



# Kansas Register

Ron Thornburgh, Secretary of State

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## In this issue . . .

	Page
<b>State Board of Technical Professions</b>	
Notice of hearing on proposed administrative regulations .....	1650
<b>Information Network of Kansas</b>	
Notice of meeting.....	1651
<b>Department of Transportation</b>	
Notice of public auction .....	1651
<b>SRS—Division of Services for the Blind Advisory Committee</b>	
Notice of meeting.....	1651
<b>Kansas Persian Gulf War Health Initiative Advisory Board</b>	
Notice of meeting.....	1651
<b>Office of the Governor</b>	
Executive Order No. 97-9.....	1651
<b>Legislative interim committee schedule.....</b>	1652
<b>Kansas State University-Salina</b>	
Public notice.....	1653
<b>Department of Administration—Division of Purchases</b>	
Notice to bidders for state purchases .....	1653
<b>State Corporation Commission</b>	
Notice of hearing on proposed administrative regulations .....	1654
<b>Department of Health and Environment</b>	
Requests for comments on proposed air quality permits.....	1654, 1656, 1657, 1658, 1659
Requests for comments on proposed municipal solid waste landfill permits.....	1657, 1658, 1659, 1660
<b>Department of Administration</b>	
Public notice.....	1656
<b>Kansas Insurance Department</b>	
Notice of creation of pharmacy network .....	1657
<b>Pooled Money Investment Board</b>	
Notice of investment rates.....	1658
<b>University of Kansas Medical Center</b>	
Notice to bidders .....	1659
<b>Notice of Bond Redemption</b>	
City of Eudora .....	1660
<b>Juvenile Justice Authority</b>	
Notice of hearing on proposed administrative regulations .....	1661
<b>Notice of Bond Sale</b>	
City of Bel Aire .....	1661
Reno County .....	1662
City of St. Marys.....	1663
Riley County .....	1664
<b>Permanent Administrative Regulations</b>	
Kansas Racing and Gaming Commission .....	1664
Department of Administration.....	1665
Real Estate Commission .....	1669
Behavioral Sciences Regulatory Board.....	1672
<b>Temporary Administrative Regulations</b>	
Department of Administration.....	1668
<b>Index to administrative regulations.....</b>	1680

## State of Kansas

## Board of Technical Professions

Notice of Hearing on Proposed  
Administrative Regulations

A public hearing will be conducted at 3 p.m. Friday, December 12, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of proposed permanent rules and regulations of the Board of Technical Professions.

This 60-day notice of public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to the hearing to the Board of Technical Professions, Landon State Office Building, Suite 507, 900 S.W. Jackson, Topeka, 66612. 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.

These regulations are proposed for adoption on a permanent basis. A brief summary of the substance of the proposed regulations and their economic impact follows.

**Article 6.—Professional Practice**

**K.A.R. 66-6-1. Seal.** This regulation is being modified to allow the licensee to obtain a computer-generated seal. A computerized signature will *not* be acceptable. The language also is being deleted that requires each licensee to

submit a facsimile of their seal to the board office within 90 days.

**Economic Impact:** There will be no additional economic impact on either the agency or the industry as a result of this regulation.

**Article 10.—Experience**

**K.A.R. 66-10-1. Architectural experience of a character satisfactory to the board.** The adoption of a document by reference has been updated to the current version of the publication.

**Economic Impact:** There will be no additional economic impact on either the agency or the industry as a result of this regulation.

Other various changes, which are grammatical, appropriate to format or updated to the most current form of the statute, have been made.

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 10 working days in advance of the hearing by contacting Betty Rose at (785) 296-3053.

Copies of the full text of the regulations and the fiscal impact statement may be obtained by contacting the Board of Technical Professions.

Betty L. Rose  
Executive Director

Doc. No. 019736

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## State of Kansas

## Information Network of Kansas

## Notice of Meeting

The Information Network of Kansas Board of Directors will meet at 2 p.m. Thursday, October 16, at Kansas, Inc., 632 S.W. Van Buren, Suite 100, Topeka. The meeting is open to the public.

Charles R. Warren  
Chairman

Doc. No. 019748

## State of Kansas

## Department of Transportation

## Notice of Public Auction

The Kansas Secretary of Transportation will offer for sale and removal at public auction at 10 a.m. November 13 the following improvement located in Shawnee County, Kansas, described as follows:

**Tr. 1 - 4760 N.W. Pottawatomie, Topeka, Kansas** (west from North Highway 75 on 46th Street to Pottawatomie then north 2 blocks - 1,316 sq. ft. house with living room, kitchen/dining, office, 3 bedrooms, 1½ baths and attached garage.

An inspection of property will be November 4 from 10 to 11 a.m. and 30 minutes prior to the sale.

The successful bidder will be required to remove the structure from the right of way on or before March 13, 1998. A performance bond of \$2,500 must be posted on the day of the sale as guarantee of removal of the structure. Any item not removed from the right of way on or before the specified date shall revert to and become the property of the Kansas Department of Transportation. The purchaser shall have no right, title, interest or claim to or lien upon said remaining items or part thereof, nor any claim against the Department of Transportation for the sale price paid after said date.

The purchaser shall not permit use or occupancy of said structure pending removal from highway right of way. If applicable, the purchaser shall, during interim period of moving the improvement and filling in the basement, mark the area with tape, ribbon or fencing, warning the public of the opening.

The Kansas Department of Transportation ensures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap, or national origin.

## Terms of the Sale

Money order, certified check or cashier's check for full price on the day of sale, payable to "Kansas Department of Transportation." The purchaser will receive a bill of sale.

The seller reserves the right to reject any and all bids and is not responsible for accidents. For additional information, contact Rodney Miller or Vicky Harth, Bureau of Right of Way, (785) 296-3501.

E. Dean Carlson  
Secretary of Transportation

Doc. No. 019751

## State of Kansas

Social and Rehabilitation Services  
Division of Services for the Blind  
Advisory Committee

## Notice of Meeting

The Division of Services for the Blind Advisory Committee will meet from 9 a.m. to 1 p.m. Friday, November 21, in the Rehabilitation Center for the Blind conference room, 2516 S.W. 6th Ave., Topeka.

S.A. Erhart  
Director

Doc. No. 019729

## State of Kansas

Kansas Persian Gulf War  
Health Initiative Advisory Board

## Notice of Meeting

The Kansas Persian Gulf War Health Initiative Advisory Board will meet at 1:30 p.m. Thursday, October 16, in the State Banking Department's conference room, third floor, Jayhawk Tower, 700 S.W. Jackson, Topeka. The public is invited to attend.

Don R. Myer  
Executive Director

Doc. No. 019749

## State of Kansas

## Office of the Governor

## Executive Order No. 97-9

WHEREAS, on May 1, 1997, Marvin Foos of LaCrosse, Kansas, was found injured in his home; and

WHEREAS, Mr. Foos succumbed to his injuries and died in the Rush County Memorial Hospital on May 10, 1997; and

WHEREAS, the offer of a reward will enhance the efforts of the agencies and officers involved in the investigation of this heinous crime;

NOW, THEREFORE, by virtue of the authority vested in me by K.S.A. 75-113, I, Bill Graves, Governor of the State of Kansas, do hereby offer a reward of five thousand dollars (\$5,000.00) for information leading to the arrest and conviction of the person or persons responsible for the injuries sustained by Mr. Foos.

This document shall be filed with the Secretary of State as Executive Order No. 97-9, and shall become effective immediately.

Dated September 30, 1997.

Bill Graves  
Governor  
Attest: Ron Thornburgh  
Secretary of State

Doc. No. 019737

## State of Kansas

## Legislature

## Interim Committee Schedule

The following committee meetings have been scheduled during the period of October 13 through October 26:

Date	Room	Time	Committee	Agenda
October 13 October 14 October 15 October 16 October 17			1997 Ways and Means/ Appropriations Biennial Tour	13th: Topeka, Powhattan, Atchison, Leavenworth, Lansing, and lodging in Lawrence; 14th: Lawrence, Bonner Springs, Kansas City, Overland Park, Shawnee, and lodging in Lenexa; 15th: Marais des Cygnes Waterfowl Area, Fort Scott, Pittsburg, Oswego, Independence, with lodging in Independence; 16th: Winfield and Wichita, with lodging in Wichita; 17th: Wichita and Manhattan.
October 16	123-S	10:00 a.m.	Legislative Coordinating Council	Legislative matters
October 20	529-S	10:00 a.m.	Subcommittee—Legislative Post Audit	Legislative matters
October 20 October 21	123-S 123-S	10:00 a.m. 9:00 a.m.	Joint Committee on Economic Development	Agenda unavailable.
October 20 October 21	514-S 514-S	10:00 a.m. 9:00 a.m.	Joint Committee on Administrative Rules and Regulations	Agenda unavailable.
October 21 October 22	519-S 519-S	10:00 a.m. 9:00 a.m.	Legislative Educational Planning Committee	Agenda unavailable.
October 22	123-S	10:00 a.m.	Legislative Budget Committee	University of Kansas Medical Center; Dept. of Wildlife and Parks long-range funding needs and review of the recommendations of the "Task Force on Outdoor Kansas."
October 22	531-N	10:00 a.m.	Joint Committee on Computers and Telecommunications	Agenda unavailable.
October 22 October 23	514-S 514-S	12:30 p.m. 9:00 a.m.	Special Committee on Assessment and Taxation	22nd: Committee discussion and possible action on Proposals No. 2, 4 and 5; review of bill draft and fiscal note re: Proposal No. 8—Income Tax. 23rd: Committee discussion and possible action on Proposals No. 3 and 6; review of concurrent resolution draft re: Proposal No. 7—Limiting Assessed Valuation Growth.
October 23 October 24	519-S 519-S	10:00 a.m. 9:00 a.m.	Joint Committee on Pensions, Investments and Benefits	Agenda unavailable.
October 23 October 24	123-S 123-S	10:00 a.m. 9:00 a.m.	Special Committee on Education	Special education.

Emil Lutz  
Director of Legislative  
Administrative Services

Doc. No. 019750

State of Kansas

Kansas State University-Salina

Public Notice

Kansas State University-Salina is offering for sale a 1960 Excalibur BE65 Queen Air, TT9090, needs certification, for \$100,000. For further information contact John Koehler, KSU-Salina, 2409 Scanlan Ave., Salina, 67401, (785) 826-2944.

John C. Koehler
Aviation Department

Doc. No. 019731

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, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (785) 296-2377 for additional information.

Monday, October 20, 1997

32707

University of Kansas Medical Center—Paint sundry items

32708

Norton Correctional Facility—Cleaning chemicals and supplies

32744

Department of Transportation—Automotive lubricants, various locations

32746

Department of Transportation—Liquid magnesium chloride (De-icer/anti-icer), various locations

32750

Department of Health and Environment—Enzyme immuno assay kits (EIA)

Tuesday, October 21, 1997

A-8334

Kansas State University—Fifth floor exiting, Ackert Hall

32751

Kansas State University—November (1997) meat products

6684

University of Kansas—Commercial vacuum cleaners

6685

University of Kansas Medical Center—Copy machine

Wednesday, October 22, 1997

32748

Kansas State University—Liquid nitrogen storage tanks

32749

Fort Hays State University—Electrician (on-call) services

6688

Norton Correctional Facility—Combination lavatory/toilet units

6689

Winfield Correctional Facility—Aluminum windows

6690

Kansas State University—Cooling tower hoisting and assembly

6691

University of Kansas—Color laser copier

6692

University of Kansas—Polo shirts

Thursday, October 23, 1997

A-8094(b)

Emporia State University—Masonry repairs and tuckpointing, Beach Music Hall

6697

Kansas State Fair—Boom/loader

6701

Department of Administration, Division of Facilities Management—X-ray scanner

Friday, October 24, 1997

A-8104(b)

El Dorado Correctional Facility—New primary electrical feeder and related equipment

6703

Department of Health and Environment—UPS/power conditioner

6706

University of Kansas Medical Center—Surgical microscope

6707

University of Kansas Medical Center—Medical telemetry equipment

Wednesday, October 29, 1997

32752

Statewide—Facsimile equipment

Thursday, October 30, 1997

6704

Larned State Hospital—Furnish and install dishmachines

Tuesday, November 4, 1997

A-8317

University of Kansas—Demolition of concourse area under Memorial Stadium

\*\*\*\*\*

Request for Proposals

Tuesday, October 28, 1997

32747

Legal services for Kansas Agricultural Mediation Program for Kansas State University

John T. Houlihan
Director of Purchases

Doc. No. 019755

## State of Kansas

Department of Health  
and Environment

## Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed supplemental air quality operating permit. Enron Transportation and Storage has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 *et seq.* The purpose of this supplemental Class I permit is to identify the applicable requirements of 40 CFR 60, Subpart Kb (Standards of Performance for Volatile Organic Liquid Storage Vessels) for this source. This supplemental permit will become an attachment to the General Operating Permit authorization and become part of the Class I operating permit for the source. The authorization and attachment will be issued simultaneously following the public participation period.

Enron Transportation and Storage, Minneapolis, Minnesota, owns and operates the Morton County No. 1 Compressor Station located at S25, T34S, R40W, Morton County, Kansas.

A copy of the proposed supplemental permit, permit application, all supporting documentation and all information relied upon during the supplemental 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 southwest district office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed supplemental permit and supporting documentation, contact Michael Stewart, (785) 296-1994, at the KDHE central office, or Wayne Neese, (316) 225-0596, at the KDHE southwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed supplemental permit to Michael Stewart, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business November 10.

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 November 10 in order for the Secretary of Health and Environment to consider the request.

The United States Environmental Protection Agency has 45 days after receipt of the proposed Class I operating permit within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day-review period, any person may petition the administrator of the EPA within 60 days after the expiration of the 45-day review period to make such objection. Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period,

or unless the grounds for such objections arose after such period.

A copy of the supplemental Class I operating permit and application is being submitted to the EPA simultaneously with publication of this notice. Contact Guy Schlicht, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 726 Minnesota Ave., Kansas City, KS 66101, (913) 551-7097, to determine when the 60-day petition period commences.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019732

## State of Kansas

## State Corporation Commission

Notice of Hearing on Proposed  
Administrative Regulations

A public hearing will be conducted at 10:30 a.m. Wednesday, December 10, in the Conservation Division hearing room, Finney State Office Building, 130 S. Market, Room 2078, Wichita, to consider the adoption of proposed permanent regulations for the conservation of crude oil and natural gas.

The 60-day notice period from the date of this publication to the date of the public hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. Comments may be submitted to William J. Wix, Assistant General Counsel, State Corporation Commission, Wichita State Office Building, 130 S. Market, Room 2078, Wichita, 67202.

Any person requiring special accommodations under the Americans With Disabilities Act needs to give notice to the commission at least 10 days prior to the scheduled hearing date.

Copies of the proposed regulations and the economic impact statements may be obtained at the Wichita address. Persons requesting a copy of the proposed regulations and economic impact statements, in accordance with K.S.A. 45-129, will be required to compensate the commission for the cost of reproduction. All interested parties will be given a reasonable opportunity at the hearing to present their views orally or in writing in regard to the adoption of the proposed regulations.

All written or oral comments submitted by interested parties on or before December 10 will be considered by the commission as a basis for making changes to these proposed permanent regulations.

The following is a brief summary of the proposed regulations and economic impact statements:

**K.A.R. 82-3-800.** This regulation requires each person operating a gas gathering system within the state to be licensed by the commission.

**K.A.R. 82-3-801.** Each person offering gas gathering services should file a report with the commission. The report shall contain the following information:

1. Data on rates paid for natural gas purchased at the wellhead;

2. Data on rates charged for gas gathering services;
3. Special contract terms relating to volume and characteristics of the gas that will be purchased or transported.
4. The number of wells connected to the gas gathering system;
5. A legible map showing the location of the gas gathering system drawn to a scale of .5 inch to a mile; and
6. Other related data required by the commission.

The report shall be based on information current as of the first day of January, April, July and October, and shall be filed within 60 days of those dates.

Persons claiming an exemption pursuant to L. 1997, Ch. 132, Section 22 shall provide a verified, detailed written explanation to support the exemption.

The regulation provides for a penalty not exceeding \$10,000 per day up to an aggregate maximum amount of \$250,000 for failure to file the report or materially complete the report form.

**K.A.R. 82-3-802.** This regulation requires that persons offering gas gathering services or facilities essential to providing such services do so in a manner that is just, reasonable, not unjustly discriminatory, and not unduly preferential to persons seeking such services. Persons performing gas gathering services shall engage in practices and charge fees for such services that are just, reasonable, not unjustly discriminatory and not unduly preferential.

Any consumer of gas-gathering services, any person seeking direct purchase for natural gas at the wellhead, any royalty owner or any natural gas producer may request the commission to investigate and initiate proceedings to review a fee, term or practice being used by a person offering gas gathering services. The person requesting commission action must file a complaint. Contents of the complaint are set out in the regulation.

After the filing of a complaint, commission staff will attempt to resolve the matter through the use of informal procedures, which may include meetings with complainant and gas-gatherers, mediation or other informal settlement procedures agreed to by all parties. Mediation costs shall be shared equally by all parties.

A formal hearing on the complaint shall be scheduled by the commission if the complaint is not resolved by informal procedures within 60 days of its filing or upon notice by any party that they do not wish to utilize the informal procedures.

The regulation sets out those factors that will be considered by the commission when determining whether or not to grant access to a gas gathering system and factors to be considered when the commission is evaluating or establishing a fee, term or practice.

**K.A.R. 82-3-803.** This regulation provides that no one shall abuse the complaint process to delay the proceedings. The commission may take any action deemed necessary to protect the right of a party to a speedy resolution of any complaint.

**K.A.R. 82-3-804.** Any public utility providing service for a gas-gathering system shall give notice to the executive director of the commission and to the person re-

ceiving service that it cannot provide such service. Notice must be given not later than November 1 of the preceding calendar year. The utility shall explain in detail the reasons it is unable to perform the service. The commission may conduct an investigation upon the receipt of the notice.

#### **Economic Impact Statement:**

Any person operating a gas gathering system must be licensed by the commission. Currently, it costs \$100 per year for a license; after January 1, 1998, the cost will be \$150. If the gas gathering operator also operates wells, there is a potential for increased costs due to the financial assurance regulations which are effective January 1, 1998.

The proposed regulations required the filing of quarterly reports. Cost to the industry of filing these reports should be minimal. The cost to the agency for handling the reports also should be minimal, as only filing the reports will be necessary. Should there be a lack of compliance by industry in filing quarterly reports, the agency's costs for monitoring, analysis and enforcement will increase significantly. If the person providing gas gathering services fails to file the required report, a penalty not exceeding \$10,000 a day up to an aggregate maximum amount of \$250,000 can be assessed by the commission.

The proposed regulations provide two basic avenues for resolution of disputes. The first is an informal mediation process. Under this procedure, the parties would each pay one-half the cost of mediation. The commission estimates that a trained mediator would charge \$150 per hour to mediate these disputes. The commission also estimates that mediation would not require more than one day.

The second avenue to resolve disputes is the formal hearing process. Costs to the agency should the dispute go to formal hearing would include time expended by the commission to hold the hearing, travel, a court reporter and staff time in preparing for and participation in the hearing. Parties would incur the costs for their respective counsel expert witnesses, travel and other costs associated with a formal hearing. The commission does not believe that formal hearings should exceed one day. The proposed regulation provides that the commission may assess to any or all parties the costs of the hearing.

The proposed regulations provide that notice must be given before a public utility terminates service from a gas gathering system. The cost of providing this notice would be minimal; however, the proposed regulations provide that the commission may make an investigation and hold a hearing. In the event the commission elects to conduct an investigation, cost would be incurred for staff time of both the commission and the public utility. In the event a hearing was held, there would be costs incurred by both the agency and the parties as discussed above.

