

Kansas Register

Ron Thornburgh, Secretary of State

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State of Kansas

Board of Examiners in Optometry

Notice of Hearing on Proposed
Administrative Regulations

A public hearing will be conducted at 10 a.m. Tuesday, January 28, in the conference room in Suite 409, Capitol Tower, 400 S.W. 8th, Topeka, to consider the adoption of proposed changes in an existing rule and regulation and the adoption of two new rules and regulations of the Kansas Board of Examiners in Optometry.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All parties may submit written comments prior to the hearing to the secretary-treasurer of the Kansas State Board of Examiners in Optometry, 1001 S.W. Mulvane, Topeka, 66604-1419. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

A summary of the regulations and their economic impact follows. None of these regulations are mandated by federal law as a requirement for participating in or implementing a federally subsidized or assisted program.

K.A.R. 65-5-6. Continuing education. This is an amendment to an existing regulation that makes two changes which (1) adds a requirement that at least 4 of the 20 hours of annual continuing education requirement for optometrists be on the topics of diagnosis and treatment of glaucoma and (2) prohibits using the course required by K.S.A. 65-1505 (d)(2) to obtain a glaucoma li-

cense to fulfill the annual continuing education requirement for license renewal. The only possible economic impact would be the additional cost to optometrists for the course necessary to obtain a glaucoma license. This is not an environmental regulation.

K.A.R. 65-5-9. Suspension, termination or denial of licensee's authority to practice when found in contempt of court pursuant to subsection (f) of K.S.A. 20-1204 (a). This is a new regulation that establishes a procedure for the board to adversely affect the license of a Kansas optometrist who is found to be in contempt of court for failing to pay child support. There will be no economic impact other than the limited cost to the board of a summary administrative procedure and the possible cost to an optometrist of having a license curtailed if the contempt is not removed. This is not an environmental regulation.

K.A.R. 65-5-10. Glaucoma licenses. This is a new regulation which clarifies what an optometrist must submit to the board to be considered for glaucoma licensure, defines what will be considered an "approved course of glaucoma instruction" as that phrase is used in K.S.A. 65-1505 (d), and provides details regarding the co-management process which is a part of the procedure for obtaining a glaucoma license. There is no economic impact. This is not an environmental regulation.

Copies of the regulations and the economic impact statement may be obtained by writing: Frieden, Haynes & Forbes, 400 S.W. 8th, Suite 409, P.O. Box 639, Topeka, 66601.

Larry D. Stoppel
President

Doc. No. 018430

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State of Kansas

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of December 2 through December 15. For individual agendas available on the Internet, see: <http://www.kumc.edu/kansas/ksleg/KLRD/klrd.html>.

Date	Room	Time	Committee	Agenda
December 2	519-S	1:30 p.m.	SRS Transition Oversight Committee	<u>2nd</u> : Update and discussion on long term care transfer; discussion on Kennedy-Kassebaum bill; discussion regarding impact of welfare reform on legal aliens.
December 3	519-S	9:00 a.m.		<u>3rd</u> : Preliminary report from closure study contractor; review of draft committee reports.
December 3	123-S	10:30 a.m.	Legislative Coordinating Council	Legislative matters.
December 3	West Lounge	9:00 a.m.	Task Force on Endangered Species	Agenda not available.
December 3	313-S	10:00 a.m.	Legislative Educational Planning Committee	<u>3rd</u> : Review final report and recommendations.
December 4	Ramada Inn Downtown	8:00 a.m.		<u>4th</u> : 8:00 a.m. - Annual Postsecondary Education Conference.
December 3	527-S	8:00 a.m.	Joint Committee on Computers and Telecommunications	Consideration of interim recommendations and report; joint meeting with LCC concerning legislative computerization.
December 4	519-S	8:00 a.m.	Task Force on Retail Wheeling	Task force discussion on request for proposal for a third party study of restructuring of the electric industry.
December 5	123-S	10:00 a.m.	Joint Committee on Pensions, Investments, and Benefits	Review of interim study topics, including post retirement benefits report from Buck Consultants December 5 at 1:30 p.m.
December 6	123-S	9:00 a.m.		
December 9	519-S	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Agenda not available.
December 10	519-S	9:00 a.m.		
December 9	514-S	10:00 a.m.	Special Task Force on Uniformity and Equality of Property Tax Appraisals	Agenda not available.
December 10	514-S	10:00 a.m.	Special Committee on Judiciary	Review of bill drafts and final reports; briefing on juvenile topic.
December 11	514-S	9:00 a.m.		
December 11	519-S	9:00 a.m.	Task Force on Gas Gathering	Agenda not available.
December 13	514-S	9:00 a.m.	Task Force on Regulation of Residential Building Contractors	Review report.

Emil Lutz
Director of Legislative
Administrative Services

State of Kansas

Kansas Water Authority**Notice of Meeting**

The Kansas Water Authority has scheduled a conference call meeting at 10 a.m. Tuesday, December 10, in the third floor conference room of the Kansas Water Office, 109 S.W. 9th, Topeka, to discuss a modification of the contract between the State of Kansas and Public Wholesale Water Supply District No. 5 (PWWSA No. 5). As a member of the Cottonwood/Neosho River Basins Water Assurance District No. 3, PWWSA No. 5 has requested, under provisions of the Water Assurance Act, nullification of its existing water marketing contract. For additional information, contact Terry Duvall, Kansas Water Office, (913) 296-0863.

If accommodations are needed for persons with disabilities, please notify the Kansas Water Office, (913) 296-3185 or (913) 296-6604 (TTY), at least two days prior to the meeting.

Kent Lamb
Chairman

Doc. No. 018438

State of Kansas

**Department of Administration
Division of Architectural Services****Notice of Commencement of
Negotiations for Engineering Services**

Notice is hereby given of the commencement of negotiations for engineering services for the renovation/replacement of King Hall fume hoods at Kansas State University. King Hall is a 1950s multi-story structure that is the primary undergraduate chemistry teaching facility. An engineering analysis of the fume hoods has been completed and is available for review. Some architectural consulting may be required. Questions regarding the scope of work should be directed to Lee McQueen or Jerry Carter, Kansas State University, Department of Facilities Planning, 204 Dykstra Hall, (913) 532-6377.

If interested, an original and six copies of the SF 255 form (plus relevant attachments of information regarding similar projects) should be submitted. These submittals should be concise, relevant to the project and follow the State Building Advisory Commission guidelines for submittal. Copies of the guidelines have previously been distributed to firms; if copies of the guidelines are required, contact Gary Grimes, Division of Architectural Services, 625 Polk, Topeka, 66603, (913) 233-9367, ext. 204. Submittals not complying with the guidelines will be returned without consideration.

Expressions of interest and the SF 255 submittals should be received by Gary Grimes by 5 p.m. December 13.

Thaine Hoffman, AIA
Director, Division of
Architectural Services

Doc. No. 018432

State of Kansas

Board of Technical Professions**Notice of Meetings**

The State Board of Technical Professions will meet Friday, December 13, at the Shawnee Country Club, 913 S.E. 29th, Topeka. The Professional Engineer and Land Surveyor Committee will meet in the President's Room at 8:30 a.m., and the Architect and Landscape Architect Committee will meet in the PDR West Room at 9 a.m. The full board will meet in the President's Room at the conclusion of the committee meetings (approximately 11 a.m.). All meetings are open to the public.

Betty L. Rose
Executive Director

Doc. No. 018439

State of Kansas

Board of Regents**Request for Bids for
Oil and Gas Lease**

Public notice is hereby given that under authority of K.S.A. 76-164 through 76-168, the State Board of Regents has determined that certain lands in Stafford County, Kansas, owned by the University of Kansas, such tracts consisting of approximately 46 acres, are valuable for leasing for the purpose of the production of oil and gas, and that the lands can be leased for such purpose. The board intends to lease the lands described as:

The Southwest Quarter of the Southeast Quarter (SW 1/4-SE 1/4) and the South Six (6) acres of the Northwest Quarter of the Southeast Quarter (NW 1/4-SE 1/4), Section Twenty-nine (29), Township Twenty-four (24) South, Range Eleven (11) West, Stafford County, Kansas.

The terms and conditions prescribed by the board of such leasing and the provisions for the competitive bids in accordance with law, and other matters incidental thereto, are contained in a resolution passed by the board November 14, 1996, and are contained in the minutes of the board. The minutes and resolution are open to public inspection in the office of the State Board of Regents, Suite 1410, 700 S.W. 8th, Topeka, 66603-3760. Copies may be obtained by contacting Dr. Stephen M. Jordan, executive director of the board.

Competitive bids will be received by the board until 9 a.m. January 16. All bids timely received will be considered by the board, and any lease or leases entered into by the board will be awarded to the highest, responsible bidder. The board reserves the right to reject any and all bids.

Bids should be addressed to the executive director of the board. Envelopes containing bids should be plainly marked "Bid on Oil and Gas Lease." Only such bids as shall be in substantial conformity with the terms and provisions of the resolution will be considered or accepted by the board.

Judith Penrod Siminoe
Associate General Counsel

Doc. No. 018446

State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 1995 Supp. 75-4210, as amended by 1996 Senate Bill No. 476. These rates and their uses are defined in K.S.A. 1995 Supp. 12-1675(b)(c)(d), and K.S.A. 1995 Supp. 75-4201(l) and 75-4209(a)(1)(B), as amended by 1996 Senate Bill 476.

Effective 12-2-96 through 12-8-96

Term	Rate
0-90 days	5.28%
3 months	5.39%
6 months	5.37%
9 months	5.44%
12 months	5.50%
18 months	5.58%
24 months	5.68%
36 months	5.79%
48 months	5.88%

William E. Lewis
Chairman

Doc. No. 018424

State of Kansas

Wildlife and Parks Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Thursday, January 30, at the Ramada Inn & Tower, 6th Street and Interstate 70, Topeka, to consider the approval and adoption of three proposed department regulations. There will be a public comment period at the beginning of the evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items.

A workshop meeting on business of the Wildlife and Parks Commission will begin at 1:30 p.m. January 30 at the same location. The public also will be given the opportunity to comment on any nonagenda items at the beginning of the meeting and on agenda items during the afternoon meeting. The meeting will recess at 5 p.m., then resume at 7 p.m. at the same location for the regulatory hearing. Old and new business also may be discussed at this time. If necessary to complete the hearing or other business matters, the commission will reconvene at 9 a.m. January 31 at the same location.

If notified in advance, the department will have an interpreter available for the hard of hearing. To contact the department for this or any other reason, members of the public with a hearing impairment may call the TDD service at 1-800-766-3777. All public meeting areas are accessible to those who are physically disabled.

This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving

written public comments on the proposed regulations.

All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, Suite 502, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-2-1. Amount of fees. This regulation is proposed for amendment. The amendment would increase the price of a nonresident fur dealer license to \$400 annually. This would be the maximum amount within the price range established by K.S.A. 32-988. No other fee changes are proposed.

Economic Impact Summary: The economic impact of the proposed fee increase would be minimal. In both 1995 and 1996 the department licensed only two nonresident fur dealers, these licensees being the same two persons each year. This price increase more closely reflects the cost of a nonresident fur dealer license in the resident states of those two licensees.

K.A.R. 115-30-3. Personal flotation devices; requirements. This regulation, which establishes personal flotation device requirements for boating on Kansas waters, is proposed for amendment. The U.S. Coast Guard has recently approved the use of inflatable personal flotation devices. Due to the added importance of serviceability in the safety of inflatable personal flotation devices, the proposed amendment adds the serviceability definitions of the U.S. Coast Guard by reference.

Economic Impact Summary: No economic impact is anticipated. Inflatable personal flotation devices are now legal for use under both U.S. Coast Guard and Kansas regulations. The proposed amendment will help ensure their safe use on Kansas waters.

K.A.R. 115-30-6. Boating; adoption by reference of certain code of federal regulations. The primary purpose of the proposed amendment is to clarify the use of Hull Identification Numbers (HIN) on Kansas boats. HINs are presently used on Kansas boating registration certificates as a means of positive identification. The cited sections of the C.F.R. proposed for addition require the applications of HINs and describe the required format, display method and coding system.

Economic Impact Summary: No economic impact will occur, as the department practices will not be altered.

Copies of the complete text of the regulations and the economic impact statement may be obtained by contacting the chairman of the commission at the address above or by calling (913) 296-2281.

John R. Dykes
Chairman

Doc. No. 018436

State of Kansas

Kansas Arts Commission

Notice of Meeting

The Kansas Arts Commission will conduct its quarterly business meeting from 9 a.m. to 4 p.m. Thursday, December 5, at the Smoky Hill Museum, 211 W. Iron, Salina.

Meetings of the Kansas Arts Commission and its advisory panels are open to public observation in accessible locations. All meetings are tape-recorded. Persons with special needs are asked to request accommodation in advance.

For more information, contact the Kansas Arts Commission, Jayhawk Tower, 700 S.W. Jackson, Suite 1004, Topeka, 66603-3758, (913) 296-3335. Persons with special communication needs may utilize the Kansas Relay Center, 1-800-766-3777.

Eric Hayashi
Executive Director

Doc. No. 018452

State of Kansas

Department of Commerce and Housing

Request for Comments

In accordance with the federal Community Services Block Grant Act (P.L. 97-35, as amended), the Community Services Block Grant State Plan for federal fiscal year 1997 is available for public inspection and comment. A draft copy of the state plan may be obtained by calling (913) 296-2686.

All comments must be submitted in writing for incorporation into the state plan. Written comments should be mailed to Scott Anglemeyer, Program Consultant, Kansas Department of Commerce and Housing, 700 S.W. Harrison, Suite 1300, Topeka, 66603-3712. Comments must be received by Monday, December 23, 1996.

Gary Sherrer
Secretary of Commerce and Housing

Doc. No. 018425

State of Kansas

Office of Judicial Administration
Court of Appeals

No Oral Argument Docket

(The following cases have recently been heard by a panel of judges and an opinion on each will be forthcoming.)

Before Elliott, P.J.; Royse and Green, J.J.

October 25, 1996

Case No.	Case Name	Attorneys	County
76,367	In the Interest of T.D.C. and S.G.C.	Kevin B. Johnson Douglas P. Witteman	Sedgwick
75,144	State of Kansas, Appellee, v. Thomas E. Griffin, Appellant.	District Attorney Attorney General Mary D. Prewitt	Sedgwick
74,998	State of Kansas, Appellee, v. Brandon C. Needham, Appellant.	District Attorney Attorney General Michael R. Fitzgibbons	Johnson
74,894 74,895	State of Kansas, Appellee, v. Albert L. Bosch, Jr., Appellant.	District Attorney Attorney General Julie A. Gorenc	Shawnee
74,912 74,913 74,914			
74,334	Leslie K. Kimball, Appellant, v. State of Kansas, Appellee.	James F. Vano District Attorney Attorney General	Johnson
74,127	State of Kansas, Appellee, v. Angel L. Vargas, Appellant.	District Attorney Attorney General Curt D. Hoover	Johnson
75,613	State of Kansas, Appellee, v. Herbert Douglas, Appellant.	District Attorney Attorney General Thomas Jacquinet	Wyandotte
74,346	State of Kansas, Appellee, v. Patricia A. (Haller) Green, Appellant.	District Attorney Attorney General Ward D. Rowe	Linn

75,229	State of Kansas, Appellee, v. Kathleen L. Tenner.	County Attorney Attorney General Mark C. Whitney	Rooks
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Before Pierron, P.J.; Royse and Knudson, J.J.

November 7, 1996

Case No.	Case Name	Attorneys	County
76,744	In the Matter of C.E.W., Jr.	Kathleen A. Downey District Attorney Attorney General	Shawnee
75,174	Gene D. Spencer, Appellant, v. State of Kansas, Appellee.	Janine Cox County Attorney Attorney General	Reno
75,879	State of Kansas, Appellee, v. Buddy L. Alexander, Appellant.	County Attorney Attorney General Pro Se	Reno
76,604	State of Kansas, Appellee, v. Christopher L. Orth, Appellant.	County Attorney Attorney General Jessica R. Kunen	Riley

Before Pierron, P.J.; Rulon and Lewis, J.J.

