

Kansas Register

Ron Thornburgh, Secretary of State

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(Published in the Kansas Register April 18, 2002.)

Heartland Works, Inc.**Invitation for Bids**

Heartland Works, Inc. is accepting bids for the purchase of legal services. To receive an invitation for bid, including all specifications, contact the Heartland Works office at 610 S.W. 10th, Suite 210, Topeka, 66612, (785) 234-0500. Heartland Works, Inc. welcomes all interested attorneys or law firms to bid.

Kris Kitchen
Executive Director

Doc. No. 027810

State of Kansas**Department of Wildlife and Parks****Public Notice**

The Kansas Department of Wildlife and Parks has reached agreement for the purchase of a tract of land in Cloud County. The parcel consists of 147 acres (part of SW/4 of S9-T5S-R5W). The tract was appraised at \$154,000 and will be purchased for \$154,000. This tract will be part of the Jamestown Wildlife Area and will remain on the county tax rolls.

J. Michael Hayden
Secretary of Wildlife
and Parks

Doc. No. 027794

State of Kansas**Attorney General****Notice of Available Grant Funding**

Grant funds are available from the Federal Rape Prevention and Education Grant Program for fiscal year 2003. The purpose of this grant program is to decrease the incidence of sexual violence against females. There are two purposes of the funds: (1) coordination of community-based activities that promote attitudes, behaviors and environments that are conducive to the prevention of sexual violence against females, and (2) prevention programs focusing on the potential offenders of sexual violence through the implementation of longitudinal interventions that change or reinforce attitudes, behaviors and environments.

Private or public nonprofit community-based organizations, units of local or state government, and schools are eligible to apply for these funds. Only one applicant per community will be considered.

To obtain an application, contact Lori Hutchings at (800) 828-9745 or (785) 368-7063. The postmark deadline for applications is Friday, May 10. For further information regarding the grant, contact Shelley Bearman with the Kansas Department of Health and Environment, (785) 296-8476. Applications also may be accessed via the Internet at www.ink.org/public/ksag. This is to obtain a printed copy only. Applications cannot be submitted online.

Carla J. Stovall
Attorney General

Doc. No. 027791

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State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

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

Effective 4-15-02 through 4-21-02

Term	Rate
1-89 days	1.76%
3 months	1.63%
6 months	1.94%
1 year	2.43%
18 months	2.93%
2 years	3.35%

Derl S. Treff
Director of Investments

Doc. No. 027790

State of Kansas

Behavioral Sciences Regulatory Board

Notice of Hearing on Proposed Administrative Regulations

The Behavioral Sciences Regulatory Board will conduct a public hearing from 9 to 11 a.m. Wednesday, June 19, in the board conference room at 712 S. Kansas Ave., Topeka, to consider adopting proposed amendments to permanent rules and regulations for licensed professional counselors and licensed clinical professional counselors.

This 60-day notice of the public hearing constitutes a public comment period for purposes of receiving written public comments on the proposed amendments. All interested parties may submit written comments prior to the hearing to Phyllis Gilmore, Executive Director, Behavioral Sciences Regulatory Board, 712 S. Kansas Ave., Topeka, 66603-3817. All interested parties will be given a reasonable opportunity to present their views orally 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 regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Phyllis Gilmore at (785) 296-3240 or the Kansas Relay Center at 1-800-766-3777. There is designated accessible parking on Kansas Avenue, and the front entrance to the board office is accessible.

A copy of the full text of each regulation and the economic impact statement may be reviewed or obtained at the board office and also are available on the board's Web site at www.ink.org/public/bsrb. The following is a summary of the proposed amendments and economic statement. The board does not have a less costly or less intrusive method for achieving the stated purpose of each regulation.

K.A.R. 102-3-3a contains the educational requirements for licensure. The changes are clarifications primarily re-

lated to independent study and thesis research and writing.

Economic Impact: There is no impact to the Behavioral Sciences Regulatory Board, licensees, the public or any other governmental agency.

K.A.R. 102-3-4a contains the requirements for licensure application. The changes are primarily clarifications. However, one change is the requirement that at least one reference must be from a licensed clinical professional counselor. There also is the elimination of the renewal of a temporary license.

Economic Impact: There is no impact to the Behavioral Sciences Regulatory Board, licensees, the public or any other governmental agency.

K.A.R. 102-3-6a is being revoked.

K.A.R. 102-3-12a primarily adds the licensed clinical professional counselor to the unprofessional conduct regulation for professional counselors.

Economic Impact: There is no impact to the Behavioral Sciences Regulatory Board, licensees, the public or any other governmental agency.

K.A.R. 102-3-17 is a new regulation defining a "day" for nonresident individuals performing the practice of professional counseling activities in Kansas.

Economic Impact: There is no impact to the Behavioral Sciences Regulatory Board, licensees, the public or any other governmental agency.

Phyllis Gilmore
Executive Director

Doc. No. 027811

State of Kansas

State Employees Health Care Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Thursday, June 20, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of a proposed regulation of the Kansas State Employees Health Care Commission 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 rule and regulation. All interested parties may submit written comments prior to the hearing to Kyle Wendt, Health Benefits Administrator, Department of Administration, Room 951-S, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1251. 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 that each participant 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

(continued)

in advance of the hearing by contacting Faith Loretto at (785) 296-6000 or TTY (785) 296-4798. Handicapped parking is located at the south end of Landon State Office Building, directly across the street from the building's north entrance, and around the corner from the north entrance on 9th Street. The north entrance to the building is accessible.

Summaries of the proposed regulation and its economic impact follow:

K.A.R. 108-1-4 is a new regulation that establishes a local unit employee health care benefits component of the state's health care benefits program (the local unit plan). The regulation defines the term "qualified local unit" as "a county, township, or city that meets the terms, conditions, limitations, exclusions, and other provisions established by the commission for participation in the local unit employee health care benefits component of the health care benefits program and has entered into a written agreement with the commission to participate in the program." The regulation defines the term "local unit employee" as "any individual who is employed by a qualified local unit and who meets the definition of employee under K.S.A. 74-4902 or K.S.A. 74-4952, and amendments thereto."

K.A.R. 108-1-4 provides that eligible employees and other eligible participants who enroll in the local unit plan also may enroll a spouse and eligible dependent children under the same terms and conditions that apply to the primary participant. A 60-day waiting period for active participants is required for participants who become eligible after the first day on which the employee's qualified local unit participates in the local unit plan.

K.A.R. 108-1-4 further provides for continuation provisions for eligible "direct bill" participants. The regulation defines "direct bill participants" as individuals in any of the following classes: (1) any retired or totally disabled local unit employee who is receiving benefits under the Kansas public employees retirement system (KPERS) or the Kansas police and firemen's retirement system (KP&F); (2) any surviving spouse or dependent of a qualifying participant in the local unit plan; (3) any local unit employee who is on an approved leave without pay; or (4) any individual who was covered by the health care plan offered by the qualified local unit on the day immediately before the first day on which the qualified local unit participates in the local unit plan, except that no individual who is an employee of the qualified local unit and who does not meet the definition of "local unit employee" in the regulation will be qualified as a direct bill participant. All direct bill participants are subject to continuous coverage provisions. Additionally, any participant with COBRA rights to extend coverage may participate in the local unit plan, subject to the provisions of that federal law.

Under **K.A.R. 108-1-4**, the local unit plan will provide the standard benefit plan design currently available under the Kansas health care benefits program. Approximately 35,000 local unit employees would be eligible for the local unit plan in addition to an unknown number of dependents, retirees and other persons who qualify for direct bill or COBRA participation. Because the local unit

plan is optional, it is not possible to project the number of local units that are likely to participate in the local unit plan or to project the actual number of participants and dependents. However, inclusion of local units in a funding pool should offer the opportunity to provide local units and their participants with greater benefit levels, improved premium stability, or both, when compared to plans negotiated individually by each local unit, especially for smaller, rural local units.

The economic impact on the qualified local units and the participating employees will be dependent on what the employer and employee contributions are under the local unit plan relative to their current, employer-provided health insurance. The regulation will provide for employer contributions toward the cost of coverage for eligible participants. The FY 2003 employer contribution is estimated at \$290 per participant per month. The HCC also is offering a "ramp-up" provision. Under this scenario, a qualified local unit would provide a smaller contribution during the first two years of participation in the plan, reaching the full employer contribution by the third year. In this "ramp-up" scenario, the employer cost is estimated at \$165 per month for fiscal year 2003. The full employer contribution for dependent coverage for FY 2003 is estimated at \$425 per month, whereas the employer contribution for the first year under the "ramp-up" provision is estimated to be \$245 per month.

Implementing the local unit plan should not have a notable impact on the future plan design, employer (state agency) contributions or participant contributions under the existing Kansas health care benefits program. There will be additional administrative resources required in order to administer this new component of the Kansas health care benefits program. HCC staff estimates that as many as eight FTEs might be required per 10,000 covered participants. There may be hardware, software and licensing costs associated with development of the membership system, estimated to be between \$500,000 and \$1,000,000. The composite rates identified above include an administrative fee to help offset the costs of the local unit plan, but the amount of revenue from the administrative fee cannot be determined until the local unit plan is operational and the number of participating local units is known. A risk reserve also may be needed to offset adverse claim experience incurred during the start-up period. No economic impact on the general public is anticipated.

Copies of the proposed regulation and the associated economic impact statement may be obtained by contacting Kyle Wendt at the address above, (785) 296-6280.

Joyce Glasscock
Secretary of Administration

Doc. No. 027797

State of Kansas

Department of Revenue

Notice of Hearing on Proposed
Administrative Regulations

A public hearing will be conducted at 1:30 p.m. Wednesday, July 10, in Room 481-W, Docking State Office Building, 915 S.W. Harrison, Topeka, to consider the adoption of new rules and regulations that support the Kansas retailers' sales tax act. The new regulations replace a number of existing sales and use tax regulations that are being revoked or have been revoked.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written comments from the public on the proposed rules and regulations. All interested parties may submit written public comments on the proposed rules and regulations prior to the hearing to Tom Hatten, Attorney/Tax Specialist, Office of Policy and Research, 2nd Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66625.

All interested parties will be given a reasonable opportunity to present their views, either orally or in writing or both, concerning the adoption of the proposed regulations. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Tom Hatten at (785) 296-3081 or TTY (785) 296-6461. Handicapped parking is located in State Parking Lot No. 2, south of the Docking Building facing Harrison Street. The east entrance to the Docking Building is accessible.

The regulations are proposed for adoption on a permanent basis. The following is a summary of the proposed rules and regulations and their economic impact:

Revocation of K.A.R. 92-19-2; adoption of K.A.R. 92-19-2a. Registration certificates. Kansas retailers must obtain a registration certificate before they engage in business. K.A.R. 92-19-2a establishes the rules for such certificates. It replaces K.A.R. 92-19-2. The proposed regulation encompasses more issues than the old one. It explains such things as the issuance of certificates, their cancellation, and the need for one certificate for each place of business, among other things. Since it states current policy, adoption of the proposed regulation and the revocation of the existing one should have no economic impact on Kansas retailers, government agencies or units, or the general public.

Revocation of K.A.R. 92-19-6; adoption of K.A.R. 92-19-6a. Retailers' duties when a retail business moves, ceases operation, or changes its name, ownership, or form of ownership. K.A.R. 92-19-6 sets forth the duties of persons who discontinue business. This regulation is revoked and replaced by one that discusses the duties when a retailer moves, ceases operation, or changes its name, ownership, or form of business. Since the proposed

regulation states current policy, its adoption and the revocation of the existing regulation should have no economic impact on Kansas retailers, government agencies or units, or the general public.

Adoption of K.A.R. 92-19-35a. Securities: surety bonds, escrow accounts, and cash bonds. K.A.R. 92-12-35a, as proposed, explains the various aspects of securities that the department requires to help to assure payment on delinquent accounts. An earlier regulation that dealt with securities was revoked in 1998. The proposed regulation discusses when a security can be required, the amount required for them, the types of security that taxpayers may post and how securities are released, among other things. Since it states current policy, adoption of the proposed regulation should have no economic impact on Kansas retailers, government agencies or units, or the general public.

Revocation of K.A.R. 92-19-55; adoption of K.A.R. 92-19-55a. Leases and rentals of tangible personal property. K.A.R. 92-19-55a would replace the current regulation for leases and rentals. The proposed regulation is intended to mirror the current department treatment of true leases, financing leases, treatment of sale-leaseback, rentals, and use of machinery and equipment by rental companies. Since it states current policy, adoption of the proposed regulation and revocation of the existing one should have no economic impact on Kansas retailers, government agencies or units, or the general public.

Revocation of K.A.R. 92-19-61; adoption of K.A.R. 92-19-61a. Retailer's responsibility to collect sales tax; presumption of taxability. The proposed regulation sets forth the presumption that retail sales are taxable, just as the old one did. It also explains that retailers are prohibited from advertising that they will pay the sales tax or will not charge the tax. It discusses tax-included sales and factoring tax from lump-sum amounts, such as is used to report tax from vending machine receipts. Revoking the old regulation and adopting the new one should not have any economic impact on Kansas retailers, government agencies or units, or the general public, since the basic provisions in the regulation are unchanged.

Adoption of K.A.R. 92-19-82; revocation of K.A.R. 92-20-11. Direct pay permits. The Multistate Tax Commission (MTC) worked with national business representatives to provide more uniform treatment of direct pay permit holders from state to state. This work helped to encourage the enactment of subsection (b) of K.S.A. 79-3619 in 1998. See 1998 Kan. Sess. Laws, Chap. 130, Sec. 37; SB 493. The sales tax regulation being proposed is the MTC model regulation, revised to meet the Department of Administration standards. The regulation being revoked is the use tax regulation for direct pay permits that does not comply with K.S.A. 79-3619, as amended. Having uniform direct pay regulations from state to state should help simplify record keeping for large multistate businesses that operate in Kansas and should reduce their accounting costs.

Copies of the regulations and their economic impact statements may be obtained from the Kansas Department of Revenue, Office of Policy and Research, 2nd Floor,

(continued)

Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1588.

Stephen S. Richards
Secretary of Revenue

Doc. No. 027789

State of Kansas
Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, May 2, in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the Kansas Development Finance Authority to issue its Agricultural Development Revenue Bond for the project numbered below in the respective maximum principal amount. The bond will be issued to assist the respective borrower named below (who will be the owner and operator of the project) to finance the cost in the amount of the bond of acquiring the project or for the purpose of refunding a bond previously issued to finance the project. The project shall be located as shown:

Project No. 000541—Maximum Principal Amount: \$60,913.71. Owner/Operator: Jan and Kimberly Wilkinson. Description: Acquisition of 267 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. The project is located at the North Half of Section 18, Township 17, Range 34, less 53 +/- tract in the Northeast Corner of Beaver Township, Scott County, Kansas, approximately 12 miles west of Scott City and 6 miles north.

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

All individuals who appear at the hearing will be given an opportunity to express their views, and all written comments previously filed with the Authority at its offices at 555 S. Kansas Ave., Suite 202, Topeka, 66603, will be considered. Additional information regarding the project may be obtained by contacting the Authority.

Any individual affected by the above-described project may, at or prior to the hearing, file a written request with the Authority that a local hearing be held on the proposal to issue a bond to finance said project. A local hearing, if requested, would be conducted in the county where the project in question is located.

Jack H. Brier
President

Doc. No. 027803

(Published in the Kansas Register April 18, 2002.)

In the Supreme Court of the
State of Kansas

Petition of Carla J. Stovall,)
Attorney General, to Determine) No. 02-88,735-S
the Validity of 2002 Substitute for)
House Bill No. 2625)

Order

Scheduling Public Hearing and
Providing for Notice

WHEREAS, the Kansas Legislature, at its regular 2002 session, has enacted Substitute for House Bill No. 2625, an act concerning state representative districts; providing for the reapportionment thereof; repealing K.S.A. 4-3,601 through 4-3,728; and

WHEREAS, said bill has been approved and signed by the Governor, and has been published in the Kansas Register; and

WHEREAS, pursuant to Section 1 of Article 10 of the Constitution of the State of Kansas, the Attorney General, Carla J. Stovall, has petitioned this court to determine the validity of the reapportionment legislation, and under constitutional mandate this court must enter its judgment within 30 days from April 5th, 2002, the date on which the Attorney General's petition was filed;

NOW, THEREFORE, IT IS ORDERED that a public hearing shall be held by the Kansas Supreme Court in the Supreme Court Courtroom, third floor, Kansas Judicial Center, 301 S.W. 10th Avenue, Topeka, Kansas, on Wednesday, April 17, 2002 and all interested parties are hereby so notified. The hearing shall commence at 2:30 p.m.

IT IS FURTHER ORDERED that interested persons may present their views by filing written statements in support of or in opposition to the reapportionment legislation with the Clerk of the Kansas Supreme Court before NOON on Tuesday, April 16, 2002. Each written statement shall state on the cover page whether the person desires to make an oral presentation to the court. Interested persons are not required to present their views orally to the court; however, oral presentations shall be permitted only by persons who have filed timely written statements. Written statements shall be filed with the Clerk of the Supreme Court at the Kansas Judicial Center, 301 S.W. 10th Avenue, Room 374, Topeka, Kansas 66612, and shall include the interested party's correct name, mailing address, and telephone number.