David J. Heinemann  
Executive Director

Doc. No. 019735

State of Kansas

## Department of Administration

## Public Notice

Under requirements of K.S.A. 65-34,117(c), as amended, records of the Division of Accounts and Reports show the unobligated balances are \$4,005,264.37 in the underground petroleum storage tank release trust fund and \$321,464.17 in the aboveground petroleum storage tank release trust fund at September 30, 1997.

Daniel R. Stanley  
Secretary of Administration

Doc. No. 019742

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. The City of Wellington has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of oxides of nitrogen, sulfur dioxide and carbon monoxide 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.

The City of Wellington owns and operates a municipal power plant-gas turbine located at Route 1, Wellington.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE south central district office, 130 S. Market, sixth floor, Wichita. To obtain or review the proposed permit and supporting documentation, contact Rick Bolfig, (785) 296-1576, at the KDHE central office, or David Butler, (316) 337-6020, at the KDHE south central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Rick Bolfig, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business November 10.

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 November 10 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019743

State of Kansas

Department of Health  
and Environment

## Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding issuance of authorizations to operate under the general Class I air quality operating permit for natural gas compressor stations. Authorizations to operate under the general Class I operating permit have been issued in accordance with the provisions of K.A.R. 28-19-400 *et seq.*

A copy of each permit application, authorization and all supporting nonconfidential documentation is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka. Information also is available at the KDHE district office indicated for each facility. To obtain or review the proposed permit, authorization and supporting documentation, contact Connie Carreno, (785) 296-6422, at the KDHE central office, or the indicated district representative. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding an authorization to Connie Carreno, Bureau of Air and Radiation, KDHE, Building 283, Forbes Field, Topeka, 66620.

A list of all major sources within the state authorized to operate under the terms of the general Class I operating permit will be maintained at the Topeka KDHE offices.

Authorizations issued during the week of  
September 22, 1997:

Company:  
Compressor Station:  
Source ID No.:  
Location:  
KDHE District Rep.:  
Rep. Location:

Enron Transportation and Storage  
Stevens County No. 2  
1890025  
S3, T34S, R37W, Stevens County  
Wayne Neese, (316) 225-3731  
Southwest District Office, Dodge City

Williams Natural Gas Company  
Hugoton Compressor Station  
0670029  
S03, T29S, R35W, Grant County  
Wayne Neese, (316) 225-0596  
Southwest District Office, Dodge City

Williams Natural Gas Company  
Ottawa Compressor Station  
0590018  
S31-32, T16S, R20E, Franklin County  
Pat Simpson, (785) 842-4600  
Northeast District Office, Lawrence

Williams Natural Gas Company  
Welda Compressor Station  
0030009  
S34, T21S, R19E, Anderson County  
Lynn Ranabargar, (316) 431-2390  
Southeast District Office, Chanute

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019734

State of Kansas

**Kansas Insurance Department**

**Notice of Creation of Pharmacy Network**

Pursuant to K.S.A. 40-2,153, the Kansas Commissioner of Insurance is publishing notice that a pharmacy network has been created in the State of Kansas—Diversified Pharmaceutical Services, Inc.—effective October 15, 1997. Questions should be directed to Anne Haught at the Kansas Insurance Department, (785) 296-7811.

Kathleen Sebelius  
Kansas Insurance Commissioner

Doc. No. 019761

State of Kansas

**Department of Health  
and Environment**

**Request for Comments**

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Farrar Casting Services has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct a new ductile iron foundry. Emissions of particulate matter were evaluated during the permit review process.

Farrar Casting Services, Norwich, will own and operate the stationary source located at 301 Levee Drive, Manhattan, at which the iron foundry is to be constructed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection 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 Shawn Howell, (785) 296-1993, at the KDHE central office, or Rick Brunetti, (785) 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 Shawn Howell, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business November 10.

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 November 10 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019733

State of Kansas

**Department of Health  
and Environment**

**Request for Comments**

The Kansas Department of Health and Environment has received and reviewed a municipal solid waste landfill permit modification from Gove County. Gove County has submitted a request to expand its landfill. KDHE is providing public notice of its intent to amend the county's current permit to incorporate the additional area. The county has submitted operation and design plans for the landfill; however, these plans will require modifications prior to approval by KDHE. Once Gove County's modifications are corrected and approved, the county will fulfill its requirements of new federal and state regulations regarding small arid landfills, which become effective October 9, 1997. The landfill (Permit #115) is located in the west half of the southwest quarter of Section 24, Township 11 South, Range 27 West, and a portion of the southeast quarter, Section 24, Township 11 South, Range 28 West. The request for the expanded area is an additional 13.57 acres lying adjacent to the west side of the existing area. The site is approximately 2 miles south of I-70, located at the Park Exit No. 99, and 1/2 mile west of K-211.

A copy of the administrative record, which includes the draft permit, permit application and all information regarding this permit action, is available for public review through Monday, November 10, during normal business hours, Monday through Friday, at the following locations:

Kansas Department of Health and Environment  
Permits Section

Forbes Field, Building 740  
Topeka, 66620

Contact: William N. Bicher  
(785) 296-1595

County Office Building  
520 Washington

Gove, 67736

Contact: William Beougher, County Clerk  
(785) 938-2300

Anyone wishing to comment on the amended permit should submit written statements postmarked not later than November 10 to William N. Bicher (KDHE). After consideration of all comments received, the director of the Division of Environment will make a final permit decision. Notice of the decision will be given to the applicant, to all persons who submitted written comments, and to those who requested notice of the final permit decision.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019757

## State of Kansas

**Pooled Money Investment Board****Notice of Investment Rates**

The following rates are published in accordance with K.S.A. 1996 Supp. 75-4210. These rates and their uses are defined in K.S.A. 1996 Supp. 12-1675(b)(c)(d), and K.S.A. 1996 Supp. 75-4201(l) and 75-4209(a)(1)(B).

**Effective 10-6-97 through 10-12-97**

Term	Rate
1-89 days	5.56%
3 months	5.25%
6 months	5.36%
9 months	5.49%
12 months	5.63%
18 months	5.65%
24 months	5.71%

William E. Lewis  
Chairman

Doc. No. 019727

## State of Kansas

**Department of Health  
and Environment****Request for Comments**

The Kansas Department of Health and Environment has received and reviewed a municipal solid waste landfill permit modification from Sheridan County. Sheridan County has submitted a request to expand its landfill. KDHE is providing public notice of its intent to amend the county's current permit to incorporate the additional area. The county has submitted operation and closure plans for the landfill; however, these plans will require modifications prior to approval by KDHE. Once Sheridan County's modifications are corrected and approved, the county will fulfill its requirements of new federal and state regulations regarding small arid landfills, which become effective October 9, 1997. The facility (Permit #181), originally permitted on a 20-acre tract in Section 10, Township 9 South, Range 28 West, is requesting additional acreage to include the entire northwest quarter of Section 10 and the north half of the southwest quarter. The site is approximately 4 miles south of the City of Hoxie on K-23.

A copy of the administrative record, which includes the draft permit, permit application and all information regarding this permit action, is available for public review through Monday, November 10, during normal business hours, Monday through Friday, at the following locations:

Kansas Department of Health and Environment  
Permits Section  
Forbes Field, Building 740  
Topeka, 66620  
Contact: William N. Bicher  
(785) 296-1595

County Courthouse  
925 9th St.  
Hoxie, 67740  
Contact: Paula Bielser, County Clerk  
(785) 675-3361

Anyone wishing to comment on the amended permit

should submit written statements postmarked not later than November 10 to William N. Bicher (KDHE). After consideration of all comments received, the director of the Division of Environment will make a final permit decision. Notice of the decision will be given to the applicant, to all persons who submitted written comments, and to those who requested notice of the final permit decision.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019758

## State of Kansas

**Department of Health  
and Environment****Request for Comments**

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Anadarko Gathering Company has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to modify compressor engine operating conditions. Emissions of nitrogen oxides and carbon monoxide were evaluated during the permit review process.

Anadarko Gathering Company, Liberal, owns and operates the stationary source located at Section 23, Township 33 South, Range 38 West, Stevens County, at which the modification is to be conducted.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southwest district office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Shawn Howell, (785) 296-1993, at the KDHE central office, or Wayne Neese, (316) 225-0596, at the KDHE southwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Shawn Howell, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business November 10.

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 November 10 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019744

**State of Kansas  
University of Kansas Medical Center**

**Notice to Bidders**

Sealed bids for the items listed below will be received by the University of Kansas Medical Center, Purchasing Department, 3901 Rainbow Blvd., Kansas City, KS 66160-7162, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call Peggy Davis at (913) 588-1115 for additional information:

**Monday, October 27, 1997**

**728045**

Audio visual items

**728046**

Methadone powder

Barbara Lockhart  
Purchasing Director

Doc. No. 019752

**State of Kansas  
Department of Health  
and Environment**

**Request for Comments**

The Kansas Department of Health and Environment has received and reviewed a municipal solid waste landfill permit modification from Logan County. Logan County has submitted a request to expand its county landfill. KDHE is providing public notice of its intent to amend the county's current permit to incorporate the additional area. The county has submitted operation and design plans for the landfill; however, these plans will require modifications prior to approval by KDHE. Once Logan County's modifications are corrected and approved, the county will fulfill its requirements of new federal and state regulations regarding small arid landfills, which become effective October 9, 1997. The landfill (Permit #125) is located in the west half of the southwest quarter of the southwest quarter, Section 23, Township 12 South, Range 35 West. The request for the expanded area is to the south and comprises the northwest quarter of Section 26, Township 12 South, Range 35 West. The site is approximately 5 miles north of the City of Russell Springs on K-25.

A copy of the administrative record, which includes the draft permit, permit application and all information regarding this permit action, is available for public review through Monday, November 10, during normal business hours, Monday through Friday, at the following locations:

Kansas Department of Health and Environment  
Permits Section  
Forbes Field, Building 740  
Topeka, 66620  
Contact: William N. Bicher  
(785) 296-1595

Logan County Courthouse  
710 W. 2nd  
Oakley, 67748  
Contact: Pat Miller, County Clerk  
(785) 672-4244

Anyone wishing to comment on the amended permit should submit written statements postmarked not later than November 10 to William N. Bicher (KDHE). After consideration of all comments received, the director of the Division of Environment will make a final permit decision. Notice of the decision will be given to the applicant, to all persons who submitted written comments, and to those who requested notice of the final permit decision.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019759

**State of Kansas  
Department of Health  
and Environment**

**Request for Comments**

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Anadarko Gathering Company has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to modify compressor engine operating conditions. Emissions of nitrogen oxides and carbon monoxide were evaluated during the permit review process.

Anadarko Gathering Company, Liberal, owns and operates the stationary source located at Section 4, Township 31 South, Range 37 West, Stevens County, at which the modification is to be conducted.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southwest district office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Shawn Howell, (785) 296-1993, at the KDHE central office, or Wayne Neese, (316) 225-0596, at the KDHE southwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Shawn Howell, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business November 10.

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 November 10 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019745

(Published in the Kansas Register October 9, 1997.)

**Notice of Call for Redemption  
City of Eudora, Kansas  
Water and Sewage System Revenue Bonds  
Series 1979**

Notice is hereby given to the holders of the above-captioned bonds that pursuant to the provisions of Section 4 of Ordinance No. 434 (the bond resolution) of the City of Eudora, Kansas (the issuer), bonds maturing June 1, 1998, and thereafter and all unmatured coupons appertaining thereto (the called bonds) have been called for redemption and payment on December 1, 1997 (the redemption date), at the principal office of the Kansas State Treasurer, Topeka, Kansas (the paying agent).

Bond Numbers	Maturity Date	Principal Amount	Interest Rate	Cusip No.
45 - 47	June 1, 1998	\$15,000	6.75%	014202AE5
48 - 50	June 1, 1999	\$15,000	6.75%	014202AF6

On the redemption date there shall become due and payable, upon the presentation and surrender of each such called bond, the redemption price thereof equal to 105 percent of the principal amount thereof together with interest accrued to the redemption date. Interest shall cease to accrue on the bonds called for redemption from and after the redemption date provided such funds for redemption are on deposit with the paying agent from the proceeds of refunding bonds to be issued by the issuer.

Neither the issuer nor the paying agent shall be responsible for the selection or use of the CUSIP identification numbers shown above or printed on any of the called bonds. Said CUSIP identification numbers are included solely for the convenience of the owners of the bonds.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, as amended and codified at Section 3406(a)(1) of the Internal Revenue Code of 1986, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 31 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the bonds who wish to avoid the imposition of the tax should submit certified taxpayer identification numbers when presenting the called bonds for payment.

City of Eudora, Kansas  
By: Kansas State Treasurer  
Topeka, Kansas  
Paying Agent

Doc. No. 019740

## State of Kansas

**Department of Health  
and Environment**

**Request for Comments**

The Kansas Department of Health and Environment has received and reviewed a municipal solid waste landfill permit acquisition request from Thomas County. The original county landfill permit was issued to the City of Colby; however, Thomas County will now retain ownership of the permit. Thomas County also has submitted a request to expand its county landfill. Thomas County is submitting new applications, public entity disclosure statements, restrictive covenants, and an operations plan. KDHE is providing public notice of its intent to change ownership of the permit from the City of Colby to Thomas County. Thomas County must submit revised closure drawings for the expansion area prior to receiving waste in the expansion area. The facility will receive a new permit number (#748). The landfill is located in the south half of the northeast quarter and will add an additional 40 acres located in the southeast quarter of the northwest quarter of Section 4, in Township 8 South, Range 33 West. The site is approximately 1½ miles east of the City of Colby and ½ mile south of U.S. 24.

A copy of the administrative record, which includes the draft permit, permit application and all information regarding this permit action, is available for public review through Monday, November 3, during normal business hours, Monday through Friday, at the following locations:

Kansas Department of Health and Environment  
Permits Section  
Forbes Field, Building 740  
Topeka, 66620  
Contact: William N. Bicher  
(785) 296-1595

Thomas County Courthouse  
300 N. Court  
Colby, 67701  
Contact: Rosalie Seemann, County Clerk  
(785) 462-4500

Anyone wishing to comment on the amended permit should submit written statements postmarked not later than November 3 to William N. Bicher (KDHE). After consideration of all comments received, the director of the Division of Environment will make a final permit decision. Notice of the decision will be given to the applicant, to all persons who submitted written comments, and to those who requested notice of the final permit decision.

Gary R. Mitchell  
Secretary of Health  
and Environment

Doc. No. 019760

## State of Kansas

## Juvenile Justice Authority

Notice of Hearing on Proposed  
Administrative Regulations

A public hearing will be conducted at 9 a.m. Thursday, December 11, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of a proposed regulation of the Kansas Juvenile Justice Authority on a permanent basis.

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 regulation. All interested parties may submit written comments prior to the hearing to the Kansas Juvenile Justice Authority, Legal Department, Landon State Office Building, Suite 600, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation 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.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Faith Loretto at (785) 296-6000 or (785) 296-4798 (TTY). Handicapped parking is located at the south end of Landon State Office Building, and the north entrance to the building is accessible.

A summary of the proposed regulation and its economic impact follows.

K.A.R. 123-2-1 defines terms of incarceration for juvenile offenders placed at juvenile correctional facilities until July 1, 1999. The term "program completion" is stricken in sections 67 and 70 of 1997 House Substitute for Senate Bill 69 which was passed by the legislature during the 1997 session. In its place was inserted "term of incarceration" to describe when a juvenile offender shall be released from a juvenile correctional facility once placed at that facility. However, "term of incarceration" is not defined by statute. The proposed regulation is an attempt to define "term of incarceration" until such time as a placement matrix goes into effect July 1, 1999, which will define specific terms of incarceration based upon crime severity. The proposed regulation uses terms established in the present youth center policy manual where applicable, and defines terms where none existed previously. This proposed regulation is not mandated by federal law and does not exceed the requirements of any federal law.

No costs are associated with adopting this regulation, as the proposed regulation does not alter present policy, except for specifying minimum terms where none existed previously. However, if this regulation is not adopted, there will be no defined terms of incarceration for juvenile offenders who are committed to juvenile correctional facilities until the placement matrix is implemented in 1999.

The proposed policy should neither increase nor decrease the length of incarceration of juvenile offenders committed to juvenile correctional facilities, as the terms proposed are comparable to present program completion standards.

Other governmental units, private citizens and consumers will not be affected by this change.

Consideration was given to adhere to "program completion" as the standard for release. However, this language was specifically stricken in the statute, an indication that the legislature intended that to no longer be the standard. Consideration also was given to adopting the minimum lengths of stay outlined in the youth center policy manual. However, no minimum times were set for crimes other than person offenses. The youth center policy manual indicated that release on other crimes was set at "program completion." Therefore, the proposed regulation is the most effective method of addressing the issue.

Copies of the proposed regulation and the associated economic impact statement may be obtained by contacting the Kansas Juvenile Justice Authority, (785) 296-4213.

Albert R. Murray  
Commissioner of Juvenile Justice

Doc. No. 019756

(Published in the Kansas Register October 9, 1997.)

**Summary Notice of Bond Sale**  
**\$582,000\***

**City of Bel Aire, Kansas**  
**General Obligation Bonds, Series B, 1997**  
**(General obligation bonds payable from**  
**unlimited ad valorem taxes)**

**Sealed Bids**

Subject to the notice of bond sale dated October 9, 1997, sealed bids will be received by the clerk of the City of Bel Aire, Kansas (the issuer), on behalf of the governing body at City Hall, 4551 N. Auburn, Bel Aire, KS 67220, until 11 a.m. October 21, 1997, for the purchase of \$582,000\* principal amount of General Obligation Bonds, Series B, 1997. No bid of less than 98 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

**Bond Details**

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof, except one bond in the denomination of \$7,000\*. The bonds will be dated October 15, 1997, and will become due on March 1 in the years as follows:

Year	Principal Amount
2000	\$32,000*
2001	30,000
2002	30,000
2003	35,000
2004	35,000
2005	40,000
2006	40,000

(continued)

(Published in the Kansas Register October 9, 1997.)

2007	40,000
2008	45,000
2009	45,000
2010	50,000
2011	50,000
2012	55,000
2013	55,000

**Summary Notice of Bond Sale****\$370,000\*****Reno County, Kansas****General Obligation Bonds, Series 1997-1****(General obligation bonds payable from unlimited ad valorem taxes)**

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 1999.

**Book-Entry-Only System**

The successful bidder may *elect* to have the bonds registered under a book-entry-only system administered through DTC.

**Paying Agent and Bond Registrar**

Kansas State Treasurer, Topeka, Kansas.

**Good Faith Deposit**

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of 2 percent of the principal amount of the bonds (\$11,640\*).

**Delivery**

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before October 31, 1997, at such bank or trust company in the contiguous United States as may be specified by the successful bidder.

**Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1997 is \$21,132,875. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold but excluding temporary notes to be retired in conjunction therewith, is \$7,869,000.

**Approval of Bonds**

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

**Additional Information**

Additional information regarding the bonds may be obtained from the clerk, (316) 744-2451, fax (316) 744-3739; or from the financial advisor, J.O. Davidson & Associates, Inc., Wichita, Kansas, Attention: David Shupe, (316) 265-9411.

Dated October 9, 1997.

City of Bel Aire, Kansas

\* Approximate, subject to change based on paid special assessments.

Doc. No. 019739

**Sealed Bids**

Subject to the notice of bond sale dated October 1, 1997, sealed bids will be received by the clerk of Reno County, Kansas (the issuer), on behalf of the governing body at 206 W. 1st Ave., Hutchinson, KS 67501-5245, until 1:30 p.m. October 16, 1997, for the purchase of \$370,000\* principal amount of General Obligation Bonds, Series 1997-1. No bid of less than 100 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

**Bond Details**

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof, except one in the denomination of \$\_\_\_\_\_. The bonds will be dated October 15, 1997, and will become due on November 1 in the years as follows:

Year	Principal Amount
1999	\$30,000*
2000	30,000
2001	30,000
2002	35,000
2003	35,000
2004	40,000
2005	40,000
2006	40,000
2007	45,000
2008	45,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on May 1 and November 1 in each year, beginning May 1, 1999.