November 8, 1996

Case No.	Case Name	Attorneys	County
76,321	State of Kansas, Appellee, v. Robert W. Barve, Appellant.	County Attorney Attorney General Reid T. Nelson	Saline
76,536	State of Kansas, Appellee, v. Jonathan Marshall, Appellant.	County Attorney Attorney General Debra J. Wilson	Reno
76,444	Leo Moody, Appellant, v. State of Kansas, Appellee.	Janine Cox County Attorney Attorney General	Wyandotte
74,232	State of Kansas, Appellee, v. Shane J. Smith, Appellant.	District Attorney Attorney General Paul S. Bassett	Sedgwick
76,306	State of Kansas, Appellee, v. Francis K. Geiger, a/k/a Frog, Appellant.	County Attorney Attorney General Jessica R. Kunen	Reno
76,252	Ricky Allen Wriston, Appellee, v. State of Kansas, Appellant.	Timothy A. Showalter County Attorney Attorney General	Cowley
75,900	State of Kansas, Appellee, v. Clifford Weatherspoon, Appellant.	District Attorney Attorney General Edward G. Collister, Jr.	Sedgwick
76,447	State of Kansas, Appellee, v. Duane Summers, Appellant.	County Attorney Attorney General Michael J. Helvey	Geary
76,060	Christopher Whitlock, Appellant, v. State of Kansas, Appellee.	Randall L. Hodgkinson District Attorney Attorney General	Johnson

Carol G. Green
Clerk of the Appellate Courts

State of Kansas

**University of Kansas
Medical Center**

Request for Proposals

The University of Kansas Medical Center (KUMC) and Kansas University Physicians, Inc. (KUPI), acting in joint partnership, are soliciting proposals to finance a comprehensive ambulatory care center in the former Cedar Ridge psychiatric hospital building (7405 Renner Road, Shawnee, Kansas). The financing would fund a construction loan (including funded interest) for renovation of the building currently owned by KUPI, purchase of capital equipment, and working capital multiple advance loan or line of credit.

Questions concerning the financial bids should be directed to Scott Glasrud, CFO, University of Kansas Hospital, (913) 588-1488, or Ed Coulter, CFO, Kansas University Physicians, Inc., (913) 588-2523. Individuals or firms interested should submit proposals to Scott Glasrud, CFO, University of Kansas Hospital, Hospital Executive Office, 3901 Rainbow Blvd., Kansas City, KS 66160, by 5 p.m. December 12.

Irene Cumming
Chief Executive Officer

Doc. No. 018443

State of Kansas

**Department of Health
and Environment**

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Shears, Inc. has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of PM10 were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Shears, Inc., Lincoln, owns and operates a portable hot-mix asphalt facility.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE north central district office, 2501 Market Place, Salina. To obtain or review the proposed permit and supporting documentation, contact Cheryl Evans, (913) 296-6438, at the KDHE central office, or Beth Rowlands, (913) 827-9639, at the KDHE north central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Cheryl Evans, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of busi-

ness December 30 in order to be considered in formulating a final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business December 30 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell
Secretary of Health
and Environment

Doc. No. 018440

State of Kansas

**Department of Health
and Environment**

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Reed Minerals has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of PM10 were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Reed Minerals, LaCygne, owns and operates a coal slag processing facility located at 600-800 Outer Drive, LaCygne.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southeast district office, 1500 W. 7th, Chanute. To obtain or review the proposed permit and supporting documentation, contact Cheryl Evans, (913) 296-6438, at the KDHE central office, or Lynn Ranabargar, (316) 431-2390, at the KDHE southeast district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Cheryl Evans, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business December 30 in order to be considered in formulating a final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business December 30 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell
Secretary of Health
and Environment

Doc. No. 018441

State of Kansas

Kansas Inc.

Notice of Meeting

The Kansas Inc. Board of Directors will meet from 9 a.m. to 2 p.m. Friday, December 6, in the basement conference room at the League of Kansas Municipalities, 300 S.W. 8th, Topeka. The meeting is open to the public.

Charles R. Warren
President

Doc. No. 018435

State of Kansas

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms to perform bridge designs as needed statewide. Two to four firms will be selected. Responses must be received by 5 p.m. December 12 for the consulting engineering firm to be considered. Seven signed copies of responses must be mailed to Neil R. Rusch, P.E., Assistant to the Director, Division of Engineering and Design, Room 1084-West, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1568. Responses shall be limited to four pages.

The firm will be required to provide the following services:

1. expansion device replacement;
2. back wall repairs;
3. bridge rail rehabilitations;
4. bridge redecking; and
5. other structural repairs as required.

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

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

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

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

E. Dean Carlson
Secretary of Transportation

Doc. No. 018433

State of Kansas

Kansas Military Board

Notice of Meeting

The Kansas Military Board of the Adjutant General's Department will meet at 2:30 p.m. Tuesday, December 10, at the State Defense Building, Conference Room 102, 2800 S.W. Topeka Blvd., Topeka. An agenda may be obtained by contacting Charles Bredahl at (913) 274-1004.

Charles G. Bredahl
Special Assistant to
The Adjutant General

Doc. No. 018454

State of Kansas

Department of Health
and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Ritchie Paving has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of PM10 were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Ritchie Paving, Wichita, owns and operates a portable hot-mix asphalt facility.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the Wichita-Sedgwick County Department of Community Health, 1900 E. 9th, Wichita. To obtain or review the proposed permit and supporting documentation, contact Cheryl Evans, (913) 296-6438, at the KDHE central office, or Fred Spencer, (316) 268-8448, at the Wichita-Sedgwick County Department of Community Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Cheryl Evans, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business December 30 in order to be considered in formulating a final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business December 30 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell
Secretary of Health
and Environment

Doc. No. 018442

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, or at the Clarion Hotel, Wichita, until 2 p.m. December 18, and then publicly opened:

District One—Northeast

Atchison—3 K-6329-01—U.S. 73, 3.4 miles (5.4 kilometers) north of the Leavenworth-Atchison county line, north to the south city limits of Atchison; K-74, from Potter east to the junction of U.S. 73, 9 miles (14.5 kilometers), overlay. (State Funds)

Atchison-Brown—159-106 K-6333-01—U.S. 159, from the Jefferson-Atchison county line, north and west to the east city limits of Effingham; U.S. 159, from the west city limits of Effingham, north and west to the Atchison-Brown county line; U.S. 159, from the Atchison-Brown county line, north to the south city limits of Horton, 26.1 miles (42 kilometers), overlay. (State Funds)

Jackson—214-43 K-6095—K-214, from the south junction of U.S. 75, east, north and west to the north junction of U.S. 75, 2 miles (3.2 kilometers), overlay. (State Funds)

Jackson-Jefferson—16-106 K-6324-01—K-16, from the east city limits of Holton, east and south to the Jackson-Jefferson county line; K-16, from the junction of K-4 to the north junction of U.S. 59; K-16, from the Jackson-Jefferson county line east to the west junction of K-4, 28 miles (45.1 kilometers), overlay. (State Funds)

Jefferson—92-44 K-6082-01—K-92, from the junction of K-4, east 8.2 miles (13.3 kilometers), recycle and overlay. (State Funds)

Jefferson-Leavenworth—92-106 K-6331-01—K-92, from McLouth, north and east to Jefferson-Leavenworth county line; K-92, from the Jefferson-Leavenworth county line, east to 15th Street in Leavenworth, 20.9 miles (33.6 kilometers), overlay. (State Funds)

Jefferson-Leavenworth—192-106 K-6332-01—K-192, from the junction of U.S. 59, east to the Jefferson-Leavenworth county line; K-192, from Jefferson-Leavenworth county line east to U.S. 73, 16.2 miles (26.1 kilometers), overlay. (State Funds)

Leavenworth—90-52 K-6081-01—K-90, from state lake to the junction of K-16, 2.2 miles (3.5 kilometers), overlay. (State Funds)

Marshall—36-58 K-6002-01—U.S. 36, from Marysville, east 1.5 miles (2.4 kilometers), grade and surfacing. (Federal Funds)

Shawnee—4-89 K-3362-10—K-4, from U.S. 40 north to the south end of the Kansas River Bridge, 2.4 miles (3.9 kilometers), surfacing. (State Funds)

Shawnee—4-89 K-3362-11—K-4, from U.S. 40 north to U.S. 24, 3.9 miles (6.3 kilometers), signing. (State Funds)

Shawnee—470-89 K-6003-01—I-470, from I-70 east 5.2 miles (8.3 kilometers), pavement marking. (State Funds)

Wyandotte—5-105 K-6039-01—K-5, from east of I-435 to Wolcott Drive in Kansas City, 1.1 miles (1.7 kilometers), recycle and overlay. (State Funds)

Wyandotte—32-105 K-6052-01—K-32, from 78th Street east to 55th Street in Kansas City, 3.5 miles (5.7 kilometers), overlay. (State Funds)

Wyandotte—70-105 N-0093-01—K-7 at I-70 (KTA access) in Bonner Springs, traffic signals. (Federal Funds)

District Two—Northcentral

Clay—14 C-3387-01—County road, 0.5 mile (0.8 kilometer) west of Clifton, 0.2 mile (0.3 kilometer), grading and bridge. (Federal Funds)

Dickinson-Geary—106 K-6337-01—K-15, from the west junction of K-18, east to the east junction of K-18, from the east junction of K-15, east to the Dickinson-Geary county line; K-18, from the Dickinson-Geary county line east to the U.S. 77 junction, 18.2 miles (29.1 kilometers), overlay. (State Funds)

Geary—40B-31 K-6109-01—U.S. 40B, from the east city limits of Junction City, east to I-70 junction, 1.7 miles (2.7 kilometers), overlay. (State Funds)

Geary-Morris-Wabaunsee—106 K-6335-01—K-177, from the Morris-Geary county line, north to 0.3 mile (0.5 kilometer) south of I-70; K-4, from the K-149 junction north and east to the east junction of K-57; K-177, from the K-4 junction north to the Morris-Geary county line; K-4, from the K-57 junction north to the junction of K-177, 35.8 miles (57.5 kilometers), overlay. (State Funds)

Washington—101 K-6338-01—K-148, from the east K-9 junction north to the Kansas-Nebraska state line; K-234, from the east city limits of Hanover, east to the junction of K-148; K-243 from the junction of K-148, east to the Pony Express Station, 21.9 miles (35.2 kilometers), overlay. (State Funds)

Washington—148-101 M-1854-01—K-148, KDOT mixing strip, 2 miles (3.2 kilometers) south of the U.S. 36 junction, stockpile bituminous material. (State Funds)

Washington—9-101 M-1855-01—K-9, KDOT mixing strip, 0.5 mile (0.8 kilometer) west of Barnes, stockpile bituminous material. (State Funds)

District Three—Northwest

Rawlins—25-77 K-5040-01—K-25, Middle Fork Sappa Creek Bridge, bridge replacement. (Federal Funds)

District Four—Southeast

Anderson—59-2 K-6145-01—U.S. 59, from the north junction of K-31 to the Anderson-Franklin county line, 7 miles (11.3 kilometers), overlay. (State Funds)

Allen-Anderson—106 K-6347-01—U.S. 254, from the east city limits of LaHarpe to the Allen-Bourbon county line; U.S. 59, from the junction of U.S. 54 to the Allen-Anderson county line; U.S. 59, from the Allen-Anderson county line to the south junction of U.S. 169, 35.6 miles (57.2 kilometers), recycle and overlay. (State Funds)

Cherokee—103-11 K-4659-01—K-103, from the junction of K-7 east to the junction of U.S. 69, 7 miles (11.2 kilometers), overlay. (State Funds)

Crawford—160-19 K-2316-01—U.S. 160, from the west city limits of Frontenac, east to the Kansas-Missouri state line, 5.5 miles (8.9 kilometers), overlay. (State Funds)

Crawford—19 U-1543-01—Ford Avenue from Joplin Avenue to Rouse Avenue in Pittsburg, 0.7 mile (1.2 kilometers), grading and surfacing. (Federal Funds)

Labette—160-50 K-3302-01—U.S. 160, from Parsons east 4 miles (6.4 kilometers), grading and surfacing. (Federal Funds)

Linn-Miami—106 K-6344-01—K-7, from the south junction of K-52, north to the Linn-Miami county line; K-52, from the north junction of K-7 east to the south junction of U.S. 69; K-7, from the Linn-Miami county line to the south junction of U.S. 169, 33.5 miles (54 kilometers), overlay. (State Funds)

Southeast Kansas—106 X-1903-01—Southeast Railroad in Crawford, Cherokee, Labette and Montgomery counties, railroad improvements. (State Funds)

District Five—Southcentral

Butler—8 K-6351-01—U.S. 54, from 0.2 mile (0.4 kilometer) north of the east junction of K-96, north to the south city limits of El Dorado; U.S. 77, from the north city limits of El Dorado, north to the Butler-Marion county line; K-177, from the junction of U.S. 54, north 8.7 miles (14.1 kilometers), 34.6 miles (55.7 kilometers), overlay. (State Funds)

Butler—196-8 M-1853-01—K-196, KDOT mixing strip 1 mile (1.6 kilometers) north of the junction of K-254, stockpile bituminous materials. (State Funds)

Butler—8 K-2831-04—Interior roads at the Walnut River, Shady Creek and Bluestem Point in El Dorado State Park, grading and surfacing. (State Funds)

Pratt—76 C-3330-01—County road 0.12 mile (0.2 kilometer) west of Coats, grading, bridge and surfacing. (Federal Funds)

Reno—96-78 K-5273-01—K-96, from the south city limits to the north city limits in South Hutchinson, 1.9 miles (3.1 kilometers), pavement reconstruction. (State Funds)

Reno—78 K-1802-06—Cheney State Park, various locations, surfacing. (State Funds)

Reno—14-78 K-6159-01—K-14 in Arlington north to the junction of K-96, 17.2 miles (27.8 kilometers), overlay. (State Funds)

Reno—17-78 K-6163-01—K-17, 11.4 miles (18.2 kilometers) north of the Kingman-Reno county line, north to the junction of K-96, 5.2 miles (8.4 kilometers), overlay. (State Funds)

Reno—17-78 M-1852-01—K-17, KDOT mixing strip in Hutchinson, stockpile bituminous materials. (State Funds)

Rice—4-80 K-6158-01—K-4, from the junction of K-14, east to the Rice-Ellsworth county line, 10.1 miles (16.3 kilometers), overlay. (State Funds)

Rice—14-80 K-6161-01—K-14, from the Reno-Rice county line north to the south city limits of Sterling, 3 miles (4.9 kilometers), overlay. (State Funds)

Rice-Reno—14-106 K-6349-01—K-14, from 1 mile (1.6 kilometers) west of the junction of K-96, north to the Reno-Rice county line; K-14, from the north city limits of Sterling, north to the south city limits of Lyons, 12 miles (19.2 kilometers), overlay. (State Funds)

Rice—80 K-6350-01—K-46, from the junction of U.S. 56, north to the south city limits of Little River; U.S. 56, from the east city limits of Lyons, east to the Rice-McPherson county line, 15.8 miles, 25.4 kilometers), overlay. (State Funds)

Rice—56-80 M-1850-01—U.S. 56, KDOT mixing strip 0.6 mile (1 kilometer) east of the Lyons east city limits, stockpile bituminous materials. (State Funds)

Sedgwick—87 N-0031-01—Maize Road, 13th Street to 21st Street, 1 mile (1.6 kilometers), grading and surfacing. (Federal Funds)

Sedgwick—251-87 K-6183-01—K-251, from the junction of U.S. 54, north to Cheney Reservoir, 3.7 miles, (5.9 kilometers), recycle and overlay. (State Funds)

Sedgwick—135-87 K-6257-01—I-135, from 17th Street to 85th Street in Wichita, 8.6 miles (13.8 kilometers), overlay. (State Funds)

Sedgwick—135-87 U-1636-01—I-135/U.S. 81/K-15 at 61st Street in Park City, traffic signals. (Federal Funds)

Sedgwick—54-87 K-2270-01—U.S. 54, from the Kingman-Sedgwick county line east 7.5 miles (12.1 kilometers), pavement patching. (State 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.

E. Dean Carlson
Secretary of Transportation

Doc. No. 018434

State of Kansas

Social and Rehabilitation Services

Notice of Hearing on Proposed
Administrative Regulations

A public hearing will be conducted at 9 a.m. Wednesday, January 29, at Staff Development, Room B, Topeka State Hospital grounds, Topeka, to consider the adoption of new and amended rules and regulations on a permanent basis effective March 1, 1997. Telephone conference will not be available. This 60-day notice of the public hearing shall constitute a public comment period for the proposed regulations. All interested parties may submit written comments prior to or during the public hearing to Hope Burns, Office of the Secretary, Room 603-N, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views; it may be necessary to request each participant to limit any oral presentation to five minutes. The phrase "Federal Mandate" following an item indicates that the change is required by federal policy. Optional changes in regulations related to federal programs are subject to approval by the U.S. Department of Health and Human Services.

Copies of the regulations and the economic impact statement may be obtained by contacting Hope Burns at (913) 296-3969.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Hope Burns or the Kansas Relay Center at 1-800-766-3777.

The adoption of the regulations will take place at 9 a.m. Friday, January 31, in the SRS executive conference room, 603-N, Docking State Office Building. Telephone conference will not be available.

A summary of the proposed regulations and the economic impact follows:

Special Note:

Because of the passage of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, it is no longer necessary for the state to implement a Special Demonstration Project for purposes of establishing welfare reform measures. The state had originally adopted a set of new administrative regulations, as designated with a lowercase "w," to implement policies associated with the adoption of a federal welfare reform waiver. This separate set of regulations was necessitated by the waiver process itself which required the state to use an experimental vs. control group process whereby the welfare reform measures would be applied to the experimental group and the current policies applied to the control group.