ENTERED at Topeka, Kansas, this 5th day of April, 2002.

Kay McFarland, Chief Justice
Kansas Supreme Court

Attest: Carol G. Green
Clerk of the Supreme Court

Doc. No. 027796

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced April 4-10 by the 2002 Kansas Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-4096. Full texts of bills, bill tracking and other information may be accessed at ink.org/public/legislative.

House Bills

HB 3037, An act relating to income taxation; concerning certain property depreciation deductions; amending K.S.A. 2001 Supp. 79-32,117 and repealing the existing section, by Committee on Taxation.

HB 3038, An act relating to cigarette and tobacco products taxation; increasing the rate thereof; amending K.S.A. 79-3310, 79-3312, 79-3371 and 79-3378 and K.S.A. 2001 Supp. 79-3311 and repealing the existing sections, by Committee on Taxation.

HB 3039, An act relating to sales taxation; increasing the rate thereof; amending K.S.A. 2001 Supp. 79-3603, 79-3620, 79-3703 and 79-3710 and repealing the existing sections; also repealing K.S.A. 2001 Supp. 79-3603b, by Committee on Taxation.

HB 3040, An act concerning state finances; relating to certificates of borrowing and the allotment system; amending K.S.A. 75-3725a and repealing the existing section, by Committee on Appropriations.

House Resolutions

HR 6014, A resolution commemorating the life and accomplishments of Kansan George Washington Carver.

HR 6015, A resolution congratulating and commending the William Allen White Children's Book Award on its 50th Anniversary.

HR 6016, A resolution in memory of John Vogel.

HR 6017, A resolution memorializing the Congress of the United States to maintain needed medical services at the Dwight D. Eisenhower Department of Veterans Affairs Medical Center in Leavenworth and the Colmery-O'Neil Department of Veterans Affairs Medical Center in Topeka.

Senate Bills

SB 656, An act concerning social welfare; enacting the senior pharmacy plus act; providing for certain transfers and program suspensions, by Committee on Ways and Means.

SB 657, An act concerning school district budgeting; amending K.S.A. 12-1663 and 79-2927 and repealing the existing sections, by Committee on Ways and Means.

SB 658, An act concerning retirement and pensions; relating to the Kansas public employees retirement system and systems thereunder; death and disability benefits; employer contributions; amending K.S.A. 2001 Supp. 74-4927 and 74-4927f and repealing the existing sections, by Committee on Ways and Means.

SB 659, An act concerning surplus real estate of state agencies; amending K.S.A. 2001 Supp. 75-6609 and repealing the existing section, by Committee on Federal and State Affairs.

SB 660, An act concerning the state board of tax appeals; membership; amending K.S.A. 2001 Supp. 74-2433 and repealing the existing section, by Committee on Ways and Means.

SB 661, An act concerning school districts; relating to budgeting, by Committee on Ways and Means.

SB 662, An act concerning the Kansas Lottery; creating the electronic gaming commission to study the operation of electronic gaming machines at parimutuel racetrack facilities and provide a mechanism for the implementation thereof; amending K.S.A. 46-247 and K.S.A. 2001 Supp. 46-237a and 74-8702 and repealing the existing sections, by Committee on Federal and State Affairs.

SB 663, An act providing for redistricting of state board of education member districts; repealing K.S.A. 4-502 through 4-513, by Committee on Ways and Means.

Senate Resolutions

SR 1834, A resolution urging observer status for Taiwan at the May 2002 World Health Assembly meeting.

SR 1835, A resolution congratulating and commending the Jetmore High School football team.

SR 1836, A resolution naming Chetopa the pecan capital of Kansas.

SR 1837, A resolution congratulating and commending Linda Richey Graves.

SR 1838, A resolution congratulating and commending David A. Amler.

Doc. No. 027805

State of Kansas

Department of Administration

Division of Purchases

Notice to Bidders

Sealed bids for the following items will be received by the Director of Purchases, Room 102, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, 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, April 29, 2002

04819

University of Kansas—Printing of 2003 Undergraduate Viewbook

04851

Department of Administration, Division of Facilities Management—Fire Alarm Service

Tuesday, April 30, 2002

A-9431

Department of Transportation—Job Service Renovation, Pittsburg

04831

Department of Transportation—Survey Grade Global Positioning System

04832

University of Kansas—Driver Training Simulator, Hutchinson

04836

Wichita State University—Self-Contained Trash Compactors

04840

Department of Health and Environment—South Brutus Reclamation, Frontenac

04842

Fort Hays State University—Multimedia Projector

04847

Department of Wildlife and Parks—CD Replication

04848

Fort Hays State University—Blank Video Cassettes, CD Recordable, Rewritable Media and Accessories

Wednesday, May 1, 2002

04857

Norton Correctional Facility—Air Conditioner Condensing Unit

Thursday, May 2, 2002

04827

Statewide—Packaging Items

(continued)

04860

Wichita State University—Trucks

Tuesday, May 7, 2002

A-9284

Department of Transportation—Reroof Sub Area Shop, Yates Center

A-9418

Kansas State University—E6 Parking Lot Repair, Overlay and Improvements

A-9433

Kansas State University—B13 Parking Lot Improvements

A-9436

Kansas State University—A27 Parking Lot Improvements

Wednesday May 8, 2002

A-8160

Emporia State University—ADA Alterations and Building Code Improvements, King Hall

Thursday, May 9, 2002

A-9285

Department of Transportation—Reroof Sub Area Shop, Erie

Tuesday, May 14, 2002

A-9404

University of Kansas—Reroof, Youngberg Hall

04564

Statewide—Hand Tools

Wednesday, May 15, 2002

A-8154

Emporia State University—Toilet Room Upgrades, William Allen White Library

04563

Statewide—Electric Powered Hand Tools

Thursday, May 16, 2002

A-9120

Pittsburg State University—Hike-Bike Trail Extension

A-9381(A)

Kansas State University—Site Improvements, Grain Science Complex

Thursday, May 23, 2002

A-9277 and A-9278

Kansas Highway Patrol and Department of Transportation—New Troop "E" Headquarters and New District 6 Materials Lab, Garden City

Thursday, June 6, 2002

04852

Kansas Lottery—Communications Network

John T. Houlihan
Director of Purchases

Doc. No. 027807

State of Kansas

Department of Transportation

Notice to Contractors

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the Bureau of Construction and Maintenance, KDOT, Topeka, or at the Capitol Plaza Hotel, Topeka, until 2 p.m. May 15; and then publicly opened:

District One - Northeast

District—106 K-5925-02 - Various locations in District 1, 300.9 miles (484.384 kilometers), signing. (State Funds)

Johnson—56-46 K-8677-01 - U.S. 56 and Cedar Niles Road in Gardner, traffic signals. (State Funds)

Marshall—9-58 K-7719-01 - K-9 from 2nd Street to the north city limits in Frankfort, 0.6 mile (1 kilometer), curb and gutter. (State Funds)

Marshall—9-58 K-8682-01 - K-9 from the south junction of K-99 east and north to 10th Street in Frankfort, 0.7 mile (1.1 kilometers), overlay. (State Funds)

Osage—70 8780-01 - K-268 from the junction of U.S. 75 east to the junction of K-68; K-68 from the junction of K-268 east to the Osage-Franklin county line; K-368 from the junction of K-268 north to East 229th Street, 11.5 miles (18.5 kilometers), crack-repair. (State Funds)

Riley—81 C-3495-01 - 0.4 mile (0.6 kilometer) north of Kimball Avenue north to Marlatt Avenue, 0.6 mile (1 kilometer), grading, bridge and surfacing. (Federal Funds)

Shawnee—75-89 K-6680-01 - U.S. 75/46th Street north of Topeka, interchange construction. (Federal Funds)

District Two - Northcentral

Clay-Dickinson—15-106 K-8792-01 - K-15 from the Dickinson-Clay county line north to the south limits of Clay Center; K-15 from the west junction of K-18 east and north to the Dickinson-Clay county line, 27.1 miles (43.6 kilometers), crack repair. (State Funds)

Geary—40B-31 K-8789-01 - U.S. 40B from the east city limits of Junction City east to the west city limits of Grandview Plaza, 0.5 mile (0.8 kilometer), crack repair. (State Funds)

Jewell—45 C-3602-01 - County road 2 miles (3.2 kilometers) east and 1.5 miles (2.4 kilometers) south of Montrose, 0.5 mile (0.8 kilometer), grading, bridge and surfacing. (Federal Funds)

McPherson—56-59 K-8793-01 - U.S. 56 from the Junction of Eby Street in McPherson east to the junction of county route 319, 1.6 miles (2.7 kilometers), pavement patching. (State Funds)

District Three - Northwest

Osborne—281-71 K-7177-01 - U.S. 281 from Massachusetts Street north to Jefferson Street in Osborne, 0.6 mile (1.1 kilometers), grading and surfacing. (State Funds)

Rooks—82 C-3722-01 - County route 230 from the county line north 5 miles (8 kilometers), surfacing. (Federal Funds)

District Four - Southeast

Cherokee—7-11 K-7718-01 - K-7 and Bethlehem Road intersection in Columbus, 0.23 mile (0.37 kilometer), intersection improvement. (State Funds)

Comanche—17 C-3614-01 - County road 10.3 miles (16.6 kilometers) east of Coldwater at Indian Creek, 0.2 mile (0.4 kilometer), grading and bridge. (Federal Funds)

Elk—25 C-3783-01 - County road 2.1 miles (3.4 kilometers) south of Fall River, 0.2 mile (0.3 kilometer), grading and bridge. (Federal Funds)

Montgomery—75-63 K-7881-01 - U.S. 75 from the Oklahoma-Kansas state line north to the junction of county route 471, guard fence. (Federal Funds)

Wilson—75-103 K-5748-01 - U.S. 75, 0.9 mile (1.5 kilometers) north of county route 494, northwest to the Wilson-Woodson county line, 10.9 miles (17.5 kilometers), grading, bridge and surfacing. (Federal Funds)

District Five - Southcentral

Barton—56-5 K-7985-01 - U.S. 56 culverts 0.6 mile (1 kilometer) and 3.9 miles (6.2 kilometers) west of the Barton-Rice county line, culvert construction. (State Funds)

Cowley—77-18 K-8771-01 - U.S. 77 from the north city limits of Winfield north to the Cowley-Butler county line, 15.7 miles (25.3 kilometers), crack repair. (State Funds)

Harper-Sumner—106 K-8775-01 - K-44 from the east city limits of Anthony east to the Harper-Sumner county line; K-44 from the Harper-Sumner county line east to the junction of K-44/K-49; U.S. 81, 3 miles (4.8 kilometers) south of Wellington north to the south city limits of Wellington; U.S. 81 from the north city limits of Wellington north 15.9 miles (25.7 kilometers) to the Sedgwick-Sumner county line, 42.2 miles (68 kilometers), crack repair. (State Funds)

District Six - Southwest

Finney—28 U-1642-01 - Mary Street from Campus Drive to K-156 in Garden City, 0.9 mile (1.5 kilometers), grading and surfacing. (Federal Funds)

Finney—50-28 K-7845-01 - U.S. 50/U.S. 83 and Mary Street in Garden City, interchange. (State Funds)

Kearny—25-47 K-8781-01 - K-25 from the junction of U.S. 50 north to the Kearny-Wichita county line, 22.1 miles (35.6 kilometers), crack repair. (State Funds)

Lane-Ness-Scott—4-106 K-8788-01 - K-4 from the Scott-Lane county line east to the Lane-Ness county line; K-4 from Lane-Ness county line east to the junction of U.S. 283; K-4 from the junction of U.S. 83 east to the Scott-Lane county line, 55 miles (88.7 kilometers), crack repair. (State Funds)

Morton—65 K-8784-01 - K-27 from the south junction of K-51 north and east to the north junction of K-51; K-51 from the north junction of K-27 east and south to the junction of U.S. 56, 31.9 miles (51.3 kilometers), crack repair. (State Funds)

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

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm,

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

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

E. Dean Carlson
Secretary of Transportation

Doc. No. 027808

State of Kansas

Governmental Ethics Commission

Opinion No. 2002-05

Written March 21, 2002, to Thomas G. Hofts, Lawrence.

This opinion is in response to your letter of March 11, 2002, in which you request an opinion from the Kansas Governmental Ethics Commission concerning the state level conflict of interest laws (K.S.A. 46-215 *et seq.*). We note at the outset that the Commission's jurisdiction is limited to the application of K.S.A. 46-215 *et seq.*, and whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement

We understand that you request this opinion in your capacity as a former employee of the Kansas Lottery. You have explained that you were a member of a multi-person team that supplied information for a Request for Proposal (RFP) for instant ticket printing services for the Kansas Lottery. This team reviewed all of the proposals to ensure that they met the specifications contained in the RFP. All bids were then reviewed by a procurement negotiating committee. You were not a part of the procurement negotiating committee, were not involved in the negotiated portion of this contract, and did not make any recommendations regarding this contract or its bidders. You are now contemplating taking employment with one of the two successful bidders.

Question

Do the prohibitions contained in K.S.A. 46-233(a)(2) prohibit you from accepting employment with this contractor?

Opinion

K.S.A. 46-233, which involves participation in the making of contracts, states in pertinent part:

(a) (2) Except as otherwise provided in this subsection, whenever any individual has participated as a state officer or employee in the making of any contract with any person or business, such individual shall not accept employment with such person or business as an employee, in-

(continued)

dependent contractor or subcontractor until two years after performance of the contract is completed or until two years after the individual terminates employment as a state officer or employee, whichever is sooner. . . .

(d) Subsections (a) and (b) shall not apply to the following:

(1) Contracts let after competitive bidding has been advertised for by published notice; and

(2) Contracts for property or services for which the price or rate is fixed by law.

In Opinion 2000-48, this Commission addressed the exception contained in K.S.A. 46-233(d)(1) with respect to an employee who participates in a competitively bid/negotiated or procurement type of contract:

. . . the Commission now determines that an individual who is substantially involved in the preparation of a pure competitive bid contract or whose involvement in a contract is limited to the competitive bid portion of a competitively bid/negotiated contract, will not be subject to the prohibitions contained in K.S.A. 1999 Supp. 46-233(a) and (b). Conversely, an individual who is substantially involved in the preparation of a pure negotiated contract or who is substantially involved in the preparation of the negotiated portion of a competitively bid/negotiated type of contract will be subject to the prohibitions contained in K.S.A. 1999 Supp. 46-233(a) and (b). Opinion 2000-48.

Because your involvement in the contract at issue was limited to the RFP, or competitively bid portion of the contract, the restrictions listed in subsection (a)(2), above do not apply. Therefore, you may accept employment with the contractor who received the contract.

Opinion No. 2002-06

Written March 21, 2002, to Tammy M. Williams, Assistant City Attorney, City of Overland Park.

This opinion is in response to your letter of February 28, 2002, in which you request an opinion from the Kansas Governmental Ethics Commission concerning the local conflict of interest law (K.S.A. 75-4301 *et seq.*). We note at the outset that the Commission's jurisdiction concerning your question is limited to the application of K.S.A. 75-4301 *et seq.* Thus, whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement

We understand that you are requesting this opinion in your capacity as an Assistant City Attorney for the City of Overland Park, Kansas (the City). You have explained that the City recently published a Request for Bids for animal services. Two bids were received, with the lowest bid being placed by Mr. Robert Valencia who is President of New Beginnings Pet Adoptions (New Beginnings). Mr. Valencia is also a police officer with the City.

Question

May Mr. Valencia accept this contract without violating the local level conflict of interest laws?

Opinion

In his capacity as an Overland Park police officer, Mr. Valencia is governed by the local level conflict of interest laws (K.S.A. 75-4301 *et seq.*). K.S.A. 75-4304 prohibits a

local employee from participating, in his official capacity, in the making of contracts in which that employee has a substantial interest. This statute states in pertinent part:

(a) No local governmental officer or employee shall, in the capacity of such an officer or employee, make or participate in the making of a contract with any person or business by which the officer or employee is employed or in whose business the officer or employee has a substantial interest.

(d) This section shall not apply to the following:

(1) Contracts let after competitive bidding has been advertised for by published notice.

In the scenario you have described, Mr. Valencia did not act in his capacity as a local governmental employee with regard to this contract. In addition, this contract was let after a competitive bid procedure. Therefore, the prohibitions in this statute are not applicable and would not prohibit Mr. Valencia from accepting the contract in his capacity as president of New Beginnings.

Opinion No. 2002-07

Written March 21, 2002, to Lee A. Ryan, Topeka.