**Book-Entry-Only System**

The successful bidder may *elect* to have the bonds registered under a book-entry-only system administered through DTC.

**Paying Agent and Bond Registrar**

Kansas State Treasurer, Topeka, Kansas.

**Good Faith Deposit**

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

**Delivery**

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before October 30, 1997, at such bank or trust company in the

contiguous United States as may be specified by the successful bidder.

**Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1997 is \$381,826,339. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold but excluding temporary notes to be retired in conjunction therewith, is \$2,712,809.

**Approval of Bonds**

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

**Additional Information**

Additional information regarding the bonds may be obtained from the clerk, (316) 694-2934, fax (316) 694-2944.

Dated October 1, 1997.

Reno County, Kansas

\* Approximate, subject to change based on paid special assessments.

Doc. No. 019741

(Published in the Kansas Register October 9, 1997.)

**Summary Notice of Bond Sale  
\$124,500**

**City of St. Marys, Kansas  
General Obligation Bonds  
Series 1997B (Streets and Sewer)**

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

**Sealed Bids**

Subject to the official notice of bond sale and preliminary official statement dated October 2, 1997, sealed bids will be received by the city clerk of the City of St. Marys, Kansas (the issuer), on behalf of the governing body of the city at City Hall, 412 W. Bertrand St., St. Marys, KS 66536, until 10 a.m. Tuesday, October 21, 1997, for the purchase of \$124,500 principal amount of General Obligation Bonds, Series 1997B (Streets and Sewer). No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

**Bond Details**

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof, except one bond in the denomination of \$4,500. The bonds will be dated November 1, 1997, and will become due on October 1 in the years as follows:

Year	Principal Amount
1999	\$ 4,500
2000	5,000
2001	5,000
2002	5,000
2003	5,000
2004	10,000

2005	10,000
2006	10,000
2007	10,000
2008	10,000
2009	10,000
2010	10,000
2011	10,000
2012	10,000
2013	10,000

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 April 1 and October 1 in each year, beginning April 1, 1999.

**Paying Agent and Bond Registrar**

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 in the amount of \$2,490 (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 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 county for the year 1997 is \$7,782,304. The total general obligation indebtedness of the issuer as of the date of the bonds, including the bonds being sold, is \$766,675.34, including temporary notes in the outstanding principal amount of \$129,500, of which \$129,500 will be retired with proceeds of the bonds or other legally available funds of the city.

**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 when the bonds are delivered.

**Additional Information**

Additional information regarding the bonds may be obtained from the city clerk, (785) 437-2311.

Dated October 2, 1997.

City of St. Marys, Kansas  
Katherine S. DeMars, City Clerk  
City Hall  
412 W. Bertrand St.  
St. Marys, KS 66536  
(785) 437-2311

Doc. No. 019746

## State of Kansas

## Racing and Gaming Commission

Permanent Administrative  
Regulations

## Article 10.—ANIMAL HEALTH

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

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

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

(3) Furosemide shall be administered only by a practicing veterinarian designated by the trainer to administer the furosemide to each horse under the supervision of the animal health officer or an assistant animal health officer.

(4) Each dose of furosemide administered shall not exceed 250 milligrams.

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

(6) Each owner shall pay all expenses resulting from the administration of furosemide. Costs shall include the following:

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

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

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

(2) When approved, phenylbutazone shall be administered according to these provisions:

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

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

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

(4) No other nonsteroidal anti-inflammatory drug shall be authorized. (Authorized by K.S.A. 1996 Supp. 74-8804; implementing K.S.A. 1996 Supp. 74-8811; effective, T-112-3-31-89, March 31, 1989; effective June 26, 1989; amended, T-112-8-13-92, Aug. 13, 1992; amended, T-112-12-10-92, Dec. 10, 1992; amended Feb. 15, 1993; amended Oct. 24, 1997.)

Myron Scafe  
Executive Director

Doc. No. 019730

(Published in the Kansas Register October 9, 1997.)

**Summary Notice of Bond Sale**  
**\$4,325,000**

**Riley County, Kansas**  
**General Obligation Bonds**  
**Series 1997A**

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

**Sealed Bids**

Subject to the official notice of bond sale and preliminary official statement dated October 2, 1997, sealed bids will be received by the county clerk of Riley County, Kansas (the issuer), on behalf of the governing body of the county at the Riley County Courthouse, 110 Courthouse Plaza, Manhattan, KS 66502, until 10 a.m. Thursday, October 16, 1997, for the purchase of \$4,325,000 principal amount of General Obligation Bonds, Series 1997A. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

**Bond Details**

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated October 1, 1997, and will become due on September 1 in the years as follows:

Year	Principal Amount
1999	\$215,000
2000	215,000
2001	215,000
2002	215,000
2003	215,000
2004	215,000
2005	215,000
2006	215,000
2007	215,000
2008	215,000
2009	215,000
2010	215,000
2011	215,000
2012	215,000
2013	215,000
2014	220,000
2015	220,000
2016	220,000
2017	220,000
2018	220,000

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 March 1 and September 1 in each year, beginning September 1, 1998.

#### Paying Agent and Bond Registrar

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 in the amount of \$86,500 (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 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 county for the year 1997 is \$248,679,147. The total general obligation indebtedness of the issuer as of the date of the bonds, including the bonds being sold, is \$19,693,600, which includes temporary notes outstanding in the principal amount of \$6,326,600, of which \$4,141,773 will be retired out of the proceeds of the bonds herein offered for sale, with \$490,327 being payable from a portion of the proceeds derived from the sale of \$657,000 principal amount of the county's temporary notes, Series 1997-4, dated October 1, 1997, being offered for sale by the county concurrently with the bonds, as described in the county's preliminary official statement relating to said notes.

#### 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 when the bonds are delivered.

#### Additional Information

Additional information regarding the bonds may be obtained from the county clerk, (785) 537-0700.

Dated October 2, 1997.

Riley County, Kansas  
Rich Vargo, County Clerk  
Riley County Courthouse  
110 Courthouse Plaza  
Manhattan, KS 66502  
(785) 537-0700

#### State of Kansas

#### Department of Administration

#### Permanent Administrative Regulations

#### Article 5.—COMPENSATION

**1-5-7. Employees to be paid within the pay grade, approval of employee pay changes; effective date; retroactive increases.** (a) Except as provided otherwise in these regulations, each employee shall be paid within the pay grade adopted for the class of positions and at the step within the pay grade as prescribed by these regulations.

(b) All employee pay changes shall be determined by the appointing authority in a manner prescribed by the director and shall comply with all applicable personnel regulations and directives approved by the governor.

(c) Each employee pay step increase shall be effective on the date that the employee completes the time-on-step requirements as stated in K.A.R. 1-5-19b. All other pay changes shall take effect on the day of the transaction.

(d) Employee pay changes may be retroactive as approved by the appointing authority or the director to correct documented errors or as otherwise approved by the governor. Each retroactive pay increase shall be limited to no more than six payroll periods, except as otherwise approved by the director.

(e) In a manner prescribed by the director, the appointing authority shall report to the director all pay changes made by the appointing authority pursuant to this regulation. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 1996 Supp. 75-2938; effective May 1, 1979; amended, E-81-23, Aug. 27, 1980; amended May 1, 1981; amended May 1, 1983; amended May 1, 1984; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended Dec. 17, 1995; amended May 31, 1996; amended Oct. 24, 1997.)

**1-5-8. Beginning pay.** (a) Each new hire and each rehire not based on a reemployment or reinstatement shall be paid at step 1 of the pay grade for the class.

(b) New hires and rehires not based on a reemployment or a reinstatement may be paid at higher steps in the pay grade only under the following circumstances:

(1) When an agency has an eligible candidate with exceptional qualifications directly related to the vacant position, and the agency cannot employ the person at step 1, the appointing authority may approve beginning pay for the individual at a higher step in the pay grade. Exceptional qualifications shall be based on the candidate's education, training, experience, skills and other qualifications.

(2) When there is a lack of candidates for a class of positions available for employment at step 1, one or more appointing authorities may request that the director establish some higher step in the pay grade as beginning pay for new hires and rehires not based on a reemployment or a reinstatement in the class. Authorization for the higher beginning pay may be given to a designated agency or agencies, to all agencies, or for a particular geographical area. Unless an earlier expiration date is spec-

(continued)

ified, the authorization shall expire on the last day of the last payroll period chargeable to the fiscal year during which the authorization was granted.

(A) When an agency utilizes authorization granted pursuant to paragraph (2) above, the agency shall, except as provided below, raise the pay of all incumbents in the class who are being paid at a lower step to the higher beginning pay.

(B) If the authorization granted pursuant to paragraph (2) above is only for a particular geographical area, the agency shall not raise the pay of incumbents in other geographical areas.

(C) All agencies that have positions in the class or geographical area authorized for a higher beginning pay shall be notified of the authorization by the director. All increases to incumbents in an agency because of the agency's utilization of a higher beginning pay for new hires and rehires not based on a reemployment or a reinstatement in a class shall be made effective at the beginning of the next pay period. The length of time that the incumbent has spent on the previous step of the pay grade shall count toward the time-on-step requirement for the new step.

(3) An appointing authority may pay a temporary employee at a higher step in the pay grade if the candidate has exceptional qualifications directly related to the position or has former permanent status in the same class or another class at the same or higher pay grade.

(c) In a manner prescribed by the director, the appointing authority shall report to the director all hires above step 1 made by the appointing authority pursuant to this regulation.

(d) The beginning pay for any unclassified employee hired into a position in the classified service shall be determined in accordance with the provisions of this regulation. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 1996 Supp. 75-2938 and K.S.A. 75-3746; effective May 1, 1979; amended, E-81-14, June 12, 1980; amended May 1, 1981; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended May 1, 1987; amended Dec. 17, 1995; amended Oct. 24, 1997.)

**1-5-12.** (Authorized by K.S.A. 1995 Supp. 75-3747; implementing K.S.A. 1995 Supp. 75-2938 and K.S.A. 75-3746; effective May 1, 1979; amended, E-81-14, June 12, 1980; amended May 1, 1981; amended May 1, 1984; amended May 1, 1987; amended Dec. 17, 1995; amended May 31, 1996; revoked Oct. 24, 1997.)

**1-5-13. Pay of employee promoted to a higher class.**  
(a) When an employee in the classified service is promoted or the employee's position is reallocated to a higher class, the appointing authority shall pay the employee on one of the following steps:

(1) the same step of the pay grade for the new class as the step on which the employee was being paid in the lower class;

(2) any lower step of the pay grade for the new class that gives the employee an increase in pay;

(3) the step for new hires in the class when a higher step in the pay grade has been established as the starting pay pursuant to K.A.R. 1-5-8; or

(4) a higher step in the pay grade, if the employee to be promoted has exceptional qualifications. Exceptional qualifications shall be based on the employee's education, training, experience, skills, and other qualifications directly related to the duties of the position to which promoted.

(b) Nothing in this regulation shall authorize pay above the maximum step of the pay grade.

(c) Each employee who is promoted or whose position is reallocated to a higher class shall receive step increases in accordance with the following provisions.

(1) A pay step increase shall be given on the same date, if eligible for such an increase.

(2) The pay increase date shall be governed by the time-on-step requirement of the step to which promoted.

(d) In a manner prescribed by the director, the appointing authority shall report to the director all hires made by the appointing authority pursuant to paragraph (a)(4) of this regulation. (Authorized by K.S.A. 1996 Supp. 75-3747, implementing K.S.A. 1996 Supp. 75-2938, K.S.A. 1996 Supp. 75-2938a, and K.S.A. 75-3746; effective May 1, 1979; amended, E-81-14, June 12, 1980; amended May 1, 1981; amended May 1, 1983; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended May 1, 1987; amended, T-89-1, May 1, 1988; amended Oct. 1, 1988; amended March 20, 1989; amended Dec. 17, 1995; amended Oct. 24, 1997.)

**1-5-19c. Effect of pay grade changes on pay.** (a) When the governor has assigned a class of positions to a higher pay grade, each employee in that class shall be placed on the step of the higher pay grade that is the same rate, in dollar amount, as the current rate paid to the employee.

(b) If the employee is being paid a dollar amount below step 1 of the higher pay grade, an increase shall be made to step 1.

(c) In all cases, the length of time that the incumbent has spent on the step of the previous pay grade shall count toward the time-on-step requirement for computing the next pay increase date. If the number of months accumulated is greater than the number of months required for a step increase, the employee shall be granted one or more step increases, and any unused months shall count toward the next pay increase. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 1996 Supp. 75-2938, and K.S.A. 1996 Supp. 75-2938a; effective May 1, 1983; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended May 1, 1987; amended, T-1-7-27-89, July 27, 1989; amended Nov. 20, 1989; amended Dec. 17, 1995; amended Oct. 24, 1997.)

#### Article 6.—RECRUITING AND STAFFING

**1-6-29. Acting assignments.** When a classified position is vacant and requires the temporary assignment of an employee who has permanent status in another position, the appointing authority may proceed, based on the following principles.

(a) The appointing authority shall initiate action to fill the position on a permanent basis, if the incumbent has permanently vacated the position. However, the appointing authority may delay filling the position because of a shortage of funds.

(b) An acting assignment may be used only when there are no other viable alternatives.

(c) The assignee shall meet the required selection criteria for the class of positions.

(d) Acting assignments shall not be used to generate a series of acting assignments for an employee.

(e) An acting assignment shall not exceed one year in length unless approved by the director. Acting assignments shall not be retroactive. The acting assignment procedure shall not be used for a short duration, temporary assignment of an employee for fewer than 30 days.

(f) Documentation of the acting assignment shall be placed in the employee's permanent record.

(g)(1) If an employee is acting in a position assigned to a pay grade higher than that of the employee's normal position, the employee shall be paid at a step on the higher grade that gives the employee an increase in pay. Such an increase shall not exceed the highest step possible if the employee was being promoted to the position. For the duration of an acting assignment, the employee may receive pay step increases in accordance with applicable pay step increase regulations.

(2) When the acting assignment is terminated and the employee is returned to the former class, the employee's pay shall revert to whatever rate, in dollar amount, it would have been had the employee not received the acting assignment.

(3) Neither the employee's pay increase date nor the employee's status in the normal position shall be affected by an acting assignment.

(h) If an employee is acting in a position assigned to the same pay grade as, or to a pay grade lower than, that of the employee's normal position, the employee shall be paid at the employee's normal pay rate. For the duration of an acting assignment, the employee may receive pay step increases in accordance with applicable pay step increase regulations.

(i) If the employee is promoted to a position in which the employee has served in an acting assignment, the pay shall remain at the amount paid during the acting assignment, and any accumulated months shall count towards the next pay increase. The time served in the acting assignment may be credited towards the promotional probationary period.

(j) In a manner prescribed by the director, the appointing authority shall report to the director all acting assignments made by the appointing authority pursuant to this regulation. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 1996 Supp. 75-2938 and K.S.A. 75-3746; effective May 1, 1979; amended May 1, 1983; amended May 1, 1984; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended May 1, 1987; amended Jan. 6, 1992; amended Dec. 17, 1995; amended Oct. 24, 1997.)

#### Article 7.—PROBATIONARY PERIOD AND EMPLOYEE EVALUATION

**1-7-11. Employees entitled to appeal performance reviews.** (a) Any classified employee with permanent status may appeal a performance review rating that is lower than the highest possible rating.

(b)(1) Under either of the following conditions, an employee on probation shall have the same right to appeal

the performance review as an employee with permanent status:

(A) an employee is on probation because of a promotion or is rehired on the basis of reinstatement and has had permanent status in the class in which the employee most recently served; or

(B) an employee with previous permanent status is reallocated to a position with probationary status.

(2)(A) When action concerning the end of probation is dependent upon the performance review, the appeal committee may make a recommendation to the appointing authority concerning whether or not to grant permanent status to the employee. However, the appointing authority, subject to whatever limitations are imposed by the adjective rating of the performance review prepared by the appeal committee, shall have the right to make the determination of whether or not to grant permanent status.

(B) If the time required to handle an appeal results in the employee having no final performance review by the end of the probationary period, the appointing authority may extend the probationary period for a limited period as is necessary for the appeal committee to prepare the final performance review.

(c) In a manner prescribed by the director, the appointing authority shall report to the director all probationary extensions made by the appointing authority pursuant to this regulation. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 1996 Supp. 75-2943; effective May 1, 1983; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended Dec. 17, 1995; amended Oct. 24, 1997.)

#### Article 10.—GUIDANCE AND DISCIPLINE

**1-10-7. Relief from duty, or change of duties, of permanent employee, with pay, under certain circumstances.** (a) In any situation in which the possibility of proposing dismissal, suspension, or demotion of a permanent employee is indicated but in which the appointing authority needs time to conduct an investigation before proposing such an action, or in a situation in which immediate removal of an employee from the employee's job is needed to avoid disruption of work, or for the protection of persons or property, or for a similar reason, the appointing authority may relieve the employee from duty or change the duties of the employee, pursuant to the provisions of subsections (b) and (c), and keep the employee in pay status.

(b) If the duties of an employee are changed, the appointing authority shall notify the employee in writing of the date the duties were changed, the manner in which they were changed, the reason for the change, and the expected date for resumption of regular duties or other disposition of the matter. If the change in duties lasts more than 30 days, the appointing authority shall furnish a copy of the notice to the director.

(c) If an employee is relieved of all duties with pay, the appointing authority, within seven calendar days, shall notify the employee in writing of the date the employee was relieved from duty with pay, the reasons for that action, and the date the employee was returned to regular

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duties, the date other disposition of the matter was made, the date the employee is expected to be returned to regular duties, or the date by which any other disposition of the matter is expected. A copy of this statement shall be furnished to the director. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 75-2949; effective, E-82-14, July 1, 1981; effective May 1, 1982; amended Oct. 24, 1997.)

Daniel R. Stanley  
Secretary of Administration

Doc. No. 019738

State of Kansas

Department of Administration

Temporary Administrative  
Regulations

Article 9.—HOURS; LEAVES;  
EMPLOYEE-MANAGEMENT RELATIONS

**1-9-7b. Military leave; voluntary or involuntary service with reserve component of the Armed Forces.** (a)

(1) Subject to the additional requirements and limitations of Title 38, U.S. Code, Chapter 43, each employee in a regular position who is a member of a reserve component of the military service of the United States shall be granted a maximum of 12 working days per federal fiscal year of military leave with pay for active duty for training purposes as defined in paragraph (a)(3). Any active duty for training purposes in excess of 12 working days in a federal fiscal year shall be charged to military leave without pay or, at the employee's request, to accrued vacation leave.

(2) "Federal fiscal year" means the 12-month period that begins on October 1 and ends on September 30.

(3) "Active duty for training purposes" means the following:

(A) the initial period of full-time, active duty required by federal law for newly enlisted members;

(B) annual training on active duty, which is normally conducted for 15 consecutive days. Such annual training may also be conducted on an intermittent schedule totaling 15 days in a federal fiscal year; or

(C) periodic individual military training or schooling that offers the employee an opportunity to retain the employee's reserve component membership or to receive a promotion.

(b) Each employee in a regular position who is a member of a reserve component of the military reserve of the United States shall be granted military leave without pay or, at the employee's request, accrued vacation leave for the purpose of performing inactive duty for training.

(c) Requests for military leave shall be made to the appointing authority with an appropriate military order or duty training document as follows:

(1) at least one month before the start of any inactive or active duty for training, except initial active duty for training; or

(2) at least two weeks before the start of any initial active duty for training.

Leave that is not requested as prescribed in this subsection shall not be approved, unless the employee furnishes the appointing authority with evidence that is satisfactory to the appointing authority and demonstrates that, due to extenuating circumstances, the leave should be granted.

(d) Each employee in a regular position shall be granted military leave without pay or, at the employee's request, accrued vacation leave for the purpose of induction, entrance, or examination for entrance into a reserve component. Notice to the appointing authority shall be provided as prescribed by the appointing authority. Upon completion of the induction, entrance, or examination, the employee shall return to state employment as prescribed in subsection (e).