This waiver was never fully approved by the federal agencies nor were these regulations officially implemented. As the state will no longer pursue a federal waiver to implement welfare reform, these "w" regulations are obsolete. The agency has included in this regulation package a revocation of the following regulations

in Article 4 and Article 6: 30-4-35w, 30-4-41w, 30-4-50w, 30-4-52w, 30-4-53w, 30-4-54w, 30-4-55w, 30-4-58w, 30-4-59w, 30-4-60w, 30-4-61w, 30-4-63w, 30-4-64w, 30-4-65w, 30-4-70w, 30-4-71w, 30-4-72w, 30-4-74w, 30-4-90w, 30-4-100w, 30-4-105w, 30-4-106w, 30-4-109w, 30-4-110w, 30-4-111w, 30-4-112w, 30-4-113w, 30-4-120w, 30-4-130w, 30-4-140w, 30-6-35w, 30-6-41w, 30-6-50w, 30-6-52w, 30-6-53w, 30-6-54w, 30-6-55w, 30-6-56w, 30-6-59w, 30-6-60w, 30-6-65w, 30-6-70w, 30-6-72w, 30-6-77w, 30-6-78w, 30-6-81w, 30-6-82w, 30-6-85w, 30-6-86w, 30-6-87w, 30-6-94w, 30-6-103w, 30-6-105w, 30-6-106w, 30-6-107w, 30-6-109w, 30-6-110w, 30-6-111w, 30-6-112w, 30-6-113w and 30-6-150w.

Article 4.—PUBLIC ASSISTANCE PROGRAM

30-4-34. Program. This regulation and subsequent regulations are being amended to begin implementation of a comprehensive welfare reform plan in Kansas. This plan will be based on the provisions of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA) as well as the state welfare reform measures contained in House Bill 2929 which was approved by the Kansas Legislature during the 1994 session. The goals of welfare reform include:

1. Supporting and rewarding work.
2. Promoting family stability through greater parental and individual responsibility.
3. Simplifying and coordinating program guidelines.
4. Maintaining fiscal integrity and accountability.

The primary program for implementing this plan is the Temporary Assistance for Families (TAF) program which replaces the Aid to Dependent Children (ADC) program and incorporates both one- and two-parent families (including families that have been receiving General Assistance (GA)). In addition, families in which the only child is unborn and who previously received Aid to Pregnant Women (APW) will also be covered. Because of this change, the foster care programs are now designated as federal and nonfederal programs, but have not otherwise been changed programmatically. Reference to the Emergency Assistance to Needy Families with Children (EA) has been eliminated as further described in K.A.R. 30-4-85.

Economic impact: Funding to support the Kansas welfare reform plan will amount to \$206.6 million (\$85.4 million state general funds) in FY 1997 and \$215.3 million (\$86.7 million state general funds) in FY 1998. More than 23,000 families will be affected by one or more provisions of the plan. It is not possible to state the average dollar impact on each of these families, as the type of provisions that will affect any given family varies widely. The specific changes noted in this and subsequent regulations will result in a net annual expenditure savings of approximately \$7.1 million (\$5.2 million state general funds). This includes expenditures associated with both the cash and medical programs. As part of the changes resulting from welfare reform, more than 500 families will be transferred from the General Assistance Program to the new TAF Program; 2,400 additional families will be subject to work requirements; more than 1,100 families will be impacted by new sanctions associated with fraud and work and child support cooperation; more than 100

teen parents will be required to remain in school; and more than 300 families will be impacted by new filing unit rules which mandate additional family members be included in the assistance unit. In addition, other policy simplification measures have been incorporated to support the employment focus, such as exemption of children's earnings and exemption of one vehicle per family.

Bearer of cost: None

Affected parties:

1. These changes will have a substantial administrative impact on SRS staff based on the number and extent of program changes taking place. Focus on an employment first philosophy and an increase in the number of families affected by such changes will require greater case management emphasis and the need for additional and concerted individualized planning. In addition, this change of focus will require significant retraining of staff as well as information system changes.

2. More than 23,000 families will be impacted by the changes on a monthly basis. The changes are expected to benefit these families by the promotion of economic self-sufficiency and family responsibility. Added benefits will be provided to encourage work.

3. These changes are expected to have a broad impact on the economy of Kansas. Several changes are designed to maximize available income and assets to many families. Employment increases also are expected, lessening the burden on unemployment benefits and stimulating the economy further. There should be a lessened demand for welfare dollars as more persons are expected to obtain employment and greater numbers of recipients are expected to receive child support.

4. Industries, businesses, and state and local governmental units will be expected to provide broad support to these initiatives in order to achieve the goals of welfare reform. Additional jobs will be needed to move families from welfare to self-support and additional benefits and incentives required to present undue recidivism. It will be particularly important for these groups to enter into an ongoing partnership with the department in order to foster the goals and objectives of the welfare reform plan and help guarantee successful outcomes.

5. The changes should result in a lessened demand for scarce community resources and helping networks over time as the focus will be on strengthening the family and allowing more opportunities for self-sufficiency.

Other methods: With the passage of PRWORA, welfare programs have been substantively changed. States have been given broad flexibility in designing such programs. However, there continues to be certain federal mandates which must be met and these requirements have been incorporated in these regulations. The state welfare reform plan was developed over the course of the last three years with both public and private comments and also designed cooperatively with the Legislature. Public comments also were solicited as a result of submission of the state's plan to the Department of Health and Human Services. Numerous methods for achieving the purpose of these rules and regulations were discussed over this time period. The resulting policies were seen as the best means to obtain true welfare reform in Kansas.

This regulation also is being amended to delete reference to the regulations applicable to the state's welfare reform demonstration project.

Economic impact: See the special note above.

30-4-40. Agency responsibility to applicants and recipients. This regulation is being amended to insert references to TAF and foster care while deleting ADC, ADC-FC and EA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-41. Assistance planning. This regulation is being amended to maintain current definitions while expanding the definition of a caretaker to include the parent or parents of a child, including an unborn child, as well as a guardian, conservator or qualified relative of a child. This expanded definition recognizes the diversity of family structures and the need to support the stability of these structures. Other technical changes are being made, including replacement of ADC with reference to TAF.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-50. Assistance eligibility, general. This regulation is being amended to apply the 60-month time limit for receipt of assistance to receipt of TAF. It also is being clarified that receipt of similar assistance in other states also counts toward the 60-month period.

Economic impact: This change is not expected to have any discernable economic impact, as it clarifies current policy.

This regulation also is being amended to deny assistance to fugitive felons and probation and parole violators.

Federal mandate: This change is required by section 408(a)(9) of the Social Security Act as amended by PRWORA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34. This regulation also is being amended to deny assistance for persons convicted of a drug-related felony.

Federal mandate: This change is required by section 115(a), (b) and (c) of the Social Security Act as amended by PRWORA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34. Other technical changes are being made to this regulation.

30-4-52. Act in own behalf. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-4-41.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-53. Financial eligibility. This regulation is being revoked, as it incorporates requirements that are otherwise addressed in subsequent regulations. This is being done for purposes of administrative efficiency.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-55. Cooperation. This regulation is being amended to establish a new penalty regarding a caretaker who refuses to cooperate around paternity and support

(continued)

of a child. Failure to cooperate shall render the mandatory filing unit of which the child, for whom the caretaker is not cooperating, is a member ineligible for assistance until the caretaker cooperates for first time instances or for a period of two months or until the caretaker cooperates, whichever is greater, for subsequent failures. Cooperation also is being expanded to include establishing and maintaining an agreement to repay assigned support which was retained by the caretaker.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation also is being amended to establish a new penalty regarding failure to cooperate about potential resources. Such failure shall now render the mandatory filing unit of which the individual refusing to cooperate, or the child for whom the potential resource is available, is a member ineligible for assistance.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-58. Potential employment. This regulation is being revoked, as the requirements are being incorporated into K.A.R. 30-4-64 regarding the work programs. This is being done for purposes of administrative efficiency.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-59. Strikes. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-4-41 and to delete reference to GA adults.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-61. Supplemental security income benefits. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-4-41 and to replace reference to ADC-FC with foster care.

Economic impact: This change is not expected to result in any discernable economic impact.

30-4-63. KanWork program requirements. This regulation is being revoked, as all work program requirements will now be contained in K.A.R. 30-4-64. This is being done for purposes of administrative efficiency.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-64. Work program requirements. This regulation is being amended to incorporate all work requirements resulting from the state's welfare reform plan. First, the regulation is being amended to limit work exemptions to only the following:

1. Persons who are ill or incapacitated;
2. Persons age 17 or younger or 60 years of age or older, with the exception of pregnant teens or teen parents who do not possess a high school diploma;
3. Persons needed in the household to care for another disabled member; and
4. Any parent or other caretaker of a child under age one with certain exceptions.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

Second, this regulation is being further amended to include the following program components:

1. Job search;

2. Work experience;
3. Education and training;
4. Work supplementation;
5. Job readiness; and
6. Community service.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to incorporate a description of support service and transitional service costs including transportation, child care, and education and training.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to penalize individuals who with good cause:

1. Fail to participate in the program;
2. Refuse a bona fide referral for, or offer of, employment;
3. Terminate employment;
4. Are terminated from employment; or
5. Reduce earnings without good cause.

The penalty for first time instances shall be until the person cooperates. For subsequent instances, a penalty of two months or until the person cooperates, whichever is greater, shall be applied. If the person is an adult, the entire filing unit of which the person is a member shall be rendered ineligible.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

Finally, this regulation is being amended to incorporate good cause provisions for failing to meet work requirements.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-70. Eligibility factors specific to the TAF program. This regulation is being renamed and amended to incorporate the eligibility provisions of the new Temporary Assistance for Families program which replaces the ADC program. The program will serve both one- and two-parent families as well as family groups consisting of a caretaker and a child. Requirements include:

1. Having a child under age 18, including an unborn child, living with a relative or other caretaker of the child as defined in this regulation; and
2. Assignment of child support.

In addition, this regulation describes who must be included in the assistance filing unit and incorporates the federal prohibition contained in PRWORA against providing assistance to teen parents who are unmarried and have not obtained or are not working toward a high school diploma.

Federal mandate: The teen parent provision is required by section 408(a)(4) of the Social Security Act as amended by PRWORA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-71. Assignment of support rights in ADC. This regulation is being revoked, as the ADC program is being replaced by the TAF program and these provisions are being incorporated in K.A.R. 30-4-70.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-72. ADC child. This regulation is being revoked, as the ADC program is being replaced by the TAF program and these provisions are being incorporated in K.A.R. 30-4-70.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-73. Deprivation in ADC. This regulation is being revoked, as the ADC program is being replaced by the TAF program which no longer includes these requirements.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-74. Persons whose needs shall be considered with the needs of the ADC child. This regulation is being revoked, as the ADC program is being replaced by the TAF Program and these provisions are being incorporated in K.A.R. 30-4-34.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-78. Eligibility factors specific to the APW program. This regulation is being revoked, as the APW program is being replaced by the TAF program and these provisions are being incorporated in K.A.R. 30-4-34.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-80. Eligibility factors specific to the FFP-FC program. This regulation is being amended to remove reference to the ADC program, whose provisions are being deleted in regulation. Current federal requirements for the program have not changed, and this amendment makes no other programmatic changes. The regulation now reflects that the child must be in financial need as was previously required through reference to receipt of ADC.

Economic impact: This change is not expected to have any discernable economic impact. This regulation is being further amended by removing reference to the Immigration Reform and Control Act of 1986 in the general eligibility requirements. This change is technical in nature as the law conferred time-limited status, which has since lapsed.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-85a. Eligibility factors specific to the emergency assistance program. This regulation is being revoked to remove emergency assistance requirements which had previously been mandated by federal rules. With the passage of PRWORA, states now have maximum flexibility on the administration of and requirements for such assistance. Because of the variety of family needs which must be met by the program, broad flexibility in how the funds can be used is needed. Provisions for the program will now be specified in the federal welfare reform state plan which must be submitted to the Department of Health and Human Services for approval and is subject to public comment and input.

Economic impact: This change is not expected to have any discernable economic impact, as no additional funds

beyond those currently appropriated for the program will be expended.

30-4-90. Eligibility specific to the GA program. This regulation is being amended to replace the terminology "GA-unrestricted" with "GA" and to remove the criteria for families, as this group will now be served under the TAF program.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-95. Eligibility factors specific to the non-FFP-FC program. This regulation is being amended to remove reference to the GA program and refer instead to nonfederal funding. In addition, reference to the ADC and ADC-FC programs is being replaced with reference to FFP-FC due to the elimination of the ADC program. Neither change results in any programmatic changes.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-96. Funeral assistance (FA) program. This regulation is being amended to replace reference to receipt of ADC with receipt of TAF due to the elimination of the ADC program.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-100. Payment standards for budgetary requirements in the TAF, GA, and foster care programs. This regulation is being amended to replace reference to ADC and APW with TAF and ADC-FC and GA-FC with foster care. This regulation now reflects budgeting for TAF, which includes families that had been receiving GA as indicated in the K.A.R. 30-4-90 change, and budgeting for GA which now primarily serves disabled single persons or married couples with no children.

Economic impact: This change is not expected to have any discernable economic impact.

This regulation also is being amended to delete reference to exclusion of the amount designated as an energy supplement for GA budgeting purposes.

Economic impact: See the economic impact statement for K.A.R. 30-4-101.

This regulation also is being amended to remove the exceptions from 80 percent GA budgeting regarding assignment to work experience or other agency-approved work-related activities. This is technical in nature, as the GA program is now being limited to coverage of disabled adults who will be exempted from such work activities.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-101. Standards for persons in own home, other family home, specialized living, commercial board and room, or commercial room-only living arrangements. This regulation is being amended to delete reference to the \$18 per person energy supplement. This does not impact the standards and was referenced solely for purposes of excluding this amount in the determination of food stamp benefits based on previous federal rules. Those rules were eliminated under PRWORA and the full amount of any cash grant received by a food stamp household must be considered.

(continued)

Economic impact: This change is not expected to have any discernable economic impact in the public assistance programs but will result in a reduction of food stamp benefits of approximately \$6 per person for a total annual decrease in food stamp expenditures of approximately \$4.3 million, which is a savings of federal funds only.

30-4-102. Standards for children in foster care. This regulation is being amended to delete foster care and residential standards previously described. With privatization of foster care, approved contractors are subject to capitated rates and the prior standards are no longer applicable. Other technical changes also are being made.

Economic impact: This change is not expected to have any discernable economic impact, as this results in no change to currently appropriated foster care funds.

30-4-105. Resources. This regulation is being revoked, as it incorporates requirements that are otherwise addressed in subsequent regulations. This is being done for purposes of administrative efficiency.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-106. General rules for consideration of resources, including real property, personal property, and income. This regulation is being amended to delete the provision regarding consideration of the income of a stepparent or the parent of a minor parent in determining eligibility. Such individuals are now part of the mandatory filing unit under TAF provisions and as such their income and assets must both be counted per item (e) of this regulation.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation also is being amended to remove the provision regarding income of an alien who has been excluded due to the provisions of the Immigration Reform and Control Act of 1986. This change is technical in nature, as the status conferred by this law was time-limited and has since expired.

Economic impact: This change is not expected to have any discernable economic impact. Other technical wording and cross-reference changes also are being made.

30-4-108. Real property. This regulation is being amended to apply the exemptions for employment-related and income-producing real property to all public assistance programs.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-109. Personal property. This regulation is being amended to expand the current income-producing property exemption to also incorporate property producing income consistent with its fair market value.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation also is being amended to exempt one vehicle for each assistance family.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-110. Income. This regulation is being amended to delete reference to stepparent, parent of minor parent and alien parent disregards in relation to the 185 percent stan-

ard determination. Such disregards are being eliminated as referenced in K.A.R. 30-4-111.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to expand the exception for the earned income of a child in the 185 percent standard determination to eliminate the six-month limit and apply to any child under 18 years of age who is in elementary or secondary school (including GED).

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to eliminate reference to the child support disregard in the 185 percent standard determination, as this disregard has been eliminated per K.A.R. 30-4-113.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to remove the provisions for consideration of lump sum income. Such income shall now only be considered as a resource if retained in the month following the month of receipt.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-111. Applicable income. This regulation is being amended to remove the provision for consideration of the income of an excluded stepparent, parent of minor parent and alien parent less certain deductions. Such individuals are now considered part of the mandatory filing unit in TAF and their income must be considered based on the other provisions of this regulation.

Economic impact: See the economic impact statement for K.A.R. 30-4-34. Other technical wording changes and cross-references are being made, including replacing ADC terminology with TAF.

30-4-113. Income exempt as applicable income. This regulation is being amended to expand the exemptions for the earnings of a child to include any child under age 18 who is an elementary or secondary school student (including GED).