This opinion is in response to your letter of March 13, 2002, in which you request an opinion from the Kansas Governmental Ethics Commission concerning the state level conflict of interest laws (K.S.A. 46-215 *et seq.*). We note at the outset that the Commission's jurisdiction is limited to the application of K.S.A. 46-215 *et seq.*, and whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement

We understand that you request this opinion in your capacity as an employee of the Kansas Department of Administration, Division of Architectural Services (DOAS). You have explained that you had a significant role in creating a Request for Proposal (RFP) for the Construction Document Printing Contract which commenced on September 1, 1999. You have explained that you were involved in pre-bid meetings with potential bidders which helped to establish the parameters for the RFP, but that you were not involved in any of the negotiations with the bidders nor were you involved with the procurement negotiating committee. Topeka Blueprint Company (TBP) was awarded the current contract. TBP has now offered you a full-time employment position with their company.

Question

Do the prohibitions contained in K.S.A. 46-233(a)(2) prohibit you from accepting employment with Topeka Blueprint Company?

Opinion

K.S.A. 46-233, which involves participation in the making of contracts, states in pertinent part:

(a) (2) Except as otherwise provided in this subsection, whenever any individual has participated as a state officer or employee in the making of any contract with any person or business, such individual shall not accept employment with such person or business as an employee, independent contractor or subcontractor until two years

after performance of the contract is completed or until two years after the individual terminates employment as a state officer or employee, whichever is sooner. . . .

(d) Subsections (a) and (b) shall not apply to the following:

- (1) Contracts let after competitive bidding has been advertised for by published notice; and
- (2) Contracts for property or services for which the price or rate is fixed by law.

In Opinion 2000-48, this Commission addressed the exception contained in K.S.A. 46-233(d)(1) with respect to an employee who participates in a competitively bid/negotiated or procurement type of contract:

. . . the Commission now determines that an individual who is substantially involved in the preparation of a pure competitive bid contract or whose involvement in a contract is limited to the competitive bid portion of a competitively bid/negotiated contract, will not be subject to the prohibitions contained in K.S.A. 1999 Supp. 46-233(a) and (b). Conversely, an individual who is substantially involved in the preparation of a pure negotiated contract or who is substantially involved in the preparation of the negotiated portion of a competitively bid/negotiated type of contract will be subject to the prohibitions contained in K.S.A. 1999 Supp. 46-233(a) and (b).

Because your involvement in the contract at issue was limited to the RFP or competitively bid portion of the contract, the restrictions listed in subsection (a)(2) above do not apply. Therefore, you may accept employment with Topeka Blueprint Company.

Opinion No. 2002-08

Written March 21, 2002, to all interested persons:

Pursuant to K.S.A. 46-254, the Kansas Governmental Ethics Commission takes this opportunity to issue its opinion on the interpretation of K.S.A. 46-237a(b) and (e) and its application to the acceptance by state employees of gifts provided by state agencies.

Opinion

K.S.A. 46-237a states in pertinent part:

(b) No person subject to the provisions of this section shall solicit or accept any gift, economic opportunity, loan, gratuity, special discount or service provided because of such person's official position, except:

- (1) A gift having an aggregate value of less than \$40 given at a ceremony or public function where the person is accepting the gift in such person's official capacity; or
- (2) gifts from relatives or gifts from personal friends when it is obvious to the person that the gift is not being given because of the person's official position; or
- (3) anything of value received by the person on behalf of the state that inures to the benefit of the state or that becomes the property of the state; or
- (4) contributions solicited on behalf of a nonprofit organization which is exempt from taxation under paragraph (3) of subsection (c) of section 501 of the internal revenue code of 1986, as amended.

(c) No person subject to the provisions of this section shall solicit or accept free or special discount meals from a source outside of state government. . . .

(e) No person subject to the provisions of this section shall solicit or accept free or special discount tickets or access to entertainment or sporting events or activities such as plays, concerts, games, golf, exclusive swimming, hunting or fishing or other recreational activities when the free or special discount tickets or access are provided because of the person's official position. The provisions of this subsection shall not apply to persons whose official position requires or obliges them to be present at such events or activities.

The question has arisen whether state employees subject to K.S.A. 46-237a may accept gifts, discounts, or access to entertainment and sporting events from state agencies when one of the enumerated statutory exceptions does not apply. The Commission notes that the language of subsection (b), which prohibits employees from accepting gifts and discounts, and the language of subsection (e), which prohibits employees from accepting access to entertainment and sporting events, differs from the language of subsection (c), which prohibits employees from accepting certain meals. Subsection (c) clearly states that only meals provided from "a source outside of state government" are prohibited. Subsection (b) and (e) contain no such limiting language.

In *Delaney v. Deere and Co.*, 268 Kan. 769, 776-777, 999 P.2d 930 (2000), the Kansas Supreme Court stated, "It is presumed the legislature understood the meaning of the words it used in the statute and intended to use them, that the legislature used the words in their ordinary and common meaning, and the legislature intended a different meaning when it used different language in the same connection in different parts of a statute." In *In re Adoption of B.M.W.*, 268 Kan. 871, 883, 2 P.3d 159 (2000), the Court stated, "The legislature is presumed to have expressed its intent through the language of the statutory scheme it enacted. When a statute is plain and unambiguous, the court must give effect to the intention of the legislature as expressed, rather than determine what the law should or should not be. Stated another way, when a statute is plain and unambiguous, the appellate courts will not speculate as to the legislative intent behind it and will not read such a statute so as to add something not readily found in the statute."

The Commission now determines that, because the legislature chose not to include any limiting language in subsection (b) and (e) while clearly including such language in subsection (c), state employees subject to this statute may not accept gifts, discounts, or access to entertainment and sporting events from anyone, including state agencies, unless one of the enumerated exceptions applies. The Commission notes, however, that state employees subject to this act may accept items received as compensation. Compensation is defined by K.S.A. 46-216 as: "any money, thing of value, or economic benefit conferred on, or received by, any person in return for services rendered, or to be rendered, by such person or another." Thus, if anything of value other than a salary is provided to employees by the agency that employs them as part of their total compensation package for services rendered, the statute would not be violated.

Daniel Sevart
Chairman

Doc. No. 027773

State of Kansas

Department of Health
and EnvironmentNotice of Hearing on Proposed
Administrative Regulations

The Kansas Department of Health and Environment, Bureau of Consumer Health, will conduct a public hearing at 9 a.m. Friday, June 21, in the KDHE Administrative Appeals Hearing Room, Suite 540, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to consider adoption of three permanent amended regulations concerning licensing procedures for group boarding homes and residential centers, secure residential treatment facilities, and detention and secure care centers. These proposed regulations were adopted temporary on April 1, 2002. A summary of the proposed regulations and their economic impact follows:

K.A.R. 28-4-269, Residential centers and group boarding homes; **K.A.R. 28-4-331**, Secure residential treatment facilities; and **K.A.R. 28-4-351**, Detention and secure care centers: Each of the three regulations referenced above present licensing procedure requirements for programs within the respective category of out-of-home residential care for children or youth. The significant changes were prompted by a legislative request to require notice to the local school district when an application for licensure of a new group boarding home or residential center for children or youth is made or an increase in license capacity or program is planned. Other changes primarily clarify or clean up old language.

Economic Impact: The implementation of a license amendment fee will provide a slight positive impact to the state. Local school districts are required to serve children who move into their districts. Therefore, whenever a new group boarding home or residential center for children or youth is opened, or an existing facility increases its license capacity or changes the age range of children served, there is a fiscal impact to that district. The proposed changes to each of the regulations should provide a positive economic impact to school districts in that the required 90-day notice will allow local school districts to plan and allocate resources to meet anticipated needs. There is a minimal economic impact to licensees occasioned by the proposed implementation of an amendment fee.

The time between publication of this notice and the scheduled hearing constitutes a 60-day public comment period for the purpose of receiving written public comments on the proposed regulatory action. Interested parties may submit written comments prior to the hearing to Judy D. Chase, Public Service Administrator, Child Care Licensing and Registration, Curtis State Office Building, Suite 200, 1000 S.W. Jackson, Topeka, 66612-1274. Interested parties will be given a reasonable opportunity to orally present their views of the proposed regulatory action during the hearing. To give all parties an opportunity to present their views, it may be necessary to require each participant to limit any oral presentation to five minutes.

A copy of the proposed amended regulations and the economic impact statement may be obtained by contact-

ing Judy Chase at (785) 296-1270. Questions pertaining to the proposed amendments also should be directed to Judy Chase.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request a copy of the proposed amended regulations and the 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 Judy Chase.

Clyde D. Graeber
Secretary of Health
and Environment

Doc. No. 027806

State of Kansas

Department of Health
and EnvironmentNotice of Hearing on Proposed
Administrative Regulations

The Kansas Department of Health and Environment, Bureau of Consumer Health, Child Care Licensing and Registration Section, will conduct a public hearing at 9 a.m. Wednesday, June 19, in Room 530 of the Charles Curtis State Office Building, 1000 S.W. Jackson, Topeka, to consider adoption of new permanent regulations **K.A.R. 28-4-576 through 28-4-596**, concerning school-age programs. These new regulations were adopted temporary on April 1, 2002. A summary of the new regulations and their economic impact follows:

K.S.A. 65-501 requires child care facilities defined by the secretary to have a license or temporary permit. **K.S.A. 65-508 (c)** authorizes the secretary to develop and adopt regulations for the operation of such child care facilities.

Currently, child care facilities serving school-age children and youth are licensed under the regulations for licensing preschools and child care centers. However, a number of these regulations are not relevant to freestanding before- and after-school and summer school-age programs. As a result of the rapid increase in the number of these programs in recent years, there has been a demand for applicable regulations. The new regulations addressed in this notice are a response to that demand and provide the relevant regulatory base for licensing this new category of child care facility defined in these regulations.

The regulations specify which programs serving school-age children and youth are required to be licensed and which are exempt, and they cover the following general areas of operation: (1) application procedures and inspections; (2) administration; (3) indoor and outdoor premises; (4) staff/child ratios, group size and staff qualifications; (5) program of activities including high-risk sports and recreational activities, and water activities; (6) behavior management; (7) health records, medications and safety procedures; (8) food service; (9) transportation; (10) animals on the premises; and (11) day reporting programs.

Every effort was made to adopt less costly or less intrusive procedures in these rules and regulations. Although the staff-to-child and youth ratio was reduced from one staff person to 16 children and youth to one staff person to 15 children and youth, the proposed regulations allow children who are attending kindergarten to be included in the licensed capacity. Regulations for preschools and child care centers do not permit children under first grade in a school-age unit. Also, staff qualifications, health assessment requirements and some recordkeeping requirements are less stringent in these new regulations.

Economic Impact: (1) There should be no additional cost either to the licensee or to the consumer (parent) for currently licensed school-age programs to meet the proposed rules and regulations. In addition, these regulations are being proposed specifically to address before- and after-school and summer programs for school-age children and youth so that parents may receive a subsidy from Social and Rehabilitation Services for the care of their children and youth enrolled in these programs. (2) It is anticipated that the cost to the agency will be negligible since a majority of the school-age programs that these regulations address are currently licensed under the school-age regulations included in the regulations for licensing preschools and child care centers. Reimbursement for yearly licensing surveys of these programs is already written into the aid-to-county contracts.

The time between publication of this notice and the scheduled hearing constitutes a 60-day public comment period for the purpose of receiving written public comments on the proposed regulatory action. Interested parties may submit written comments prior to the hearing to Shirley A. Norris, Administrator, Regulation and Policy Development, Child Care Licensing and Registration, 1000 S.W. Jackson, Suite 200, Topeka, 66612-1218, fax (785) 296-7025, or the agency's Web site at www.kdhe.state.ks.us. Interested parties will be given a reasonable opportunity to orally present their views of the proposed regulatory action during the hearing. To give all parties an opportunity to present their views, it may be necessary to require each participant to limit any oral presentation to five minutes.

A copy of the new regulations and the economic impact statement may be obtained by contacting Shirley Norris at (785) 296-8165 (e-mail snorris@kdhe.state.ks.us), or Pamela Moss at (785) 296-1272 (e-mail pmoss@kdhe.state.ks.us). Questions pertaining to the new regulations should be directed to Shirley Norris.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request a copy of the new regulations and the 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 Shirley Norris.

Clyde D. Graeber
Secretary of Health
and Environment

Doc. No. 027792

State of Kansas

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared and/or permit applications have been received for discharges to the waters of the United States and the State of Kansas for the class of discharges described below.

The determinations for permit content are based on staff review, applying the appropriate standards, regulations and effluent limitations of the State of Kansas and the EPA, and when issued will result in a State Water Pollution Control Permit and National Pollutant Discharge Elimination System Authorization subject to certain conditions.

All Kansas Department of Health and Environment district office addresses and telephone numbers are listed below.

Public Notice No. KS-AG-02-109/115

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Shaw Feed Yard, Inc. P.O. Box 655 Ashland, KS 67831	NW/4 of Section 32, T33S, R23W, Clark County	Cimarron River Basin
Kansas Permit No. A-CICA-C004 Federal Permit No. KS0085227		
This is a renewal permit for an existing facility for 7,500 head (7,500 animal units) of beef cattle.		
Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.		
Soil sampling and analysis shall be conducted on soils from fields determined by the department to be located in a sensitive groundwater area and that have received manure or wastewater within the previous five years. The manure/waste management plan developed by the designer and approved by the department shall be adhered to as a condition of the permit.		
Name and Address of Applicant	Legal Description	Receiving Water
Neumann-Wheatley Farms, Inc. 60382 S.E. Avenue Isabel, KS 67065	SW/4 of Section 1, T29S, R12W, Pratt County	Arkansas River Basin
Kansas Permit No. A-ARPR-B002		
This is a renewal for an existing facility for 900 head (900 animal units) of beef cattle.		
Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.		
Soil sampling and analysis shall be conducted on soils from fields determined by the department to be located in a sensitive groundwater area and that have received manure or wastewater within the previous five years. The manure/waste management plan developed by the designer and approved by the department shall be adhered to as a condition of the permit.		

(continued)

Name and Address of Applicant	Legal Description	Receiving Water
Gerald Rutti Route 3, Box 99 St. John, KS 67576	NW/4 of Section 8, T22S, R13W, Stafford County	Arkansas River Basin

Kansas Permit No. A-ARSF-S009
This is a new permit for an existing facility for 1,200 head (426 animal units) of swine.

Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.

Soil sampling and analysis shall be conducted on soils from fields determined by the department to be located in a sensitive groundwater area and that have received manure or wastewater within the previous five years. The manure/waste management plan developed by the designer and approved by the department shall be adhered to as a condition of the permit.

Name and Address of Applicant	Legal Description	Receiving Water
Doll Land & Cattle Co. 5830 N. Haflich Road Garden City, KS 67846	SW/4, NE/4 and SE/4 of Section 18, 24, 13, T23S, R29W and 30W, Finney County	Upper Arkansas River Basin

Kansas Permit No. A-UAFI-C010 Federal Permit No. KS0117714
This is a new permit for an expanding facility from 2,700 head (2700 a.u.) to 7,500 head (7500 a.u.) of beef cattle weighing greater than 700 pounds.

Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.

Permeability tests shall be conducted on the earthen wastewater retention structure(s). The manure/waste management plan developed by the designer and approved by the department shall be adhered to as a condition of the permit.

Compliance Schedule: Dewatering equipment shall be obtained within six months after issuance of the permit.

Name and Address of Applicant	Legal Description	Receiving Water
Syracuse Commission Company Inc. P.O. Box 129 Syracuse, KS 67878	SW/4 of Section 7, T24S, R40W, Hamilton County	Upper Arkansas River Basin

Kansas Permit No. A-UAHM-C006 Federal Permit No. KS0096415
This is a new permit for an existing livestock sales facility for 1,350 head (1,350 animal units) of cattle and horses.

Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.

The manure/waste management plan developed by the designer and approved by the department shall be adhered to as a condition of this permit.

Compliance Schedule: Permeability tests shall be conducted on the existing earthen wastewater retention structure within one year of the date of issuance of the permit.

Name and Address of Applicant	Legal Description	Receiving Water
Rolling Hills Pork, LLC 312 N. B St. Washington, KS 66968	SW/4 of Section 25, 1S, R3E, Washington County	Big Blue River Basin

Kansas Permit No. A-BBWS-H008 Federal Permit No. KS0096784
This is a new permit for a new facility for maximum of 3,005 head of swine weighing greater than 55 pounds [1,202 animal units (a.u.)] and 4,050 head of swine weighing less than 55 pounds (405 a.u.), for a total of 7,055 head (1,607 animal units) of swine.

Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.

Compliance Schedule: Permeability tests shall be completed after the soil liner(s) have been compacted and prior to placing the earthen wastewater retention structure(s) into service.

Dewatering equipment shall be obtained within 90 days after certifying to KDHE that facilities waste control structures have been constructed in accordance to approved plans.

Name and Address of Applicant	Legal Description	Receiving Water
Nelson Farms, Inc. 1271 W. Fox Road Long Island, KS 67647	NW/4 of Section 33, T1S, R22W, Norton County	Upper Republican River Basin

Kansas Permit No. A-URNT-H005 Federal Permit No. KS0094129
This is a permit modification for an existing facility to reflect a change in the method of wastewater disposal from injection to center pivot, big gun and/or tractor mounted drag hose unit. The maximum capacity of the facility is 7,680 head (3,072 animal units) of swine weighing more than 55 pounds. There is no change in head capacity.

Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided that meets or exceeds KDHE minimum requirements.

Public Notice No. KS-02-051/055

Name and Address of Applicant	Waterway	Type of Discharge
Gardner, City of P.O. Box 347 Gardner, KS 66630	Little Bull Creek	Treated Domestic Wastewater

Kansas Permit No. M-MC51-0003 Federal Permit No. KS0080080
Legal: NE¼, S30, T14S, R23E, Johnson County
Facility Name: Conestoga Mobile Home Park
Facility Location: 1199 E. Santa Fe, Gardner, KS 66630

Facility Description: The proposed action is to modify an existing permit for operation of an existing wastewater treatment facility treating primarily domestic wastewater. The modification is to add a mass limit for phosphorus pursuant to the total maximum daily load requirements for the receiving stream network. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant	Waterway	Type of Discharge
Egerton, City of P.O. Box 255 Egerton, KS 66021	Marais des Cygnes River via Big Bull Creek via Martin Creek	Treated Domestic Wastewater

Kansas Permit No. M-MC08-1001 Federal Permit No. KS0046388
Legal: NW¼, NW¼, S8, T15S, R22E, Johnson County

Facility Description: The proposed action is to modify an existing permit for operation of an existing wastewater treatment facility treating primarily domestic wastewater. The modifications include removal of the interim (upon issuance) limits and the schedule of compliance since the upgrade project is completed, removal of the total residual chlorine concentration requirements since UV disinfection is used, updated ammonia concentration limits pursuant to the current Kansas Surface Water Quality Standards and the addition of mass limits for phosphorus, pursuant to the total maximum daily limit requirements of the receiving stream network. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant	Waterway	Type of Discharge
Wichita, City of Sewer and Water Department City Hall - Eighth Floor 455 N. Main St. Wichita, KS 67202	Cowskin Creek	Treated Domestic Wastewater

Kansas Permit No. M-AR94-0003 Federal Permit No. KS0095681

Legal: NE¼, SW¼, S25, T26S, R2W, Sedgwick County
 Facility Name: Wichita Wastewater Treatment Plant #3

Facility Description: The proposed action is to reissue an existing permit for a wastewater treatment facility under construction to treat primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, ammonia, fecal coliform, dissolved oxygen and pH. Monitoring for total phosphorus, Kjeldahl nitrogen, nitrate, nitrite, chloride, and effluent flow will be required. Upstream and downstream monitoring also shall be required. In addition, the permittee is required to conduct a chronic whole effluent toxicity test and a priority pollutant scan. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant	Waterway	Type of Discharge
Midwest Minerals, Inc. P.O. Box 412 Pittsburg, KS 66762	Neosho River via Lightning Creek via Unnamed Tributary	Pit Dewatering and Uncontaminated Stormwater Runoff

Facility Name: Pittsburg Quarry - #5
 Kansas Permit No. I-NE57-PO11 Federal Permit No. KS0088862
 Legal: SE¼, NE¼, S30, T30S, R24E, Crawford County

Facility Description: The proposed action is to reissue an existing permit for the discharge of wastewater during quarry operation. This facility is a limestone quarry operation without washing. Monitoring of the effluent will not be required unless there is a significant change in the quality or quantity of the subject discharge. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-e), and Federal Surface Water Criteria, and are water-quality based.

Name and Address of Applicant	Waterway	Type of Discharge
National Cold Storage, Inc. P.O. Box 356 Bonner Springs, KS 66012	Kansas River via Drainage Ditch	Treated Domestic Wastewater and Noncontact Cooling Water

Kansas Permit No. I-KS06-PO02 Federal Permit No. KS0003085
 Facility Location: 14801 Loring Drive, Bonner Springs, KS 66012

Facility Description: The proposed action is to reissue an existing permit for the discharge of treated domestic wastewater and noncontact cooling water. This is an underground storage facility located in an old quarry providing refrigerated storage for food products. About 5 gallons per minute of well water is used for evaporative condenser cooling and is discharged to Kansas River, without treatment (Outfall 001). Approximately 2 gallons per minute of domestic wastes is treated in a two-stage aeration sewage treatment plant (Outfall 002). This domestic waste is chlorinated and dechlorinated prior to discharging to the Kansas River. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, fecal coliform and pH. Monitoring of effluent flow will be a permit requirement. The permit requirements are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are water-quality based.

Persons wishing to comment on or object to the draft permits and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment if they wish to have the comments or objections considered in the decision making process. Comments or objections should be submitted to the attention of Shonda Domme for agricultural permits or applications, or to the permit clerk for all other permits, at the Kansas Department of Health and Environment, Division of Environment, Bureau of Water, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367.

All comments regarding the draft permit or application notice postmarked or received on or before May 18 will

be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate Kansas permit number (KS-AG-02-109/115, KS-02-051/055) and name of applicant/application as listed when preparing comments.

If no objections are received during the public notice period regarding any proposed permit, the Secretary of Health and Environment will issue the final determination regarding issuance or denial of the proposed permit. If response to this notice indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC). Media coordination for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

For agricultural permits and applications, a copy of the permit application, supporting documentation and a KDHE-developed fact sheet, if appropriate, is available for review at the appropriate district office:

- Northwest District Office, 2301 E. 13th,
Hays, 67601-2651, (785) 625-5664
- North Central District Office, 2501 Market Place,
Salina, 67401-7699, (785) 827-9639
- Northeast District Office, 800 W. 24th, Lawrence,
66046-4417, (785) 842-4600
- Southwest District Office, 302 W. McArtor Road,
Dodge City, 67801-6098, (620) 225-0596
- South Central District Office, 130 S. Market, 6th Floor,
Wichita, 67202-3802, (316) 337-6020
- Southeast District Office, 1500 W. 7th, Chanute, 66720,
(620) 431-2390

Application information and components of plans and specifications for all new facilities and for expansions of existing swine facilities may be reviewed on the Internet at <http://www.kdhe.state.ks.us/feedlots/stindex.html>.

For all other proposed permits, the draft permit(s), including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received and other information, are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water.

Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays. These documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

Clyde D. Graeber
 Secretary of Health
 and Environment

Doc. No. 027804

(Published in the Kansas Register April 18, 2002.)

**Revised Summary Notice of Sale
City of Lawrence, Kansas****\$10,185,000*****General Obligation Temporary Notes
Series 2002-I****\$9,695,000*****General Obligation Bonds
Series 2002-A****\$2,130,000*****General Obligation Refunding Bonds
Series 2002-B****(General obligations payable from
unlimited ad valorem taxes)****Series 2002-A Bonds**

Maturity	Principal Amount*
09/01/02	\$925,000
09/01/03	645,000
09/01/04	660,000
09/01/05	685,000
09/01/06	715,000
09/01/07	745,000
09/01/08	780,000
09/01/09	820,000
09/01/10	860,000
09/01/11	905,000
09/01/12	950,000
09/01/13	1,005,000

The Series 2002-A Bonds will bear interest from the date thereof at rates to be determined when the bonds are sold, and interest will be payable semiannually on March 1 and September 1 in each year, beginning September 1, 2002.

Series 2002-B Bonds

Maturity	Principal Amount*
09/01/05	\$125,000
09/01/06	130,000
09/01/07	130,000
09/01/08	135,000
09/01/09	135,000
09/01/10	140,000
09/01/11	140,000
09/01/12	145,000
09/01/13	145,000
09/01/14	145,000
09/01/15	145,000
09/01/16	155,000
09/01/17	150,000
09/01/18	155,000
09/01/19	155,000

The Series 2002-B Bonds will bear interest from the date thereof at rates to be determined when the bonds are sold, and interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2003.

The Kansas State Treasurer, Topeka, Kansas, will be the paying agent and bond registrar for the bonds.

Redemption Prior to Maturity

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

Good Faith Deposit

A good faith deposit is not required for bids on the notes. Each bid for a series of the bonds shall be accompanied by a good faith cashier's or certified check or financial surety bond in the amount of 2 percent of the principal amount of the bonds.

Adjustment of Issue Size

The city reserves the right on the date of the award to, in its sole discretion, increase or decrease the total principal amount of the Series 2002-B Bonds and/or to in-

Bids

Subject to the notice of sale and preliminary official statement, bids will be received by the director of finance of the City of Lawrence, Kansas, on behalf of the governing body at City Hall, 6 E. 6th St., Lawrence, KS 66044, on Tuesday, April 30, 2002 for the purchase of General Obligation Temporary Notes, Series 2002-I; and General Obligation Bonds, Series 2002-A, and General Obligation Refunding Bonds, Series 2002-B (collectively referred to herein as the bonds). Bids for the bonds will be received until 11 a.m. local time and bids for the notes will be received until 11:30 a.m. local time on that day. No bid of less than the entire principal amount of a series of the bonds or less than 99.50 percent of the entire principal amount of the notes, as applicable, and accrued interest to the date of delivery will be considered.

Note Details

The notes will consist of fully registered notes in the denomination of \$5,000 or any integral multiple thereof. Notes shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payment of principal of and interest on the notes will be made. Individual purchases of notes will be made in book-entry form only. Purchasers will not receive certificates representing their interest in notes purchased. The notes will be dated May 15, 2002. The notes will become due on June 1, 2003. Notes will bear interest from the dated date at the rate determined when the notes are sold. Interest on the notes will be payable on December 1, 2002, and June 1, 2003. The city treasurer will be the paying agent and note registrar for the notes.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payment of principal of and interest on the bonds will be made. Individual purchases of bonds will be made in book-entry form only. Purchasers will not receive certificates representing their interest in bonds purchased. The bonds will be dated May 15, 2002, and will become due on the stated maturities as follows, subject to redemption as set forth in the preliminary official statement:

crease or decrease individual principal maturities, depending on the interest rates bid and the issue price specified, in order to properly structure the escrow account for the bonds to be refunded. Principal maturities will be increased or decreased at the discretion of the city. The aggregate size of the issue will be increased or decreased by not more than \$60,000. The successful bidder may not withdraw its bid or change the interest rates bid as a result of any changes made to the principal amount of the Series 2002-B Bonds described herein. In the event there is an increase or decrease in the final aggregate principal amount of the Series 2002-B Bonds or in the principal amount per maturity as described above, the successful bidder will be notified by facsimile of such increases or decreases.

Delivery

The city will pay for the preparation of the notes and the bonds. The city will deliver the notes and the bonds in book-entry form only through the facilities of the Depository Trust Company, New York, New York on or about May 23, 2002.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations is \$660,853,207. The total general obligation bonded indebtedness of the city as of the date of the bonds and notes, including the bonds and notes being sold, but excluding the temporary notes to be retired with the proceeds of the Series 2002-A Bonds and notes being sold and the bonds to be refunded with the proceeds of the Series 2002-B Bonds being sold, is \$85,615,000.

Approval of Bonds

The bonds and notes will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, bond counsel, whose approving legal opinion as to the validity of the bonds/notes will be furnished and paid for by the city and delivered to the successful bidder when the bonds/notes are delivered.

Additional Information

Additional information regarding the bonds and notes may be obtained from the city clerk; from the city's director of finance, (785) 832-3214; or from bond counsel, Gilmore & Bell, P.C., 2405 Grand Blvd., Suite 1100, Kansas City, MO 64108, (816) 221-1000.

Dated April 18, 2002.

City of Lawrence, Kansas
By A. Ed Mullins
Director of Finance
Lawrence City Hall
6 E. 6th St.
Lawrence, KS 66044
(785) 832-3000
Fax: (785) 832-3231 or
(785) 832-3405

* Preliminary; subject to change.

Doc. No. 027802

(Published in the Kansas Register April 18, 2002.)

Summary Notice of Note Sale Shawnee County, Kansas

**\$8,472,000 General Obligation Temporary Notes
Series 2002-1a**

**\$4,003,000 General Obligation Temporary Notes
Series 2002-1b**

(Notes payable from unlimited ad valorem taxes)

Sale Particulars

Subject to the terms and conditions of the complete official notice of sale and the preliminary official statement both dated April 16, 2002, of Shawnee County, Kansas (the county), prepared in connection with the issuance of the county's \$8,472,000 principal amount of Temporary Notes, Series 2002-1a (the Series 2002-1a Notes) of the county, and \$4,003,000 principal amount of Temporary Notes, Series 2002-1b (the Series 2002-1b Notes) (the Series 2002-1a Notes and the Series 2002-1b Notes herein collectively referred to as the notes), sealed, written bids will be received at the office of the county clerk at the Shawnee County Courthouse, 200 S.W. 7th St., Topeka, KS 66603, until 10:30 a.m. C.S.D.S.T. Thursday, April 25, 2002, for the purchase of the notes. All bids will be publicly opened, read aloud and tabulated on said date and at said time and will thereafter be immediately presented to, considered and acted upon by the governing body of the county.

No oral or auction bids for the notes will be considered. Bids for the Series 2002-1a Notes shall be submitted separately, and the same interest rate shall apply to all of the Series 2002-1a Notes. Bids for the Series 2002-1b Notes shall be submitted separately, and the same interest rate shall apply to all of the Series 2002-1b Notes. No bid for less than the entire principal amount of the Series 2002-1a Notes will be considered. No bid for less than the entire principal amount of the Series 2002-1b Notes will be considered.

Bids will be accepted only on the official bid forms that have been prepared for the public bidding on the notes, all of which may be obtained from the county clerk.

Details of the Series 2002-1a Notes

The county's Series 2002-1a Notes in the principal amount of \$8,472,000 are to be dated May 1, 2002. The Series 2002-1a Notes shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payment of principal of and interest on the Series 2002-1a Notes will be made. Purchases of the Series 2002-1a Notes will be made in book-entry form only. Purchasers will not receive certificates representing their interest in the Series 2002-1a Notes purchased. The Series 2002-1a Notes will be dated May 1, 2002, and will become due on August 15, 2002. The Series 2002-1a Notes will bear interest from the dated date at the rate to be determined when the Series 2002-1a Notes are sold.

Details of the Series 2002-1b Notes

The county's Series 2002-1b Notes in the principal amount of \$4,003,000 are to be dated May 1, 2002. The

(continued)

Series 2002-1b Notes shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payment of principal of and interest on the Series 2002-1b Notes will be made. Purchases of the Series 2002-1b Notes will be made in book-entry form only. Purchasers will *not* receive certificates representing their interest in the Series 2002-1b Notes purchased. The Series 2002-1b Notes will be dated May 1, 2002, and will become due on May 1, 2003, subject to redemption as set forth in the preliminary official statement. The Series 2002-1b Notes will bear interest from the dated date at the rate to be determined when the Series 2002-1b Notes are sold.

Payment of Principal and Interest

The Shawnee County Treasurer will serve as the note registrar and paying agent for the notes, and the principal of the notes will be payable upon surrender at the paying agent's principal offices in Topeka, Kansas. Interest will be paid by the mailing of a check or draft of the paying agent to the registered owners of the notes.

Security for the Notes

The notes and the interest thereon will constitute general obligations of the county, and the full faith, credit and resources of the county will be pledged to the payment thereof. The county is obligated to levy ad valorem taxes without limitation as to rate or amount upon all of the taxable tangible property within the territorial limits of the county for the purpose of paying the notes and the interest thereon.

Delivery of the Notes

The notes, duly prepared, executed and registered, will be furnished and delivered in book-entry form only at the expense of the county through the facilities of the Depository Trust Company, New York, New York, on or before May 8, 2002.

Legal Opinion

The Notes will be sold subject to the legal opinion of Jonathan P. Small, Chartered, Topeka, Kansas, bond counsel, whose fees will be paid by the county. Bond counsel's approving legal opinion as to the validity of the notes will be furnished and paid for by the county and delivered to the successful bidder upon delivery of the notes. (Reference is made to the official notice of sale and preliminary official statement for a discussion of tax exemption and other legal matters.)

Financial Matters

The total equalized assessed valuation of the taxable tangible property within the county for computation of bonded debt limitations for the year 2002 is \$1,349,534,970.

The total general obligation bonded indebtedness of the county as of the date of the notes is \$48,680,000, and the county has temporary notes outstanding (including the notes being sold) in the amount of \$26,560,000. Of the outstanding temporary notes, the county will redeem \$10,570,000 from the proceeds of the notes.

Additional Information

For additional information regarding the county, the notes and the public sale, interested parties are invited to

contact the county clerk at the address and telephone number shown below.

Dated April 16, 2002.

Cynthia A. Beck
County Clerk
200 S.E. 7th St.
Topeka, KS 66610
(785) 233-8200, Ext. 4111
Fax (785) 291-4912

Doc. No. 027809

State of Kansas

State Corporation Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1:30 p.m. Friday, June 21, at the offices of the State Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, to consider the adoption of proposed permanent regulations for underground porosity natural gas storage facilities.

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 Diana Edmiston, Senior Assistant General Counsel, State Corporation Commission, Finney 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. The Kansas Relay Center can be accessed for assistance in communicating over the telephone with individuals with a hearing or speech impairment or both at 1-800-766-3777.