(e) Upon release from a period of active or inactive duty for training, or upon discharge from hospitalization for injuries suffered during such training, each employee shall be permitted to return to a similar position with status and pay like that the employee would have had if the employee had not been absent for such purposes. If the employee is not qualified to perform the duties of the position by reason of disability sustained during training but is qualified to perform the duties of any other position, the employee shall be offered employment in a position comparable in status and pay to the former position.

(f) When returning from periods of inactive or active duty for training, except initial active duty for training, the employee shall report for work at the beginning of the next regularly scheduled working period or within a reasonable time thereafter, if the delayed return is due to factors beyond the employee's control and the employee provides documentation of the delay.

(g) When returning from performing initial active duty for training, each employee shall report back to work before whichever of the following dates occurs first:

(1) thirty-one days of release from training or release from hospitalization for injuries suffered during training; or

(2) one year after the member's scheduled release from training.

(h) Military leave shall be counted as part of the employee's length of service as prescribed in K.A.R. 1-2-46. Sick leave, vacation leave, and holidays shall not be earned or accrued during a period of military training when leave without pay has been granted.

(i) For purposes of this regulation, any reference to the military reserve of the United States shall be considered to include members of the national guard. This regulation shall expire on and after January 1, 1998. (Authorized by K.S.A. 1996 Supp. 75-3747; implementing K.S.A. 75-3746; effective May 1, 1985; amended Dec. 17, 1995; amended, T-1-10-1-97, Oct. 1, 1997.)

Daniel R. Stanley  
Secretary of Administration

Doc. No. 019753

## State of Kansas

## Real Estate Commission

Permanent Administrative  
RegulationsArticle 1.—EXAMINATION AND  
REGISTRATION

**86-1-3. Expiration of licenses.** (a) Except for a temporary salesperson's licence, the expiration date of each license shall be determined by the first letter of the licensee's last name, as established in the following chart:

First letter of last name:	Expiration Date:
(1) "B"	December 31 of each even-numbered year
(2) "C"	February 28 of each odd-numbered year
(3) "D" and "E"	April 30 of each odd-numbered year
(4) "F" and "G"	June 30 of each odd-numbered year
(5) "H"	August 31 of each odd-numbered year
(6) "I," "J," "K" and "L"	October 31 of each odd-numbered year
(7) "M"	December 31 of each odd-numbered year
(8) "N," "O" and "P"	February 28 of each even-numbered year
(9) "Q" and "R"	April 30 of each even-numbered year
(10) "S"	June 30 of each even-numbered year
(11) "T," "U" and "V"	August 31 of each even-numbered year
(12) "W," "X," "Y," "Z" and "A"	October 31 of each even-numbered year

(b) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 58-3045(a), as amended by 1997 H.B. 2264, Sec. 7; effective Jan. 1, 1966; amended, E-73-30, Sept. 28, 1973; amended Jan. 1, 1974; amended, E-81-18, July 16, 1980; amended May 1, 1981; amended, T-87-32, Nov. 19, 1986; amended May 1, 1987; amended 86-10-1-97, Oct. 1, 1997; amended Oct. 24, 1997.)

**86-1-5. Fees.** (a) Each applicant shall pay a fee in an amount equal to the actual cost of the examination and the administration of the examination to the testing service designated by the commission.

(b) Each applicant shall submit the following fees for licensure to the commission:

(1) For submission of an application for an original salesperson's or broker's license, a fee of \$15;

(2) for a temporary salesperson's license, a six-month fee of \$20;

(3) for an original salesperson's license, a prorated fee based on a two-year amount of \$80;

(4) for an original broker's license, a prorated fee based on a two-year amount of \$125;

(5) for renewal of a salesperson's license, a two-year fee of \$80;

(6) for renewal of a broker's license, a two-year fee of \$125;

(7) for reinstatement of a license that has been deactivated or that has been canceled pursuant to K.S.A. 58-3047(d), and its amendments, or by reason of termination of a salesperson or associate broker, a fee of \$15;

(8) for reinstatement of each license canceled pursuant to K.S.A. 58-3047(e), and its amendments, a fee of \$7.50;

(9) for a duplicate license, a fee of \$10; and  
(10) for certification of licensure to another jurisdiction, a fee of \$10.

(c) Each applicant shall submit the following fees related to courses of instruction to the commission:

(1) For approval of a course of instruction submitted by a course provider pursuant to K.S.A. 58-3046a, and its amendments, a fee of \$50;

(2) for renewal of an approved course of instruction pursuant to K.S.A. 58-3046a, and its amendments, a fee of \$15; and

(3) for approval of a course of instruction submitted by any licensee pursuant to subsection (j) of K.S.A. 58-3046a, and its amendments, a fee of \$10.

(d) For each prorated fee, a monthly amount, rounded off to the nearest dollar, shall be established by the commission. In addition, the fee, from the last calendar day of the month in which the license is issued to the expiration date of the license, shall be computed by the commission.

(e) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 58-3063, as amended by 1997 H.B. 2264, Sec. 15; effective Jan. 1, 1966; amended, E-73-30, Sept. 28, 1973; amended Jan. 1, 1974; amended, E-74-50, Sept. 13, 1974; amended May 1, 1975; amended, E-81-18, July 16, 1980; amended May 1, 1981; amended May 1, 1982; amended May 1, 1983; amended, T-86-10, May 1, 1985; amended May 1, 1986; amended, T-87-32, Nov. 19, 1986; amended May 1, 1987; amended Sept. 26, 1988; amended July 31, 1991; amended Dec. 20, 1993; amended July 31, 1996; amended T-86-10-1-97, Oct. 1, 1997; amended Oct. 24, 1997.)

**86-1-11. Minimum curricula and standards for course.** (a) Each school offering a course approved by the commission under subsection (a) of K.S.A. 58-3046a, and its amendments, shall use a course syllabus provided by the commission and shall register the course under the title "Principles of Real Estate."

(b) Each school offering a course approved by the commission under subsection (b) of K.S.A. 58-3046a, and its amendments, shall use a course syllabus provided by the commission and shall register the course under the title "Broker Pre-License Course."

(c) The 12 hours of additional instruction required by subsection (c), paragraph (d)(2), paragraph (e)(2), paragraph (f)(2), and paragraph (f)(3) of K.S.A. 58-3046a, and its amendments, shall consist of courses approved by the commission.

(1) The hours required for each renewal of a salesperson's or broker's license between January 1, 1996 and January 1, 1999 shall consist of at least three hours designated as mandatory core hours and not more than nine hours designated as elective hours.

(2) The hours required for each renewal of a salesperson's license after January 1, 1999 shall consist of at least three hours designated as mandatory core hours and not more than nine hours designated as elective hours.

(3) The hours required for each renewal of a broker's license after January 1, 1999 shall consist of at least six

(continued)

hours designated as mandatory core hours and not more than six hours designated as elective hours.

(4) On and after January 1, 1994, each course approved by the commission shall be designated, at the discretion of the commission, as either meeting a mandatory core requirement or as elective hours.

(5) Each school offering a course approved by the commission to meet the mandatory core requirement pursuant to paragraphs (1) or (2) above shall use a course outline provided by the commission and shall register the course under the title "Required Salesperson Core."

(6) Each school offering a course approved by the commission to meet the mandatory core requirement pursuant to paragraph (3) above shall use a course syllabus provided by the commission and shall register such course under the title "Required Broker Core."

(7) Each salesperson shall meet the mandatory core requirement pursuant to paragraphs (1) or (2) above by taking any course designated by the commission as meeting a mandatory core requirement.

(8) Each broker shall meet the mandatory core requirement pursuant to paragraph (1) above by taking any course designated by the commission as meeting a mandatory core requirement and shall meet the mandatory core requirement pursuant to paragraph (3) by taking the course entitled "Required Broker Core."

(9) Credit given to any licensee for a course submitted by the licensee pursuant to subsection (j) of K.S.A. 58-3046a, and its amendments, shall be designated by the commission as either meeting a mandatory core requirement or as elective hours.

(10) Any nonresident of Kansas may receive credit as elective hours for courses approved by the commission of the nonresident's state of residence. A nonresident may receive credit for a mandatory core requirement only for courses approved by the commission pursuant to this regulation.

(11) Each approved course shall have a total instruction time of no fewer than three hours.

(12) Any licensee may receive a maximum of three hours credit during any renewal period for real estate appraisal courses designated as such by the commission and taken after January 1, 1992.

(d) Instruction required by paragraph (d)(1) of K.S.A. 58-3046a, and its amendments, shall include 30 hours of instruction designated by the commission as required hours and 20 hours elected by the licensee from courses approved by the commission pursuant to subsection (c) of this regulation.

(e) The 30 hours of instruction designated as required hours under subsection (d) of this regulation and the 30 hours of instruction required by paragraph (e)(1) and paragraph (f)(1) of K.S.A. 58-3046a, and its amendments, shall consist of a course registered under the title "Salesperson's Post-License Course," and any school offering the course shall use a course syllabus provided by the commission.

(f) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1996 H.B. 2264, Sec. 46; implementing K.S.A. 1996 Supp. 58-3046a, as amended by 1997 H.B. 2264, Sec. 10; effective, T-86-31, Sept. 24, 1985; effective

May 1, 1986; amended, T-87-32, Nov. 19, 1986; amended May 1, 1987; amended May 1, 1988; amended Sept. 26, 1988; amended Nov. 18, 1991; amended Dec. 20, 1993; amended Dec. 29, 1995; amended Jan. 1, 1997; amended, T-86-10-1-97, Oct. 1, 1997; amended Oct. 24, 1997.)

#### Article 2.—AUTHORITY OF COMMISSION

**86-2-8. Examination of records.** (a) All documents and records delineated in the Kansas real estate brokers' and salespersons' license act and the brokerage relationships in real estate transactions act and their accompanying regulations shall be examined by the commission or designated agents or employees of the commission at least once every five years, but no more than twice during any 12-month period beginning on July 1.

(b) Examination of records shall be made between the hours of 8:00 a.m. and 6:00 p.m., unless otherwise agreed by all interested persons or entities.

(c) Examinations shall be conducted by commission members, the director of the commission, or employees of the commission.

(d) Examination and inspection of a licensee's records or a group of licensees' records may be authorized by the commission or its director.

(e) The authorized examination may be conducted without notice to the licensee.

(f) This regulation shall not restrict the frequency of examinations that may be conducted to investigate a specific complaint filed with the commission. Such an examination may be authorized by the commission or its director at any time, but shall be limited as follows.

(1) Only those documents subject to the recordkeeping requirements of the acts specified in subsection (a) above and their accompanying regulations shall be examined.

(2) Examinations shall be made only between the hours of 8:00 a.m. and 6:00 p.m., unless otherwise agreed by all interested persons or entities.

(3) Examinations may be conducted by commission members, the director of the commission, or employees of the commission.

(4) The authorization for such examination of records may be made by either the commission or its director. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 58-3061 and K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; effective Sept. 12, 1994; amended, T-86-10-1-97, Oct. 1, 1997; amended Oct. 24, 1997.)

#### Article 3.—PERSONS HOLDING LICENSES; DUTIES

**86-3-25.** (Authorized by and implementing K.S.A. 1995 Supp. 58-30,110, as amended by 1996 SB 710, § 18; effective Nov. 17, 1995; amended Sept. 13, 1996; revoked, T-86-10-1-97, Oct. 1, 1997; revoked Oct. 24, 1997.)

**86-3-26. Real estate brokerage relationships brochure.** As required by K.S.A. 58-30,110, and amendments thereto, each licensee shall give any prospective buyer or seller a brochure entitled "Real estate brokerage relationships." Each brokerage firm may either obtain a copy of this brochure from the commission for reproduction and use by its affiliated licensees or design a brochure that contains the minimum information contained in subsec-

tions (a), (b), (c), and (d). If a brokerage firm designs its own "Real estate brokerage relationships" brochure, the brochure may be in a format determined by the brokerage firm and may include the company name, company logo, and an explanation of the firm's brokerage relationships policy.

(a) Seller's agent. The seller's agent represents the seller only, so the buyer may be either unrepresented or represented by another agent.

(1) The seller's agent is responsible for performing the following duties:

(A) Promoting the interests of the seller with the utmost good faith, loyalty and fidelity;

(B) protecting the seller's confidences, unless disclosure is required;

(C) presenting all offers in a timely manner;

(D) advising the seller to obtain expert advice;

(E) accounting for all money and property received;

(F) disclosing to the seller all adverse material facts about the buyer that the agent knows; and

(G) disclosing to the buyer all adverse material facts actually known by the agent, including the following:

(i) Environmental hazards affecting the property that are required to be disclosed;

(ii) the physical condition of the property;

(iii) any material defects in the property or in the title to the property; and

(iv) any material limitation on the seller's ability to complete the contract.

(2) The seller's agent has no duty to perform the following:

(A) Conduct an independent inspection of the property for the benefit of the buyer; or

(B) independently verify the accuracy or completeness of any statement by the seller or any qualified third party.

(b) Buyer's agent. The buyer's agent represents the buyer only, so the seller may be either unrepresented or represented by another agent.

(1) The buyer's agent is responsible for performing the following duties:

(A) Promoting the interests of the buyer with the utmost good faith, loyalty, and fidelity;

(B) protecting the buyer's confidences, unless disclosure is required;

(C) presenting all offers in a timely manner;

(D) advising the buyer to obtain expert advice;

(E) accounting for all money and property received;

(F) disclosing to the buyer all adverse material facts that the agent knows; and

(G) disclosing to the seller all adverse material facts actually known by the agent, including all material facts concerning the buyer's financial ability to perform the terms of the transaction.

(2) The buyer's agent has no duty to perform the following:

(A) Conduct an independent investigation of the buyer's financial condition for the benefit of the seller; or

(B) independently verify the accuracy or completeness of statements made by the buyer or any qualified third party.

(c) Transaction broker. The transaction broker is not an agent for either party, so the transaction broker does not advocate the interests of either party.

(1) The transaction broker is responsible for performing the following duties:

(A) Protecting the confidences of both parties, including the following information:

(i) the fact that a buyer is willing to pay more;

(ii) the fact that a seller is willing to accept less;

(iii) the factors that are motivating any party;

(iv) the fact that a party will agree to different financing terms; and

(v) any information or personal confidences about a party that might place the other party at an advantage;

(B) exercising reasonable skill and care;

(C) presenting all offers in a timely manner;

(D) advising the parties regarding the transaction;

(E) suggesting that the parties obtain expert advice;

(F) accounting for all money and property received;

(G) keeping the parties fully informed;

(H) assisting the parties in closing the transaction;

(I) disclosing to the buyer all adverse material facts actually known by the transaction broker, including the following:

(i) environmental hazards affecting the property that are required to be disclosed;

(ii) the physical condition of the property;

(iii) any material defects in the property or in the title to the property; and

(iv) any material limitation on the seller's ability to complete the contract; and

(J) disclosing to the seller all adverse material facts actually known by the transaction broker, including all material facts concerning the buyer's financial ability to perform the terms of the transaction.

(2) The transaction broker has no duty to perform any of the following:

(A) conduct an independent inspection of the property for the benefit of any party;

(B) conduct an independent investigation of the buyer's financial condition; or

(C) independently verify the accuracy or completeness of statements by the seller, buyer, or any qualified third party.

(d) Statement of representation. The following statement, in bold-faced type, shall be included in the brochure. "Do not assume that an agent is acting on your behalf, unless you have signed a contract with the agent's firm to represent you. As a customer, you represent yourself. Any information that you, the customer, disclose to the agent representing another party will be disclosed to that other party. Even though licensees may be representing other parties, they are obligated to treat you honestly, give you accurate information, and disclose all known adverse material facts."

(e) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 1996 Supp. 58-30,110(a)(1), as amended by 1997 H.B. 2264, Sec. 40; effective, T-86-10-1-97, Oct. 1, 1997; effective Oct. 24, 1997.)

**86-3-27. Transaction broker addendum.** (a) Each broker shall use a transaction broker addendum form  
(continued)

(TBA-RES) approved by the commission on April 10, 1997, which is hereby adopted by reference, to obtain the informed consent of a seller client and a buyer client for the broker to act as a transaction broker, on a contemplated transaction between the buyer and the seller, for the sale of a residential property of four or fewer units.

(b) Each broker shall use a transaction broker addendum form (TBA-COMM) approved by the commission on April 10, 1997, which is hereby adopted by reference, to obtain the informed consent of a seller client and a buyer client for the broker to act as a transaction broker, on a contemplated transaction between the buyer and seller, for the sale or lease of commercial property or the sale of residential property of more than four units.

(c) Each broker shall use a transaction broker addendum form (TBA-AG) approved by the commission on August 14, 1997, which is hereby adopted by reference, to obtain the informed consent of a seller client and a buyer client for the broker to act as a transaction broker, on a contemplated transaction between the buyer and seller, for the sale of agricultural land.

(d) Each broker shall use a transaction broker addendum form (TBA-DA) approved by the commission on April 10, 1997, which is hereby adopted by reference to obtain the informed consent of a seller client and a buyer client for a designated agent to act as a transaction broker, on a contemplated transaction between the buyer and seller.

(e) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 1996 Supp. 58-30,109(a) and 58-30,109(b)(6), as amended by 1997 H.B. 2264, Sec. 38; effective, T-86-10-1-97, Oct. 1, 1997; effective Oct. 24, 1997.)

**86-3-28. Buyer's or tenant's consent.** (a) Before negotiating directly with a buyer or tenant who has an agency agreement granting exclusive representation to another broker, any seller's or landlord's agent shall obtain the buyer's or tenant's signature on a "buyer's or tenant's consent to direct negotiation with seller's or landlord's agent" form approved by the commission on April 10, 1997, which is hereby adopted by reference.

(b) Before initiating a contract with a buyer who has an agency agreement granting exclusive representation to another broker, any transaction broker shall obtain the buyer's signature on a "buyer's consent to initiate a contract with a transaction broker engaged by a seller" form approved by the commission on September 10, 1997, which is hereby adopted by reference.

(c) This regulation shall take effect on and after October 1, 1997. (Authorized by K.S.A. 1996 Supp. 74-4202(b), as amended by 1997 H.B. 2264, Sec. 46; implementing K.S.A. 1996 Supp. 58-30,103(o), as amended by H.B. 2264, Sec. 27; effective, T-86-10-1-97, Oct. 1, 1997; effective Oct. 24, 1997.)

Jean Duncan  
Director

Doc. No. 019754

## State of Kansas

### Behavioral Sciences Regulatory Board

#### Permanent Administrative Regulations

#### Article 1.—CERTIFICATION OF PSYCHOLOGISTS

**102-1-13. Fees.** (a) Each applicant for licensure as a psychologist shall pay the appropriate fee as set forth below:

- (1) application for a license, \$75;
- (2) original license, \$175;
- (3) renewal, \$200;
- (4) examination, \$325;
- (5) duplicate license, \$20;
- (6) temporary license, \$15; or
- (7) specialty endorsement, \$130.

(b) Each applicant for a license renewal after its date of expiration shall pay the penalty fee set forth in K.S.A. 74-5320, and its amendments, in addition to the renewal fee of \$200. (Authorized by and implementing K.S.A. 74-5310, as amended by L. 1996, Ch. 153, Sec. 29, and K.S.A. 74-5310a, K.S.A. 1995 Supp. 74-5311, K.S.A. 74-5316, K.S.A. 74-5319, K.S.A. 74-5320, as amended by L. 1996, Ch. 153, Sec. 30, K.S.A. 74-5339, and 74-5349; effective May 1, 1984; amended, T-85-35, Dec. 19, 1984; amended May 1, 1985; amended May 1, 1987; amended, T-102-5-1-90, May 1, 1990; amended June 11, 1990; amended, T-102-11-29-90, Nov. 29, 1990; amended Jan. 21, 1991; amended Aug. 23, 1993; amended Aug. 4, 1995; amended Oct. 24, 1997.)