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to exempt lump sum income.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to remove the six-month time period limit for exempting income of a child received from a program funded by the Job Training Partnership Act of 1982.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to delete the \$50 child support exemption.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to exempt interest income not to exceed \$50 per month.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-4-120. Special needs for applicants and recipients of TAF. This regulation is being amended to incorporate

a new title which references only the TAF program. Reference to special allowances also is being removed, as such allowances are being incorporated in K.A.R. 30-4-64.

Economic impact: This change is not expected to have any discernable economic impact.

This regulation also is being amended to remove the moving expense allowance. This allowance is now part of the work program support costs contained in K.A.R. 30-4-64.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-122a. Special allowances for EA. This regulation is being revoked based on the revocation of the EA requirements in K.A.R. 30-4-85a.

Economic impact: See the economic impact statement for K.A.R. 30-4-85a.

30-4-130. Types of payments. This regulation is being amended to make several technical changes. These include referencing the state's electronic benefit transfer system in regards to payments, replacing ADC terminology with TAF, replacing ADC-FC and GA-FC terminology with foster care, replacing special allowance wording with work program support and transitional costs, and incorporating caretaker terminology.

Economic impact: This change is not expected to have any discernable economic impact.

This regulation also is being amended to remove reference to protective payments for other than money mismanagement cases. Protective payments had previously been limited to money mismanagement situations only.

Economic impact: This change is not expected to have any discernable economic impact.

30-4-140. Payments. This regulation is being amended to incorporate an additional fraud circumstance and penalty. Individuals who receive or attempt to receive multiple benefits simultaneously based on a fraudulent statement or representation about identity or residence shall be ineligible for assistance for 10 years.

Federal mandate: This change is required by section 408(a)(8) of the Social Security Act as amended by PRWORA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to revise the penalty periods for all other fraudulent acts. The period of ineligibility shall now be 12 months for the first violation, 24 months for the second, and permanently for the third.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

Other technical changes also are being made.

Article 6.—MEDICAL ASSISTANCE PROGRAM— CLIENTS' ELIGIBILITY FOR PARTICIPATION

30-6-34. Program. This regulation is being amended to delete reference to the regulations applicable to the state's welfare reform demonstration project.

Economic impact: See special note above and the economic impact statement for K.A.R. 30-4-34.

30-6-41. Assistance planning. This regulation is being amended to maintain current definitions while expanding the definition of a caretaker to include the parent or

parents of a child, including an unborn child, as well as a guardian, conservator or qualified relative of a child. This expanded definition recognizes the diversity of family structures and the need to support the stability of these structures. Other technical changes also are being made.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation also is being amended to add a definition for relative which had previously been incorporated in K.A.R. 30-6-72.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-52. Act in own behalf. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-6-41.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-55. Cooperation. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-6-41.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-59. Strikes. This regulation is being amended to incorporate the expanded caretaker status as defined in K.A.R. 30-6-41.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-65. Automatic eligibles. This regulation is being amended to insert references to TAF and foster care while deleting ADC, ADC-FC, APW and emergency assistance references. These and other changes in this regulation are technical in nature.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-70. Medicaid determined eligibles: eligibility factors specific to temporary assistance for families (TAF). This regulation is being renamed and amended to incorporate provisions for Medicaid eligibility for children related to the TAF program while replacing reference to, and provisions for, eligibility for the ADC program. Eligibility for non-ADC children formerly addressed in K.A.R. 30-6-79 also is being incorporated in this category of assistance.

Economic impact: This change is not expected to have any discernable economic impact, as it does not affect expenditures in the medical program.

30-6-72. ADC child. This regulation is being revoked, as the ADC program is being replaced by the TAF program and the provisions for establishing Medicaid eligibility for TAF-related children are being incorporated in K.A.R. 30-6-70.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-73. Deprivation in ADC. This regulation is being revoked, as the ADC program is being replaced by the TAF program for establishing Medicaid eligibility. The deprivation requirement is no longer applicable to that program.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-79. Non-ADC child determined eligibles. This regulation is being revoked, as the provisions for Medi-

(continued)

caid eligibility for these children are being incorporated in K.A.R. 30-6-70 for eligibility related to TAF.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-105. Determined eligibles resources. This regulation is being revoked, as it incorporates requirements that are otherwise addressed in subsequent regulations. This is being done for purposes of administrative efficiency.

Economic impact: This change is not expected to have any discernable economic impact.

30-6-106. General rules for consideration of resources, including real property, personal property, and income. This regulation is being amended to remove provisions regarding the counting of excluded persons' resources. This change is technical in nature, as it corrects for a policy change previously implemented.

Economic impact: This change is not expected to have any discernable economic impact.

This regulation is being further amended by adding a new provision for considering the resources of an alien's sponsor and/or the sponsor's spouse.

Federal mandate. This change is required by Section 421 of PRWORA.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-6-108. Real property. This regulation is being amended by broadening the exemption for income producing real property to include property that is essential for employment or producing income consistent with its fair market value and applying to all categories of Medicaid rather than for SSI related persons only.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-6-109. Personal property. This regulation is being amended to exempt one vehicle for all categories of Medicaid.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to expand the income producing property exemption to include property that is essential for employment or producing income consistent with its fair market value and applying the exemption to all Medicaid categories.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-6-110. Income. This regulation is being amended to delete reference to lump sum income.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-6-111. Applicable income. This regulation is being amended to remove the provision which prohibited application of earned income disregards for persons who terminated employment or were terminated from employment. This change is technical in nature, as it reflects a policy change that was previously implemented.

Economic impact: This change is not expected to have any discernable economic impact.

This regulation is being further amended to remove the provision regarding income of an alien parent who had been excluded due to other provisions of the Immigration Reform and Control Act of 1986. This change is technical in nature, as the status conferred by this law was time-limited and has since expired.

Economic impact: This change is not expected to have any discernable economic impact. Other technical cross reference changes have been made.

30-6-113. Income exempt as applicable income. This regulation is being amended to remove the six-month time period for exempting the income of a child received from a program funded by the Job Training Partnership Act of 1982.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to exempt lump sum income.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to expand the exemption for the earnings of a child to include any child under age 18 who is an elementary or secondary school student, including GED, and apply the exemption to all Medicaid categories.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to exempt interest income not to exceed \$50 per month.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

This regulation is being further amended to remove the exemption of the first \$50 of child support for non-SSI cases.

Economic impact: See the economic impact statement for K.A.R. 30-4-34.

30-6-140. Payment amounts. This regulation is being amended to reflect the 12-month limitation now in effect for provider billing.

Economic impact: This change is not expected to have any discernable economic impact.

Article 7.—APPEALS, FAIR HEARINGS AND AFDC/GA DISQUALIFICATION HEARINGS

30-7-65. Notice to recipients of intended action. This regulation is being amended to substitute reference to the ADC program with TAF.

Economic impact: This change is not expected to have any discernable economic impact.

30-7-100. Definition of intentional TAF or GA program. This regulation is being amended to change the title and substitute reference to the ADC program with TAF.

Economic impact: This change is not expected to have any discernable economic impact.

Rochelle Chronister
Secretary of Social and
Rehabilitation Services

Doc. No. 018428

State of Kansas

Kansas Technology Enterprise Corporation

Notice of Meeting

The Kansas Technology Enterprise Corporation Board of Directors will meet at 8 a.m. Friday, December 6, in the Big 12 Room, Kansas State University Student Union, Manhattan.

Richard A. Bendis
President

Doc. No. 018427

(Published in the Kansas Register November 28, 1996.)

**Statutory Notice of Bond Sale
Johnson County, Kansas**

\$5,065,000

**Internal Improvement Bonds
Series 1996**

**(General obligations payable from
unlimited ad valorem taxes)**

Sealed Proposals

Proposals, submitted in a sealed envelope marked "Bond Proposal," will be received by the undersigned director of the Office of Financial Management of Johnson County, Kansas, at the Johnson County Administration Building, Suite 2500, 111 S. Cherry, Olathe, KS 66061-3441, until 10 a.m. Thursday, December 5, 1996, for the purchase of the county's \$5,065,000 principal amount of Internal Improvement Bonds, Series 1996. All proposals will be publicly opened and acted upon by the Board of County Commissioners of Johnson County, Kansas, immediately thereafter. No oral or auction proposals will be considered. No proposal of less than par amount of the bonds and accrued interest thereon to the date of delivery of the bonds will be considered.

Bond Details

The bonds will be in certificated, book entry or any other form acceptable to both the county and the successful bidder and authorized by state and federal law. The bonds will be issued in the denomination of \$5,000 or any integral multiple thereof; will be dated December 1, 1996; will be issued in the principal amount of \$5,065,000; and will become due serially on September 1 in each of the years as follows:

Maturity Schedule

Maturity September 1	Principal Amount
1997	\$ 75,000
1998	855,000
1999	855,000
2000	855,000
2001	860,000
2002	120,000
2003	125,000
2004	125,000
2005	125,000
2006	125,000
2007	90,000
2008	90,000

2009	90,000
2010	95,000
2011	95,000
2012	100,000
2013	105,000
2014	105,000
2015	105,000
2016	70,000

The bonds will bear interest from their date at rates to be determined when the bonds are sold as herein provided, which interest will be payable semiannually on March 1 and September 1 in each year, commencing March 1, 1997.

Delivery and Payment

The bonds will be delivered to the successful purchaser properly prepared, executed and registered without cost to the purchaser within approximately 21 days after the date of their sale at such bank or trust company in the continental United States as may be specified by the successful bidder and which is acceptable to the county.

Good Faith Deposit

A good faith deposit in the form of a certified or cashier's check or financial surety bond in the amount of \$101,300 must accompany each proposal for the bonds.

Costs

The county will pay the cost of printing the bonds and the expense of all legal services, including the opinion of McDowell, Rice, Smith & Gaar, a Professional Corporation, bond counsel, approving the legality of the bonds and the exclusion of the interest thereon (with specified minor exceptions) from federal and Kansas gross income taxes.

Assessed Valuation and Indebtedness

For the computation of the debt limitation relating to the bonds, the assessed valuation of the taxable tangible property within the county as of December 31, 1995, is \$3,767,282,275. The total general obligation bonded indebtedness of the county as of the date of the bonds, excluding \$795,000 principal amount of the bonds, is \$26,490,599. \$795,000 principal amount of the bonds is exempt from the general obligation debt limitation and is subject to a special debt limitation pursuant to K.S.A. 3-304, as amended.

Additional Information

A complete notice of bond sale, preliminary official statement and proposal forms approved by the county will be mailed to all interested parties. Additional information regarding the bonds may be obtained from the financial advisor, Springsted Incorporated, (612) 223-3000, or the county's director of the Office of Financial Management, (913) 764-8484, extension 5534.

Johnson County, Kansas
Director of the Office of
Financial Management
Johnson County Administration Building
111 S. Cherry, Suite 2500
Olathe, KS 66061-3441
(913) 764-8484, extension 5534

Doc. No. 018447

(Published in the Kansas Register November 28, 1996.)

**Summary Notice of Bond Sale
Finney County, Kansas
\$1,250,000
Aggregate Principal Amount
General Obligation Public Building Bonds
Series D, 1996**

Subject to the terms and conditions of the complete official notice of sale dated November 15, 1996, of Finney County, Kansas, in connection with the county's herein-after described General Obligation Public Building Bonds, sealed, written bids for the purchase of the bonds shall be received at the office of the county clerk, Finney County Courthouse, 425 N. 8th, Garden City, KS 67846, until 1 p.m. Tuesday, December 10, 1996. All bids shall be publicly opened and read aloud, the bids will be considered and the bonds will be awarded by the Board of County Commissioners on said date and at said time and place.

No oral or auction bid for the bonds shall be considered, and no bid for less than the entire principal amount of the bonds shall be considered. Bids will be accepted only on the official bid form that has been prepared for the bonds, which may be obtained from the county, the financial advisor or bond counsel (see addresses and phone numbers later in this notice). Bids may be submitted by mail or may be delivered in person, but must be received at the place and not later than the date and time hereinbefore specified. Each bid shall be accompanied by a good faith deposit in the form of a certified or cashier's check drawn on a bank located within the United States and made payable to the order of the county, and shall be in an amount equal to 2 percent of the principal amount of the bonds.

Description of the Bonds

The bonds will be issued in the aggregate principal amount of \$1,250,000; will bear a dated date of December 1, 1996; will consist of fully registered certificated bonds in denominations of \$5,000, or any integral multiple thereof not exceeding the principal amount of the bonds which mature in any year; and will mature serially on December 1 in each of the years and in the principal amounts as follows:

Maturity Schedule

Principal Amount	Year of Maturity
\$ 90,000	1997
95,000	1998
95,000	1999
100,000	2000
105,000	2001
115,000	2002
120,000	2003
125,000	2004
130,000	2005
135,000	2006
140,000	2007

The bonds shall bear interest from the dated date at the rates which shall be specified by the successful bidder for the bonds, which interest shall be payable semiannually

on June 1 and December 1 of each year, commencing June 1, 1997, until the bonds are paid in full.

**Paying Agent and Bond Registrar;
Payment of Principal and Interest**

The Kansas State Treasurer, Topeka, Kansas, shall serve as bond registrar and paying agent for the bonds. Interest will be payable by check or draft of the paying agent mailed to the registered owners of the bonds. Principal will be payable upon surrender of bonds to the paying agent.

Redemption

Certain of the bonds are subject to redemption as set forth in the official notice of bond sale.

Delivery

The bonds, duly printed, executed and registered, shall be delivered at the expense of the county to the successful bidders on or about December 30, 1996. (Reference is made to the official notice of bond sale for further details regarding delivery of the bonds.)

Legal Opinion

Hinkle, Eberhart & Elkouri, L.L.C., Wichita, Kansas. All fees and expenses of bond counsel shall be paid by the county. (Reference is made to the official notice of bond sale for a further discussion of legal and tax matters relating to the bonds.)

Security

The bonds and the interest thereon constitute general obligations of the county, and the full faith, credit and resources of the county will be pledged to the payment thereof. (Reference is made to the official notice of bond sale and the county's preliminary official statement for a further discussion of the security for the bonds.)

Financial Matters

The county's equalized assessed tangible valuation for computation of bonded debt limitations for calendar year 1996 is \$342,541,853. The total outstanding general obligation bonded indebtedness of the county at December 1, 1996, will be \$6,899,675, including the within described bonds.

Official Statement

The county has authorized and directed preparation of a preliminary official statement in connection with the bonds. Said preliminary official statement is in a form "deemed final" by the county for purposes of the Securities and Exchange Commission Rule 15c2-12(b)(1), but is subject to revision, amendment and completion in the final official statement. Not later than seven business days after the date of the sale of the bonds, the county shall furnish the successful bidder with a reasonable number of copies of the final official statement, without cost.

Continuing Disclosure

The county will adopt a resolution establishing a master undertaking to provide ongoing disclosure concerning the county in connection with its general obligation bonds for the benefit of owners of the bonds, as required under Section (b)(5)(i) of Securities and Exchange Commission Rule 15c2-12. The text of the resolution is included as an appendix to the preliminary official statement. A certified copy of the resolution will be delivered

to the successful bidders at or prior to delivery of the bonds.

Additional Information

Copies of the official notice of sale, official bid forms and preliminary official statement and additional information regarding the bonds may be obtained from the county or from the county's financial advisor, Bigelow & Company, 1401 17th St., Suite 1300, Denver, CO 80202, (303) 292-5900, fax (303) 292-5705, Attention: Brian Bigelow; or from the county's bond counsel, Hinkle, Eberhart & Elkouri, L.L.C., 200 Epic Center, 301 N. Main, Wichita, KS 67202, (316) 267-2000, fax (316) 264-1518, Attention: Winton M. Hinkle.

Finney County, Kansas
 By Carol Brown, County Clerk
 Finney County Courthouse
 425 N. 8th, P.O. Box M
 Garden City, KS 67846
 (316) 272-3500
 Fax (316) 272-3599

Doc. No. 018445

(Published in the Kansas Register November 28, 1996.)

Summary Notice of Bond Sale

\$8,485,000

**City of Topeka, Kansas
 General Obligation Bonds
 Series 1996-A**

**(General obligation bonds payable from
 unlimited ad valorem taxes)**

Sealed Bids

Subject to the official notice of bond sale and preliminary official statement dated November 25, 1996, sealed bids will be received by the city clerk of the City of Topeka, Kansas (the issuer), on behalf of the governing body of the city at City Hall, 215 E. 7th, Topeka, KS 66603, until 11 a.m. Tuesday, December 10, 1996, for the purchase of \$8,485,000 principal amount of General Obligation Bonds, Series 1996-A. No bid of less than 99 percent of the aggregate principal amount of the bonds and accrued interest thereon to the date of delivery will be considered, and no supplemental interest payments 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 December 1, 1996, and will become due on August 15 in the years as follows:

Year	Principal Amount
1998	\$275,000
1999	300,000
2000	310,000
2001	325,000
2002	325,000
2003	350,000
2004	375,000
2005	400,000
2006	400,000
2007	425,000

2008	450,000
2009	475,000
2010	500,000
2011	525,000
2012	550,000
2013	575,000
2014	600,000
2015	650,000
2016	675,000

The bonds will be subject to optional redemption prior to maturity as provided in the official notice of bond sale and preliminary official statement.