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 June 21 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. 82-3-105. This regulation stipulates that the use of cement in setting casing or sealing off producing formations, underground porosity gas storage formations, or fresh and usable water formations shall be required. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendments to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-113. This regulation requires written notice to the Conservation Division of the intent to plug and abandon any well. Upon receipt of the notice, a letter of acknowledgment will be sent to the operator. The letter will provide instructions as well as the name of the district office that is to be notified. Proposed plugging plans must be submitted to the appropriate district prior to plugging. This proposed amendment would expand the scope of this regulation to include underground porosity gas storage wells. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendments to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-114. This regulation describes in detail the plugging methods and procedures to be used in the plugging of any well. It states the required length of cement plugs. Alternative plugging methods may be used when authorized by the Conservation Division. The proposed amendment would clarify that the scope of this regulation includes underground porosity gas storage wells. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendment to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-117. This regulation requires that within 60 days after plugging any well drilled for discovery of oil or gas, or disposal of salt water, the operator of the well shall file a well plugging report providing basic information with the Conservation Division. This proposed amendment would clarify that the scope of this regulation includes underground porosity gas storage wells. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendments to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-120. This regulation prohibits any person from drilling, completing, servicing, plugging or operating any oil and gas injection well without a current operator's license. A license fee is required when obtaining or renewing a license. An application for a license shall be filed with the commission with the following basic information: Applicant's name, name of business, the name and address of any partner(s) or officers, number of rigs, and any other information required by the commission. The applicant also must meet statutory financial assurance requirements. The proposed amendment would clarify the scope of this regulation to include gas gathering system generators and underground porosity gas storage generators. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendment to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-311. This regulation stipulates that an operator who drills a well through a gas storage stratum or formation must first notify the operator of the gas storage facility, and that the well operator must maintain the pro-

posed well or test hole in a manner that will protect the gas storage formation at all times from pollution and the escape of natural gas. The regulation contains procedures for notifying the gas storage operator of the intended drilling activity and for resolving disputes as to how the proposed well should be maintained or plugged. This regulation also contains minor wording and sentence structure changes for clarification.

Economic Impact Statement: The amendments to this regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-1000. This regulation defines certain terms used in the commission's underground porosity gas storage regulations.

Economic Impact Statement: This regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-1001. This regulation stipulates that whenever an operator of an underground porosity gas storage facility files an application or report with the Federal Energy Regulatory Commission (FERC), the operator shall, at the same time, deliver a copy of the application or report to the commission.

Economic Impact Statement: This regulation will have an economic impact on the industry insofar as the gas storage operator will incur the additional incremental cost of providing a copy of its FERC filing to the commission. There will be a cost to the agency in receiving and handling the notices filed. This regulation should have no direct economic impact on the public.

K.A.R. 82-3-1002. This regulation provides for current underground porosity gas storage operators to obtain immediate provisional operating authority upon filing of a permit application that demonstrates that the storage facility meets a baseline set of operating requirements. A provisional permit holder must then follow certain operating and reporting requirements, including implementing and following a safety plan, providing monthly gas volume injection and withdrawal reports, and reporting any detected gas leaks. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: A primary purpose in providing for provisional gas storage permitting is to minimize any immediate cost burden associated with these gas storage regulations. Under this regulation, the industry will incur certain undefined costs in preparing and filing the application for a provisional permit and in preparing monthly injection and withdrawal reports. It is believed that the operators of existing gas storage facilities already have implemented safety plans and have installed some leak detection equipment, so the cost to comply with those regulatory requirements may be minimal. Leak detection equipment and installation costs can range from \$1,000 to \$4,000 per well. This regulation should have no direct economic impact on the public. There will be a cost to the agency in administering this regulation. The estimated costs to the agency are included in the economic impact statement for K.A.R. 82-3-1012.

K.A.R. 82-3-1003. This regulation provides for operators of current or new underground porosity gas storage

(continued)

facilities to obtain full operating authority upon filing of a permit application that demonstrates that the storage facility meets the specified operating requirements. The regulation covers the application requirements, safety requirements for the storage facility, well casing and cementing requirements, well head valves, connections, flow line requirements, gas metering, gas volume reporting and gas leak reporting. The regulation also establishes the procedure for modification, suspension or cancellation of an operating permit and establishes penalties for violation of the regulation.

Economic Impact Statement: The industry will incur certain undefined costs in preparing and filing the application for full operating authority and in preparing monthly injection and withdrawal reports. Certain well construction requirements may add incremental costs to the construction of new gas storage wells. It is believed that existing gas storage facilities already meet many of the requirements prescribed in this regulation, so the cost to comply with the regulatory requirements will be variable and will depend on the nature and extent of the infrastructure present at each gas storage facility. This regulation should have no direct economic impact on the public. There will be a cost to the agency in administering this regulation. The estimated costs to the agency are included in the economic impact statement for K.A.R. 82-3-1012.

K.A.R. 82-3-1004. This regulation specifies the notice requirement for gas storage facility operating permit applications. The applicant will be required to publish notice of application in at least two issues of the official county newspaper of each county in which the lands affected by the application are located. In addition, notice of application also shall be published in at least one issue of the Wichita Eagle newspaper. The applicant shall be held in abeyance for 15 days from the date of last publication or delivery of notice, whichever is later, during which time protests may be filed. A provision for a hearing on the application is included in the regulation.

Economic Impact Statement: The industry will incur certain undefined costs in providing the notice required by this regulation. This regulation should have no direct economic impact on the public. There will be a cost to the agency in administering this regulation. The estimated costs to the agency are included in the economic impact statement for K.A.R. 82-3-1012.

K.A.R. 82-3-1005. This regulation states that the operator shall be required to demonstrate the mechanical integrity of each existing gas storage well prior to July 1, 2004, and at least once every five years thereafter. The operator and a representative of the conservation division shall mutually agree to a date for the mechanical integrity test. A Conservation Division representative shall be responsible for witnessing a minimum of 25 percent of all mechanical integrity tests. This regulation also covers testing of gas leak detectors. Each leak detector must be tested twice a year and, if found to be defective, must be repaired within 10 days. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: The industry will incur certain costs in complying with this regulation. The cost

of a mechanical integrity test can range from \$150 to \$8,000 per well. Such costs are dependent on a number of factors, including well depth, well design and construction, pressure requirements and the type of test performed. The cost to test leak detection equipment can range from \$50 to \$100 per test. This regulation should have no direct economic impact on the public. There will be a cost to the agency in administering this regulation. The estimated costs to the agency are included in the economic impact statement for K.A.R. 82-3-1012.

K.A.R. 82-3-1006. This regulation states that the wellhead pressure of each gas storage well, including each annulus of the well, shall be monitored and recorded monthly. These records shall be retained by the operator for five years. The total volume of gas injected into and withdrawn from a storage facility must be metered through a master meter. The operator of the gas storage facility must keep the original field records consisting of magnetic tapes, digital electronic data, meter charts, or records of gas injected and withdrawn in a permanent file for a period of at least two years. The operator of the storage unit must file with the conservation division a monthly report showing the volume of gas injected and withdrawn from the storage facility during the preceding month. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: It is believed that the operators of existing gas storage facilities already have record retention programs similar to those required by this regulation, so the cost to comply with those regulatory requirements should be minimal. This regulation should have no direct economic impact on the agency or the public.

K.A.R. 82-3-1007. This regulation states that each gas storage well and associated compressor sites shall be identified by a sign posted immediately to the wellhead or compressor site. The sign shall be large enough to legibly read under normal conditions at a distance of 50 feet. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: It is believed that some gas storage operators have posted identification signs, which would comply with this regulation. Those that do not have signage that complies with this regulation will incur a one-time cost in the range of \$50 to \$100 per sign. This regulation should have no direct economic impact on the agency or the public.

K.A.R. 82-3-1008. This regulation states that each operator of an underground porosity storage facility shall conduct a semiannual inspection of such facility and file with the Conservation Division a written report consisting of the inspection procedure and results within 30 days following the inspection. The operator shall notify the Conservation Division 10 days prior to such inspections so that a representative of the Conservation Division may be present to witness the inspections. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: It is believed that the operators of existing gas storage facilities currently conduct periodic safety inspections of their facilities. There will be

an additional cost to gas storage operators if they must expand the scope or increase the frequency of their inspections in order to comply with this regulation. There also will be additional costs to cover filing expenses. This regulation should have no direct economic impact on the public. There will be a cost to the agency in witnessing the required inspections. The estimated costs to the agency are included in the economic impact statement for K.A.R. 82-3-1012.

K.A.R. 82-3-1009. This regulation prohibits the transfer of an underground porosity gas storage facility permit from one operator to another without the prior approval of the conservation division. The transferee operator must hold a current operator's license and meet the applicable financial responsibility requirements under K.A.R. 82-1-120. Within 90 days of an approved transfer, the transferee operator must change the identification signs to show the transferee operator's information. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: This regulation will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-1010. This regulation states that the plugging of underground porosity gas storage wells shall be accomplished in accordance with K.A.R. 82-3-113, K.A.R. 82-3-114, K.A.R. 82-3-117 and K.A.R. 82-3-118, except as specifically provided: Have a mechanical bridge plug or other approved controlled device set above the reservoir(s) prior to cementing operations, implement additional cementing procedures as approved by the appropriate district field office to ensure placement of a cement plug across and above the gas reservoir. Underground porosity gas storage wells operated under a tubingless completion method must be plugged by cement inside the long string and may casing from total depth to the surface and ensure that the cement in the annular space is adequate between casing strings and wellbore. The regulation also establishes penalties for violation of the regulation.

Economic Impact Statement: This regulation merely formalizes existing specifications applied to the plugging of gas storage wells, and therefore will have no direct economic impact on the agency, the industry or the public.

K.A.R. 82-3-1011. This regulation stipulates that within 90 days after injection, withdrawal or observation operations cease on any well completed for the purpose of underground porosity gas storage, the operator of that well shall plug the well or file an application requesting temporary abandonment with the Conservation Division. At the expiration of the allowable abandonment period, the underground porosity gas storage well that was temporarily abandoned shall be plugged, repaired or returned to operation. Only upon sufficient notice to the Conservation Division may an operator permanently abandon an underground porosity gas storage facility. Permit revocation upon permanent abandonment shall be done by the Conservation Division upon completion of the abandonment schedule and delivery of the final shut-in data for each gas storage well plugged.

Economic Impact Statement: There will be no direct economic impact on the public. However, the agency and industry will notice a significant decrease in state-funded plugging and an increase in financial responsibility to those individuals who are the operators or contractors.

K.A.R. 82-3-1012. This regulation specifies the annual fee that gas storage facility operators must pay for each active and inactive unplugged gas storage well and the required fees associated with the filing of permit applications or applications to modify an existing permit. Once paid, each fee is nonrefundable.

Economic Impact Statement: Gas storage operators will, under this regulation, incur costs for annual well fees in the amount of \$300 for each active or inactive unplugged gas storage well. In addition, each gas storage operator will incur specific costs for obtaining provisional operating permits, for fully authorized operating permits and for filing amendments to such permits. The costs for such permits and amendments to permits are as follows:

A provisional operating permit will require a \$2,000 application fee and a \$50 fee for each gas storage well included in the permit. The application fee for an amendment to a provisional permit would be \$250 per amendment.

A fully authorized operating permit will require a \$2,500 application fee and a \$100 fee for each gas storage well included in the permit. The application fee for an amendment for each provisional permit would be \$250 per amendment.

The agency estimates that its costs associated with implementing the statutory requirements of K.S.A. 2001 Supp. 55-1,115 for permitting, monitoring and inspecting underground porosity storage of natural gas and the closure and abandonment of such underground porosity storage of natural gas will be in the order of \$207,000 to \$244,000 annually. These cost projections are based on initial cost estimates for salary and operational costs and assume the assignment of 3 new FTE positions to this regulatory program. In addition, the program would be supported by .5 to 1 FTE positions from existing staff who would temporarily support regulatory oversight of gas storage operations. In addition, the agency estimates that there would be some limited additional one-time startup costs associated with this program.

Currently, there are 16 existing underground porosity gas storage facilities operating in the State of Kansas. Those 16 storage facilities contain approximately 750 gas storage wells that would be subject to regulation under K.A.R. 82-3-1000 to 82-3-1012 *et seq.* The fee schedule for annual well fees and associated permit fees cited under this regulation are designed to generate sufficient monies to maintain the regulatory program under K.S.A. 2001 Supp. 55-1,115. This regulation should have no direct economic impact on the public.

Jeffrey S. Wagaman
Executive Director

Doc. No. 027795

State of Kansas

Secretary of State

Certification of New State Laws

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

Ron Thornburgh
Secretary of State

(Published in the Kansas Register April 18, 2002.)

HOUSE BILL No. 2901

AN ACT authorizing the state board of regents to exchange and convey certain tracts of real estate located in Riley county, Kansas, for and on behalf of Kansas state university with the Kansas state university foundation.

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

Section 1. (a) The state board of regents is hereby authorized and empowered, for and on behalf of Kansas state university to exchange and convey all of the rights, title and interest in the university real estate, as defined by this section, for the foundation real estate, as defined by this section.

(b) Conveyance of such rights, title and interest in such real estate, and any improvements thereon, shall be executed in the name of the state board of regents by its chairperson and executive officer. The deed for such conveyance may be by warranty deed or by quitclaim deed as determined to be in the best interests of the state by the state board of regents in consultation with the attorney general.

(c) No exchange and conveyance of real estate and improvements thereon as authorized by this section shall be made by the state board of regents until the deeds and conveyances have been reviewed and approved by the attorney general and, if warranty deeds are to be the instruments of conveyance, title reviews have been performed or title insurance has been obtained and the title opinions or the certificates of title insurance, as the case may be, have been approved by the attorney general.

(d) As used in this section:

(1) "University real estate" means the following described real estate located in Riley county, Kansas: A tract of land in Government Lot 4, Section 18, Township 10 South, Range 8 East of the sixth P.M., City of Manhattan, Riley County, Kansas, more particularly described as follows: Commencing at the southwest corner of Government Lot 4, Section 18, Township 10 South, Range 8 East of the sixth P.M.; thence bearing N01°18'20"W, a distance of 29.91 feet to the centerline of Anderson Avenue; thence bearing S88°39'40"W, a distance of 0.54 feet to the centerline of Denison Avenue; thence bearing N01°18'20"W, along the centerline of Denison Avenue, the basis of bearing for this description, a distance of 271.37 feet; thence bearing N88°39'40"E, parallel with Anderson Avenue, a distance of 216.91 feet to the Point of Beginning; thence bearing S01°40'29"E, a distance of 151.71 feet to the P.C. of a curve to the left having a Radius of 350.00 feet and a chord bearing of N88°20'46"E, thence along said curve to the left, through a central angle of 34°44'38", an arc distance of 212.24 feet; thence bearing N01°40'29"W, a distance of 71.69 feet; thence bearing N88°19'31"E, a distance of 35.83 feet; thence bearing N01°40'29"W, a distance of 36.00 feet; thence bearing S88°19'31"W, a distance of 35.83 feet; thence bearing N01°40'29"W, a distance of 44.05 feet to the P.C. of a curve to the left having a Radius of 416.23 feet and chord bearing S88°20'14"W; thence along said curve through a central angle of 29°04'51", an arc distance of 211.26 feet to the Point of Beginning, encompassing 37,099 square feet more or less; and

(2) "foundation real estate" means the following described real estate located in Riley county, Kansas: The real estate which is Lot 3 K-State Research Park, Unit 1, an addition to the City of Manhattan, Kansas.

Sec. 2. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register April 18, 2002.)

HOUSE BILL No. 2900

AN ACT authorizing the state board of regents to sell and convey certain real property located in Riley county, Kansas, for and on behalf of Kansas state university; prescribing disposition of the proceeds thereof.

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

Section 1. (a) The state board of regents is hereby authorized and empowered, for and on behalf of Kansas state university of agriculture and applied science, to sell and convey all of the rights, title and interest in the following tract of real estate, and any improvements thereon: A tract of real estate contained in Section 12, Township 10, Range 7, East of the Sixth Principal Meridian, in Riley County, being more particularly described as follows: Beginning at a point that is 45 feet West of a point 490 feet South of the North East Corner of the South West Quarter of Section 12, Township 10, Range 7, thence South 793 feet, thence West 600 feet, thence North 793 feet, and thence East 600 feet to the point of beginning, comprising 10.92 acres, more or less.

(b) Conveyance of such rights, title and interest in such real estate, and any improvements thereon, shall be executed in the name of the state board of regents by its chairperson and executive officer. The deed for such conveyance may be by warranty deed or by quitclaim deed as determined to be in the best interests of the state by the state board of regents in consultation with the attorney general. Any proceeds from the sale of such real estate shall be deposited in the state treasury and credited to the college of agriculture restricted use account of the restricted fees fund of Kansas state university of agriculture and applied science to be used to relocate the Kansas artificial breeding service unit and to renovate livestock research facilities.