#### Article 2.—LICENSING OF SOCIAL WORKERS

**102-2-2a. Application for licensure.** (a) Each applicant shall request license application forms from the board's executive director and shall indicate the level of license desired. At the time of application for social work licensure, the applicant shall submit the following materials to the board:

- (1) the completed application forms;
- (2) full payment of the application fee as provided in K.A.R. 102-2-3;
- (3) two professional references submitted on board-approved forms from individuals who are not related to the applicant and who are licensed, or academically eligible for licensure, as social workers at or above the applicant's intended level of licensure. Under extenuating circumstances, references from individuals other than social workers may be accepted by the board;
- (4) a third professional reference submitted on a board-approved form from an individual not related to the applicant who has served as the applicant's current or most recent employment supervisor. If the applicant is either a student or a person who graduated within the past two years, the third reference shall be from the social work practicum supervisor; and
- (5) for applicants applying for licensure as specialist clinical social workers, the supervisory attestation form and other supportive documentation submitted on board-approved forms as required by K.A.R. 102-2-12.

(b) As part of the application process, each applicant shall arrange for the applicant's academic social work transcript or official proof of receipt of degree and completion of a social work program to be provided directly to the board by the academic institution. Each applicant who graduated from a college or university outside the United States shall additionally arrange for the applicant's transcript to be translated and evaluated for degree equivalency by a source and in a manner that is acceptable to the board.

(c) Upon receiving board notification of the applicant's eligibility to be seated for a licensure examination, the applicant shall submit the examination registration forms and fee in the manner and within any deadlines established by the board. The examination requirement may be waived only as provided in K.A.R. 102-2-9.

(d) Pursuant to the provisions in K.S.A. 65-6309(h), an applicant who has been authorized to register for the examination may be granted a temporary permit by submitting a request and the temporary permit fee as provided in K.A.R. 102-2-3.

(e) An application shall be active through two consecutive examination opportunities. The application shall expire if the applicant attempting a second examination opportunity fails to satisfactorily complete the exam or fails to be seated for the second examination opportunity for which the applicant has been registered. Upon expiration of the application, the applicant may submit a new application, fee, and all supporting documents. Under extenuating circumstances, the application may be extended up to one year.

(f) Upon receiving board notification of the applicant's eligibility for licensure, the applicant shall submit full payment of the new license fee as provided in K.A.R. 102-2-3 for the initial two-year period of social work licensure at that level.

(g) Any applicant's application may, for lack of qualifications or completeness, be suspended for a period not to exceed one year. If the applicant has not met the qualifications, has not submitted a complete application, or has not submitted the new license fee by the end of one year, the application shall expire. Upon expiration, the applicant may submit a new application, fee, and all supporting documents.

(h) An applicant or prospective applicant shall not be given a judgment on the applicant's eligibility for licensure until all application materials are received and all procedures are completed. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43 and K.S.A. 65-6314, as amended by L. 1996, Ch. 153, Sec. 15; implementing K.S.A. 1995 Supp. 65-6306 and K.S.A. 65-6309 and 65-6314, as amended by L. 1996, Ch. 153, Sec. 15; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1986; amended May 1, 1987; amended Feb. 25, 1991; amended Oct. 24, 1997.)

**102-2-4a. Continuing education for licensees.** (a) During each two-year renewal period, each licensee shall complete 60 clock hours of documented and approved continuing education. Continuing education hours accumulated in excess of the 60-hour requirement shall not be carried over to the next renewal period.

(b) Effective January 1, 1998, as part of the 60 continuing education hours required for each renewal cycle, each applicant for renewal or reinstatement shall complete a program on professional ethics consisting of at least three clock hours of formal training. This program shall meet the definition of continuing education and focus on ethical issues of the social work profession.

(c) One clock hour shall be a minimum of 50 minutes of classroom instruction between instructor and participant. A presentation of less than 30 minutes shall not be considered unless the presentation is a part of a program lasting a minimum of three hours.

(d) One academic credit hour shall be equivalent to 15 continuing education clock hours. Credit for auditing an academic course shall be given for actual clock hours attended during which instruction was given and shall not exceed the academic credit allowed.

(e) Acceptable continuing education, whether taken within the state or outside the state, shall include the following types of experiences:

(1) an academic social work course audited or taken for credit;

(2) a seminar, institute, workshop, mini-course, computerized interactive learning module, telecast, audiotape, or videotape oriented to the enhancement of social work practice, values, skills, and knowledge;

(3) a cross-disciplinary offering from medicine, law, the behavioral sciences, or other disciplines if such offering is clearly related to the enhancement of social work practice, values, skills, and knowledge;

(4) a self-directed learning project approved by the board;

(5) supervision of undergraduate and graduate practicum students or specialty applicants;

(6) a program presented by a board-approved program provider;

(7) a program presented by a board-approved single-program-provider;

(8) first-time preparation and presentation of a social work course, seminar, institute, or workshop;

(9) first-time publication of a social work article; and

(10) a cross-disciplinary offering in a foreign or sign language, computer sciences, professional or technical writing skills, business administration, or management sciences if such offering is clearly related to the enhancement of social work practice, values, skills, and knowledge.

(f) In each of the following categories, the maximum number of clock hours for which continuing education credit may be approved during any period shall be as indicated by this schedule:

(1) 10 clock hours of credit for each first-time preparation and presentation of a new course, seminar, institute, or workshop that is related to the enhancement of social work practice, values, skills, and knowledge. In addition to the preparation and presentation credit allowed, the number of clock hours approved for participants in the program may be given to the presenter, up to a maximum of 10 additional clock hours. If more than one social worker or other professional gave the presentation, the

(continued)

continuing education credit shall be prorated among the presenters;

(2) 10 clock hours of credit for each preparation of a professional social work article published for the first time in a recognized professional journal, a book chapter published by a recognized publisher, or a written presentation given for the first time at a statewide or national professional meeting. If more than one social worker or other professional authored the material, the continuing education credit shall be prorated among the authors;

(3) 20 clock hours of credit for a self-directed learning project approved by the board;

(4) 20 clock hours of credit for the supervision of undergraduate and graduate practicum students or specialty license applicants. Continuing education credit for such supervision shall not exceed five hours per semester; and

(5) five hours of credit for viewing videotapes or listening to audiotapes when the videotape or audiotape is the totality of the presentation; and

(6) a maximum combined total of 20 clock hours credit per renewal for a cross-disciplinary continuing education offering in any of the following classes:

- (A) a foreign or sign language;
- (B) computer science;
- (C) professional or technical writing skills;
- (D) business administration; or
- (E) management science.

(g) Approval shall not be granted for the following:

(1) identical programs completed within the same license renewal period.

(2) first aid, CPR, infection control, or occupational health and safety courses;

(3) in-service training when the training is for job orientation or on-the-job training, or is specific to the employing agency; or

(4) any activity for which the licensee cannot demonstrate that the program's goals and objectives reasonably appear to enhance the licensee's social work practice, knowledge, values, skills or ethics.

(h) Each licensee shall maintain individual continuing education records. Continuing education records shall document the licensee's attendance as defined by K.A.R. 102-2-5. The licensee may be required to submit these records to the board prior to the license renewal. (Authorized by and implementing K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1986; amended Feb. 25, 1991; amended Oct. 24, 1997.)

**102-2-4b. Continuing education approval for sponsors.** (a) Each application to become an approved provider or a single-program provider as defined in K.A.R. 102-2-1a(n) shall be on forms provided by the board and shall include the nonrefundable fee prescribed in K.A.R. 102-2-3.

(b) Approved providers.

(1) Each applicant shall submit the application form and application fee for approved-provider status at least three months prior to the first scheduled program.

(2) Each applicant for approved-provider status shall submit an organizational plan that includes a written

statement of purpose documenting that social work practice, values, skills, and knowledge are the bases for the provider's educational goals and objectives and administrative procedures.

(3) Each approved provider shall designate a licensed social worker or a person eligible for licensing to be responsible for the conduct and coordination of the program.

(4) Each approved provider shall develop these systems:

(A) a system for maintaining records for a period of at least two years; and

(B) a system for selection and evaluation of instructors, participant performance requirements, and provision of accessible and adequate space.

(5) Each approved provider shall maintain a summary of each individual program offered for a period of at least two years that documents the following information:

(A) the relationship of the program to the enhancement of social work practice, values, skills, or knowledge;

(B) the learning objectives for the program and the relationship between the program content and the objectives;

(C) the licensing levels for which the program is designed and any program prerequisites;

(D) the relationship of the format and presentation methods to the learning objectives and the content, and the size and composition of the participant group;

(E) the qualifications of the instructor in the subject matter;

(F) the means of program evaluation;

(G) the program agenda. The agenda shall clearly indicate all coffee and lunch breaks; and

(H) the dates the program was given.

(6) Approved providers may be evaluated and monitored by the board by random contact of social work participants attending programs sponsored by the approved provider.

(7) Provider approval may be withdrawn by the board if the provider violates this regulation or if quality programs are not maintained to the board's satisfaction.

(c) Single-program providers.

(1) Each applicant for single-program provider status shall submit a separate single-program provider application form and fee for each continuing education activity or each continuing education activity date for which single-program provider status is requested.

(2) The applicant shall submit each application for single-program provider status on a board-approved form that includes a description of the following items:

(A) the relationship of the program to the enhancement of social work practice, values, skills, or knowledge;

(B) the learning objectives for the program and the relationship between the program content and the objectives;

(C) the licensing levels for which the program is designed and any program prerequisites;

(D) the relationship of the format and presentation methods to the learning objectives and the content, and the size and composition of the participant group;

(E) the qualifications of the instructor in the subject matter;

(F) the means of program evaluation;

(G) the program agenda. The agenda shall clearly indicate all coffee and lunch breaks; and

(H) the date or dates the program is to be given.

(3) Each applicant shall submit the required application fee with the completed single-program provider application. If the completed single-program provider application form is not received in the board office at least 30 days prior to the scheduled continuing education activity, the application may not be processed or approved by the board.

(4) Single-program provider status may be withdrawn by the board if the provider violates this regulation or if the quality of the program is not satisfactory to the board.

(d) Each single-program provider and approved provider shall maintain a record of each social worker's attendance for a period of at least two years.

(e) Each single-program provider and approved provider shall provide each social work participant with verification of the participant's attendance. Such verification shall be on forms approved by the board. (Authorized by and implementing K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43 and K.S.A. 65-6314, as amended by L. 1996, Ch. 153, Sec. 15; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1986; amended May 1, 1988; amended Oct. 24, 1997.)

#### **102-2-5. Documentation for continuing education.**

Any of the following original, signed forms of documentation shall be accepted as proof of completion of a continuing education program: (a) A course grade for an academic credit course;

(b) a signed statement of hours attended for an audited academic course;

(c) a signed statement of attendance from the provider of the institute, symposium, workshop, or seminar;

(d) a copy of the article or book chapter, and verification of publication or written presentation at a professional meeting. These materials shall be submitted to the board for evaluation and certification of the number of hours of credit to be allowed;

(e) a copy of the academic course syllabus and verification that the course was presented;

(f) a letter from the board giving approval for retroactively approved continuing education credit;

(g) written verification from the university practicum instructor that the licensee provided supervision of undergraduate or graduate students;

(h) a copy of supervisory documents, pursuant to K.A.R. 102-2-12, for supervision of specialty license applicants;

(i) a copy of the self-directed learning project, submitted on board-approved forms. This material shall be submitted to the board for evaluation and certification of the number of credit hours to be allowed; or

(j) a description of the media format, content title, presenter or sponsor, content description, run time, and activity date when videotapes, audiotapes, computerized interactive learning modules, or telecasts were utilized for continuing education purposes. (Authorized by and implementing K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; effective May 1, 1982; amended, T-85-36, Dec.

19, 1984; amended May 1, 1985; amended May 1, 1987; amended Oct. 24, 1997.)

**102-2-6. Program approval.** (a) To be recognized and approved by the board, an undergraduate or graduate social work program shall be accredited by the council on social work education or shall be in substantial compliance with the following standards.

(1) The program shall have a curriculum plan that has been or will be fully implemented during the current academic year.

(2) The program shall have graduated a class of students or shall graduate a class of students during the current academic year.

(3) The social work program shall have autonomy with respect to an identified budget and an established governance and administrative structure, shall have responsibility for participation in personnel recruitment, retention, promotion and tenure decisions, shall have support staff assigned to the program, and shall have other resources and authority required for the achievement of specified program objectives.

(4) The program shall have a practicum that is clearly incorporated as an integral component of the curriculum and the social work degree requirements. The practicum shall engage the student in supervised social work practice and experiential opportunities to apply classroom learning in the field setting.

(5) The program shall have a clear plan for the organization, implementation, and evaluation of the class and field curricula.

(6) The program shall have social work faculty advisors who are fully knowledgeable about the social work program in order to advise social work students.

(7) The program's policies and practices shall make explicit the criteria for evaluation of student academic and field performance.

(8) The program's policies and practices shall include procedures for the termination of student participation in the professional social work degree program, and each student shall be informed of these termination procedures.

(9) The social work program shall be contained within a college or university that is regionally accredited.

(b) In addition to the standards of subsection (a) of this regulation, the following standards shall apply to each undergraduate social work education program approved by the board.

(1) The program shall specify in the university or college course catalog that its primary educational objective is preparation for beginning professional social work practice.

(2) The program coursework shall be identified and described in the university's or college's course catalog.

(3) The program shall have a designated director whose educational credentials include either a baccalaureate or a graduate degree in social work and who holds a full-time appointment in the educational institution.

(4) Each program faculty member who teaches the content on social work methods and who coordinates field practicum instruction shall fulfill these requirements:

(continued)

(A) hold a graduate degree in social work; and  
 (B) have had two or more years of professional social work practice experience.

(5) The core full-time faculty shall be responsible for essential program functions including the following duties:

(A) regular design, modification, approval, implementation, and evaluation of the program curriculum and educational policies;

(B) systematic and continual evaluation of program results in view of the specified objectives of the program;

(C) teaching of practice and other social work courses;

(D) field coordination and instruction; and

(E) achievement of program integrity and visibility.

(6) The program director shall have primary responsibility for the coordination and educational leadership of the program, and shall be provided with the time and financial resources needed to fulfill those responsibilities.

(7) The program shall have a minimum of two full-time faculty members whose primary assignment is to the program.

(8) The field practicum provided as part of the baccalaureate social work program shall consist of a minimum of 400 successfully completed clock hours in the field setting that have been directly supervised by an individual either licensed or academically eligible for licensure in the jurisdiction in which the supervised practicum has occurred.

(c) In addition to the standards of subsection (a) of this regulation, the following standards shall apply to each graduate social work education program approved by the board.

(1) The program shall be an integral part of an educational institution that is institutionally accredited to award the master's or doctoral degree in social work.

(2) The program shall specify that it prepares graduate students for advanced social work practice.

(3) The educational level for which accreditation has been received shall be specified in any program documents referring to accreditation.

(4) The program shall have a full-time dean or director as its chief executive officer.

(5) The graduate program shall offer, as its basic program design, two full-time academic years of professional education that leads to a graduate degree in social work. A minimum of one academic year of the program shall be in full-time status, as defined by the educational institution.

(6) Each program faculty member who teaches the content on social work methods or who coordinates field practicum instruction shall fulfill these requirements:

(A) hold a master's degree in social work;

(B) have had post-master's professional social work practice experience; and

(C) be qualified for licensure to practice social work in the state of Kansas.

(7) The program faculty shall have responsibility for matters of curriculum including design, modification, approval, implementation, and systematic, continual evaluation of the program.

(8) The faculty shall be responsible for educational policy in matters of admission, advising, retention, and graduation of students.

(9) The faculty shall be responsible for continual and systematic guidance of students through the professional educational program.

(d) Upon request of the board, each school shall present documentation to the board that it has satisfactorily met the standards of subsection (a), and subsection (b) or (c). (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; implementing K.S.A. 1995 Supp. 65-6306; effective May 1, 1982; amended May 1, 1987; amended Oct. 24, 1997.)

**102-2-3. Supervision.** (a) Supervision of non-licensed social work service providers who participate in the delivery of social work service.

(1) Social work consultation shall not meet the supervision requirements for the non-licensed social work service provider.

(2) Social workers supervising non-licensed individuals in the delivery of social services shall specifically delineate the non-licensed individual's duties and provide a level of supervision that is consistent with the training and ability of the non-licensed social work service provider.

(3) A licensed social worker who supervises a non-licensed person who participates in the delivery of social work service shall develop a written agreement. The agreement shall consist of specific goals and objectives, the means to attain the goals, and the manner in which the goals relate to the overall objective for supervision of the non-licensed social work service provider. Documentation of the written agreement shall include the following:

(A) a copy of the written agreement;

(B) a summary of the types of clients and situations dealt with at the supervisory session;

(C) a written explanation of the relationship of the goals and objectives of supervision to the supervisory session; and

(D) the length of time spent in the supervisory session.

(4) The supervisor shall provide no fewer than four hours of supervision per month.

(5) The supervisor shall not have a dual relationship with the supervisee.

(b) Supervision of non-licensed student social work service providers.

(1) Social work consultation shall not meet the supervision requirements for the non-licensed student social work service provider.

(2) Social workers supervising non-licensed students in the delivery of social services shall specifically delineate the student's duties and provide a level of supervision consistent with the training and ability of the student.

(3) A licensed social worker who supervises a student who participates in the delivery of social work service shall develop a written agreement pursuant to the requirements of the student's academic social work program.

(4) The supervisor shall not have a dual relationship with the supervisee.

(c) Supervision of holders of temporary social work licensure permits.

(1) Social work consultation shall not meet the supervision requirements for the holder of the temporary social work licensure permit.

(2) Social workers supervising the holder of a temporary social work licensure permit shall specifically delineate the temporary permit holder's duties and provide a level of supervision consistent with the training and ability of that individual.

(3) The supervisor of the temporary social work licensee holder and that individual shall develop a written agreement. This agreement shall consist of specific goals and objectives, the means to attain the goals, and the manner in which the goals relate to the overall objective for supervision of that person. Documentation of the written agreement shall include the following:

- (A) a copy of the written agreement;
  - (B) a summary of the types of clients and situations dealt with at the supervision session;
  - (C) a written explanation of the relationship of the goals and objectives of supervision to the supervisory session; and
  - (D) the length of time spent in the supervisory session.
- (4) A minimum of one hour of supervision shall be provided per each 40 hours of service delivery.
- (5) The supervisor shall not have a dual relationship with the supervisee.

(d) Supervision of persons engaged in private practice or persons seeking licensure as a specialist clinical social worker.

(1) A licensed specialist clinical social worker shall supervise the practice or delivery of social work services by the following persons:

(A) any licensed social worker who is attaining the two years of supervised experience required for licensure as a specialist clinical social worker; and

(B) any licensed social worker who is not a specialist clinical social worker and who is engaged in private practice.

(2) Any person attaining the supervised experience required for licensure as a specialist clinical social worker may be supervised by a social worker who is licensed as a clinical specialist in another state that has the same requirements as Kansas for licensure as a clinical specialist social worker and who is otherwise qualified.

(3) Supervisor qualifications. To qualify as a supervisor, a licensed specialist clinical social worker shall fulfill these requirements:

(A) have, in full or in part, professional responsibility for the supervisee's practice of social work or delivery of social work services;

(B) not have a dual relationship with the supervisee;

(C) not be under sanction from a disciplinary proceeding, unless this prohibition is waived by the board for good cause shown by the proposed supervisor;

(D) have knowledge and experience with the supervisee's client population;

(E) have knowledge and experience with the methods of practice that the supervisee employs;

(F) have an understanding of the organization and administrative policies and procedures of the practice setting; and

(G) if available, be a member of the staff for that practice setting.