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 February 15 and August 15 in each year, beginning February 15, 1997.

Paying Agent and Bond Registrar

The bank designated in the official notice of bond sale and preliminary official statement or the 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 \$169,700 (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 at such bank or trust company in the contiguous United States of America as may be specified by the successful bidder without cost to the successful bidder within 45 days after the date of sale.

Assessed Valuation and Indebtedness

The total assessed valuation of taxable tangible property in the city for the year 1996 is \$636,459,420. The total general obligation indebtedness of the issuer, following the concurrent issuance of the bonds and the city's General Obligation Refunding Bonds, Series 1996-B in the aggregate amount of \$8,760,000, is \$127,595,000.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Nichols and Wolfe Chartered, Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the issuer 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 city clerk, (913) 368-3940, or from the financial advisor, MG McMahon & Co., 4310 Madison Ave., Suite 200, Kansas City, MO 64111, (816) 531-1777.

Dated November 25, 1996.

City of Topeka, Kansas
 Iris E. Walker, City Clerk
 City Hall
 215 S.E. 7th
 Topeka, KS 66603
 (913) 368-3940

Doc. No. 018453

State of Kansas

State Conservation Commission

Notice to Contractors

Sealed bids for the construction of a 27,600 cubic yard detention dam, Site L-2 in Bourbon County, will be received by the Marmaton Watershed Joint District No. 102 at Agricultural Engineering Associates, 102 E. 2nd, Uniontown, 66779, until 7:30 p.m. December 19 and then opened. A copy of the invitation for bids and plans and specifications can be obtained at the Agricultural Engineering Associates office, (316) 756-4845. Prospective bidders must complete a contractor prequalification form prior to bidding.

Tracy D. Streeter
Executive Director

Doc. No. 018426

State of Kansas

Department of Administration
Division of Purchases

Notice to Bidders

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

Monday, December 9, 1996

32156

Kansas Correctional Industries—Amorphous silica and magnesium silicate

32157

Statewide—Industrial V-belts

32171

Statewide—Seasonal clothing

32172

Department of Social and Rehabilitation Services—Mop yarn

Tuesday, December 10, 1996

A-8073 & A-8074

University of Kansas—Emergency lighting/ADA accessibility, Haworth Hall

31565

Statewide—Perfusion supplies (Class 18)

32159

Kansas State University—Bulk oxygen (medical grade)

05112

Lansing Correctional Facility—Semi-automatic handguns

05113

Kansas State University—Audio equipment

05121

Kansas State University—Multimedia DLP projector

Wednesday, December 11, 1996

32169

Emporia State University—Roof maintenance and repairs

05118

Kansas State University—Video production equipment

05122

Kansas State University—Furnish and install video monitors

Thursday, December 12, 1996

32111

Statewide—Veterinary pharmaceuticals

32170

Department of Administration, Division of Facilities Management—Elevator service, Topeka

05100

Department of Health and Environment—Mobile equipment shelter

05101

Lansing Correctional Facility—Aluminum structural plate ellipse

05102

Department of Wildlife and Parks—Furnish all labor and materials for roof repair, Byron Walker and McPherson Valley Wetlands Headquarters

05103

Department of Administration, Division of Facilities Management—Inspection and sampling for asbestos

05104

Department of Transportation—AB-3 aggregate (District 1), various locations

05105

University of Kansas Medical Center—Furnish 1000-ton water cooled chiller (material only)

05114

Osawatomie State Hospital—Pre-fabricated greenhouse

05115

Kansas State University—4.2 GB disk board, software and documentation

05116

University of Kansas Medical Center—Water softener salt

05117

University of Kansas—Freezer/refrigerator

Friday, December 13, 1996

32173

Statewide—Fine paper

Tuesday, December 17, 1996

A-8103

Department of Wildlife and Parks—1996 boat ramp parking area, White Cloud/Doniphan County

A-8106

Department of Wildlife and Parks—RV campsite development, Perry State Lake

05120

University of Kansas—Furnish and install video projectors

05123

Larned State Hospital—Furnish and install dictation, voice mail and auto-attendant system

Wednesday, December 18, 1996

A-7826 Revised

Wichita State University—Chiller replacement central energy plant

A-7894

University of Kansas—Install interior Braille graphics to comply with ADA, Wescoe Hall

A-8077

University of Kansas—Renovate various rooms, Haworth Hall

Thursday, December 19, 1996

A-7489 Revised

Department of Transportation—Equipment wash building, Ulysses

A-7491 Revised

Department of Transportation—Equipment wash building, Scott City

A-7493 Revised

Department of Transportation—Equipment wash building, Kingman

A-7702

Larned State Hospital—Replace/upgrade electrical distribution equipment, Administration Building

A-7907

Rainbow Mental Health Facility—Replace carpet in corridors, B Building

A-7948(A)

Kansas State School for the Deaf—Asbestos abatement, utility tunnels

32124

Winfield State Hospital—Janitorial supplies

32154

Kansas Correctional Industries—Soya alkyd resin

32155

Kansas Correctional Industries—Lead-free paint pigment

Thursday, January 2, 1996

32174

University of Kansas Medical Center—Aircraft insurance

Request for Proposals

Tuesday, December 17, 1996

32175

(Replaces Contract No. 32169, which was advertised in error in the November 21, 1996 Kansas Register)

Hot site and other disaster recovery services for the Department of Administration

Friday, February 14, 1996

05119

Automated fingerprint identification system for the Kansas Bureau of Investigation

John T. Houlihan
Director of Purchases

Doc. No. 018448

State of Kansas

Kansas Racing and Gaming Commission

Permanent Administrative Regulations

Article 7.—RULES FOR RACING

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. No other person shall enter the jockey room at the time identified in this subsection, except with the permission of the stewards or the commission.

(c) Each horse owner shall deposit the jockey mount fee for a horse in the race with the "horsemen's book-keeper" before the time for weighing out. Failure to deposit the minimum fee shall be cause for disciplinary action against the owner and shall be 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 mount 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 not to ride the horse in that race 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 margin over the weight limit exceed seven pounds. In such a case, no jockey mount fee shall be due to the overweight jockey.

(f) Each jockey shall submit to a breath, urine or blood test, or any combination thereof, prior to the jockey's first mount on each race day. No jockey shall have a blood alcohol content of .05 percent or more. No jockey's urine or blood test shall indicate the presence of any controlled substance, as defined by K.S.A. 1995 Supp. 65-4101. Each jockey who violates this subsection shall be subject to the penalties set forth in K.A.R. 112-11-13a, subsections (b) through (e) inclusive.

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

(h) Each jockey shall give a best effort to win in any race in which the jockey is riding. (Authorized by and implementing K.S.A. 1995 Supp. 74-8804; 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; amended Dec. 13, 1996.)

Myron Scafe
Executive Director

Doc. No. 018429

State of Kansas

Department of Administration

Temporary Administrative
RegulationsArticle 14.—LAYOFF PROCEDURES AND
ALTERNATIVES TO LAYOFF

1-14-12a. Special provisions for employees affected by institution closings; global notice of layoff; right of first refusal, eligible pools, and interview procedures; accrued sick leave payout; health care coverage; extended death benefit coverage; and severance pay. To provide for the safety and well-being of patients in each institution subject to closure, each employee who is laid off from one of those institutions shall be eligible for special provisions to the extent authorized by this regulation. "Institution" means Topeka state hospital and Winfield state hospital and training center, as defined in L. 1996, Chap. 255, §7.

(a) Layoff notice.

(1) Each employee of an institution shall be given a global notice of layoff by the secretary of administration up to 180 days prior to the closure of the institution or when a specific operation within the institution ceases. The global notice of layoff shall be directed to all employees of the closing institution or to all employees performing functions which are part of the operation which will cease. Each agency shall notify the director in writing of the proposed date of the global notice of layoff at least 10 working days before the global notice is to be issued.

(2) In addition to the global notice of layoff, the appointing authority shall give each employee an individual notice of layoff in accordance with K.A.R. 1-14-9 specifying the individual date of layoff. Notwithstanding the provisions of K.A.R. 1-14-8, the appointing authority shall not be required to compute a layoff score for any employee of the institution.

(3) Because all employees of the agency will be laid off due to the closing of the institution, and in order to ensure patient safety and well-being and to minimize disruption, the bumping procedures established under K.A.R. 1-14-10 shall not be applied to any employee of the institution.

(b) Right of first refusal. Each eligible employee shall have one right of first refusal which may be exercised for up to 24 months after the date of the employee's layoff. During the first six calendar days of the opening of any vacancy, only eligible employees who are exercising the right of first refusal shall be eligible to apply and be considered as candidates.

(1) Definitions.

(A) For purposes of this regulation, "right of first refusal" means the right of an eligible employee to be offered and to accept any vacancy in any agency before the position is open to any other registrants when:

(i) the vacant position is in the same or a lower pay grade than the pay grade on which the eligible employee was paid at the time of the layoff;

(ii) the eligible employee applies for the vacant position within the first six calendar days of the notice of vacancy, and indicates that the employee is exercising the right of first refusal; and

(iii) the eligible employee meets the required selection criteria for the class.

(B) For purposes of this regulation, a "vacancy" means any regular position within any state agency which the agency intends to fill. "Vacancy" shall include any position which the agency intends to fill internally by recruiting only among state employees and persons in reemployment and reinstatement pools, as well as any position which the agency intends to fill by recruiting from among the general public. "Vacancy" shall also include direct entry positions and training class positions.

(C) For purposes of subsections (b) and (c), "eligible employee" means an employee of an institution who meets the criteria under subsection (a) of L. 1996, Chap. 255, §1.

(2)(A) Notwithstanding K.A.R. 1-6-2(c), each agency shall give notice to the director of each vacancy to be filled, whether by promotion, demotion, or direct entry, including vacancies in training or governor's trainee positions.

(B) The agency shall first announce each vacancy as open only for the right of first refusal by eligible employees before the agency announces the vacancy to any other employees or applicants.

(C) Each eligible employee who wishes to exercise the right of first refusal for a vacancy shall apply for the vacancy within the first six calendar days of the date the vacancy is opened for recruitment pursuant to K.A.R. 1-6-2 and shall notify the designated contact person in the agency of the eligible employee's intent to exercise the right of first refusal. An eligible employee shall not be permitted to exercise the right of first refusal more than six calendar days after the date the vacancy is opened.

(D) Information about the open vacancy, including a job summary, shall be provided by each agency to each applicant exercising the right of first refusal.

(E) Upon receiving an application for a vacancy from an eligible employee, the appointing authority shall offer the position to the employee if the appointing authority determines that the eligible employee meets the required selection criteria for the class and the vacancy is on the same or a lower pay grade than the pay grade on which the eligible employee was paid on the date of the layoff.

(F) If more than one eligible employee chooses to exercise the right of first refusal for a vacancy, the appointing authority may apply additional job-related selection criteria in accordance with K.A.R. 1-6-21(d).

(3)(A) Each eligible employee shall be considered to have exhausted the one opportunity to use the right of first refusal when the employee is offered a vacant regular position and either accepts or rejects the position.

(B) If more than one eligible employee meets the required selection criteria for the vacancy and two or more of these employees exercise the right of first refusal, each eligible employee who is not offered the position shall retain the right of first refusal. Each eligible employee may exercise the right of first refusal an unlimited number of times during the 24 months following the date the employee was laid off, as long as the employee is not offered a regular position in a pay grade which is the same or lower than the pay grade on which the eligible employee was paid at the time of the layoff.

(c) Right to an interview. Each eligible employee shall have the right to be interviewed for any vacancy to be filled for which the employee applies and meets the required selection criteria for the class for up to 24 months after the date of the layoff.

(1) The right to an interview shall be for any vacancy in any agency in the same or higher pay grade than the pay grade on which the eligible employee was paid on the date of the layoff. Each eligible employee shall have the right to an unlimited number of interviews during the 24-month period following the layoff or until the employee is rehired to a regular position on a pay grade on the same or a higher pay grade than the pay grade on which the employee was paid on the date of the layoff.

(2) In order to exercise the right to an interview, the eligible employee shall apply for a vacancy after the first six calendar days of the date the vacancy is opened for recruitment pursuant to K.A.R. 1-6-2 and shall notify the designated contact person in the agency of the eligible employee's intent to exercise the right to an interview.

(3) The agency shall be required to interview up to seven eligible employees who have notified the agency of their right to an interview and who are determined by the agency to meet the required selection criteria for the class. Each agency may limit the number of interviewees who have exercised the right to an interview to seven eligible employees, interview more than seven eligible employees, or interview other candidates in addition to such employees. The agency's right to limit the number of eligible employees who are interviewed to no more than seven shall preclude the right to an interview for that vacancy of any eligible employee who applied but was not selected for an interview.

(d) Pay upon reemployment.

(1) Each eligible employee who is reemployed to a pay grade with the same or a lower pay grade than the pay grade from which the employee was laid off shall be paid in accordance with K.A.R. 1-5-10.

(2) Each eligible employee who is reemployed to a pay grade with a higher pay grade than the pay grade from which the employee was laid off shall be paid on the basis of a promotion in accordance with K.A.R. 1-5-13.

(e) Disqualification. Any eligible employee exercising the right of first refusal or the right to an interview may be disqualified from the pool of eligible candidates for any of the reasons stated in K.S.A. 75-2940 and K.A.R. 1-6-7.

(f) Optional sick leave payout. Each employee who meets the criteria under L. 1996, Chap. 255, §2 shall have the option to receive a compensation for 20% of all accrued hours of sick leave. In order to receive this option, each employee may elect to be compensated for 20% of the accrued sick leave in writing to the appointing authority by the date of the layoff. If the employee chooses the sick leave payout option, a waiver to receive any payment for the remainder of the accrued sick leave under the provisions of K.S.A. 75-5517, as amended, shall be signed by the employee. The waiver shall be in a form prescribed by the secretary. The remaining sick leave balance for each employee who elects to be compensated for 20% of accrued sick leave under this subsection shall be zero, notwithstanding the provisions of K.A.R. 1-9-5(h).

(g) Coverage under the Kansas health care benefits program. Each employee who meets the criteria of L. 1996, Chap. 255, § 3 shall be eligible to continue coverage, as if they were active participants under the Kansas health care benefits program, for six months after the date of layoff or until the employee is covered by health care insurance, whichever is less.

(1) Subject to the provisions of appropriations acts, the state shall contribute toward the cost of coverage an amount equal to the amount which the state would have paid for a full-time single member under the health care benefits program as if such employee was still covered as an active participant.

(2) If the employee becomes covered by group or individual health care insurance, other than the state of Kansas health care benefits program, before the end of the six-month period, the employee shall be paid the balance of the employer portion of the premium for the six-month period from the closure health insurance fund. Each employee shall give notice to the director when the employee is covered by another health care benefits program other than the state of Kansas health care benefits program. The notice shall be on a form prescribed by the director.

(3) Each employee shall also be eligible for 18 additional months of single member health care coverage after the six-month period has concluded if the employee is not yet covered by health care insurance. During the 18 additional months of health care coverage, the published rates and procedures under the provisions of public law 99-272 shall apply and shall be the responsibility of the employee.

(4) Each employee shall be eligible to obtain dependent health insurance coverage under the provisions of public law 99-272 from the date of the layoff.

(h) Extended death benefit plan. Subject to provisions of appropriation acts, each employee who meets the criteria of L. 1996, Chap. 255; §4 shall be eligible for an extended death benefit plan providing term life insurance equal to 150% of the annual rate of pay of the employee for up to 24 months from the date of the layoff, unless reemployed by the state of Kansas or another employer participating in the Kansas public employees retirement system.

(i) Severance pay. Each employee who meets the criteria for "direct care employees" as stated in L. 1996, Chap. 255, §6 shall receive compensation from the department of social and rehabilitation services for the following:

(1) Forty hours of pay at such employee's regular hourly rate of pay on the date the employee is laid off, if the employee has completed one full year of service, but less than two full years of service on the layoff date;

(2) Eighty hours of pay at such employee's regular hourly rate of pay on the date the employee is laid off if the employee has completed two full years of service but less than three full years of service on the layoff date;

(3) One hundred twenty hours of pay at such employee's regular hourly rate of pay on the date the employee is laid off if the employee has completed three full years

(continued)

of service but less than four full years of service on the layoff date; or

(4) One hundred sixty hours of pay at such employee's regular hourly rate of pay on the date the employee is laid off if the employee has completed four full years of service or more on the layoff date.