(c) No sale and conveyance of real estate and improvements thereon as authorized by this section shall be made by the state board of regents until the deeds and conveyances have been reviewed and approved by the attorney general and, if a warranty deed is to be the instrument of conveyance, a title review has been performed or title insurance has been obtained and the title opinion or the certificate of title insurance, as the case may be, has been approved by the attorney general.

Sec. 2. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register April 18, 2002.)

HOUSE BILL No. 2723

AN ACT relating to manufactured homes and mobile homes; amending K.S.A. 58-4204 and repealing the existing section.

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

New Section 1. (a) Whenever a manufactured home or mobile home is permanently affixed to real property, by placement upon a permanent foundation of a type not removable intact from such real property, the manufactured home or mobile home shall be considered for all purposes an improvement to real property, if the certificate of title which has been issued or is required to be issued for such manufactured home or mobile home pursuant to K.S.A. 58-4204, and amendments thereto, is eliminated pursuant to this section. If the certificate of title has been eliminated pursuant to this section, the ownership of the manufactured home or mobile home shall be an incident of ownership of the real property where it is located under governing real property law. If the certificate of title has been eliminated pursuant to this section, a separate security interest in the manufactured home or mobile home shall not exist, and the manufactured home or mobile home shall only be subject to a lien as part of the real property where it is located.

(b) To eliminate a certificate of title which has been issued or is required to be issued for a manufactured home or mobile home pursuant to K.S.A. 58-4204, and amendments thereto, the owner of the manufactured home or mobile home shall make application to the division, including submission of the following:

(1) An affidavit, in the form prescribed by the division, signed by all the owners of the manufactured home or mobile home, and also signed by all parties having a mortgage, lien or other security interest in the manufactured home or mobile home, as evidence of consent to the elimination of the certificate of title, and containing:

- (A) The date;
 - (B) the names of all the owners of record of the manufactured home or mobile home;
 - (C) the legal description of the real property where the manufactured home or mobile home is located;
 - (D) a description of the manufactured home or mobile home, including model year, make, width, length and identification number;
 - (E) the names of all parties holding a security interest or otherwise entitled to a lien or encumbrance in the manufactured home or mobile home;
 - (F) a statement that the owner or one of the owners of the manufactured home or mobile home owns the real property where the manufactured home or mobile home is or will be located; and
 - (G) the name and address of an owner, lending agency or other entity to which the approved application may be delivered;
- (2) the certificate of title for the manufactured home or for the mobile home issued pursuant to K.S.A. 58-4204, and amendments thereto, or in the case of a new manufactured home, the manufacturer's statement of origin;
- (3) where one or more parties have a security interest in the manufactured home or mobile home, a release of each such secured party's security interest;
- (4) proof of payment of all applicable fees and taxes; and
- (5) any other information the division may reasonably require pursuant to duly adopted rules and regulations.

(c) The division shall approve the application for elimination of the title when all requirements of subsection (b) have been satisfied. After the application has been approved, the division shall deliver the approved application as directed by the application. The approved application shall be recorded in the office of the register of deeds of the county in which there is located the real property on which the manufactured home or mobile home is affixed. Upon such recording, the certificate of title shall be presumed to be eliminated. If a certificate of title previously has been issued for the manufactured home or mobile home pursuant to K.S.A. 58-4204, and amendments thereto, the division also shall cancel such certificate of title.

New Sec. 2. The division shall prepare such forms as may be necessary to implement the provisions of section 1, and amendments thereto, and the director shall adopt such rules and regulations as are necessary to carry out the provisions of the Kansas manufactured housing act, including rules and regulations establishing reasonable fees to cover the division's costs in implementing the provisions of section 1, and amendments thereto.

New Sec. 3. The provisions of sections 1 through 3, and amendments thereto, shall be a part of and supplemental to the Kansas manufactured housing act.

Sec. 4. K.S.A. 58-4204 is hereby amended to read as follows: 58-4204. (a) *For purposes of this section, a manufactured home or mobile home shall be considered to be personal property.* Upon the transfer or sale of any manufactured home or mobile home by any person or dealer, the new owner thereof, within 30 days, inclusive of weekends and holidays, from the date of such transfer or sale, shall make application to the division for the issuance of a certificate of title evidencing the new owner's ownership of such manufactured home or mobile home. An application for certificate of title shall be made by the owner of the manufactured home or mobile home, or the owner's agent, upon a form furnished by the division, and it shall state all liens or encumbrances thereon and such other information as the director may require. Notwithstanding any other provision of this section, no certificate of title, other than a duplicate title, shall be issued for a manufactured home or mobile home having any unreleased lien or encumbrance thereon, unless the transfer of such manufactured home or mobile home has been consented to in writing by the holder of the lien or encumbrance. Such consent shall be in a form approved by the director. The county treasurer shall use reasonable diligence in ascertaining whether the facts stated in such application are true, and if satisfied that the applicant is the lawful owner of the manufactured home or mobile home, or otherwise entitled to have the certificate of title therefor issued in such applicant's name, shall so notify the division, who shall issue an appropriate certificate of title.

(b) The director shall design a distinctive certificate of title to be issued to owners of manufactured homes and mobile homes, so as to be distinguishable from certificates of title issued to owners of vehicles. The certificate of title shall contain a statement of any liens or encumbrances

which the application discloses and shall provide such other information as the director determines necessary and appropriate. The certificate of title shall contain upon the reverse side a form for assignment of title to be executed by the owner before a notary public or some other officer authorized to administer oaths. This assignment shall contain a statement of all liens or encumbrances on the manufactured home or mobile home at the time of assignment. When the ownership of any manufactured home or mobile home passes by operation of law or by repossession upon default of a lease, security agreement or executory sales contract, the person owning such manufactured home or mobile home, upon furnishing satisfactory proof to the county treasurer of such ownership, may procure a certificate of title to the manufactured home or mobile home.

(c) Dealers shall execute, upon delivery to the purchaser of every new manufactured home, a manufacturer's statement of origin stating the liens and encumbrances thereon. Such statement of origin shall be delivered to the purchaser at the time of delivery of the manufactured home or at a time agreed upon by the parties, not to exceed 30 days, inclusive of weekends and holidays. The agreement of the parties shall be executed on a form approved by the director. In the event delivery of title cannot be made personally, the seller may deliver the manufacturer's statement of origin by restricted mail to the address of the purchaser shown on the purchase agreement. The manufacturer's statement of origin may include an attachment containing assignment of such statement of origin on forms approved by the director. Upon the presentation to the division of a manufacturer's statement of origin, by a manufacturer or dealer for a new manufactured home, sold in this state, a certificate of title shall be issued.

(d) The fee for each original certificate of title shall be \$3.50. The certificate of title shall be good for the life of the manufactured home or mobile home while owned or held by the original holder of the certificate of title.

(e) Upon sale and delivery to the purchaser of every manufactured home or mobile home subject to a purchase money security interest, as defined in K.S.A. ~~84-9-107~~ provided for in article 9 of chapter 84 of the Kansas Statutes Annotated, and amendments thereto, the dealer or secured party may complete a notice of security interest and, when so completed, the purchaser shall execute the notice, in a form prescribed by the director, describing the manufactured home or mobile home and showing the name and address of the secured party and of the debtor and such other information as the director may require. The dealer or secured party may, within 10 days of the sale and delivery, mail or deliver the notice of security interest, together with a fee of \$2.50, to the division. The notice of security interest shall be retained by the division, until it receives an application for a certificate of title to the manufactured home or mobile home and a certificate of title is issued. The certificate of title shall indicate any security interest in the manufactured home or mobile home. Upon issuance of the certificate of title, the division shall mail or deliver confirmation of the receipt of the notice of security interest, the date the certificate of title is issued and the security interest indicated, to the secured party at the address shown on the notice of security interest. The proper completion and timely mailing or delivery of a notice of security interest by a dealer or secured party shall perfect a security interest in the ~~vehicle~~ *manufactured home or mobile home* described on the date of such mailing or delivery.

(f) In the event of a sale or transfer of ownership of a manufactured home or mobile home for which a certificate of title has been issued, which certificate of title is in the possession of the transferor at the time of delivery of the manufactured home or mobile home, the holder of such certificate of title shall endorse on the same an assignment thereof, with warranty of title in a form prescribed by the director and printed thereon, and the transferor shall deliver the same to the buyer at the time of delivery to the buyer of the manufactured home or mobile home, or at a time agreed upon by the parties, not to exceed 30 days, inclusive of weekends and holidays, after the time of delivery. The sale of a mobile home or manufactured home by a manufacturer or dealer without such delivery of an assigned certificate of title is fraudulent and void, and it shall constitute a violation of the Kansas manufactured housing act. The agreement of the parties shall be executed on a form provided by the division. The requirements of this subsection concerning delivery of an assigned title are satisfied, if the transferor mails to the transferee, by restricted mail, the assigned certificate of title within the 30 days, and if the transferor is a dealer, as defined by K.S.A. 58-4202, and amendments thereto, such transferor shall be deemed to have possession of the cer-

(continued)

tificate of title, if the transferor has made application therefor to the division.

The buyer shall then present such assigned certificate of title to the division, and a new certificate of title shall be issued to the buyer upon payment of the fee of \$3.50. If such manufactured home or mobile home is sold to a resident of another state or country, the dealer or person making the sale shall notify the division of the sale and the division shall make notation thereof in the records of the division. If any manufactured home or mobile home is destroyed, dismantled or sold as junk, the owner shall immediately notify the division by surrendering the original or assigned certificate of title.

(g) When a person acquires a security agreement on a manufactured home or mobile home subsequent to the issuance of the original title on such manufactured home or mobile home, such person shall require the holder of the certificate of title to surrender the same and sign an application for a mortgage title in such form as prescribed by the director. Upon such surrender, the person shall immediately deliver the certificate of title, application and a fee of \$3.50 to the division. Upon receipt thereof the division shall issue a new certificate of title, showing the liens or encumbrances so created, but not more than two liens or encumbrances may be shown upon a title. *The delivery of the certificate of title, application and fee to the division shall perfect such person's security interest in the manufactured home or mobile home described in the certificate of title.* When a prior lienholder's name is removed from the title, there must be satisfactory evidence presented to the division that the lien or encumbrance has been paid. When the indebtedness to a lienholder, whose name is shown upon a title, is paid in full, such lienholder, within 10 days after written demand by restricted mail, shall furnish to the holder of the title a release of lien or execute such a release in the space provided on the title. For failure to comply with such a demand, the lienholder shall be liable to the holder of the title for \$100 and also shall be liable for any loss caused to the holder by such failure. When the indebtedness to a lienholder, whose name is shown upon a title, is collected in full, such lienholder, within 30 days, shall furnish notice to the holder of title that such indebtedness has been paid in full and that such title may be presented to the lienholder at any time for release of lien.

(h) In the event of the sale of a manufactured home or mobile home under the order of a court, the officer conducting such sale shall issue to the purchaser a certificate naming the purchaser and reciting the facts of the sale, which certificate shall be prima facie evidence of the ownership of such purchaser for the purpose of obtaining a certificate of title to such manufactured home or mobile home. Any such purchaser shall be allowed 30 days, inclusive of weekends and holidays, from the date of sale to make application to the division for a certificate of title.

(i) Any dealer who has acquired a manufactured home or mobile home, the title for which was issued under the laws of and in a state other than the state of Kansas, shall not be required to retain a Kansas certificate of title therefor during the time such manufactured home or mobile home remains in such dealer's possession and at such dealer's established or supplemental place of business for the purpose of sale. Upon the sale of any such manufactured home or mobile home, the dealer immediately shall deliver to the purchaser or transferee the certificate of title issued by the other state, properly endorsed and assigned to the purchaser or transferee, together with an affidavit executed by the dealer setting forth:

(1) That the dealer warrants to the purchaser or transferee and all other persons who claim through the purchaser or transferee that, at the time of the sale transfer and delivery by the dealers, the manufactured home or mobile home was free and clear of all liens, mortgages and other encumbrances, except those otherwise appearing on the title;

(2) the information shown on the title relating to all previous assignments, including the names of all previous titleholders shown thereon; and

(3) that the dealer has the right to sell and transfer the vehicle *manufactured home or mobile home.*

Sec. 5. K.S.A. 58-4204 is hereby repealed.

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

(Published in the Kansas Register April 18, 2002.)

SENATE BILL No. 642

AN ACT concerning the university of Kansas hospital authority act; amending K.S.A. 2001 Supp. 76-3303, 76-3304, 76-3321 and 76-3322, and repealing the existing sections.

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

Section 1. K.S.A. 2001 Supp. 76-3303 is hereby amended to read as follows: 76-3303. As used in K.S.A. 2001 Supp. 76-3301 through 76-3323, and amendments thereto, the following words and phrases have the following meanings unless a different meaning clearly appears from the context:

(a) "Authority" means the university of Kansas hospital authority created by this act.

(b) "Board" means the board of directors of the authority created by this act.

(c) "Health sciences schools" means the schools of medicine, nursing, allied health, pharmacy and any other schools operated by the university of Kansas at the university of Kansas medical center.

(d) "Bonds" means any bonds, notes, lease certificates of participation or other evidences of indebtedness, whether or not the interest on which is subject to federal income taxation, issued by the authority pursuant to this act.

(e) "Hospital assets" means all records, property or rights in property, real and personal, tangible and intangible existing on the transfer date specified by this act, used by or accruing to university of Kansas or the university of Kansas medical center for the benefit of the university of Kansas hospital in the normal course of its operations as a teaching, research and medical treatment facility.

(f) "Hospital obligations" means all debts or other obligations, contingent or certain, owing on the transfer date under this act to any person or other entity, arising out of the operation of the university of Kansas hospital as a medical treatment facility, and including, without limitation, all bonds and other debts for the purchase of goods and services, whether or not delivered, and obligations for the delivery of services, whether or not performed.

(g) "Regents" means the board of regents of the state of Kansas.

(h) "State employee" means a person employed by the state of Kansas whether or not a classified or unclassified employee in the state personnel system. *Hospital or authority employees shall not be considered state employees, as such term is defined in this act or in any other statute or regulation. The provisions of this subsection are to be construed and applied retroactively to the date of the original enactment of K.S.A. 2001 Supp. 76-3303, and amendments thereto.*

(i) "Transfer date" means a date or dates agreed to by the regents and the authority which shall be on or after March 1, 1998, but not later than December 31, 1998, for the transfer of hospital assets to and the assumption of hospital obligations by such authority.

(j) "University of Kansas hospital" means the hospital and hospital clinics operated by the university of Kansas, separately or jointly with another health care provider.

(k) "State" means the state of Kansas.

(l) "Initial board" means the board of directors initially appointed by the governor under this act.

(m) "Medical center employee" means an employee of the university of Kansas medical center whose salary is not paid in whole or in part from the hospital revenue fund.

(n) "Hospital or authority employee" means an employee of the ~~university of Kansas medical center authority~~ who performs services for the university of Kansas hospital ~~as part of one or more departments or other administrative units of the hospital or otherwise performs services for the authority~~ and whose salary is paid in whole or in part ~~from by the hospital revenue fund authority~~. *A hospital authority employee shall not be considered to be a state employee, as such term is defined in this act or in any other statute or regulation. The provisions of this subsection are to be construed and applied retroactively to the date of the original enactment of K.S.A. 2001 Supp. 76-3303, and amendments thereto.*

(o) "President" means the chief executive officer of the authority.

(p) "This act" means the university of Kansas hospital authority act.

Sec. 2. K.S.A. 2001 Supp. 76-3304 is hereby amended to read as follows: 76-3304. (a) There is hereby established a body politic and cor-

porate, with corporate succession, to be known as the university of Kansas hospital authority. The authority shall be an independent instrumentality of this state. Its exercise of the rights, powers and privileges conferred by this act shall be deemed and held to be the performance of an essential governmental function.

(b) The authority shall be governed by a ~~fourteen-member~~ *nineteen-member* board of directors. ~~Eight~~ *Thirteen* of the members shall be representatives of the general public who are recognized for outstanding knowledge and leadership in the fields of finance, business, health-care management, health care providers, legal affairs, education or government. Of the ~~eight~~ *13* members representing the general public, there shall be at least one member from each congressional district. ~~Three~~ *Six* members shall be ex officio voting members consisting of the chancellor of the university of Kansas, the executive vice chancellor of the university of Kansas medical center and, the executive dean of the university of Kansas school of medicine. ~~Three members shall be nonvoting ex officio members consisting of,~~ the chief of staff of the university of Kansas hospital medical staff, the president of the authority and the dean of the university of Kansas school of nursing.