(4) When a qualified supervisor is not available from staff in the practice setting, the supervisee may secure a

qualified supervisor outside of the practice setting under the following conditions:

(A) the supervisor has a complete understanding of the practice setting's mission, policy, and procedures;

(B) the extent of the supervisor's responsibility for the supervisee is clearly defined with respect to client cases to be supervised, the supervisor's role in personnel evaluation within the practice setting, and other aspects of the supervisory agreement;

(C) responsibility for payment for supervision is clearly defined;

(D) if the supervisee pays the supervisor directly for the supervision, the supervisor maintains responsibility to the client and to the practice setting; and

(E) the parameters of client and confidentiality are clearly defined and agreed to by the client.

(5) Supervisor requirements. Each social work practice supervisor shall perform these duties:

(A) meet in person with the supervisee and provide at least one hour of supervision for every 20 hours of direct, face-to-face client contact;

(B) meet with not more than three supervisees at a time in the supervisory meetings;

(C) provide oversight, guidance, and direction of the supervisee's practice of social work or delivery of social work services by assessing and evaluating the supervisee's performance;

(D) conduct supervision as a process distinct from personal therapy, didactic instruction, or social work consultation;

(E) ensure that the scope of the supervisor's own responsibility and authority in the practice setting has been clearly and expressly defined;

(F) provide documentation of supervisory qualifications to the supervisee;

(G) periodically evaluate the supervisee's role, use of a theoretical base, and use of social work principles;

(H) provide supervision in accordance with a written supervisory agreement;

(I) maintain documentation of supervision;

(J) provide documentation required by the board upon a supervisee's application for licensure in sufficient detail to enable the board to evaluate the extent and quality of the supervisee's supervised experience;

(K) provide a level of supervision consistent with the education, training, experience, and ability of the supervisee; and

(L) ensure that each client knows that the supervisee is practicing social work or participating in the delivery of social work services under supervision.

(6) Supervisory agreement. The supervisor and the supervisee shall develop and co-sign a written supervisory agreement at the beginning of the supervisory relationship. Such agreement shall clearly define and delineate the following items:

(A) the supervisory context, including the purpose of supervision and the responsibilities of both the supervisor and the supervisee;

(B) a summary of the types of clients with whom and the situations in which the supervisee will typically work;

(continued)

(C) a plan that describes the supervision goals and objectives, the means to attain and evaluate progress towards the goals, and the manner in which the goals relate to the overall objective of supervision;

(D) the format and schedule for supervision;

(E) the supervisor's responsibilities;

(F) the supervisee's responsibilities;

(G) the plans for documenting the date, length, and content of each supervisory meeting and the supervisee's progress toward the learning goals;

(H) the plan for notifying clients of the following information:

(i) the fact that the supervisee is practicing social work or participating in the delivery of social work services under supervision;

(ii) the limits of client confidentiality within the supervisory process; and

(iii) the name, address, and telephone number of the supervisor or other person with administrative authority over the supervisee;

(I) a plan to address and remedy circumstances in which there is a conflict between the supervisor and the supervisee;

(J) the date on which the supervisory agreement was entered, the time frame that it is intended to encompass, and the process for termination of the supervisory relationship by either party;

(K) the plan for amending or renegotiating the contract, if warranted; and

(L) a statement identifying the person who is responsible for payment, the terms of payment, and the mutual obligations and rights of each party with respect to compensation, if there is any compensation for supervisory services. (Authorized by K.S.A. 1996 Supp. 74-7507; implementing K.S.A. 1996 Supp. 74-7507 and 65-6306 and K.S.A. 65-6303, 65-6308, and 65-6309; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1986; amended May 1, 1987; amended Feb. 25, 1991; amended Oct. 24, 1997.)

**102-2-9. Examinations.** (a) Each applicant for licensure by the board shall take an examination approved by the board. The pass criterion score shall be as follows:

(1) at the criterion reference cutoff score for those applicants who take the board-approved, national standardized examination; or

(2) at one standard deviation below the national mean for those applicants who took the examination offered by the educational testing service or the professional examination testing service.

(b) Waiver of examination. The written examination requirement may be waived for any applicant, other than an applicant for reinstatement of a revoked or suspended license, if the applicant successfully passed a board-approved, national standardized examination at a level equal to or greater than the criterion pass score.

(c) Each applicant for licensure who fails the examination, or who fails to sit for an exam for which the applicant has registered, shall submit the fee required by K.A.R. 102-2-3 for each subsequent examination for which the applicant has registered. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; imple-

menting K.S.A. 1995 Supp. 65-6306; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended, T-86-39, Dec. 11, 1985; amended May 1, 1986; amended Oct. 24, 1997.)

**102-2-10. Licenses.** (a) If a license is revoked, suspended, or voluntarily surrendered, the individual shall return the license certificate and the wallet-sized card to the board's executive director within 10 days of the revocation, suspension, or voluntary surrender.

(b) If a license expires, the individual shall return the license certificate to the board's executive director within 30 days of the license expiration. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; implementing K.S.A. 1995 Supp. 65-6311 and K.S.A. 65-6313; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1987; amended Oct. 24, 1997.)

**102-2-11. Renewal and reinstatement.** (a) Each licensed social worker may renew the license by submitting the completed renewal application forms, the supporting continuing education documents, and the renewal fee as prescribed in K.A.R. 102-2-3 to the executive director of the board.

(b) At the time of renewal, each licensed social worker shall submit evidence of satisfactory completion of 60 hours of continuing education as defined in K.A.R. 102-2-4a and K.A.R. 102-2-5. Effective January 1, 1998, as part of the required 60 hours, at least three clock hours shall be taken in an ethics program.

(c) If the licensee does not submit a complete application for renewal in a timely manner, including all supporting documents and the required fee, the license may be reinstated upon payment of the required renewal fee, plus a penalty equal to the renewal fee and proof satisfactory to the board of compliance with the continuing education requirements.

(d) Each licensee who fails to renew the license in a timely manner and who thereafter applies for license reinstatement shall indicate whether or not the individual has practiced in Kansas as a social worker or has held forth as performing the services of a social worker after expiration of the license and, if so, under what circumstances.

(e) If the license of any individual has been suspended and if the individual thereafter makes an application for license renewal or reinstatement, the individual shall submit the following:

(1) the completed reinstatement applications forms;

(2) the required renewal fee and, if applicable, a penalty fee equal to the renewal fee;

(3) proof satisfactory to the board of compliance with the continuing education requirements;

(4) proof satisfactory to the board of compliance with the terms of the suspension; and

(5) any materials, information, evaluation or examination reports, or other documentation as requested by the board, that will enable the board to satisfactorily evaluate and determine whether or not the license should be renewed or reinstated. Factors to be considered by the board in determining whether or not the license should be renewed or reinstated shall include the following:

(A) the extent to which the individual presently merits the public trust;

(B) the individual's demonstrated consciousness of the wrongful conduct that resulted in the license suspension;

(C) the extent of the individual's remediation and rehabilitation in regard to the wrongful conduct that resulted in the license suspension;

(D) the nature and seriousness of the original misconduct;

(E) the individual's conduct subsequent to the license suspension;

(F) the time elapsed since the license suspension; and

(G) the individual's present competence in social work knowledge and skills.

(f) If the license of any individual has been revoked and if the individual thereafter makes an application for license reinstatement, the individual shall submit the following:

(1) the completed reinstatement application forms;

(2) the required renewal fee plus a penalty equal to the renewal fee;

(3) proof satisfactory to the board of compliance with the continuing education requirements; and

(4) materials, information, evaluation or examination reports, or other documentation as requested by the board that will enable the board to satisfactorily evaluate and determine whether or not the licensee should be reinstated. Factors to be considered by the board in determining whether or not the license should be reinstated shall include the following:

(A) the extent to which the individual presently merits the public trust;

(B) the individual's demonstrated consciousness of the wrongful conduct that resulted in the license revocation;

(C) the extent of the individual's remediation and rehabilitation in regard to the wrongful conduct that resulted in the license revocation;

(D) the nature and seriousness of the original misconduct;

(E) the individual's conduct subsequent to the license revocation;

(F) the time elapsed since the license revocation; and

(G) the individual's present competence in social work knowledge and skills. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; implementing K.S.A. 1995 Supp. 65-6311, K.S.A. 65-6313, K.S.A. 65-6314, as amended by L. 1996, Ch. 153, Sec. 15, and K.S.A. 65-6317; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended, T-86-39, Dec. 11, 1985; amended May 1, 1986; effective May 1, 1987; amended Oct. 24, 1997.)

**102-2-12. Licensed specialist clinical social work licensure requirements.** (a) Educational requirements. In order for an applicant who files a current application prior to January 1, 1999 to qualify for licensure as a licensed specialist clinical social worker, the applicant shall meet the educational requirements provided in K.S.A. 1996 Supp. 65-6306(c) and amendments thereto. In order for an applicant who files an application on or after January 1, 1999 to qualify for licensure as a licensed specialist clinical social worker, the applicant shall meet, as a part of or in addition to the educational requirements pro-

vided in K.S.A. 1996 Supp. 65-6306(c) and amendments thereto, the following educational requirements:

(1) satisfactory completion of at least three graduate academic hours in a discrete academic course whose primary and explicit focus is upon psychopathology and the diagnosis of mental disorders classified in the diagnostic manuals commonly used as a part of accepted social work practice;

(2) satisfactory completion of a graduate-level, clinically oriented social work practicum that fulfills these requirements:

(A) is taken after completion of the graduate-level, clinically focused academic courses that are prerequisite to entering the clinical practicum;

(B) is an integrated, conceptually organized academic experience and is not an after-the-fact tabulation of clinical experience;

(C) occurs in a practice setting that, by its nature and function, clearly supports clinical social work practice and consistently provides opportunities for the supervised application of clinical social work practice knowledge, skills, values, and ethics; and

(d) provides training and close supervision in a wide range of clinical social work practice activities with a population of clients presenting a diverse set of problems and backgrounds.

(b) To receive board approval for a minimum total of 4,000 hours, within a maximum period of six calendar years, of postgraduate, supervised clinical experience, an applicant for licensure as a specialist clinical social worker shall fulfill the following requirements:

(1) complete, in not less than two years and not more than six calendar years, a minimum of 4,000 hours of satisfactorily evaluated postgraduate, supervised clinical social work practice experience under the supervision of a qualified licensed specialist clinical social worker. A minimum of 2,000 hours of the applicant's total postgraduate, supervised clinical experience shall have involved face-to-face, direct social work services to clients. For persons who complete the supervised clinical social work practice experience prior to January 1, 1999 or for cases that involve extenuating circumstances, hours for direct clinical social work practice services to clients that do not involve face-to-face contact may be approved by the board;

(2) practice under supervision in accordance with K.A.R. 102-2-8;

(3) participate in a minimum of 100 one-hour, face-to-face supervisory meetings. On or after January 1, 1999, only a maximum of 50 weekly group supervisory meetings may be counted toward the required number of supervisory sessions.

(c) At the time of the individual's application for licensure as a specialist clinical social worker, the applicant's supervisor shall submit documentation that is satisfactory to the board and that enables the board to evaluate the nature, quality, and quantity of the applicant's supervised clinical social work experience. The documentation shall include the following information:

(1) a copy of the supervisory agreement, which shall comply with K.A.R. 102-2-8(d)(6).

(continued)

- (2) a written summary of the types of clients and situations dealt with during the supervisory sessions;
- (3) a written summary that addresses the degree to which the goals and objectives of supervision have been met;
- (4) a chronological roster that specifies the date, length, and format of each supervisory meeting;
- (5) a written statement and supportive documentation that describes the applicant's practice setting and provides a summary of the applicant's practice activities and responsibilities that occurred while under supervision;
- (6) a statement indicating whether or not the applicant merits the public trust; and
- (7) an evaluation of the applicant's supervised clinical social work experience. (Authorized by K.S.A. 1996 Supp. 74-7507, K.S.A. 1996 Supp. 65-6306 and K.S.A. 1996 Supp. 65-6308; implementing K.S.A. 1996 Supp. 65-6306, and K.S.A. 1996 Supp. 65-6308; effective, T-85-36, Dec. 19, 1984; effective May 1, 1985; amended May 1, 1987; amended Feb. 25, 1991; amended Oct. 24, 1997.)

**Article 3.—PROFESSIONAL COUNSELORS; FEES**

**102-3-2. Fees.** Each applicant for licensure as a professional counselor shall pay the appropriate fee as set forth below:

- (1) application for a license, \$75;
- (2) original license, \$150;
- (3) renewal of license, \$150;
- (4) examination, \$150;
- (5) endorsement in a specialty, \$1500;
- (6) replacement of a license certificate, \$20;
- (7) reinstatement of license, \$150; or
- (8) temporary permit, \$150.

(b) Each applicant for license renewal after its date of expiration shall pay the reinstatement fee in addition to a late renewal penalty fee equal to the renewal fee of \$150. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; implementing K.S.A. 65-5804, as amended by L. 1996, Ch. 153, Sec. 4, K.S.A. 65-5808, as amended by L. 1996, Ch. 153, Sec. 8, and K.S.A. 65-5811, as amended by L. 1996, Ch. 153, Sec. 11; effective, T-88-45, Nov. 10, 1987; amended, T-102-11-29-90, Nov. 29, 1990; amended Jan. 21, 1991; amended Aug. 4, 1995; amended Oct. 24, 1997.)

**Article 4.—MASTER'S LEVEL PSYCHOLOGISTS**

**102-4-2. Fees.** (a) Each applicant for licensure as a master's level psychologist shall pay the appropriate fee as set forth below:

- (1) application for a license, \$75;
- (2) original license, \$175;
- (3) renewal of license, \$175;
- (4) replacement of a license certificate, \$20;
- (5) reinstatement of license, \$175;
- (6) examination, \$325;
- (7) temporary permit, \$100; or
- (8) renewal of temporary permit, \$100.

(b) Each applicant for a license renewal after its date of expiration shall pay the reinstatement fee in addition to the renewal fee of \$175. (Authorized by K.S.A. 74-7507, as amended by L. 1996, Ch. 153, Sec. 43; implementing K.S.A. 74-5363, as amended by L. 1996, Ch. 153, Sec. 33, K.S.A. 74-5365, as amended by L. 1996, Ch. 153, Sec. 35, K.S.A. 74-5366, as amended by L. 1996, Ch. 153, Sec. 36, and K.S.A. 74-5367, as amended by L. 1996, Ch. 153, Sec. 37; effective, T-102-2-23-89, Feb. 23, 1989; effective April 3, 1989; amended, T-102-11-29-90, Nov. 29, 1990; amended Jan. 21, 1991; amended Aug. 4, 1995; amended Oct. 24, 1997.)

**Article 5.—REGISTERED MARRIAGE AND FAMILY THERAPISTS**

**102-5-2. Fees.** (a) Each applicant for licensure as a marriage and family therapist shall pay the appropriate fee as set forth below:

- (1) application for a license, \$75;
- (2) original license, \$150;
- (3) renewal of license, \$150;
- (4) examination, \$260;
- (5) replacement license certificate, \$20;
- (6) reinstatement of license, \$150; or
- (7) temporary permit, \$150.

(b) Each applicant for a license renewal after its date of expiration shall pay the reinstatement fee in addition to a late fee of \$5 for each full 30-day period of delay beyond the expiration date and for each portion of such a 30-day period. The maximum late fee shall be \$150. (Authorized by and implementing K.S.A. 65-6405, as amended by L. 1996, Ch. 153, Sec. 20, K.S.A. 1995 Supp. 65-6411, as amended by L. 1996, Ch. 153, Sec. 27, and K.S.A. 1995 Supp. 65-6411; effective March 29, 1993; amended Aug. 23, 1993; amended Aug. 4, 1995; amended Oct. 24, 1997.)

Mary Ann Gabel  
Executive Director

Doc. No. 019728

**INDEX TO ADMINISTRATIVE REGULATIONS**

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the *Kansas Register* issue in which more information can be found. This cumulative index supplements the index to the 1997 Volumes of the *Kansas Administrative Regulations*.

**AGENCY 1: DEPARTMENT OF ADMINISTRATION**

Reg. No.	Action	Register		Amended	
1-2-8	Amended	V. 16, p. 1178	1-9-13		V. 16, p. 974
1-2-14	Amended	V. 16, p. 1178	1-9-17	Revoked	V. 16, p. 975
1-2-35	Amended	V. 16, p. 1178	1-9-26	Amended	V. 16, p. 975
1-2-68	Revoked	V. 16, p. 1178	1-9-27	Amended	V. 16, p. 976
1-6-2	Amended	V. 16, p. 1178	1-13-1a	Amended	V. 16, p. 977
1-6-8	Amended	V. 16, p. 1179	1-14-12a	New	V. 16, p. 170
1-6-21	Amended	V. 16, p. 1179	1-16-2a	Amended	V. 16, p. 1210
1-6-22	Revoked	V. 16, p. 1179	1-16-2b	Amended	V. 16, p. 1210
1-6-27	Amended	V. 16, p. 1179	1-16-2d	Revoked	V. 16, p. 1211
1-6-33	Amended	V. 16, p. 973	1-16-2e	Amended	V. 16, p. 1211
1-9-2	Amended	V. 16, p. 973	1-16-18	Amended	V. 16, p. 1211
1-9-7c	Amended	V. 16, p. 974	1-18-1a	Amended	V. 16, p. 1212
			1-63-2	Amended	V. 16, p. 978

**AGENCY 4: DEPARTMENT OF AGRICULTURE**

Reg. No.	Action	Register
4-16-1a	Amended	V. 16, p. 1356
4-16-1c	Amended	V. 16, p. 1356
4-17-1a	Amended	V. 16, p. 1357
4-17-1c	Amended	V. 16, p. 1357

**AGENCY 7: SECRETARY OF STATE**

Reg. No.	Action	Register
7-19-1	Amended	V. 16, p. 821
7-19-2	Amended	V. 16, p. 821
7-19-3	Amended	V. 16, p. 822
7-19-4	Amended	V. 16, p. 822
7-19-7	New	V. 16, p. 822

**AGENCY 10: KANSAS BUREAU OF INVESTIGATION**

Reg. No.	Action	Register
10-20-2	Amended	V. 16, p. 1049
10-20-3	Revoked	V. 16, p. 1049
10-20-4	Amended	V. 16, p. 1049

**AGENCY 16: ATTORNEY GENERAL**

Reg. No.	Action	Register
16-9-1	New	V. 16, p. 1078

**AGENCY 26: DEPARTMENT ON AGING**

Reg. No.	Action	Register
26-4a-1	New	V. 16, p. 1173
26-10-1	New	V. 16, p. 1173

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

Reg. No.	Action	Register
28-1-6	Amended	V. 16, p. 1354
28-1-8	Revoked	V. 16, p. 1355
28-4-400	Amended	V. 16, p. 1420
28-4-401	Amended	V. 16, p. 1421
28-4-403	Amended	V. 16, p. 1421
28-4-404	Amended	V. 16, p. 1422
28-4-405	Amended	V. 16, p. 1422
28-4-405a	Amended	V. 16, p. 1424
28-4-405b	Amended	V. 16, p. 1424
28-4-406	Amended	V. 16, p. 1424
28-4-407	Amended	V. 16, p. 1424
28-4-408	Amended	V. 16, p. 1425
28-4-410	Amended	V. 16, p. 1425
28-4-411	Amended	V. 16, p. 1425
28-4-413	Amended	V. 16, p. 1426
28-4-414	Amended	V. 16, p. 1426
28-4-415	Amended	V. 16, p. 1427
28-4-416	Amended	V. 16, p. 1427
28-4-550	Amended	V. 16, p. 1247
28-4-551	Revoked	V. 16, p. 1248
28-4-552	Amended	V. 16, p. 1248
28-4-553	Revoked	V. 16, p. 1248
28-4-554	Revoked	V. 16, p. 1248
28-4-555	Revoked	V. 16, p. 1248
28-4-556	Amended	V. 16, p. 1248
28-4-557	through	
28-4-563	Revoked	V. 16, p. 1249
28-4-565	Amended	V. 16, p. 1249
28-4-566	Revoked	V. 16, p. 1249
28-4-567	Revoked	V. 16, p. 1249
28-4-569	Amended	V. 16, p. 1249
28-4-570	Revoked	V. 16, p. 1250
28-4-571	Revoked	V. 16, p. 1250
28-4-572	Revoked	V. 16, p. 1250
28-5-2	Amended	V. 16, p. 1355
28-5-6	Amended	V. 16, p. 1355
28-5-7	Amended	V. 16, p. 1355
28-5-9	Amended	V. 16, p. 1355
28-15-50	through	
28-15-65	New	V. 16, p. 1596-1599
28-19-7	Revoked	V. 16, p. 1599
28-19-16a	Amended	V. 16, p. 1599
28-19-79	New	V. 16, p. 584
28-19-200	New	V. 16, p. 1601
28-19-201	New	V. 16, p. 1605
28-19-202	Amended	V. 16, p. 176
28-19-720	Amended	V. 16, p. 823
28-19-735	Amended	V. 16, p. 823
28-19-750	Amended	V. 16, p. 823
28-29-28	Amended	V. 16, p. 1427
28-29-28a	New	V. 16, p. 1427
28-29-29	Amended	V. 16, p. 1427