This compensation shall not preclude such an employee from returning to state service. (Authorized by K.S.A. 75-3706, and L. 1996, Chap. 255, §1, §2, and §8; implementing L. 1996, Chap. 255, §1, §2, §3, §4, §5, §6, and §7; effective, T-1-11-21-96, Nov. 21, 1996.)

Daniel R. Stanley
Secretary of Administration

Doc. No. 018450

State of Kansas

Department of Health and Environment

Permanent Administrative Regulations

Article 29.—SOLID WASTE MANAGEMENT

28-29-98. Financial assurance criteria for municipal solid waste landfills. (a) 40 CFR Parts 258.70, 258.71, 258.72, 258.73, and 258.74, as in effect on March 31, 1995, are adopted by reference.

(b) When used in any provision adopted from 40 CFR, part 258, references to "director of an approved state" shall be replaced with "director of the division of environment," and "state director" shall be replaced with "director of the division of environment."

(c) Differences between state and federal definitions. When the same word or phrase is defined both in the Kansas statutes or regulations and in 40 CFR, part 258, and are not identical, the definition prescribed in the Kansas statutes or regulations shall control.

(d) The provisions of this regulation shall not apply until April 9, 1997. (Authorized by K.S.A. 1995 Supp. 65-3406; implementing K.S.A. 65-3401; effective, T-28-9-30-93, Sept. 30, 1993; effective Nov. 22, 1993; amended May 16, 1994; amended Aug. 22, 1994; amended April 9, 1996; April 9, 1997.)

28-29-100. Applicability. (a) The provisions of K.A.R. 28-29-100 through K.A.R. 28-29-121 shall apply to all municipal landfills receiving waste on or after October 9, 1991. Facilities receiving waste after October 9, 1991, but that stop receiving waste before October 9, 1993 shall only be subject to the final cover requirements in K.A.R. 28-29-121.

(b) Each existing unit or lateral expansion receiving flood-related waste from federally-designated areas within the major disaster areas declared by the president during the summer of 1993 pursuant to 42 U.S.C. 5121 *et seq.*, shall be designated by the director of the division of environment in accordance with the following:

(1) If it is determined by the director of the division of environment that a unit is needed to receive flood-related waste from a federally-designated disaster area, as specified in this regulation, that unit may continue to accept

waste prior to April 9, 1994 without being subject to the requirements of K.A.R. 28-29-100 through K.A.R. 28-29-121, except as provided in subsection (a) of this regulation.

(2) Any unit that receives an extension in accordance with paragraph (b)(1) of this regulation may continue to accept waste for a maximum of six additional months beyond April 9, 1994 without being subject to the requirements of K.A.R. 28-29-101 through K.A.R. 28-29-121, except as provided in subsection (a) of this regulation, if it is determined by the director of the division of environment that the unit is still needed to receive flood-related waste from a federally-designated disaster area as specified in this regulation.

(3) Any unit receiving an extension under paragraphs (b)(1) or (b)(2) of this regulation which accepts waste under any circumstances on or after October 9, 1994 shall be subject to K.A.R. 28-29-101 through K.A.R. 28-29-121.

(c) Any unit that meets the small landfill requirements of K.A.R. 28-29-103 may accept waste on or before October 9, 1997 without being subject to the requirements of K.A.R. 28-29-100 through K.A.R. 28-29-121, except as provided in subsection (a) of this regulation.

(d) Any portions of K.A.R. 28-29-101 through 28-29-121 which contain requirements different from those contained in K.A.R. 28-29-23 shall supersede the requirements of K.A.R. 28-29-23. (Authorized by K.S.A. 1995 Supp. 65-3406; implementing K.S.A. 65-3401; effective Oct. 24, 1994; amended Dec. 13, 1996.)

28-29-103. Small landfills. (a) Any owner or operator of a new or existing municipal landfill may request an exemption from the design requirements in K.A.R. 28-29-104, as amended, if these conditions are met:

(1) the MSWLF receives and disposes of less than 20 tons of municipal solid waste daily, based on an annual average;

(2) there is no evidence of groundwater contamination from the MSWLF;

(3) the MSWLF is in an area that annually receives less than or equal to 25 inches of precipitation; and

(4) the community or communities utilizing the MSWLF have no practicable waste management alternative.

(b) Each owner or operator requesting the small landfill exemption shall demonstrate compliance with the conditions in subsection (a) by submitting the following documentation to the department for review and approval:

(1) actual records of past operations or estimates of the amount of solid waste disposed on a daily basis to demonstrate that the MSWLF meets the condition in paragraph (a)(1);

(2) site-specific data demonstrating that the MSWLF meets the condition in paragraph (a)(2);

(3) climatic data obtained for a minimum 30-year averaging period demonstrating that the MSWLF meets the condition in paragraph (a)(3); and

(4) one of the following statements to demonstrate that the MSWLF meets the condition in paragraph (a)(4):

(A) a statement containing data showing to the department that the closest MSWLF is more than 75 miles away; or

(B) written certification, from the board of county commissioners in the county where the landfill is located, that a landfill located less than 75 miles away is not a practicable alternative.

(c) The owner or operator of each small landfill meeting the exemption criteria shall comply with the location restrictions, the operating standards, the closure and post-closure standards, and the financial assurance standards for municipal solid waste landfills.

(1) Each "existing small landfill" for the purposes of K.A.R. 28-29-103, as amended, means any area permitted for municipal solid waste disposal on or before October 9, 1993 and any area permitted for municipal solid waste disposal through a permit amendment prior to October 9, 1997 and contiguous to the area permitted before October 9, 1993.

(2) Each "new small landfill" means any area not permitted for municipal solid waste disposal prior to October 9, 1993 or not incorporated into an existing permit by amendment prior to October 9, 1997.

(d) Each existing small landfill meeting the exemption criteria in subsection (a) and receiving waste on or after October 9, 1997 shall comply with subsection (f), (g) or (h) of this regulation in order to demonstrate that naturally occurring geological conditions provide sufficient protection against groundwater contamination.

(e) Each new small landfill or unit meeting the exemption criteria in subsection (a) shall comply with subsection (f) of this regulation and shall be constructed with the following:

(1) a liner consisting of the following:

(A) a minimum of two feet of compacted clay with a hydraulic conductivity of no more than 1×10^{-6} cm/sec; and

(B) a leachate collection system; or

(2) *in situ* material or an alternate, approved constructed liner meeting the demonstration standards for groundwater modeling prescribed in subsection (g) or the liner performance standard prescribed in subsection (h) of this regulation. Alternate constructed liners shall be considered for approval by the department when these conditions are met:

(A) the technology or material has been successfully utilized in at least one application similar to the proposed application;

(B) methods for ensuring quality control during the manufacture and construction of the liner can be implemented; and

(C) the owner or operator can provide documentation in the operating record that the provisions set forth in this subsection have been satisfied.

(f) Groundwater monitoring, sampling, and analysis.

(1) The owner or operator of each landfill meeting the exemption criteria shall install a groundwater monitoring system developed by a qualified groundwater scientist as defined in K.A.R. 28-29-111 and approved by the department. The groundwater monitoring system shall fulfill these requirements:

(A) have monitoring wells located on the property permitted for solid waste disposal, and yield groundwater samples from the uppermost aquifer representing the

quality of groundwater passing the point of compliance as defined by K.A.R. 28-29-101(aa), as amended;

(B) consist of a sufficient number of wells to accurately determine the groundwater flow gradient, including a minimum of two down gradient wells;

(C) have monitoring wells located at a distance no greater than 150 meters or 492 feet from the planned edge of the unit; and

(D) have monitoring wells located at least 50 feet from the property boundary for all new small landfills. The "upper most aquifer," for the purposes of K.A.R. 28-29-103, as amended, means the first saturated zone able to fully recharge within 24 hours after one well volume is removed.

(2) The owner or operator of each small landfill meeting the exemption criteria shall maintain and operate the monitoring system in accordance with K.A.R. 28-29-111, paragraphs (f)(2) and (f)(3), as amended.

(3) The owner or operator of each small landfill meeting the exemption criteria shall perform the following:

(A) sample each down gradient monitoring well semiannually during the active site life and post-closure period to ensure that contaminate levels are within the parameters listed in Table 1 of this regulation;

(B) measure the water depth in all monitoring wells during the semiannual sampling to verify the groundwater flow gradient; and

(C) submit the results of analytical testing and verification of the groundwater flow gradient to the department within 45 days of receipt of the test results.

TABLE 1

Monitoring Constituents for Exempt Small Landfills

Constituent	Maximum Contaminant Level (MCL) (in milligrams per liter mg/l)
VOLATILE ORGANIC COMPOUNDS	
Benzene	0.005
1,2-Dichloroethane	0.005
1,1-Dichloroethene	0.007
1,2-Dichloropropane	0.005
Ethylbenzene	0.7
Styrene	0.1
Tetrachloroethene	0.005
Toluene	1.0
1,1,1-Trichloroethane	0.2
Trichlorethene	0.005
Trichloroethene	0.005
Vinyl Chloride	0.002
Total Xylenes	10.0
METALS (dissolved)	
Cadmium	0.005
Chromium (total)	0.05

(4) If the owner or operator of any existing small landfill demonstrates that naturally occurring geological conditions provide sufficient protection against groundwater contamination by compliance with subsection (g) or subsection (h) of this regulation, the owner or operator may reduce the sampling frequency established in paragraph (f)(3) from semiannual samples to annual samples.

(continued)

(5) The groundwater monitoring program shall include consistent sampling and analysis procedures in accordance with K.A.R. 28-29-112, subsections (a), (b)(1) through (b)(4), (c), and (d), as amended.

(6) If any monitoring well exceeds the maximum contaminant level of any constituent listed in Table 1 in subsection (f) of this regulation, the owner or operator shall sample the well again, within 30 calendar days of the finding. If the second sample confirms that contamination levels exceed the maximum contaminant level of any constituent listed in Table 1, the exempt status of the landfill shall be revoked, and the owner or operator shall comply with K.A.R. 28-29-104 and K.A.R. 28-29-110 through 28-29-114, as amended.

(7) The groundwater sampling and analysis requirements of subsection (f) of this regulation may be suspended by the department at existing small landfills if the owner or operator demonstrates the following:

(A) naturally occurring geological conditions provide sufficient protection against groundwater contamination as evidenced by compliance with subsection (g) or (h) of this regulation;

(B) the uppermost aquifer does not exist within a depth of 150 feet below the lowest depth of the municipal solid waste; and

(C) no potential for migration of hazardous constituents exists from that MSWLF unit to the uppermost aquifer during the active life of the unit and the post-closure care period. This demonstration shall be certified by a qualified groundwater scientist and approved by the department.

(8) The groundwater monitoring, sampling, and analysis required in subsection (f) of this regulation may be reduced or suspended by the department based on site-specific data.

(g) Groundwater modeling.

(1) Each owner or operator of a small landfill meeting the exemption criteria shall demonstrate that a constructed liner at the site or naturally occurring strata prohibit contaminants from exceeding the concentration values listed in Table 1 of K.A.R. 28-29-104, subsection (e), as amended, in the uppermost aquifer at the point of compliance based on fate and transport modeling of predicted landfill leachate. The point of compliance shall be located as follows:

(A) within 150 meters or 492 feet of the edge of the planned unit boundary; and

(B) on the owner's or operator's property.

(2) When approving modeling demonstrations, the following factors may be considered by the department:

(A) the hydrogeologic characteristics of the facility and surrounding land;

(B) the climatic factors of the area; and

(C) the volume and physical and chemical characteristics of the leachate. The expected performance of the design shall be evaluated at maximum annual leachate flow conditions.

(3) Each model demonstration developed pursuant to subsection (g)(1) of this regulation shall be certified by a qualified groundwater scientist.

(4) Each owner or operator of a small landfill performing the groundwater modeling demonstration shall comply with the groundwater monitoring, sampling, and analysis requirements prescribed in subsection (f).

(h) Liner performance standard.

(1) Each owner or operator shall demonstrate that *in situ* material meets the liner performance standard by submitting the following information for each small landfill unit:

(A) certification from a professional engineer licensed in Kansas that the *in situ* material immediately below the bottom of the municipal solid waste layer but prior to encountering groundwater meets these conditions:

(i) has a permeability equivalent to two feet of 1×10^{-6} cm/sec material; and

(ii) within the equivalently permeable layer, has no soil layer or stratum with a permeability greater than 1×10^{-4} cm/sec and with sufficient continuity and thickness to allow groundwater to flow laterally off the owner's property; and

(iii) shows consistency in all boring data.

(B) data from a minimum of one centrally located boring that provides a soil profile to a depth of the following:

(i) the water table;

(ii) 46 meters or 150 feet; or

(iii) a point where a minimum of 10 feet of 1×10^{-9} cm/sec material is encountered;

(C) data from a minimum of four additional borings of sufficient depths to provide data supporting the certification in paragraph (h)(1)(A) of this regulation;

(D) laboratory soil or field permeability data sufficient to provide data supporting the certification in paragraph (h)(1)(A) of this regulation; and

(E) evidence that the highest water table of any underlying groundwater is a minimum of 1.5 meters or five feet below the bottom of the material used to make the demonstration that the *in situ* material meets the liner performance standard.

(2) When approving a liner demonstration for compliance with this subsection, the following minimum factors shall be considered by the department:

(A) the hydrogeologic characteristics of the facility and surrounding land;

(B) the climatic characteristics of the area; and

(C) the volume and physical and chemical characteristics of the leachate.

(3) Each owner or operator demonstrating the liner performance standard shall comply with the groundwater monitoring, sampling, and analysis requirements prescribed in subsection (f).

(i) Each owner or operator shall document in the operating record that the small landfill unit meets the requirements in subsection (f), (g) or (h) of this regulation. (Authorized by K.S.A. 1995 Supp. 65-3406; implementing K.S.A. 65-3401; effective Oct. 24, 1994; amended Dec. 13, 1996.)

James J. O'Connell
Secretary of Health
and Environment

Doc. No. 018444

State of Kansas

Board of Nursing

Permanent Administrative
RegulationsArticle 9.—CONTINUING
EDUCATION FOR NURSES

60-9-109. Exceptions. (Authorized by and implementing K.S.A. 1990 Supp. 65-1117; effective Sept. 2, 1991; revoked Dec. 13, 1996.)

Article 16.—INTRAVENOUS FLUID THERAPY FOR
LICENSED PRACTICAL NURSE

60-16-102. Scope of practice for licensed practical nurse and intravenous fluid therapy. (a) A licensed practical nurse under the supervision of a registered professional nurse may engage in a limited scope of intravenous fluid treatment, including:

- (1) monitoring intravenous infusions;
- (2) maintaining the calculated flow rate of intravenous infusions;
- (3) discontinuing intravenous infusions and removal of peripheral lines;
- (4) changing intravenous dressings;
- (5) observing and reporting subjective and objective signs of adverse reactions to intravenous administration; and
- (6) documenting observations and procedures performed.

(b) Any licensed practical nurse who has met one of the requirements under K.S.A. 1995 Supp. 65-1136 subsection (c), may perform, in addition to the functions set out in subsection (a) of this regulation, the following procedures relating to the expanded administration of intravenous fluid therapy under the supervision of a registered professional nurse:

- (1) calculating the rate of intravenous fluid infusions;
- (2) adding parenteral solutions to existing patent intravenous lines;
- (3) changing intravenous tubing;
- (4) inserting intravenous fluid therapy cannulas:
 - (A) not exceeding three inches in length; and
 - (B) in peripheral sites only;
- (5) adding designated premixed medications to existing patent intravenous lines via intravenous piggy-back, either by continuous or intermittent methods;
- (6) maintaining the patency of intravenous lines with heparin or normal saline;
- (7) administering continuous intravenous drip analgesics and antibiotics;
- (8) performing the following procedures in a general or rehabilitation hospital, or hospital-based skilled care unit:

(A) mixing intravenous medications after passing a course approved by the specific institution's pharmacy and nurse administrator; and

(B) administering by direct intravenous push analgesics, antibiotics, antiemetics, and diuretics.

(c) A licensed practical nurse shall not:

- (1) administer any of the following:
 - (A) blood and blood products;

(B) investigational medications;

(C) anesthetics, antianxiety agents, biological therapy, hemostatics, immunosuppressants, muscle relaxants, human plasma fractions, oxytocics, sedatives, tocolytics, thrombolytics, anticonvulsants, cardiovascular preparations and antineoplastics agents;

(D) intravenous fluid therapy in the home health setting with the exception of the approved scope of practice authorized in subsection (a);

(E) intravenous fluid therapy to any patient under the age of 12 or any patient less than 80 pounds with the exception of the approved scope of practice authorized in subsection (a);

(2) initiate total parenteral nutrition or lipids;

(3) titrate medications; or

(4) remove a central intravenous catheter.

(d) This regulation shall only limit the scope of licensed practical nurse practice with respect to intravenous fluid therapy and shall not restrict a licensed practical nurse's authority to care for patients receiving such therapy. (Authorized by and implementing K.S.A. 1995 Supp. 65-1136; effective Nov. 21, 1994; amended Dec. 13, 1996.)

