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|------------|---------|--------------------------------|
| 112-9-42   | Amended | V. 11, p. 1868                 |
| 112-9-43   | Amended | V. 11, p. 1870                 |
| 112-9-44   | New     | V. 11, p. 1870                 |
| 112-10-2   |         |                                |
| through    |         |                                |
| 112-10-6   | Amended | V. 11, p. 1984-1987            |
| 112-10-8   | Amended | V. 11, p. 1988                 |
| 112-10-9   | Revoked | V. 11, p. 1988                 |
| 112-10-9a  | New     | V. 11, p. 1988                 |
| 112-10-12  | Amended | V. 11, p. 1988                 |
| 112-10-32  | Amended | V. 11, p. 1989                 |
| 112-10-33  | Amended | V. 11, p. 1989                 |
| 112-10-34  | Amended | V. 10, p. 169                  |
| 112-10-35  | Amended | V. 11, p. 1990                 |
| 112-10-36  | Revoked | V. 11, p. 165                  |
| 112-10-36a | New     | V. 11, p. 37, 135              |
| 112-10-37  | Amended | V. 11, p. 1990                 |
| 112-11-13  | Revoked | V. 11, p. 1990                 |
| 112-11-13a | New     | V. 11, p. 1991                 |
| 112-11-21  | Amended | V. 10, p. 263, 531             |
| 112-12-12  | Amended | V. 10, p. 170                  |
| 112-13-2   | Amended | V. 10, p. 170                  |
| 112-13-4   | New     | V. 10, p. 171                  |
| 112-13-5   | New     | V. 10, p. 171                  |
| 112-16-1   |         |                                |
| through    |         |                                |
| 112-16-14  | New     | V. 10, p. 1316-1318            |
| 112-17-1   |         |                                |
| through    |         |                                |
| 112-17-14  | New     | V. 11, p. 1612-1617            |
| 112-18-2   |         |                                |
| through    |         |                                |
| 112-18-19  | New     | V. 11, p. 1512-1516, 1579-1583 |

**AGENCY 115: DEPARTMENT OF WILDLIFE AND PARKS**

| Reg. No. | Action  | Register       |
|----------|---------|----------------|
| 115-1-1  | Amended | V. 11, p. 599  |
| 115-2-1  | Amended | V. 11, p. 1329 |
| 115-2-2  | Amended | V. 11, p. 1330 |
| 115-2-3  | Amended | V. 11, p. 1330 |
| 115-2-4  | Amended | V. 11, p. 1330 |
| 115-4-1  | Amended | V. 10, p. 458  |
| 115-4-3  | Amended | V. 11, p. 601  |
| 115-4-5  | Amended | V. 11, p. 602  |
| 115-4-6  | Amended | V. 11, p. 603  |
| 115-4-7  | Amended | V. 11, p. 605  |
| 115-4-11 | Amended | V. 10, p. 461  |
| 115-4-12 | New     | V. 10, p. 461  |
| 115-7-1  | Amended | V. 10, p. 1820 |
| 115-8-6  | Amended | V. 11, p. 1743 |
| 115-8-9  | Amended | V. 11, p. 1330 |
| 115-11-2 | Amended | V. 11, p. 1144 |
| 115-12-3 | New     | V. 10, p. 1821 |

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|-----------|---------|---------------------|
| 115-13-1  |         |                     |
| through   |         |                     |
| 115-13-5  | New     | V. 10, p. 917-919   |
| 115-14-1  |         |                     |
| through   |         |                     |
| 115-14-10 | New     | V. 10, p. 1441-1443 |
| 115-15-1  | Amended | V. 11, p. 1145      |
| 115-15-2  | Amended | V. 11, p. 1146      |
| 115-16-3  | Amended | V. 11, p. 1147      |
| 115-17-6  | Amended | V. 11, p. 606       |
| 115-17-7  | Amended | V. 11, p. 606       |
| 115-17-9  | Amended | V. 11, p. 607       |
| 115-17-10 |         |                     |
| through   |         |                     |
| 115-17-13 | New     | V. 10, p. 461, 462  |
| 115-17-14 | New     | V. 11, p. 607       |
| 115-18-8  | New     | V. 11, p. 608       |
| 115-20-3  | Amended | V. 10, p. 1821      |
| 115-20-4  | New     | V. 10, p. 1821      |

**AGENCY 117: REAL ESTATE APPRAISAL BOARD**

| Reg. No. | Action  | Register                |
|----------|---------|-------------------------|
| 117-1-1  | Amended | V. 10, p. 911, 951      |
| 117-2-1  | Amended | V. 10, p. 911, 952      |
| 117-2-2  | Amended | V. 10, p. 912, 952      |
| 117-2-3  | New     | V. 10, p. 912, 952      |
| 117-2-4  | New     | V. 10, p. 912, 952      |
| 117-3-1  | Amended | V. 10, p. 912, 953      |
| 117-3-2  | Amended | V. 10, p. 913, 953      |
| 117-3-3  | New     | V. 10, p. 913, 953      |
| 117-3-4  | New     | V. 10, p. 913, 953      |
| 117-4-1  |         |                         |
| through  |         |                         |
| 117-4-4  | New     | V. 10, p. 913, 914, 954 |
| 117-6-1  | Amended | V. 10, p. 914, 954      |
| 117-6-2  | Amended | V. 10, p. 915, 955      |
| 117-6-3  | Amended | V. 10, p. 915, 955      |
| 117-7-1  | Amended | V. 11, p. 657, 722      |
| 117-8-1  | New     | V. 10, p. 916, 956      |
| 117-9-1  | New     | V. 10, p. 916, 956      |
| 117-7-1  | Amended | V. 11, p. 657           |

**AGENCY 118: STATE HISTORICAL SOCIETY**

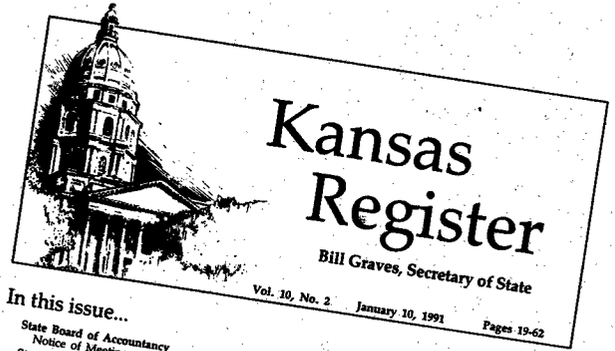
| Reg. No. | Action | Register               |
|----------|--------|------------------------|
| 118-1-1  |        |                        |
| through  |        |                        |
| 118-1-4  | New    | Vol. 11, p. 1119, 1120 |
| 118-2-1  | New    | V. 11, p. 554          |

**AGENCY 119: KANSAS DEVELOPMENT FINANCE AUTHORITY**

| Reg. No. | Action | Register      |
|----------|--------|---------------|
| 119-1-1  | New    | V. 10, p. 263 |
| 119-1-2  | New    | V. 10, p. 264 |
| 119-1-3  | New    | V. 10, p. 264 |

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