28-29-29a	New	V. 16, p. 1428
28-29-30	Amended	V. 16, p. 1428
28-29-31	Amended	V. 16, p. 1429
28-29-32	Amended	V. 16, p. 1431
28-29-33	Amended	V. 16, p. 1431
28-29-34	through	
28-29-36	Revoked	V. 16, p. 1432
28-31-10a	Amended	V. 16, p. 1048
28-33-12	Amended	V. 16, p. 1608
28-39-144	Amended	V. 16, p. 177
28-39-145	Amended	V. 16, p. 179
28-39-146	Amended	V. 16, p. 181
28-39-147	Amended	V. 16, p. 181
28-39-148	Amended	V. 16, p. 182
28-39-149	Amended	V. 16, p. 183
28-39-150	Amended	V. 16, p. 184
28-39-151	Amended	V. 16, p. 184
28-39-152	Amended	V. 16, p. 185
28-39-153	Amended	V. 16, p. 187
28-39-154	Amended	V. 16, p. 187
28-39-155	Amended	V. 16, p. 188
28-39-156	Amended	V. 16, p. 188
28-39-157	Amended	V. 16, p. 189
28-39-158	Amended	V. 16, p. 190
28-39-159	Amended	V. 16, p. 192
28-39-160	Amended	V. 16, p. 192
28-39-161	Amended	V. 16, p. 192
28-39-162	Amended	V. 16, p. 193
28-39-162a	Amended	V. 16, p. 194
28-39-162b	Amended	V. 16, p. 199
28-39-162c	Amended	V. 16, p. 200
28-39-163	Amended	V. 16, p. 204
28-39-240	through	
28-39-256	New	V. 16, p. 206-213

**AGENCY 30: SOCIAL AND REHABILITATION SERVICES**

Reg. No.	Action	Register
30-2-17	New	V. 16, p. 1174, 1553
30-4-34	Amended	V. 16, p. 251
30-4-35	Amended	V. 16, p. 1001
30-4-35w	Revoked	V. 16, p. 251
30-4-39	Amended	V. 16, p. 1513
30-4-40	Amended	V. 16, p. 1513
30-4-41	Amended	V. 16, p. 251
30-4-41w	Revoked	V. 16, p. 252
30-4-50	Amended	V. 16, p. 252
30-4-50w	Revoked	V. 16, p. 252
30-4-52	Amended	V. 16, p. 1513
30-4-52w	Revoked	V. 16, p. 252
30-4-53	Revoked	V. 16, p. 252
30-4-53w	Revoked	V. 16, p. 252
30-4-54	Amended	V. 16, p. 688
30-4-54w	Revoked	V. 16, p. 252
30-4-55	Amended	V. 16, p. 252
30-4-55w	Revoked	V. 16, p. 253
30-4-58	Revoked	V. 16, p. 253
30-4-58w	Revoked	V. 16, p. 253
30-4-59	Amended	V. 16, p. 253
30-4-59w	Revoked	V. 16, p. 253
30-4-60w	Revoked	V. 16, p. 253
30-4-61	Amended	V. 16, p. 253
30-4-61w	Revoked	V. 16, p. 253
30-4-63	Revoked	V. 16, p. 253
30-4-63w	Revoked	V. 16, p. 254
30-4-64	Amended	V. 16, p. 254
30-4-64w	Revoked	V. 16, p. 255
30-4-65w	Revoked	V. 16, p. 255
30-4-70	Amended	V. 16, p. 1513
30-4-70w	Revoked	V. 16, p. 256
30-4-71	Revoked	V. 16, p. 256
30-4-71w	Revoked	V. 16, p. 256
30-4-72	Revoked	V. 16, p. 256
30-4-72w	Revoked	V. 16, p. 256
30-4-73	Revoked	V. 16, p. 256
30-4-74	Revoked	V. 16, p. 256
30-4-74w	Revoked	V. 16, p. 256
30-4-78	Revoked	V. 16, p. 256
30-4-80	Amended	V. 16, p. 256
30-4-85a	Revoked	V. 16, p. 256
30-4-90	Amended	V. 16, p. 1514
30-4-90w	Revoked	V. 16, p. 259
30-4-95	Amended	V. 16, p. 259
30-4-96	Amended	V. 16, p. 1517
30-4-100	Amended	V. 16, p. 260
30-4-100w	Revoked	V. 16, p. 260
30-4-101	Amended	V. 16, p. 260
30-4-102	Amended	V. 16, p. 261

30-4-105	Revoked	V. 16, p. 261
30-4-105w	Revoked	V. 16, p. 261
30-4-106	Amended	V. 16, p. 1517
30-4-106w	Revoked	V. 16, p. 262
30-4-107	Amended	V. 16, p. 1518
30-4-108	Amended	V. 16, p. 262
30-4-109	Amended	V. 16, p. 1518
30-4-109w	Revoked	V. 16, p. 263
30-4-110	Amended	V. 16, p. 1001
30-4-110w	Revoked	V. 16, p. 264
30-4-111	Amended	V. 16, p. 1002
30-4-111w	Revoked	V. 16, p. 265
30-4-112	Amended	V. 16, p. 1518
30-4-112w	Revoked	V. 16, p. 265
30-4-113	Amended	V. 16, p. 1519
30-4-113w	Revoked	V. 16, p. 266
30-4-120	Amended	V. 16, p. 266
30-4-120w	Revoked	V. 16, p. 266
30-4-122a	Revoked	V. 16, p. 266
30-4-130	Amended	V. 16, p. 266
30-4-130w	Revoked	V. 16, p. 268
30-4-140	Amended	V. 16, p. 268
30-4-140w	Revoked	V. 16, p. 268
30-5-58	Amended	V. 16, p. 1003
30-5-64	Amended	V. 16, p. 1008
30-5-80	Revoked	V. 16, p. 1010
30-5-94	Amended	V. 16, p. 1520
30-5-101	Amended	V. 16, p. 1010
30-5-107	Amended	V. 16, p. 1520
30-5-109	Amended	V. 16, p. 1010
30-5-118a	Amended	V. 16, p. 1010
30-5-300	Amended	V. 16, p. 1013
30-5-307	Amended	V. 16, p. 1016
30-5-309	New	V. 16, p. 1016
30-6-34	Amended	V. 16, p. 268
30-6-35	Amended	V. 16, p. 1017
30-6-35w	Revoked	V. 16, p. 268
30-6-41	Amended	V. 16, p. 268
30-6-41w	Revoked	V. 16, p. 269
30-6-50w	Revoked	V. 16, p. 269
30-6-52	Amended	V. 16, p. 1521
30-6-52w	Revoked	V. 16, p. 269
30-6-53w	Revoked	V. 16, p. 269
30-6-54	Amended	V. 16, p. 688
30-6-54w	Revoked	V. 16, p. 270
30-6-55	Amended	V. 16, p. 270
30-6-55w	Revoked	V. 16, p. 270
30-6-56w	Revoked	V. 16, p. 270
30-5-59	Amended	V. 16, p. 270
30-6-59w	Revoked	V. 16, p. 270
30-6-60w	Revoked	V. 16, p. 270
30-6-65	Amended	V. 16, p. 271
30-6-65w	Revoked	V. 16, p. 271
30-6-70	Amended	V. 16, p. 271
30-6-70w	Revoked	V. 16, p. 271
30-6-72	Revoked	V. 16, p. 271
30-6-72w	Revoked	V. 16, p. 271
30-6-73	Revoked	V. 16, p. 271
30-6-77	Amended	V. 16, p. 1521
30-6-77w	Revoked	V. 16, p. 272
30-6-78w	Revoked	V. 16, p. 272
30-6-79	Revoked	V. 16, p. 272
30-6-81w	Revoked	V. 16, p. 272
30-6-82	Amended	V. 16, p. 1522
30-6-82w	Revoked	V. 16, p. 272
30-6-85w	Revoked	V. 16, p. 272
30-6-86w	Revoked	V. 16, p. 272
30-6-87w	Revoked	V. 16, p. 272
30-6-94w	Revoked	V. 16, p. 272
30-6-103w	Revoked	V. 16, p. 272
30-6-105	Revoked	V. 16, p. 272
30-6-105w	Revoked	V. 16, p. 272
30-6-106	Amended	V. 16, p. 1522
30-6-106w	Revoked	V. 16, p. 274
30-6-107w	Revoked	V. 16, p. 274
30-6-108	Amended	V. 16, p. 274
30-6-109	Amended	V. 16, p. 1524
30-6-109w	Revoked	V. 16, p. 276
30-6-110	Amended	V. 16, p. 276
30-6-110w	Revoked	V. 16, p. 277
30-6-111	Amended	V. 16, p. 277
30-6-111w	Revoked	V. 16, p. 278
30-6-112	Amended	V. 16, p. 1526
30-6-112w	Revoked	V. 16, p. 278
30-6-113	Amended	V. 16, p. 1527
30-6-113w	Revoked	V. 16, p. 279
30-6-140	Amended	V. 16, p. 279
30-6-150w	Revoked	V. 16, p. 280
30-7-65	Amended	V. 16, p. 280

(continued)

30-7-100 Amended V. 16, p. 280  
 30-46-10 Amended V. 16, p. 1553

**AGENCY 36: DEPARTMENT OF TRANSPORTATION**

Reg. No.	Action	Register
36-1-1	Revoked	V. 16, p. 1250
36-1-1a	Revoked	V. 16, p. 1251
36-1-2	Revoked	V. 16, p. 1251
36-1-3	Revoked	V. 16, p. 1251
36-1-8	Revoked	V. 16, p. 1251
36-1-9	Revoked	V. 16, p. 1251
36-1-10	Revoked	V. 16, p. 1251
36-1-26	Revoked	V. 16, p. 1251
36-1-27	Revoked	V. 16, p. 1251
36-1-35 through 36-1-38	New	V. 16, p. 1251-1255
36-35-1	Revoked	V. 16, p. 1256
36-39-1	Amended	V. 16, p. 1078
36-39-2	Amended	V. 16, p. 1078
36-39-3	Amended	V. 16, p. 1078
36-39-6	Amended	V. 16, p. 1080

**AGENCY 40: KANSAS INSURANCE DEPARTMENT**

Reg. No.	Action	Register
40-1-19	Amended	V. 16, p. 685
40-2-21	Revoked	V. 16, p. 972
40-2-24	New	V. 16, p. 482
40-3-5	Amended	V. 16, p. 686
40-3-26	Amended	V. 16, p. 686
40-3-27	Amended	V. 16, p. 686
40-3-49	Amended	V. 16, p. 686
40-4-41c	Amended	V. 16, p. 686
40-7-20a	Amended	V. 16, p. 483
40-7-21	Amended	V. 16, p. 484
40-8-7	Amended	V. 16, p. 687
40-10-2	Amended	V. 16, p. 1626
40-10-10	Amended	V. 16, p. 1626

**AGENCY 45: KANSAS PAROLE BOARD**

Reg. No.	Action	Register
45-9-2	Amended	V. 16, p. 1550

**AGENCY 47: DEPARTMENT OF HEALTH AND ENVIRONMENT (MINED-LAND CONSERVATION AND RECLAMATION)**

Reg. No.	Action	Register
47-1-1	Revoked	V. 16, p. 585
47-1-3	Amended	V. 16, p. 585
47-1-4	Revoked	V. 16, p. 585
47-1-8	Amended	V. 16, p. 585
47-1-9	Amended	V. 16, p. 586
47-1-10	Revoked	V. 16, p. 586
47-1-11	Amended	V. 16, p. 586
47-2-14	Revoked	V. 16, p. 586
47-2-21	Amended	V. 16, p. 586
47-2-53	Amended	V. 16, p. 586
47-2-53a	Amended	V. 16, p. 586
47-2-58	Amended	V. 16, p. 586
47-2-64	Amended	V. 16, p. 586
47-2-67	Amended	V. 16, p. 587
47-2-74	Amended	V. 16, p. 587
47-2-75	Amended	V. 16, p. 587
47-3-1	Amended	V. 16, p. 587
47-3-2	Amended	V. 16, p. 588
47-3-3a	Amended	V. 16, p. 588
47-3-42	Amended	V. 16, p. 588
47-4-14a	Amended	V. 16, p. 590
47-4-15	Amended	V. 16, p. 595
47-4-16	Amended	V. 16, p. 598
47-4-17	Amended	V. 16, p. 598
47-5-5a	Amended	V. 16, p. 599
47-5-16	Amended	V. 16, p. 601
47-6-1	Amended	V. 16, p. 601
47-6-2	Amended	V. 16, p. 601
47-6-3	Amended	V. 16, p. 601
47-6-4	Amended	V. 16, p. 602
47-6-6	Amended	V. 16, p. 602
47-6-7	Amended	V. 16, p. 602
47-6-8	Amended	V. 16, p. 603
47-6-9	Amended	V. 16, p. 603
47-6-10	Amended	V. 16, p. 603
47-7-2	Amended	V. 16, p. 603
47-8-9	Amended	V. 16, p. 604
47-8-11	Amended	V. 16, p. 604
47-9-1	Amended	V. 16, p. 604
47-9-2	Amended	V. 16, p. 607

47-9-4	Amended	V. 16, p. 607
47-10-1	Amended	V. 16, p. 608
47-11-8	Amended	V. 16, p. 608
47-12-4	Amended	V. 16, p. 608
47-13-4	Amended	V. 16, p. 609
47-13-5	Amended	V. 16, p. 609
47-13-6	Amended	V. 16, p. 610
47-14-7	Amended	V. 16, p. 610
47-15-1a	Amended	V. 16, p. 610
47-15-3	Amended	V. 16, p. 611
47-15-4	Amended	V. 16, p. 611
47-15-7	Amended	V. 16, p. 611
47-15-8	Amended	V. 16, p. 611
47-15-15	Amended	V. 16, p. 612
47-15-17	Amended	V. 16, p. 612
47-16-1 through 47-16-8	Amended	V. 16, p. 612-614
47-16-9	New	V. 16, p. 614
47-16-10	New	V. 16, p. 614
47-16-11	New	V. 16, p. 614

**AGENCY 49: DEPARTMENT OF HUMAN RESOURCES**

Reg. No.	Action	Register
49-49-1	Amended	V. 16, p. 1120

**AGENCY 50: DEPARTMENT OF HUMAN RESOURCES—DIVISION OF EMPLOYMENT**

Reg. No.	Action	Register
50-2-25a through 50-2-25e	New	V. 16, p. 1047

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

Reg. No.	Action	Register
51-9-7	Amended	V. 16, p. 1329

**AGENCY 60: BOARD OF NURSING**

Reg. No.	Action	Register
60-1-104	New	V. 16, p. 436
60-2-101	Amended	V. 16, p. 437
60-2-102 through 60-2-108	New	V. 16, p. 437-440
60-3-106	Amended	V. 16, p. 440

**AGENCY 63: BOARD OF MORTUARY ARTS**

Reg. No.	Action	Register
63-3-10	Amended	V. 16, p. 1250

**AGENCY 65: BOARD OF EXAMINERS IN OPTOMETRY**

Reg. No.	Action	Register
65-5-6	Amended	V. 16, p. 300
65-5-9	New	V. 16, p. 249
65-5-10	New	V. 16, p. 250
65-10-1	Amended	V. 16, p. 1176

**AGENCY 68: BOARD OF PHARMACY**

Reg. No.	Action	Register
68-1-1f	Amended	V. 16, p. 1176
68-1-2a	New	V. 16, p. 1176
68-2-5	Amended	V. 16, p. 1177
68-2-9	Amended	V. 16, p. 1177
68-20-15a	Amended	V. 16, p. 1177

**AGENCY 69: BOARD OF COSMETOLOGY**

Reg. No.	Action	Register
69-15-1 through 69-15-30	New	V. 16, p. 1281-1288

**AGENCY 70: BOARD OF VETERINARY MEDICAL EXAMINERS**

Reg. No.	Action	Register
70-1-1	Amended	V. 16, p. 173
70-1-6	New	V. 16, p. 441
70-2-1	Revoked	V. 16, p. 173
70-2-2	Revoked	V. 16, p. 173
70-2-3	Revoked	V. 16, p. 173
70-4-1 through 70-4-7	Revoked	V. 16, p. 173
70-4-8	New	V. 16, p. 441

70-4-9	New	V. 16, p. 443
70-4-10	New	V. 16, p. 443
70-5-1	Amended	V. 16, p. 173
70-7-1	New	V. 16, p. 173
70-8-1	New	V. 16, p. 174
70-9-1	New	V. 16, p. 1289
70-10-1	New	V. 16, p. 175

**AGENCY 74: BOARD OF ACCOUNTANCY**

Reg. No.	Action	Register
74-1-5	Revoked	V. 16, p. 1119
74-1-6	New	V. 16, p. 1119
74-2-1	Amended	V. 16, p. 1119
74-12-1	Amended	V. 16, p. 1120

**AGENCY 75: CONSUMER CREDIT COMMISSIONER**

Reg. No.	Action	Register
75-6-26	Amended	V. 16, p. 301

**AGENCY 82: STATE CORPORATION COMMISSION**

Reg. No.	Action	Register
82-3-103a	Amended	V. 16, p. 1332
82-3-120	Amended	V. 16, p. 1332
82-3-120a	New	V. 16, p. 1332
82-3-123	Amended	V. 16, p. 1333
82-3-129	Revoked	V. 16, p. 1333
82-3-130	Amended	V. 16, p. 1333
82-3-136	Amended	V. 16, p. 1333
82-3-141	Revoked	V. 16, p. 1333
82-3-304	Amended	V. 16, p. 1333
82-3-308	Revoked	V. 16, p. 1334
82-3-309	Revoked	V. 16, p. 1334
82-3-312	Amended	V. 16, p. 1334
82-3-313	Revoked	V. 16, p. 1334
82-3-500 through 82-3-504	Revoked	V. 16, p. 1334

**AGENCY 91: DEPARTMENT OF EDUCATION**

Reg. No.	Action	Register
91-10-2	Amended	V. 16, p. 409

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

Reg. No.	Action	Register
93-6-1 through 93-6-6	New	V. 16, p. 1552

**AGENCY 94: BOARD OF TAX APPEALS**

Reg. No.	Action	Register
94-2-1 through 94-2-12	Amended	V. 16, p. 1242-1245
94-2-13 through 94-2-18	New	V. 16, p. 1245, 1246
94-3-1	Amended	V. 16, p. 1246
94-3-2	Amended	V. 16, p. 1246