60-16-104. Standards for course; competency examination. (a) The purpose of the intravenous fluid therapy course shall be to prepare licensed practical nurses to perform activities as defined in K.A.R. 60-16-102 (b). The course shall be designed to teach knowledge, skills, and competency in administration of intravenous fluid therapy which shall qualify licensed practical nurses to perform this procedure safely.

(b) The course shall:

- (1) consist of at least 40 classroom hours of instruction;
- (2) require a minimum of eight hours of clinical practice not to include testing time; and

(3) take place in a laboratory and clinical setting with patients under the supervision of faculty.

(c) To be eligible to enroll in an intravenous fluid therapy course, the individual shall be a nurse with a current license. If the individual is a licensed practical nurse, the individual shall also have one year of clinical experience.

(d) Faculty qualifications.

(1) Each faculty member shall:

(A) be currently licensed to practice as a registered professional nurse in Kansas;

(B) have a minimum of three years of clinical experience which includes intravenous fluid therapy; and

(C) demonstrate competency in intravenous fluid therapy.

(2) Each non-nurse lecturer shall have professional preparation and qualifications for the specific subject area in which that individual lectures.

(e) Clinical facility.

(1) Each classroom shall contain sufficient space, equipment and teaching aids to meet the course objectives.

(2) The facility in which clinical practice and the competency examination is conducted shall allow students and faculty access to the intravenous fluid therapy equipment and intravenous fluid therapy recipients, and to the pertinent records for purpose of documentation.

(continued)

(3) There shall be a signed written agreement between the provider and a cooperating health care facility which specifies the roles, responsibilities and liabilities of each party. This written agreement shall not be required if the only health care facility to be used is also the provider.

(f) An intravenous fluid therapy curriculum shall include the following information:

(1) the Kansas nurse practice act, including current rules and the regulations;

(2) the intravenous fluid therapy policies and procedures of the clinical agency where clinical instruction is given;

(3) the structure of the circulatory system including site and function of the veins used for venipuncture;

(4) the relationship between intravenous fluid treatment administration and the body's homeostatic and regulatory functions, with attention to the clinical manifestations of fluid and electrolyte imbalance and cellular physiology;

(5) the principles of infection control in intravenous fluid therapy administration;

(6) the various types of equipment used in intravenous fluid therapy administration with content related to criteria for use of each piece of equipment and means of trouble-shooting for malfunctions;

(7) the principles of compatibility and incompatibility of drugs and solutions;

(8) the nursing management of special intravenous fluid therapy administration procedures that are commonly used in the clinical setting, including heparin lock;

(9) the procedures for venipuncture including:

(A) psychological preparation;

(B) site selections;

(C) skin preparation;

(D) puncture;

(E) anchor;

(F) collection of equipment; and

(G) documentation;

(10) maintenance of an intravenous fluid therapy administration system to include:

(A) discontinuing intravenous fluid therapy administration;

(B) monitoring infusion;

(C) changing containers and tubing; and

(D) care of site;

(11) nursing management of the patient receiving the drug therapy identified in K.A.R. 60-16-102 (b) including:

(A) actions;

(B) interactions;

(C) adverse reactions;

(D) methods of administration; and

(E) assessment;

(12) the signs and symptoms of local and systemic complications in the delivery of fluids and medications and the preventive and treatment measures for those complications; and

(13) how to calculate fluid and drug administration rates.

(g) Competency examination standards.

(1) The examination shall be constructed based on a test plan which shall contain the components as listed in subsection (f) of this regulation.

(2) The test plan shall be reviewed by the advisory committee and approved by the board.

(3) The student shall achieve a passing grade at the 85 percent level on a final competency examination.

(h) Records.

(1) The faculty shall complete the final record sheet which shall include competencies and scores.

(2) The provider conducting the intravenous fluid therapy course shall:

(A) award a certificate to each licensed nurse documenting successful completion;

(B) provide to each licensed nurse a copy of the final record;

(C) submit to the board within 60 days the name and license number of each individual who has successfully completed the course and the date of completion;

(D) maintain the records of each individual who has successfully completed the program for a period of at least five years; and

(E) submit to the board an annual report for the period of July 1 through June 30 of the respective year which includes the total number of applicants taking the intravenous fluid therapy course or competency examination and the number passing and failing the course or examination. (Authorized by and implementing K.S.A. 1994 Supp. 65-1136; effective Nov. 21, 1994; amended Dec. 13, 1996.)

Patsy L. Johnson, R.N., M.N.
Executive Administrator

Doc. No. 018437

State of Kansas

State Corporation Commission

Notice of Motor Carrier Hearings

Applications set for hearing are to be heard at 9:30 a.m. December 17 before the State Corporation Commission, 1500 S.W. Arrowhead Road, Topeka.

This list does not include cases previously assigned hearing dates for which parties of record have received notice.

Questions concerning applications for hearing dates should be addressed to the State Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, 66604-4027, (913) 271-3196 or 271-3146. Anyone needing special accommodations should give notice to the commission 10 days prior to the scheduled hearing date.

Your attention is invited to Kansas Administrative Regulations (K.A.R.) 82-1-228, "Rules of Practice and Procedure Before the Commission."

Application for Abandonment of Public Service:

Howard E. Atwood, dba)
Butler County Pump) MC ID No.
415 N. Industrial Road) 152945
El Dorado, KS 67042)

Applicant's Attorney: None

Application for Certificate of Public Service:

Bourquin Livestock)
Transportation, Inc.) MC ID No.
26330 Somerset Road) 153480
Paola, KS 66071)

Applicant's Attorney: None

General commodities (except household goods and hazardous materials),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Conestoga Transport, Inc.) MC ID No.
2423 S. Springlake Road) 153476
Halstead, KS 67056)

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 124, 3601 W. 29th, Topeka, KS 66614

General commodities (except household goods and hazardous materials),

Between all points and places in the State of Kansas.

Application for Abandonment of Public Service:

Dale E. Conner, dba)
Conner Truck Line) MC ID No.
1038 Walnut St.) 100446
Eudora, KS 66025-9651)

Applicant's Attorney: None

Application for Transfer of Certificate of Public Service:

Countertop Supply, Inc.) MC ID No.
406 Main) 100914
Gridley, KS 66852)
TO:
Countertop Trends, L.L.C.
406 Main
Gridley, KS 66852

Applicant's Attorney: Joseph Weiler, 2101 S.W. 21st, P.O. Box 237, Topeka, KS 66601-0237

General commodities (except household goods and Classes A and B explosives),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

D & A Trucking, Inc.) MC ID No.
9304 E. Red Rock Road) 153475
Haven, KS 67543)

Applicant's Attorney: Joseph Weiler, 2101 S.W. 21st, P.O. Box 237, Topeka, KS 66601-0237

General commodities (except Classes A and B explosives and household goods),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Todd Erichsen, dba)
Erichsen Harvesting) MC ID No.
516 H Ave.) 153473
Alta Vista, KS 66834)

Applicant's Attorney: None

General commodities (except household goods and hazardous materials),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Fairleigh Trucking, Inc.) MC ID No.
7400 S. Falcon Road) 153472
Scott City, KS 67871)

Applicant's Attorney: None

General commodities (except household goods and hazardous commodities),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Guthrie Trucking, Inc.) MC ID No.
Route 3, Box 130A) 153481
Phillipsburg, KS 67661)

Applicant's Attorney: None

General commodities (except household goods),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Keim TS, Inc.) MC ID No.
1249 9th) 153483
Sabetha, KS 66534)

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 124, 3601 W. 29th, Topeka, KS 66614

General commodities (except household goods and hazardous commodities),

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Evan Koehn, dba)
ELK Trucking) MC ID No.
Route 2, Box 8A) 153474
Lakin, KS 67860)

Applicant's Attorney: William Barker, 3401 S.W. Harrison, Topeka, KS 66611

General commodities (except hazardous materials and household goods),

Between all points and places in the State of Kansas.

(continued)

Application for Certificate of Public Service:

Langvardt Trucking, L.L.C.) MC ID No.
 2058 Osage Road) 153479
 Clay Center, KS 67432)

Applicant's Attorney: Clyde Christey, Southwest Plaza
 Bldg., Suite 124, 3601 W. 29th, Topeka, KS 66614

*General commodities (except household goods and
 hazardous commodities),*

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Bob McChristian, dba)
 M & P Transport) MC ID No.
 Route 4, Box 104) 153482
 Arkansas City, KS 67005)

Applicant's Attorney: William Parker, 2212 N.W. 50th,
 Suite 163, Oklahoma City, OK 73112

*General commodities (except household goods, Classes A and
 B explosives, poison gas, highway quantity controlled
 radioactive materials),*

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Alan J. Miller) MC ID No.
 P.O. Box 305) 153470
 Alma, KS 66401)

Applicant's Attorney: None

*General commodities (except household goods and
 hazardous materials),*

Between all points and places in the State of Kansas.

Application for Abandonment of Public Service:

Miller's Oil Field Service, Inc.) MC ID No.
 Main Street) 127394
 Spivey, KS 67142-0113)

Applicant's Attorney: None

Application for Certificate of Public Service:

Northwest Seed & Supply, Inc.) MC ID No.
 HC 2, Box 7) 153939
 McDonald, KS 67745)

Applicant's Attorney: None

*General commodities (except household goods and
 hazardous materials),*

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Larry E. Posey) MC ID No.
 Route 5, Highway 65 North) 153855
 Chillicothe, MO 67601)

Applicant's Attorney: None

*General commodities (except household goods and
 hazardous materials),*

Between all points and places in the State of Kansas.

Application for Certificate of Public Service:

Gary T. Schmidtberger, dba)
 Schmidtberger Mud) MC ID No.
 17J Countryside Est.) 153478
 Hays, KS 67601)

Applicant's Attorney: None

*General commodities (except household goods and
 hazardous materials),*

Between all points and places in the State of Kansas.

Application for Abandonment of Public Service:

Betty J. Seeger and)
 Leeroy Artman, Jr. dba)
 B & B Wrecking Service) MC ID No.
 Route 1) 127401
 Kansas City, KS 66111)

Applicant's Attorney: None

Application for Certificate of Public Service:

3-G Trucking, Inc.) MC ID No.
 Q 35 Lakin Lane) 153471
 Lakin, KS 67860)

Applicant's Attorney: Clyde Christey, Southwest Plaza
 Bldg., Suite 124, 3601 W. 29th, Topeka, KS 66614

*General commodities (except household goods and
 hazardous commodities),*

Between all points and places in the State of Kansas.

Application for Abandonment of Public Service:

Smith Trucking Company) MC ID No.
 1401 S. Highway 81 Bypass) 139504
 McPherson, KS 67460)

Applicant's Attorney: None

Application for Certificate of Public Service:

Brad W. Walter, dba)
 Flatland Express) MC ID No.
 607 W. Lark Lot #4) 153477
 Sublette, KS 67877)

Applicant's Attorney: None

*General commodities (except household goods and
 hazardous materials),*

Between all points and places in the State of Kansas.

Don Carlile
 Administrator
 Transportation Division

Doc. No. 018449

INDEX TO ADMINISTRATIVE REGULATIONS

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28-19-108a	Revoked	V. 15, p. 552
28-19-109	Revoked	V. 15, p. 552
28-19-119 to 28-19-121a	Revoked	V. 15, p. 552
28-19-123	Revoked	V. 15, p. 552
28-19-124	Revoked	V. 15, p. 552
28-19-125	Revoked	V. 15, p. 552
28-19-127 through 28-19-131	Revoked	V. 15, p. 552
28-19-133 through 28-19-141	Revoked	V. 15, p. 552
28-19-149 through 28-19-162	Revoked	V. 15, p. 552
28-19-202	Amended	V. 15, p. 257
28-19-645	New	V. 15, p. 183

(continued)

28-19-646	New	V. 15, p. 183
28-19-647	New	V. 15, p. 183
28-19-648	New	V. 15, p. 184
28-19-800	New	V. 15, p. 257
28-19-801	New	V. 15, p. 258
28-21-3	Revoked	V. 15, p. 552
28-21-90a	Revoked	V. 15, p. 552
28-21-91a	Revoked	V. 15, p. 552
28-21-91b	Revoked	V. 15, p. 552
28-21-92a	Revoked	V. 15, p. 552
28-21-93a	Revoked	V. 15, p. 552
28-21-94a	Revoked	V. 15, p. 552
28-21-96a	Revoked	V. 15, p. 552
28-21-98a	Revoked	V. 15, p. 552
28-21-99a	Revoked	V. 15, p. 552
28-21-102	Revoked	V. 15, p. 552
through		
28-21-112	Revoked	V. 15, p. 552
28-23-5	Revoked	V. 15, p. 552
28-23-8	Revoked	V. 15, p. 552
28-23-14	Revoked	V. 15, p. 552
28-23-15	Revoked	V. 15, p. 552
28-23-25	Revoked	V. 15, p. 552
28-23-33	Revoked	V. 15, p. 552
28-23-60	Revoked	V. 15, p. 552
through		
28-23-66	Revoked	V. 15, p. 552
28-23-69	Revoked	V. 15, p. 552
28-23-72	Revoked	V. 15, p. 553
28-23-74	Revoked	V. 15, p. 553
28-23-76	Revoked	V. 15, p. 553
28-23-77	Revoked	V. 15, p. 553
28-26-80	Revoked	V. 15, p. 553
through		
28-26-87	Revoked	V. 15, p. 553
28-26-90a	Revoked	V. 15, p. 553
28-28-1	Revoked	V. 15, p. 553
28-28-2	Revoked	V. 15, p. 553
28-29-1	Revoked	V. 15, p. 553
28-29-83	Revoked	V. 15, p. 553
28-31-4	Amended	V. 15, p. 297
28-31-10	Amended	V. 15, p. 301
28-33-1	Revoked	V. 15, p. 495
28-33-11	Revoked	V. 15, p. 495
28-33-12	Amended	V. 15, p. 495
28-34-11	Amended	V. 15, p. 497
28-35-178b	Amended	V. 15, p. 1592
28-35-180a	Amended	V. 15, p. 1593
28-35-184b	New	V. 15, p. 1596
28-35-193b	New	V. 15, p. 1596
28-35-201	New	V. 15, p. 1598
28-35-202	New	V. 15, p. 1599
28-35-290	New	V. 15, p. 1601
28-35-291	New	V. 15, p. 1601
28-35-362	Amended	V. 15, p. 1602
28-37-10	Revoked	V. 15, p. 553
through		
28-37-14	Revoked	V. 15, p. 553
28-41-1	Revoked	V. 15, p. 553
through		
28-41-9	Revoked	V. 15, p. 553
28-42-1	Revoked	V. 15, p. 553
28-42-3	Revoked	V. 15, p. 553
through		
28-42-7	Revoked	V. 15, p. 553
28-42-9	Revoked	V. 15, p. 553
through		
28-42-16	Revoked	V. 15, p. 553
28-49-1	Revoked	V. 15, p. 553
through		
28-49-8	Revoked	V. 15, p. 553

AGENCY 30: SOCIAL AND REHABILITATION SERVICES

Reg. No.	Action	Register
30-4-50	Amended	V. 15, p. 1583
30-4-63	Amended	V. 15, p. 911
30-4-64	Amended	V. 15, p. 913
30-4-85a	Amended	V. 15, p. 914
30-4-96	Amended	V. 15, p. 915
30-4-121	Revoked	V. 15, p. 915
30-4-130	Amended	V. 15, p. 915
30-5-58	Amended	V. 15, p. 917
30-5-64	Amended	V. 15, p. 923
30-5-70	Amended	V. 15, p. 1017

30-5-81	Amended	V. 15, p. 925
30-5-88	Amended	V. 15, p. 925
30-6-53	Amended	V. 15, p. 1018
30-6-53w	Amended	V. 15, p. 1019
30-6-65	Amended	V. 15, p. 926
30-7-102	Amended	V. 15, p. 927
30-7-103	Amended	V. 15, p. 929
30-7-104	Amended	V. 15, p. 929
30-10-21	Amended	V. 15, p. 929
30-10-217	Amended	V. 15, p. 930
30-10-218	Amended	V. 15, p. 550
30-41-1	through	
30-41-5	Revoked	V. 15, p. 930
30-41-6a	Revoked	V. 15, p. 930
30-41-6c	through	
30-41-6h	Revoked	V. 15, p. 930, 931
30-41-7a	through	
30-41-7i	Revoked	V. 15, p. 931
30-41-8	Revoked	V. 15, p. 931
30-41-10	through	
30-41-20	Revoked	V. 15, p. 931
30-63-1	New	V. 15, p. 931
30-63-10	through	
30-63-14	New	V. 15, p. 931-933
30-63-20	New	V. 15, p. 933
30-63-21	New	V. 15, p. 933
30-63-22	New	V. 15, p. 934
30-63-23	New	V. 15, p. 1215
30-63-24	through	
30-63-31	New	V. 15, p. 934-937
30-64-1	New	V. 15, p. 937
30-64-10	through	
30-64-13	New	V. 15, p. 937
30-64-20	through	
30-64-34	New	V. 15, p. 938-942