(c) The ~~eight~~ *13* members representing the general public appointed to the ~~initial~~ board shall be appointed by the governor pursuant to subsection (f) and subject to senate confirmation as provided in K.S.A. 75-4315b, and amendments thereto. Any member whose nomination is subject to confirmation during a regular session of the legislature shall be deemed terminated when the senate rejects the nomination. No such termination shall affect the validity of any action taken by such member prior to such termination. ~~Of the eight members appointed to the initial board, two shall be members of the Kansas board of regents and two members shall be members of the Kansas legislature. The two legislative appointees shall be appointed by the governor from a panel of four nominees composed of (1) one member of the legislature nominated by the speaker of the house of representatives, (2) one member of the legislature nominated by the minority leader of the house of representatives, (3) one member of the legislature nominated by the president of the senate, and (4) one member of the legislature nominated by the minority leader of the senate.~~

(d) ~~Of the members appointed to the initial board by the governor, two members shall be appointed for a term which expires March 15, 1999, three members shall be appointed for a term which expires March 15, 2000, and three members shall be appointed for a term which expires March 15, 2001. On the effective date of this act, the terms of the general public board members then serving on the board shall expire, and, pursuant to subsection (f), the governor shall reappoint all such general public board members. Of the general public members appointed to the board by the governor under this section, three shall have a term of office of one year, three shall have a term of office of two years, three shall have a term of office of three years and four shall have a term of office of four years. Terms of general public members appointed pursuant to this section shall expire on March 15. Any general public member whose term expires under this section and thereafter is reappointed under this section shall be exempt to the requirements of subsection (f) for the term of office appointed under this section.~~

(e) After the ~~initial~~ board of directors is appointed under subsection (d), members other than ex officio shall be appointed for a term of ~~three~~ *four* years each, except in the event of a vacancy the appointment shall be for the remainder of the unexpired portion of the term. Each member shall hold office for the term of appointment and until the successor has been confirmed. Any member is eligible for reappointment, but members shall not be eligible to serve more than ~~two~~ *three* consecutive ~~three-year~~ *four-year* terms, except that this limitation shall not include any previous term of office of any general public member serving on the board on the effective date of this act.

(f) ~~Except for appointment of the initial board, When a vacancy occurs or is announced regarding a member or members representing the general public, a nominating committee of the board after receiving input from the board and conferring with the board shall forward assemble a slate of candidates not less than two nor more than three persons for each vacancy and shall forward each slate to the governor for consideration. Appointment to the board shall be made by the governor subject to senate confirmation. The governor shall appoint one board member from each slate and shall forward each appointment to the senate for confirmation as provided in K.S.A. 75-4315b, and amendments thereto. Except as provided by K.S.A. 2001 Supp. 46-2601, and amendments thereto, no person~~

appointed to the board shall exercise any power, duty or function as a member of the board until confirmed by the senate.

(g) The terms of members serving by virtue of their office shall expire immediately upon termination of their holding such office.

(h) The board annually shall elect one of their number as chairperson and another as vice-chairperson. The board also shall elect a secretary and treasurer for terms determined by the board. The same person may serve as both secretary and treasurer. The board shall establish an executive committee, nominating committee and other standing or special committees and prescribe their duties and powers, and any executive committee may exercise all such powers and duties of the board as the board may delegate.

(i) Members of the board of directors of the authority shall serve without compensation. Members of the board attending meetings of the board, or attending a subcommittee meeting thereof authorized by the board, shall be paid ~~subsistence allowances,~~ mileage and *all other applicable expenses as provided in K.S.A. 75-2223, and amendments thereto, provided such expenses are consistent with policies established from time-to-time by the authority's board of directors and as required by subsection (j).*

(j) No part of the funds of the authority shall inure to the benefit of, or be distributed to, its employees, officers or members of the board, except that the authority may make reasonable payments for expenses incurred on its behalf relating to any of its lawful purposes and the authority shall be authorized and empowered to pay reasonable compensation for services rendered to or for its benefit relating to any of its lawful purposes including to pay its employees reasonable compensation.

(k) Any member of the board of directors other than an ex officio member may be removed by an affirmative vote of ~~seven~~ *10* of the members of the board for malfeasance or misfeasance in office, regularly failing to attend meetings, or for any cause which renders the member incapable of or unfit to discharge the duties of director.

(l) The board shall meet at least six times per year and at such other times as it deems appropriate, or upon call by the president or the chairperson, or upon written request of a majority of the directors. The board may adopt, repeal and amend such rules, procedures and bylaws, not contrary to law or inconsistent with this act, as it deems expedient for its own governance and for the governance and management of the authority. A majority of the total voting membership of the board shall constitute a quorum for meetings. The board may act by a majority of those at any meeting where a quorum is present, except upon such issues as the board may determine shall require a vote of ~~seven~~ *10* members for approval. The ~~initial~~ board shall meet for the initial meeting upon call by the chancellor of the university of Kansas who shall act as temporary chairperson until officers of the board are elected pursuant to subsection (h).

(m) The board shall appoint a president who shall serve at the pleasure of the board. The president shall serve as the chief executive officer of the authority. The president's salary shall be set by the board. The board may negotiate and enter into an employment agreement with the individual selected as president of the authority which may provide for compensation allowances, benefits and expenses as may be included in such agreement. The president shall direct and supervise administrative affairs and the general management of the authority. ~~The president shall be a nonvoting ex officio member of the board. The president, as a member of the board of directors, may not vote on such president's salary.~~

(n) The board may provide to the president of the authority and other employees designated by the board supplemental benefits in addition to the benefits provided in K.S.A. 2001 Supp. 76-3322, and amendments thereto.

(o) The authority shall continue until terminated by law, except that no such law shall take effect so long as the authority has bonds outstanding, unless adequate provision has been made for the payment or retirement of such debts or obligations. Upon any such dissolution of the authority, all property, funds and assets thereof shall be vested in the state, university of Kansas medical center or other hospital entity as designated by the board and approved by act of the Kansas legislature.

Sec. 3. K.S.A. 2001 Supp. 76-3321 is hereby amended to read as follows: 76-3321. The authority is exempt from the provisions of K.S.A. 12-1675 through 12-1677, 45-401 through 45-413, 75-1250 through 75-1270, 75-2925 through 75-2975, 75-3701 through 75-37,119, 75-4363, 75-4701 through 75-4744, and 77-501 through 77-550 and K.S.A. 2001 Supp. 75-4362 and amendments thereto.

Sec. 4. K.S.A. 2001 Supp. 76-3322 is hereby amended to read as

(continued)

follows: 76-3322. The authority shall affiliate with the Kansas public employees retirement system on the transfer date as defined in K.S.A. 2001 Supp. 76-3303 and amendments thereto, in accordance with the provisions of K.S.A. 74-4910 and 74-4927 and amendments thereto for current and future employees with respect to transferred employees. The Notwithstanding the provisions of K.S.A. 74-4910, and amendments thereto, the authority may, at the election of the board, affiliate with the system with respect to any or all employees employed by the authority after the transfer date, except that the authority, with respect to any employee who is enrolled in the system after the transfer date, may not change such employee's membership status retroactively. Any person who was an employee of the university of Kansas medical center and a member of the system on the transfer date and whose employment is transferred to the authority as provided in the university of Kansas hospital authority act shall continue to be a member of the system. For all those members of the faculty and other persons employed by the board of regents who were receiving assistance in the purchase of retirement annuities as provided in K.S.A. 74-4925 and amendments thereto on the transfer date and whose employment is transferred to the authority as provided in the university of Kansas hospital authority act, the authority shall at the election of the board, either (1) assist such employees in the purchase of retirement annuities as provided in K.S.A. 74-4925 and amendments thereto or (2) adopt, in accordance with requirements of the federal internal revenue code, retirement plans sponsored by the authority providing substantially similar benefits as such retirement annuities and the authority shall continue to provide the insured death and disability benefits as pro-

vided in K.S.A. 74-4927a and 74-4927g and amendments thereto. For future employees employed by the authority on or after the transfer date, the authority shall designate whether such employee shall be a member of the system or whether the authority shall either (1) provide assistance in the purchase of retirement annuities as provided in K.S.A. 74-4925 and amendments thereto adopt, in accordance with requirements of the federal internal revenue code, a retirement plan or plans sponsored by the authority providing substantially similar benefits as such retirement annuities. The authority shall continue to provide the insured death and disability benefits as provided in K.S.A. 74-4927a and 74-4927g and amendments thereto with respect to transferred employees who are members of the system. The authority, at the election of the board, may provide death and disability benefits as provided in K.S.A. 74-4927a and 74-4927g and amendments thereto with respect to other transferred employees and employees hired after the transfer date or the authority may provide similar death and disability benefits to such employees. For employees employed by the authority on or after the transfer date, the authority, at the election of the board, either may (1) enroll such employees as member of the system, or (2) provide that such employee shall be eligible for participation in a retirement plan or plans sponsored by the authority.

Sec. 5. K.S.A. 2001 Supp. 76-3303, 76-3304, 76-3321 and 76-3322 are hereby repealed.

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

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. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2000 Volumes and 2001 Supplement to the *Kansas Administrative Regulations*.

AGENCY 1: DEPARTMENT OF ADMINISTRATION

Reg. No.	Action	Register
1-5-8	Amended	V. 20, p. 730
1-5-9	Amended	V. 20, p. 730
1-5-19b	Amended	V. 20, p. 730
1-5-19c	Amended	V. 20, p. 730
1-5-20	Amended	V. 20, p. 731
1-16-18	Amended	V. 21, p. 146
1-18-1a	Amended	V. 20, p. 1602
1-45-1	Amended	V. 20, p. 1602
1-45-7	Amended	V. 20, p. 1603
1-45-7a	New	V. 20, p. 1603

AGENCY 4: DEPARTMENT OF AGRICULTURE

Reg. No.	Action	Register
4-3-47	Amended	V. 20, p. 861
4-3-49	Amended	V. 20, p. 861
4-3-51	New	V. 20, p. 861
4-10-2j	Amended	V. 20, p. 431
4-10-5	Amended	V. 20, p. 430
4-10-5a	New	V. 20, p. 431
4-25-2 through 4-25-18	New	V. 21, p. 232-235

AGENCY 5: DEPARTMENT OF AGRICULTURE—DIVISION OF WATER RESOURCES

Reg. No.	Action	Register
5-25-4	Amended	V. 20, p. 294

AGENCY 7: SECRETARY OF STATE

Reg. No.	Action	Register
7-17-1 through 7-17-24	New	V. 20, p. 1524-1528
7-19-1 through 7-19-7	Revoked	V. 20, p. 1528
7-24-2	Amended	V. 20, p. 323
7-25-1	Amended	V. 20, p. 325
7-26-1	Amended	V. 20, p. 325
7-26-2	Amended	V. 20, p. 325
7-28-1	Amended	V. 20, p. 325
7-29-2	Amended	V. 20, p. 325
7-36-4	Amended	V. 20, p. 326
7-38-1	Amended	V. 20, p. 326
7-39-1	Amended	V. 20, p. 1566
7-41-1 through 7-41-13	New	V. 20, p. 1021-1023

AGENCY 9: ANIMAL HEALTH DEPARTMENT

Reg. No.	Action	Register
9-7-19	New (T)	V. 20, p. 934
9-7-19	New	V. 21, p. 265
9-10-33	New	V. 20, p. 1393
9-10-33a	New	V. 20, p. 1393
9-18-1	Amended (T)	V. 20, p. 1567
9-22-4	New (T)	V. 20, p. 1567
9-22-5	New (T)	V. 20, p. 1568
9-29-12 through 9-29-15	New	V. 21, p. 26, 27

AGENCY 10: KANSAS BUREAU OF INVESTIGATION

Reg. No.	Action	Register
10-12-1	Amended	V. 21, p. 454
10-13-1	Amended	V. 21, p. 454
10-20-2a	New	V. 21, p. 454
10-21-1 through 10-21-6	Amended	V. 21, p. 454-456

AGENCY 16: ATTORNEY GENERAL

Reg. No.	Action	Register
16-7-1 through 16-7-9	Revoked	V. 20, p. 1920

AGENCY 17: STATE BANK COMMISSIONER

Reg. No.	Action	Register
17-11-14	Amended	V. 21, p. 18
17-11-18	Amended	V. 21, p. 18
17-11-19	Amended	V. 21, p. 18
17-11-21	Amended	V. 21, p. 18
17-16-2	Amended	V. 21, p. 19
17-23-1	Amended	V. 21, p. 19
17-23-3	Amended	V. 21, p. 21
17-23-6	Amended	V. 21, p. 21
17-23-8	Amended	V. 21, p. 21
17-23-9	Amended	V. 21, p. 22
17-23-11	Amended	V. 21, p. 23
17-23-14	Amended	V. 21, p. 25
17-23-15	Revoked	V. 21, p. 26
17-24-2	Amended	V. 20, p. 1847
17-24-3	New	V. 21, p. 212

AGENCY 20: CRIME VICTIMS COMPENSATION BOARD

Reg. No.	Action	Register
20-8-1 through 20-8-4	Revoked	V. 20, p. 1921
20-10-1	Revoked	V. 20, p. 1921
20-10-2	Revoked	V. 20, p. 1921
20-11-1	Revoked	V. 20, p. 1921
20-11-2	Revoked	V. 20, p. 1921
20-13-2	Revoked	V. 20, p. 1921
20-13-3	Revoked	V. 20, p. 1921

AGENCY 22: STATE FIRE MARSHAL

Reg. No.	Action	Register
22-24-1 through 22-24-18	New (T)	V. 20, p. 1724-1727
22-24-1 through 22-24-18	New	V. 21, p. 147-150

AGENCY 23: DEPARTMENT OF WILDLIFE AND PARKS

Reg. No.	Action	Register
23-1-11	Revoked	V. 20, p. 1061
23-8-27	Revoked	V. 20, p. 1061

AGENCY 25: STATE GRAIN INSPECTION DEPARTMENT (By Department of Agriculture)

Reg. No.	Action	Register
25-1-3 through 25-1-6	Revoked	V. 21, p. 235, 236
25-1-12	Revoked	V. 21, p. 236

25-1-15	Revoked	V. 21, p. 236
25-1-19 through	Revoked	
25-1-28	Revoked	V. 21, p. 236
25-2-4	Revoked	V. 21, p. 236
25-3-2 through		
25-3-6	Revoked	V. 21, p. 236
25-3-8	Revoked	V. 21, p. 236
25-3-10 through		
25-3-13	Revoked	V. 21, p. 236
25-3-15	Revoked	V. 21, p. 236
25-3-16	Revoked	V. 21, p. 236
25-3-17	Revoked	V. 21, p. 236
25-4-4	Revoked	V. 21, p. 236
25-5-1	Revoked	V. 21, p. 236

AGENCY 26: DEPARTMENT ON AGING

Reg. No.	Action	Register
26-11-1	New (T)	V. 20, p. 1895
26-11-2	New (T)	V. 20, p. 1895
26-11-3	New (T)	V. 20, p. 1895

AGENCY 28: DEPARTMENT OF HEALTH AND ENVIRONMENT

Reg. No.	Action	Register
28-4-269	Amended (T)	V. 21, p. 497
28-4-331	Amended (T)	V. 21, p. 498
28-4-351	Amended (T)	V. 21, p. 500
28-10-15 through		
28-10-35	Revoked	V. 20, p. 322
28-10-37	Revoked	V. 20, p. 322
28-10-38	Revoked	V. 20, p. 322
28-10-39	Revoked	V. 20, p. 322
28-10-75 through		
28-10-88	Revoked	V. 20, p. 322
28-10-100 through		
28-10-108	Revoked	V. 20, p. 322
28-15-35	Amended	V. 20, p. 725
28-15-36	Amended	V. 20, p. 728
28-15-36a	Amended	V. 20, p. 728
28-15-37	Amended	V. 20, p. 729
28-16-28b through		
28-16-28e	Amended	V. 20, p. 1264-1270
28-16-30 through		
28-16-36	Amended	V. 20, p. 1277-1279
28-16-57	Revoked	V. 20, p. 322
28-16-58	Amended	V. 20, p. 1279
28-16-60	Amended	V. 20, p. 1280
28-16-76 through		
28-16-79	Revoked	V. 20, p. 322
28-16-82	Revoked	V. 20, p. 322
28-17-6	Amended	V. 20, p. 1523
28-19-79	Revoked	V. 20, p. 492
28-19-202	Amended	V. 20, p. 322
28-19-719	New	V. 20, p. 492
28-29-18	Revoked	V. 21, p. 310
28-29-29	Amended	V. 21, p. 310
28-29-2201	New	V. 21, p. 310
28-34-1a	Amended	V. 20, p. 1755
28-34-6a	Amended	V. 20, p. 106
28-34-9a	Amended	V. 20, p. 107
28-34-21	Revoked	V. 20, p. 323
28-34-26	Revoked	V. 20, p. 323
28-34-27	Revoked	V. 20, p. 323
28-34-28	Revoked	V. 20, p. 323
28-34-30	Revoked	V. 20, p. 323
28-34-32b	Amended	V. 20, p. 107
28-34-50	Amended	V. 20, p. 453
28-34-51	Amended	V. 20, p. 454
28-34-52	Revoked	V. 20, p. 455
28-34-52a	New	V. 20, p. 455
28-34-52b	New	V. 20, p. 455
28-34-53	Amended	V. 20, p. 456
28-34-54	Amended	V. 20, p. 456
28-34-55	Revoked	V. 20, p. 457
28-34-55a	New	V. 20, p. 457
28-34-56	Revoked	V. 20, p. 457