**AGENCY 100: BOARD OF HEALING ARTS**

Reg. No.	Action	Register
100-6-2	Amended	V. 16, p. 737
100-15-1	Amended	V. 16, p. 1176
100-23-1	Amended	V. 16, p. 652, 1174
100-29-1 through 100-29-14	New	V. 16, p. 380-384
100-34-3	Revoked	V. 16, p. 384
100-34-4	Revoked	V. 16, p. 384
100-35-1	Revoked	V. 16, p. 384
100-35-3	Revoked	V. 16, p. 384
100-35-6	Revoked	V. 16, p. 384
100-35-7	Revoked	V. 16, p. 384
100-36-1	Revoked	V. 16, p. 384
100-37-1	Revoked	V. 16, p. 384
100-37-2	Revoked	V. 16, p. 384
100-38-1	Revoked	V. 16, p. 385
100-39-1	Revoked	V. 16, p. 385
100-40-2	Revoked	V. 16, p. 385
100-42-2	Revoked	V. 16, p. 385
100-46-1	Revoked	V. 16, p. 385
100-46-2	Revoked	V. 16, p. 385
100-46-3	Revoked	V. 16, p. 385
100-46-5	Revoked	V. 16, p. 385
100-46-6	Revoked	V. 16, p. 385

100-47-1 Revoked V. 16, p. 385  
 100-49-5 Amended V. 16, p. 1176  
 100-54-7 Amended V. 16, p. 142  
 100-67-1 New V. 16, p. 1174, 1549

**AGENCY 108: STATE EMPLOYEES HEALTH CARE COMMISSION**

Reg. No. Action Register  
 108-1-1 Amended V. 16, p. 651

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

Reg. No. Action Register  
 109-8-1 Amended V. 16, p. 685

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

Reg. No. Action Register  
 110-4-1 through 110-4-4 Amended V. 16, p. 1329-1331  
 110-4-5 New V. 16, p. 1331

**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. 16, p. 1043  
 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. 1953  
 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 through 111-2-42 Revoked V. 16, p. 448, 449  
 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 Amended V. 16, p. 449  
 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  
 111-2-54 New V. 15, p. 1920  
 111-2-55 New V. 15, p. 1953  
 111-2-56 New V. 16, p. 449  
 111-2-57 New V. 16, p. 449  
 111-2-58 New V. 16, p. 689  
 111-2-59 New V. 16, p. 1043  
 111-2-60 New V. 16, p. 1209  
 111-2-61 New V. 16, p. 1473  
 111-2-62 New V. 16, p. 1209  
 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  
 111-4-15 through 111-4-66 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 through 111-4-106 Revoked V. 16, p. 450  
 111-4-106a Revoked V. 16, p. 450  
 111-4-107 through 111-4-114 Revoked V. 16, p. 450, 451  
 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  
 111-4-212 through 111-4-213 Revoked V. 10, p. 1213  
 111-4-220 through 111-4-221 Revoked V. 10, p. 1585  
 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 111-4-290 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  
 111-4-308 through 111-4-317 Revoked V. 16, p. 451  
 111-4-318 through 111-4-321 Revoked V. 12, p. 114  
 111-4-322 through 111-4-327 Revoked V. 12, p. 1371  
 111-4-328 through 111-4-335 Revoked V. 12, p. 114

111-4-336 through 111-4-340 Revoked V. 16, p. 451  
 111-4-341 Revoked V. 11, p. 1473  
 111-4-341a Revoked V. 12, p. 1372  
 111-4-341b Revoked V. 16, p. 451  
 111-4-341c Revoked V. 16, p. 451  
 111-4-342 through 111-4-345 Revoked V. 16, p. 451  
 111-4-346 through 111-4-349 Revoked V. 12, p. 114  
 111-4-350 through 111-4-355 Revoked V. 16, p. 452  
 111-4-356 through 111-4-361 Revoked V. 14, p. 7  
 111-4-362 through 111-4-365 Revoked V. 12, p. 114, 115  
 111-4-366 through 111-4-369 Revoked V. 12, p. 1373  
 111-4-370 through 111-4-379 Revoked V. 14, p. 7, 8  
 111-4-380 through 111-4-383 Revoked V. 12, p. 1664  
 111-4-384 through 111-4-387 Revoked V. 12, p. 1373  
 111-4-388 through 111-4-391 Revoked V. 12, p. 1373  
 111-4-392 through 111-4-400 Revoked V. 16, p. 252  
 111-4-401 through 111-4-404 Revoked V. 12, p. 1373  
 111-4-405 through 111-4-413 Revoked V. 16, p. 452  
 111-4-414 through 111-4-428 Revoked V. 14, p. 8  
 111-4-429 through 111-4-432 Revoked V. 12, p. 1373  
 111-4-433 through 111-4-436 Revoked V. 12, p. 1374  
 111-4-437 through 111-4-440 Revoked V. 12, p. 1374  
 111-4-441 through 111-4-444 Revoked V. 14, p. 8  
 111-4-445 through 111-4-448 Revoked V. 12, p. 1374  
 111-4-449 through 111-4-453 Revoked V. 14, p. 8  
 111-4-454 through 111-4-465 Revoked V. 12, p. 1664, 1665  
 111-4-466 through 111-4-469 Revoked V. 12, p. 1665  
 111-4-470 through 111-4-477 Revoked V. 16, p. 452, 453  
 111-4-478 through 111-4-492 Revoked V. 14, p. 974, 975  
 111-4-493 through 111-4-496 Revoked V. 16, p. 453  
 111-4-497 through 111-4-512 Revoked V. 14, p. 975  
 111-4-513 through 111-4-521 Revoked V. 16, p. 453  
 (continued)

111-4-522 through									
111-4-571	Revoked	V. 14, p. 975-977							
111-4-572 through									
111-4-585	New	V. 13, p. 878-880							
111-4-572	Amended	V. 16, p. 1044							
111-4-574	Amended	V. 16, p. 1044							
111-4-575	Amended	V. 16, p. 1044							
111-4-576	Amended	V. 16, p. 1044							
111-4-577	Amended	V. 16, p. 1044							
111-4-579	Amended	V. 16, p. 1045							
111-4-581	Amended	V. 16, p. 1045							
111-4-582	Amended	V. 16, p. 1045							
111-4-583	Amended	V. 15, p. 883							
111-4-584	Amended	V. 16, p. 1045							
111-4-586 through									
111-4-606	Revoked	V. 14, p. 977, 978							
111-4-607 through									
111-4-619	New	V. 13, p. 1436-1438							
111-4-607 through									
111-4-610	Amended	V. 16, p. 1504							
111-4-611	Amended	V. 14, p. 1407							
111-4-613	Amended	V. 14, p. 1408							
111-4-616 through									
111-4-623	Revoked	V. 14, p. 978							
111-4-624 through									
111-4-702	Revoked	V. 16, p. 453-455							
111-4-703 through									
111-4-723	New	V. 14, p. 909-914							
111-4-724 through									
111-4-736	New	V. 14, p. 978-981							
111-4-737 through									
111-4-749	New	V. 14, p. 1095-1098							
111-4-750 through									
111-4-757	New	V. 14, p. 1408, 1409							
111-4-758 through									
111-4-761	New	V. 14, p. 1502, 1503							
111-4-762 through									
111-4-778	New	V. 14, p. 1410-1414							
111-4-769	Amended	V. 14, p. 1503							
111-4-779 through									
111-4-791	New	V. 14, p. 1504-1507							
111-4-792 through									
111-4-803	New	V. 14, p. 1635-1638							
111-4-804 through									
111-4-816	New	V. 15, p. 116-119							
111-4-817 through									
111-4-824	New	V. 15, p. 289, 290							
111-4-825 through									
111-4-838	New	V. 15, p. 449-452							
111-4-839 through									
111-4-854	New	V. 15, p. 624-627							
111-4-855 through									
111-4-859	New	V. 15, p. 884, 885							
111-4-855	Amended	V. 15, p. 1181							
111-4-860 through									
111-4-872	New	V. 15, p. 1056-1059							
111-4-871	Amended	V. 15, p. 1181							
111-4-873 through									
111-4-892	New	V. 15, p. 1181-1186							
111-4-881	Amended	V. 16, p. 1505							
111-4-893 through									
111-4-910	New	V. 15, p. 1441-1445							
111-4-911 through									
111-4-918	New	V. 15, p. 1475, 1476							
111-4-915	Amended	V. 15, p. 1954							
111-4-918	Amended	V. 15, p. 1954							
111-4-919 through									
111-4-941	New	V. 15, p. 1710-1716							
111-4-942 through									
111-4-965	New	V. 15, p. 1921-1926							
111-4-946	Amended	V. 15, p. 1954							
111-4-962	Amended	V. 16, p. 341							
111-4-963	Amended	V. 16, p. 341							
111-4-966 through									
111-4-970	New	V. 15, p. 1954, 1955							
111-4-971 through									
111-4-982	New	V. 16, p. 341-344							
111-4-983 through									
111-4-991	New	V. 16, p. 456, 457							
111-4-992 through									
111-4-1012	New	V. 16, p. 689-694							
111-4-996a	New	V. 16, p. 1080							
111-4-1013 through									
111-4-1016	New	V. 16, p. 1045, 1046							
111-4-1017 through									
111-4-1037	New	V. 16, p. 1081-1085							
111-4-1031	Amended	V. 16, p. 1473							
111-4-1038 through									
111-4-1041	New	V. 16, p. 1209, 1210							
111-4-1041	Amended	V. 16, p. 1473							
111-4-1042 through									
111-4-1059	New	V. 16, p. 1474-1478							
111-4-1048	Amended	V. 16, p. 1505							
111-4-1060 through									
111-4-1083	New	V. 16, p. 1506-1511							
111-5-1 through									
111-5-23	New	V. 7, p. 209-213							
111-5-9 through									
111-5-19	Revoked	V. 15, p. 291							
111-5-21 through									
111-5-33	New	V. 11, p. 415-418							
111-5-33	Amended	V. 16, 1478							
111-5-21	Revoked	V. 15, p. 291							
111-5-22	Amended	V. 13, p. 1438							
111-5-23	Amended	V. 15, p. 1059							
111-5-24	Amended	V. 11, p. 983							
111-5-25	Amended	V. 15, p. 1059							
111-5-27	Amended	V. 11, p. 482							
111-5-28	Amended	V. 15, p. 1060							
111-5-29	Amended	V. 15, p. 1060							
111-5-34	New	V. 12, p. 318							
111-5-34a	Amended	V. 14, p. 1098							
111-5-35 through									
111-5-38	Revoked	V. 13, p. 1439							
111-5-39 through									
111-5-44	New	V. 15, p. 1022, 1023							
111-5-45 through									
111-5-50	New	V. 15, p. 1060-1062							
111-5-46	Amended	V. 15, p. 1186							
111-5-51	New	V. 15, p. 1477							
111-5-52 through									
111-5-57	New	V. 16, p. 458, 459							
111-5-58 through									
111-5-63	New	V. 16, p. 1085-1087							
111-5-62	Amended	V. 16, p. 1511							
111-6-1 through									
111-6-15	New	V. 7, p. 213-217							
111-6-1	Amended	V. 15, p. 1445							
111-6-3	Amended	V. 14, p. 313							
111-6-4	Amended	V. 10, p. 1413							
111-6-5	Amended	V. 15, p. 1187							
111-6-6	Amended	V. 11, p. 1973							
111-6-7	Amended	V. 11, p. 1477							
111-6-7a	Amended	V. 15, p. 1188							
111-6-8	Revoked	V. 12, p. 1263							
111-6-9	Revoked	V. 14, p. 313							
111-6-11	Revoked	V. 12, p. 1376							
111-6-12	Amended	V. 8, p. 212							
111-6-13	Amended	V. 8, p. 299							
111-6-15	Amended	V. 12, p. 677							
111-6-17	Revoked	V. 10, p. 1475							
111-6-18	New	V. 13, p. 150							
111-6-19	New	V. 13, p. 340							
111-6-20	Amended	V. 15, p. 1716							
111-6-21	New	V. 13, p. 881							
111-6-22	New	V. 13, p. 881							
111-6-23	New	V. 13, p. 881							
111-7-1 through									
111-7-10	New	V. 7, p. 1192, 1193							
111-7-1	Amended	V. 8, p. 212							
111-7-3	Amended	V. 11, p. 1796							
111-7-3a	Revoked	V. 13, p. 340							
111-7-4	Amended	V. 9, p. 1367							
111-7-5	Amended	V. 9, p. 986							
111-7-6	Amended	V. 9, p. 987							
111-7-9	Amended	V. 12, p. 1263							

111-9-13 through 111-9-18	Revoked	V. 9, p. 1680
111-9-25 through 111-9-30	New	V. 9, p. 699, 700
111-9-31 through 111-9-36	New	V. 10, p. 262
111-9-37 through 111-9-48	New	V. 10, p. 1439, 1440
111-9-49 through 111-9-54	New	V. 12, p. 318, 319
111-9-55 through 111-9-60	New	V. 12, p. 1263, 1264
111-9-61 through 111-9-78	New	V. 16, p. 1087-1089
111-10-1 through 111-10-9	New	V. 8, p. 136-138
111-10-7	Amended	V. 8, p. 301

**AGENCY 112: KANSAS RACING AND GAMING COMMISSION**

Reg. No.	Action	Register
112-3-21	New	V. 16, p. 1151
112-4-1	Amended	V. 16, p. 1151
112-4-26	New	V. 16, p. 1152
112-10-6	Amended	V. 16, p. 379
112-16-6	Amended	V. 16, p. 1469
112-16-14	Amended	V. 16, p. 380
112-18-3	Amended	V. 16, p. 1152

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

Reg. No.	Action	Register
115-1-1	Amended	V. 16, p. 1469
115-2-1	Amended	V. 16, p. 248
115-2-3	Amended	V. 16, p. 1471
115-3-2	Amended	V. 16, p. 1471
115-4-1	Amended	V. 16, p. 823
115-4-3	Amended	V. 16, p. 824
115-4-5	Amended	V. 16, p. 825
115-4-6	Amended	V. 16, p. 826
115-4-7	Amended	V. 16, p. 828
115-4-13	Amended	V. 16, p. 829
115-9-5	Amended	V. 16, p. 1472

115-14-3	Amended	V. 16, p. 1175
115-14-9	Amended	V. 16, p. 1175
115-18-7	Amended	V. 16, p. 1551
115-18-13	Amended	V. 16, p. 1472
115-18-15	New	V. 16, p. 1551
115-30-3	Amended	V. 16, p. 249
115-30-6	Amended	V. 16, p. 249

**AGENCY 117: REAL ESTATE APPRAISAL BOARD**

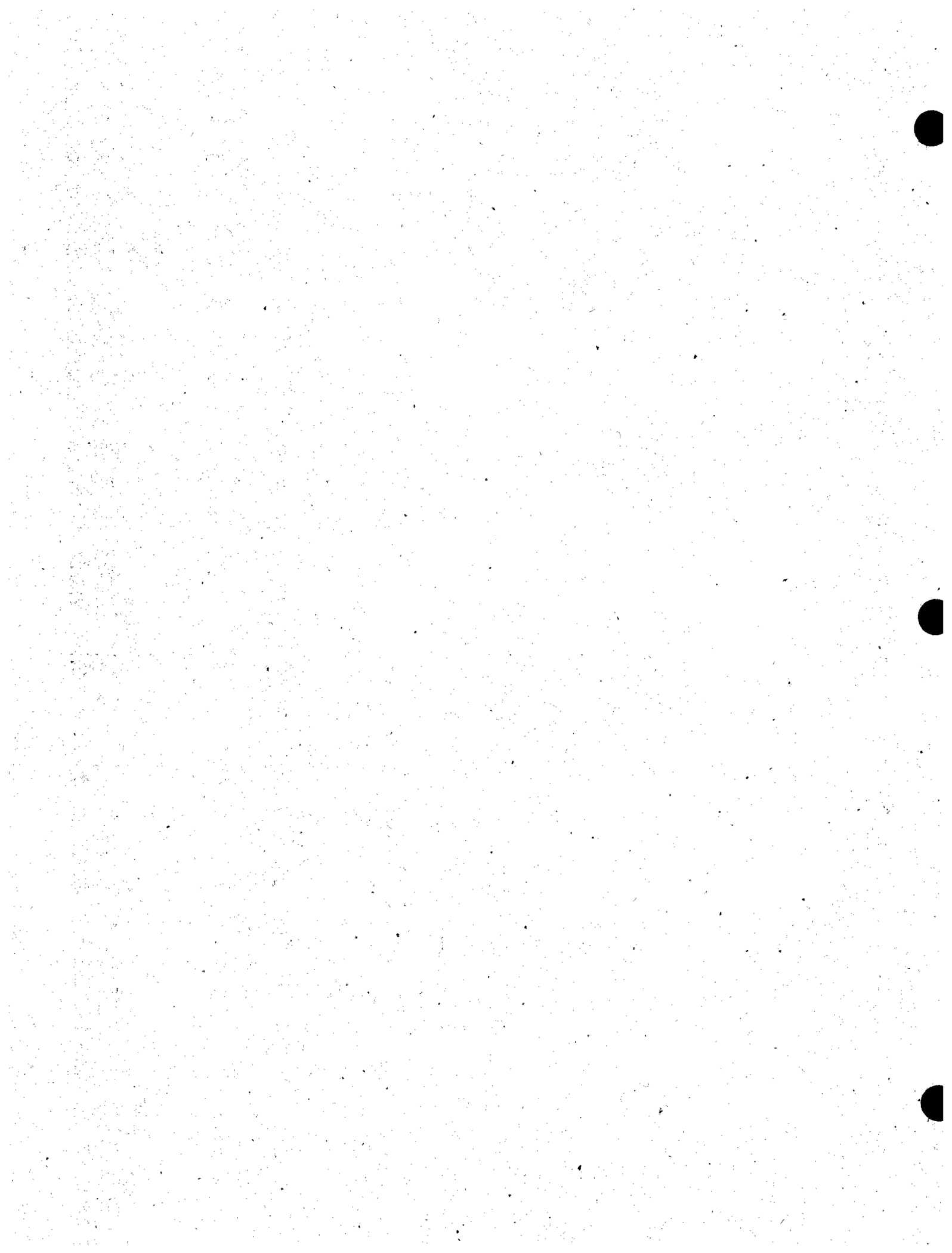
Reg. No.	Action	Register
117-2-2	Amended	V. 16, p. 302
117-3-2	Amended	V. 16, p. 303
117-4-2	Amended	V. 16, p. 304

**AGENCY 121: DEPARTMENT OF CREDIT UNIONS**

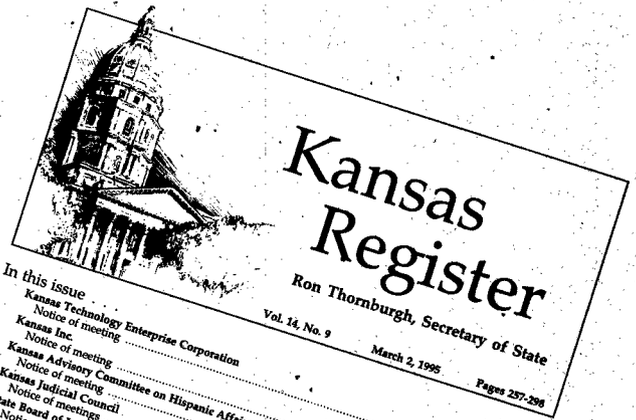
Reg. No.	Action	Register
121-4-1 through 121-4-11	New	V. 16, p. 72-77
121-5-1	New	V. 16, p. 1048
121-5-2	New	V. 16, p. 1048

**AGENCY 123: JUVENILE JUSTICE AUTHORITY**

Reg. No.	Action	Register
123-2-1	New	V. 16, p. 1173



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In this issue	Page
Kansas Technology Enterprise Corporation	259
Notice of meeting	259
Kansas Inc.	259
Notice of meeting	259
Kansas Advisory Committee on Hispanic Affairs	259
Notice of meeting	259
Kansas Judicial Council	259
Notice of meeting	259
State Board of Indigenas' Defense Services	260
Notice of meeting	261
Real Estate Appraisal Board	261
Notice of hearing on proposed administrative regulations	261
State Emergency Response Commission	261
Notice of meeting	261
Legislative bills introduced February 16-22	261
Kansas Law Enforcement Training Commission	261
Notice of meeting	261
Social and Rehabilitation Services	261
Notice of meeting	261
Request for proposals	261

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