AGENCY 40: KANSAS INSURANCE DEPARTMENT

Reg. No.	Action	Register
40-4-17	Amended	V. 15, p. 77
40-4-35	Amended	V. 15, p. 622
40-4-37	Amended	V. 15, p. 77
40-4-37d	Amended	V. 15, p. 78
40-5-109	Amended	V. 15, p. 78

AGENCY 49: DEPARTMENT OF HUMAN RESOURCES

Reg. No.	Action	Register
49-45-10	through	
49-45-19	Revoked	V. 15, p. 1709
49-53-1	Revoked	V. 15, p. 1709
49-53-2	Revoked	V. 15, p. 1709

AGENCY 50: DEPARTMENT OF HUMAN RESOURCES—DIVISION OF EMPLOYMENT

Reg. No.	Action	Register
50-2-21	Amended	V. 15, p. 1707

AGENCY 51: DEPARTMENT OF HUMAN RESOURCES—DIVISION OF WORKERS COMPENSATION

Reg. No.	Action	Register
51-9-7	Amended	V. 15, p. 345

AGENCY 60: BOARD OF NURSING

Reg. No.	Action	Register
60-11-108	Amended	V. 15, p. 115
60-11-109	Revoked	V. 15, p. 115
60-11-112	Revoked	V. 15, p. 115
60-11-114	Revoked	V. 15, p. 115
60-11-117	Revoked	V. 15, p. 115
60-12-106	Amended	V. 15, p. 115
60-12-109	Revoked	V. 15, p. 116
60-13-112	Amended	V. 15, p. 116
60-13-115	Revoked	V. 15, p. 116

AGENCY 66: BOARD OF TECHNICAL PROFESSIONS

Reg. No.	Action	Register
66-6-1	Amended	V. 15, p. 184
66-6-6	Amended	V. 15, p. 185
66-7-3	Amended	V. 15, p. 185
66-8-1	Amended	V. 15, p. 185
66-10-1	Amended	V. 15, p. 185
66-12-1	Amended	V. 15, p. 185
66-14-1	through	
66-14-12	New	V. 15, p. 186, 187

AGENCY 69: BOARD OF COSMETOLOGY

Reg. No.	Action	Register
69-1-1	Amended	V. 15, p. 292
69-1-2	Amended	V. 15, p. 292
69-1-3	Revoked	V. 15, p. 292
69-1-4	Amended	V. 15, p. 292
69-1-7	Revoked	V. 15, p. 293
69-1-8	Amended	V. 15, p. 293
69-2-1	Revoked	V. 15, p. 293
69-3-1	Amended	V. 15, p. 293
69-3-2	Revoked	V. 15, p. 293
69-3-3	Amended	V. 15, p. 293
69-3-4	Amended	V. 15, p. 294
69-3-5	Revoked	V. 15, p. 294
69-3-6	Amended	V. 15, p. 294
69-3-7	Amended	V. 15, p. 294
69-3-8	Amended	V. 15, p. 742
69-3-9	Amended	V. 15, p. 294
69-3-10	Revoked	V. 15, p. 294
69-3-11	Revoked	V. 15, p. 294
69-3-17	Revoked	V. 15, p. 294
69-3-19	Revoked	V. 15, p. 294
69-3-22	through	
69-3-25	Revoked	V. 15, p. 294
69-3-26	New	V. 15, p. 294
69-3-27	New	V. 15, p. 294
69-3-28	New	V. 15, p. 294
69-4-2	Amended	V. 15, p. 294
69-4-6	Revoked	V. 15, p. 295
69-4-9	Amended	V. 15, p. 295
69-4-11	Revoked	V. 15, p. 295
69-4-12	Amended	V. 15, p. 295
69-5-2	Revoked	V. 15, p. 295
69-5-6	Amended	V. 15, p. 295
69-5-10	Revoked	V. 15, p. 295
69-5-13	Revoked	V. 15, p. 295
69-5-14	New	V. 15, p. 295
69-5-15	New	V. 15, p. 295
69-5-16	New	V. 15, p. 295
69-6-1	Revoked	V. 15, p. 295
69-6-2	Amended	V. 15, p. 295
69-6-5	Amended	V. 15, p. 295
69-6-6	Revoked	V. 15, p. 296
69-6-7	Amended	V. 15, p. 296
69-8-2	Revoked	V. 15, p. 296
69-8-3	Revoked	V. 15, p. 296
69-8-4	Revoked	V. 15, p. 296
69-8-6	Revoked	V. 15, p. 296
69-11-1	Amended	V. 15, p. 296
69-11-2	Amended	V. 15, p. 296
69-13-1	Amended	V. 15, p. 296
69-13-2	Amended	V. 15, p. 296
69-14-1	through	
69-14-5	New	V. 15, p. 971, 972

AGENCY 74: BOARD OF ACCOUNTANCY

Reg. No.	Action	Register
74-12-1	Amended	V. 15, p. 1215

AGENCY 75: CONSUMER CREDIT COMMISSIONER

Reg. No.	Action	Register
75-6-3	Revoked	V. 15, p. 1129
75-6-4	Revoked	V. 15, p. 1129
75-6-7	Revoked	V. 15, p. 1129
75-6-8	Revoked	V. 15, p. 1129
75-6-9	Amended	V. 15, p. 1379
75-6-10	Revoked	V. 15, p. 1129
75-6-11	Revoked	V. 15, p. 1129
75-6-16	Revoked	V. 15, p. 1129

75-6-17 Revoked V. 15, p. 1129
 75-6-18 Revoked V. 15, p. 1129
 75-6-25 Revoked V. 15, p. 1129
 75-6-29 Revoked V. 15, p. 1129

75-8-1 through
 75-8-11 Revoked V. 15, p. 1129

AGENCY 80: KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTEM

Reg. No.	Action	Register
80-8-2	Amended	V. 15, p. 1506
80-8-3	Amended	V. 15, p. 1506
80-8-4	Amended	V. 15, p. 1507
80-8-7	Amended	V. 15, p. 1507

AGENCY 81: OFFICE OF THE SECURITIES COMMISSIONER

Reg. No.	Action	Register
81-1-1	Amended	V. 15, p. 697
81-2-1	Amended	V. 15, p. 698
81-3-1	Amended	V. 15, p. 698
81-3-4	Revoked	V. 15, p. 700
81-4-1	Amended	V. 15, p. 700
81-5-1	Revoked	V. 15, p. 701
81-5-2	Revoked	V. 15, p. 701
81-5-3	Amended	V. 15, p. 701
81-5-4	Amended	V. 15, p. 701
81-5-7	Amended	V. 15, p. 701
81-5-9	Amended	V. 15, p. 702
81-6-1	Amended	V. 15, p. 702
81-7-2	Amended	V. 15, p. 703
81-8-1	Revoked	V. 15, p. 703
81-9-1	Revoked	V. 15, p. 703
81-13-1	Revoked	V. 15, p. 703

AGENCY 82: STATE CORPORATION COMMISSION

Reg. No.	Action	Register
82-3-101	Amended	V. 15, p. 1538
82-3-103	Amended	V. 15, p. 1541
82-3-206	Amended	V. 15, p. 1670
82-3-307	Amended	V. 15, p. 1670
82-3-700		
through		
82-3-704	New	V. 15, p. 1542-1544

AGENCY 86: REAL ESTATE COMMISSION

Reg. No.	Action	Register
86-1-5	Amended	V. 15, p. 598
86-3-25	Amended	V. 15, p. 1331

AGENCY 91: DEPARTMENT OF EDUCATION

Reg. No.	Action	Register
91-12-22	Amended	V. 15, p. 226
91-12-61	Amended	V. 15, p. 230

AGENCY 98: KANSAS WATER OFFICE

Reg. No.	Action	Register
98-5-1	Amended	V. 15, p. 1708
98-5-8	New	V. 15, p. 1709

AGENCY 100: BOARD OF HEALING ARTS

Reg. No.	Action	Register
100-69-1		
through		
100-69-9	New	V. 15, p. 1021, 1022

AGENCY 104: STATE BANKING DEPARTMENT, CONSUMER CREDIT COMMISSIONER AND DEPARTMENT OF CREDIT UNIONS

Reg. No.	Action	Register
104-1-2	Amended	V. 15, p. 1129

AGENCY 105: BOARD OF INDIGENTS' DEFENSE SERVICES

Reg. No.	Action	Register
105-3-2	Amended	V. 15, p. 1583
105-3-12	New	V. 15, p. 1584
105-4-2	Amended	V. 15, p. 1584
105-5-4	Amended	V. 15, p. 1584

AGENCY 109: BOARD OF EMERGENCY MEDICAL SERVICES

Reg. No.	Action	Register
109-5-1	Amended	V. 15, p. 1585
109-6-1	Amended	V. 15, p. 1586

109-6-2 New V. 15, p. 1586
 109-7-1 Amended V. 15, p. 1586
 109-8-1 Amended V. 15, p. 1625
 109-10-1 Amended V. 15, p. 1587

AGENCY 111: KANSAS LOTTERY

Reg. No.	Action	Register
111-1-2	Amended	V. 7, p. 1190
111-1-5	Amended	V. 15, p. 1304
111-2-1	Amended	V. 15, p. 881
111-2-2	Amended	V. 12, p. 1261
111-2-2a		
through		
111-2-2e	New	V. 14, p. 1633, 1634
111-2-4	Amended	V. 15, p. 1709
111-2-6	Revoked	V. 13, p. 149
111-2-7	Revoked	V. 10, p. 1210
111-2-13	Revoked	V. 10, p. 881
111-2-14	Amended	V. 14, p. 1634
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		
through		
111-2-26	Revoked	V. 13, p. 1401
111-2-27	Revoked	V. 14, p. 972
111-2-28	New	V. 12, p. 1844
111-2-29	Revoked	V. 14, p. 972
111-2-30	Amended	V. 15, p. 1180
111-2-31	New	V. 14, p. 170
111-2-32	New	V. 14, p. 311
111-2-33	Amended	V. 14, p. 1741
111-2-34	Amended	V. 14, p. 722
111-2-35	New	V. 14, p. 796
111-2-36	New	V. 14, p. 908
111-2-37	New	V. 14, p. 1094
111-2-38	New	V. 14, p. 1741
111-2-39	New	V. 14, p. 1502
111-2-40	New	V. 14, p. 1502
111-2-41	New	V. 14, p. 1742
111-2-42	New	V. 14, p. 1742
111-2-43	New	V. 15, p. 287
111-2-44	New	V. 15, p. 288
111-2-45	New	V. 15, p. 288
111-2-46	New	V. 15, p. 624
111-2-47	New	V. 15, p. 882
111-2-48	New	V. 15, p. 1055
111-2-49	New	V. 15, p. 1055
111-2-50	New	V. 15, p. 1056
111-2-51	New	V. 15, p. 1440
111-2-52	New	V. 15, p. 1441
111-2-53	New	V. 15, p. 1710
111-3-1	Amended	V. 14, p. 908
111-3-6	Amended	V. 12, p. 677
111-3-9	Revoked	V. 11, p. 1793
111-3-10		
through		
111-3-31	New	V. 7, p. 201-206
111-3-11	Amended	V. 13, p. 35
111-3-12	Amended	V. 13, p. 1826
111-3-13	Amended	V. 11, p. 1148
111-3-14	Amended	V. 13, p. 1826
111-3-16	Amended	V. 9, p. 1566
111-3-19		
through		
111-3-22	Amended	V. 9, p. 30
111-3-19	Revoked	V. 13, p. 1827
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. 13, p. 1827
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
111-3-34	New	V. 13, p. 149
111-3-35	Amended	V. 14, p. 909
111-3-36	New	V. 13, p. 877
111-3-37	New	V. 13, p. 877
111-4-1		
through		
111-4-5	Revoked	V. 12, p. 113

111-4-5a Revoked V. 12, p. 113
 111-4-6 through
 111-4-15 Revoked V. 12, p. 113
 111-4-66 through
 111-4-77 New V. 7, p. 207-209
 111-4-96 through
 111-4-114 New V. 7, p. 1606-1610
 111-4-100 Amended V. 14, p. 972
 111-4-101 Amended V. 14, p. 972
 111-4-102 Amended V. 12, p. 1114
 111-4-103 Amended V. 10, p. 1211
 111-4-104 Amended V. 14, p. 972
 111-4-105 Amended V. 14, p. 972
 111-4-106 Amended V. 14, p. 973
 111-4-106a Amended V. 14, p. 974
 111-4-107 Amended V. 11, p. 978
 111-4-108 Amended V. 14, p. 974
 111-4-110 Amended V. 11, p. 978
 111-4-111 Amended V. 9, p. 1366
 111-4-112 Amended V. 14, p. 974
 111-4-113 Amended V. 9, p. 1366
 111-4-114 Amended V. 9, p. 1366
 111-4-153 through
 111-4-160 Revoked V. 9, p. 1676, 1677
 111-4-177 through
 111-4-212 Revoked V. 9, p. 1677, 1678
 111-4-213 through
 111-4-220 Revoked V. 10, p. 1213
 111-4-217 Amended V. 9, p. 986
 111-4-221 through
 111-4-224 Revoked V. 10, p. 1585
 111-4-225 through
 111-4-228 Revoked V. 10, p. 1585
 111-4-229 through
 111-4-236 Revoked V. 10, p. 1585, 1586
 111-4-237 through
 111-4-240 Revoked V. 11, p. 413
 111-4-241 through
 111-4-244 Revoked V. 12, p. 1371
 111-4-245 through
 111-4-248 Revoked V. 12, p. 1371
 111-4-249 through
 111-4-256 Revoked V. 12, p. 113, 114
 111-4-257 through
 111-4-286 Revoked V. 11, p. 413, 414
 111-4-287 through
 111-4-300 New V. 10, p. 883-886
 111-4-287 through
 111-4-290 Revoked V. 12, p. 1371
 111-4-291 through
 111-4-300 Revoked V. 12, p. 114
 111-4-301 through
 111-4-307 Revoked V. 13, p. 1402
 111-4-301 Amended V. 12, p. 1115
 111-4-303 Amended V. 12, p. 1115
 111-4-304 Amended V. 12, p. 1115
 111-4-306 Amended V. 12, p. 1115
 111-4-308 through
 111-4-320 New V. 10, p. 1214, 1215
 111-4-308 Amended V. 12, p. 1261
 111-4-311 Amended V. 12, p. 1262
 111-4-312 Amended V. 12, p. 1262
 111-4-313 Amended V. 12, p. 1262

(continued)

111-4-318 through	111-4-321	Revoked	V. 12, p. 114	111-4-437 through	111-4-444	New	V. 11, p. 1475-1477	111-4-665 through	111-4-669	New	V. 14, p. 8, 9
111-4-322 through	111-4-331	New	V. 10, p. 1411-1413	111-4-437 through	111-4-440	Revoked	V. 12, p. 1374	111-4-670 through	111-4-673	New	V. 14, p. 170
111-4-322 through	111-4-327	Revoked	V. 12, p. 1371	111-4-441 through	111-4-443	Revoked	V. 14, p. 8	111-4-673 through	111-4-677	New	V. 14, p. 312, 313
111-4-328 through	111-4-335	Revoked	V. 12, p. 114	111-4-445 through	111-4-453	New	V. 11, p. 1794-1796	111-4-677 through	111-4-682	New	V. 14, p. 438, 439
111-4-336 through	111-4-345	New	V. 10, p. 1526-1528	111-4-448 through	111-4-449	Revoked	V. 12, p. 1374	111-4-682 through	111-4-683	New	V. 14, p. 404-406
111-4-340 through	111-4-341	Amended	V. 12, p. 1371, 1372	111-4-449 through	111-4-453	Revoked	V. 14, p. 8	111-4-683 through	111-4-694	New	V. 14, p. 725-727
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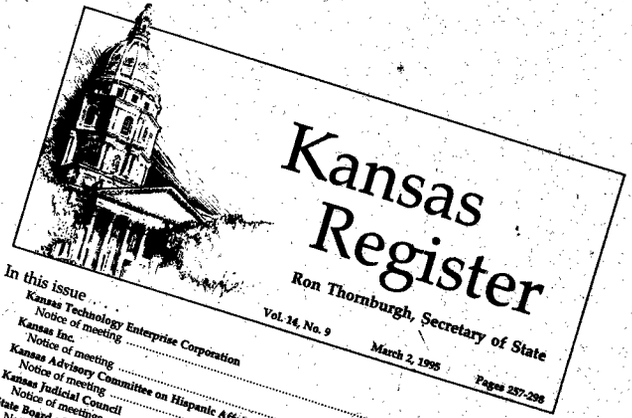
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