28-34-56a	New	V. 20, p. 457
28-34-57	Amended	V. 20, p. 457
28-34-58	Revoked	V. 20, p. 458
28-34-58a	New	V. 20, p. 458
28-34-59	Revoked	V. 20, p. 459
28-34-59a	New	V. 20, p. 459
28-34-60	Revoked	V. 20, p. 459
28-34-60a	New	V. 20, p. 459
28-34-61	Revoked	V. 20, p. 460
28-34-61a	New	V. 20, p. 460
28-34-62a	Amended	V. 20, p. 460
28-34-75 through		
28-34-93	Revoked	V. 20, p. 323
28-34-94a	Revoked	V. 20, p. 323
28-36-30	Amended (T)	V. 20, p. 1122
28-36-30	Amended	V. 20, p. 1675
28-36-60	New (T)	V. 20, p. 1122
28-36-60	New	V. 20, p. 1675
28-36-120	New (T)	V. 20, p. 1122
28-36-120	New	V. 20, p. 1675
28-39-144	Amended	V. 20, p. 1756
28-39-155	Amended	V. 20, p. 1758
28-39-410	Revoked	V. 20, p. 323
28-55-3	Amended	V. 21, p. 311
28-55-5	Amended	V. 21, p. 311
28-59-1 through		
28-59-5	Amended	V. 20, p. 295, 296
28-59-5a	Amended	V. 20, p. 297
28-59-6	Amended	V. 20, p. 297
28-59-7	Amended	V. 20, p. 298
28-59-8	Amended	V. 20, p. 298
28-61-1 through		
28-61-10	Amended	V. 20, p. 298-303
28-61-11	New	V. 20, p. 304

AGENCY 30: SOCIAL AND REHABILITATION SERVICES

Reg. No.	Action	Register
30-4-64	Amended	V. 20, p. 490
30-5-58	Amended	V. 20, p. 1023
30-5-64	Amended	V. 20, p. 1393
30-5-76	Amended	V. 20, p. 1846
30-5-92	Amended	V. 20, p. 1029
30-5-94	Amended	V. 20, p. 1030
30-5-100	Amended	V. 20, p. 1846
30-5-108	Amended	V. 20, p. 491
30-6-89	New	V. 20, p. 1394
30-6-94	Amended	V. 21, p. 506
30-10-1a	Amended	V. 21, p. 506
30-10-2	Amended	V. 21, p. 508
30-10-7	Amended	V. 21, p. 509
30-12-16 through		
30-12-22	Revoked	V. 21, p. 331
30-13-17 through		
30-13-26	Revoked	V. 21, p. 331
30-64-20	Amended	V. 21, p. 80
30-64-22	Amended	V. 21, p. 80
30-64-23	Amended	V. 21, p. 80
30-64-30	Amended	V. 21, p. 81
30-64-31	Amended	V. 21, p. 81
30-64-32	Amended	V. 21, p. 82
30-64-34	Revoked	V. 21, p. 82

AGENCY 40: KANSAS INSURANCE DEPARTMENT

Reg. No.	Action	Register
40-1-8	Revoked	V. 20, p. 946
40-1-13	Revoked	V. 20, p. 946
40-1-30	Revoked	V. 20, p. 723
40-1-37	Amended	V. 20, p. 1343
40-1-42	Amended	V. 20, p. 723
40-1-43	Amended	V. 21, p. 451
40-1-43	Amended (T)	V. 20, p. 1896
40-1-46	Amended	V. 21, p. 212
40-1-48	New	V. 20, p. 1868
40-3-29	Revoked	V. 20, p. 946
40-4-35	Amended	V. 20, p. 1307
40-4-41	Amended	V. 20, p. 946
40-4-41b through		
40-4-41g	Amended	V. 20, p. 949-953

40-4-41h	New	V. 20, p. 953
40-4-41i	New	V. 20, p. 954
40-4-41j	New	V. 20, p. 954
40-5-106	Revoked	V. 20, p. 1161
40-5-111	Revoked	V. 20, p. 1161
40-7-6	Revoked	V. 20, p. 1161
40-9-100	Amended	V. 20, p. 954
40-12-1	Revoked	V. 20, p. 723

AGENCY 44: DEPARTMENT OF CORRECTIONS

Reg. No.	Action	Register
44-4-103	Revoked	V. 21, p. 309
44-4-104	Revoked	V. 21, p. 309
44-4-106 through		
44-4-109	Revoked	V. 21, p. 309
44-5-101	Revoked	V. 21, p. 309
44-5-103	Revoked	V. 21, p. 309
44-5-107 through		
44-5-110	Revoked	V. 21, p. 309
44-5-113	Revoked	V. 21, p. 309
44-5-114	Revoked	V. 21, p. 309
44-7-102	Revoked	V. 21, p. 309
44-7-103	Revoked	V. 21, p. 309
44-7-105	Revoked	V. 21, p. 309
44-7-106	Revoked	V. 21, p. 309
44-7-107	Revoked	V. 21, p. 309
44-7-109	Revoked	V. 21, p. 309
44-7-112	Revoked	V. 21, p. 309
44-7-114	Revoked	V. 21, p. 309
44-7-115	Revoked	V. 21, p. 309
44-7-116	Revoked	V. 21, p. 309
44-8-110 through		
44-8-114	Revoked	V. 21, p. 309
44-11-111	Amended	V. 21, p. 335
44-11-112	Revoked	V. 21, p. 336
44-11-113	Amended	V. 21, p. 336
44-11-114	Revoked	V. 21, p. 336
44-11-115	Revoked	V. 21, p. 336
44-11-119	Amended	V. 21, p. 336
44-11-120	Amended	V. 21, p. 336
44-11-121	Amended	V. 21, p. 337
44-11-122	Revoked	V. 21, p. 337
44-11-123	Amended	V. 21, p. 337
44-11-124	Revoked	V. 21, p. 337
44-11-127	Amended	V. 21, p. 337
44-11-129	Amended	V. 21, p. 338
44-11-130	Amended	V. 21, p. 338
44-11-131	Amended	V. 21, p. 339
44-11-132	Amended	V. 21, p. 339
44-11-133	Amended	V. 21, p. 339
44-11-135	Amended	V. 21, p. 339
44-12-103	Amended	V. 21, p. 117
44-12-105	Amended	V. 21, p. 117
44-12-106	Amended	V. 21, p. 117
44-12-107	Amended	V. 21, p. 117
44-12-201 through		
44-12-205	Amended	V. 21, p. 118
44-12-210	Amended	V. 21, p. 118
44-12-303	Amended	V. 21, p. 118
44-12-305	Amended	V. 21, p. 118
44-12-306	Amended	V. 21, p. 119
44-12-307	Amended	V. 21, p. 119
44-12-309	Amended	V. 21, p. 119
44-12-310	Amended	V. 21, p. 119
44-12-311	Amended	V. 21, p. 119
44-12-313	Amended	V. 21, p. 119
44-12-314	Amended	V. 21, p. 119
44-12-318	Amended	V. 21, p. 120
44-12-320	Revoked	V. 21, p. 120
44-12-321	Amended	V. 21, p. 120
44-12-325	Amended	V. 21, p. 120
44-12-326	Revoked	V. 21, p. 120
44-12-327	Amended	V. 21, p. 120
44-12-328	Amended	V. 21, p. 120
44-12-401	Amended	V. 21, p. 120
44-12-501	Amended	V. 21, p. 121
44-12-503	Amended	V. 21, p. 121
44-12-504	Amended	V. 21, p. 121
44-12-505b	Amended	V. 21, p. 121

(continued)

44-12-601	Amended	V. 21, p. 121
44-12-602	Amended	V. 21, p. 123
44-12-702	Amended	V. 21, p. 123
44-12-801	Amended	V. 21, p. 123
44-12-902	Amended	V. 21, p. 123
44-12-1002	Amended	V. 21, p. 123
44-12-1306	Amended	V. 21, p. 123
44-12-1307	Amended	V. 21, p. 124
44-13-101	Amended	V. 21, p. 151
44-13-104	Revoked	V. 21, p. 151
44-13-105	Amended	V. 21, p. 151
44-13-106	Amended	V. 21, p. 151
44-13-201	Amended	V. 21, p. 152
44-13-201b	Amended	V. 21, p. 153
44-13-202	Amended	V. 21, p. 153
44-13-302a	Revoked	V. 21, p. 153
44-13-304	Revoked	V. 21, p. 153
44-13-306	New	V. 21, p. 154
44-13-307	New	V. 21, p. 154
44-13-401	Amended	V. 21, p. 154
44-13-401a	Revoked	V. 21, p. 154
44-13-402	Amended	V. 21, p. 154
44-13-403	Amended	V. 21, p. 155
44-13-404	Amended	V. 21, p. 156
44-13-405a	Amended	V. 21, p. 157
44-13-406	Amended	V. 21, p. 158
44-13-408	Amended	V. 21, p. 158
44-13-409	Amended	V. 21, p. 158
44-13-501	Amended	V. 21, p. 158
44-13-502a	Amended	V. 21, p. 158
44-13-506		
through		
44-13-509	Amended	V. 21, p. 158, 159
44-13-601	Amended	V. 21, p. 159
44-13-603	Amended	V. 21, p. 159
44-13-610	Amended	V. 21, p. 159
44-13-701		
through		
44-13-704	Amended	V. 21, p. 159, 160
44-13-705	Revoked	V. 21, p. 161
44-13-706	Amended	V. 21, p. 161
44-13-707	Amended	V. 21, p. 161
44-14-101	Revoked	V. 21, p. 83
44-14-102	Revoked	V. 21, p. 83
44-14-201	Revoked	V. 21, p. 83
44-14-202	Revoked	V. 21, p. 83
44-14-301		
through		
44-14-318	Revoked	V. 21, p. 83
44-15-101	Amended	V. 21, p. 84
44-15-101a	Amended	V. 21, p. 84
44-15-102	Amended	V. 21, p. 85
44-15-201	Amended	V. 21, p. 86
44-16-102	Amended	V. 21, p. 86
44-16-103	Revoked	V. 21, p. 86
44-16-104	Revoked	V. 21, p. 86
44-16-105	Amended	V. 21, p. 86
44-16-106	Revoked	V. 21, p. 86
44-16-107	Revoked	V. 21, p. 86
44-16-108	Revoked	V. 21, p. 86

AGENCY 50: DEPARTMENT OF HUMAN RESOURCES—DIVISION OF EMPLOYMENT

Reg. No.	Action	Register
50-1-2	Amended	V. 20, p. 137
50-1-3	Amended	V. 20, p. 138
50-1-4	Amended	V. 20, p. 138
50-2-1	Amended	V. 20, p. 139
50-2-3	Amended	V. 20, p. 139
50-2-9	Revoked	V. 20, p. 140
50-2-12	Amended	V. 20, p. 140
50-2-17	Amended	V. 20, p. 140
50-2-18	Amended	V. 20, p. 140
50-2-19	Amended	V. 20, p. 140
50-2-21	Amended	V. 20, p. 141
50-2-26	Amended	V. 20, p. 143
50-3-1		
through		
50-3-5	Amended	V. 20, p. 143-145
50-4-2	Amended	V. 20, p. 146

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

Reg. No.	Action	Register
51-9-7	Amended	V. 20, p. 175

AGENCY 60: BOARD OF NURSING

Reg. No.	Action	Register
60-3-111	Amended	V. 20, p. 1522
60-4-101	Amended	V. 20, p. 449
60-7-102	Amended	V. 20, p. 449
60-7-108	Amended	V. 20, p. 449
60-8-101	Amended	V. 20, p. 449
60-9-105	Amended	V. 20, p. 449
60-9-106	Amended	V. 20, p. 450
60-11-116	Amended	V. 21, p. 316
60-11-119	Amended	V. 20, p. 451
60-12-106	Amended	V. 20, p. 1522
60-13-101	Amended	V. 20, p. 451
60-13-103	Amended	V. 21, p. 316
60-13-110	Amended	V. 21, p. 317
60-13-112	Amended	V. 20, p. 1523
60-16-104	Amended	V. 20, p. 451

AGENCY 65: BOARD OF EXAMINERS IN OPTOMETRY

Reg. No.	Action	Register
65-4-3	Amended	V. 21, p. 183
65-8-5	New	V. 20, p. 944

AGENCY 66: BOARD OF TECHNICAL PROFESSIONS

Reg. No.	Action	Register
66-6-1	Amended	V. 20, p. 1647
66-6-4	Amended	V. 20, p. 1647
66-10-1	Amended	V. 20, p. 103
66-10-4	Amended	V. 20, p. 103
66-10-11	Amended	V. 20, p. 104
66-10-12	Amended	V. 20, p. 1648
66-10-13	Amended	V. 20, p. 1648
66-14-5	Amended	V. 20 pp. 1649
66-14-10	Amended	V. 20, p. 104

AGENCY 68: BOARD OF PHARMACY

Reg. No.	Action	Register
68-1-1e	Revoked	V. 21, p. 308
68-1-3	Revoked	V. 21, p. 308
68-2-5	Amended	V. 21, p. 308
68-9-1	Amended	V. 21, p. 308
68-9-2	New	V. 20, p. 1020

AGENCY 74: BOARD OF ACCOUNTANCY

Reg. No.	Action	Register
74-4-3a	Amended	V. 20, p. 1650
74-4-4	Amended	V. 20, p. 1650
74-4-8	Amended	V. 20, p. 1650
74-5-2	Amended	V. 20, p. 1651
74-5-202	Amended	V. 20, p. 1652
74-5-205	Amended	V. 20, p. 1652
74-5-302	Amended	V. 20, p. 1652
74-5-404a	Amended	V. 20, p. 1652
74-7-3	New	V. 20, p. 1652
74-11-6	Amended	V. 20, p. 1653
74-11-7	Amended	V. 20, p. 1653
74-11-8		
through		
74-11-14	Revoked	V. 20, p. 1653
74-11-15	New	V. 20, p. 1653
74-12-1	Amended	V. 20, p. 1654

AGENCY 75: STATE BANKING DEPARTMENT

Reg. No.	Action	Register
75-6-32	New	V. 20, p. 175

AGENCY 80: KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTEM

Reg. No.	Action	Register
80-5-19		
through		
80-5-22	New	V. 20, p. 1649, 1650
80-9-1	New	V. 20, p. 1650
80-9-2	New	V. 20, p. 1650

AGENCY 81: OFFICE OF THE SECURITIES COMMISSIONER

Reg. No.	Action	Register
81-3-1	Amended	V. 20, p. 1604
81-3-2	Amended	V. 20, p. 1606
81-3-3	Revoked	V. 20, p. 1606
81-3-5	New	V. 20, p. 1606
81-4-3	Revoked	V. 20, p. 1607
81-5-7	Amended	V. 20, p. 1607

81-14-1 through 81-14-8	New	V. 20, p. 1607-1617
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AGENCY 82: STATE CORPORATION COMMISSION

Reg. No.	Action	Register
82-1-250	New	V. 20, p. 1094
82-3-111	Amended	V. 21, p. 43
82-3-120	Amended	V. 21, p. 44
82-3-120a	Revoked	V. 21, p. 45
82-3-123	Amended	V. 21, p. 45
82-3-133	Amended	V. 20, p. 771
82-3-133a	New	V. 20, p. 771
82-3-201	Amended	V. 20, p. 771
82-3-206	Amended	V. 20, p. 771
82-3-300	Amended	V. 20, p. 772
82-3-304	Amended	V. 21, p. 45
82-3-306	Amended	V. 20, p. 772
82-3-307	Amended	V. 20, p. 773
82-3-310	Amended	V. 20, p. 773
82-3-312	Amended	V. 21, p. 117
82-3-400	Amended	V. 21, p. 383
82-3-401	Amended	V. 21, p. 383
82-3-401a	Revoked	V. 21, p. 384
82-3-401b	Revoked	V. 21, p. 384
82-3-402		
through		
82-3-410	Amended	V. 21, p. 384-389
82-3-411	New	V. 21, p. 389
82-3-412	New	V. 21, p. 390
82-4-3	Amended (T)	V. 20, p. 1723
82-4-3	Amended	V. 20, p. 1868
82-4-26a	New (T)	V. 20, p. 1723
82-4-26a	New	V. 20, p. 1869

AGENCY 86: REAL ESTATE COMMISSION

Reg. No.	Action	Register
86-1-10	Amended	V. 20, p. 1825

AGENCY 88: BOARD OF REGENTS

Reg. No.	Action	Register
88-16-1a	Revoked (T)	V. 21, p. 501
88-16-1b	New (T)	V. 21, p. 501

AGENCY 91: DEPARTMENT OF EDUCATION

Reg. No.	Action	Register
91-1-70a	Amended	V. 20, p. 1894
91-1-146a		
through		
91-1-146e	Revoked	V. 21, p. 178
91-1-206	Amended	V. 21, p. 178
91-1-215		
through		
91-1-219	New	V. 21, p. 178-180
91-5-14	Amended	V. 20, p. 108
91-37-2	Amended	V. 20, p. 724
91-37-3	Amended	V. 20, p. 724
91-37-4	Amended	V. 20, p. 724
91-40-2	Amended	V. 20, p. 541
91-40-7	Amended	V. 20, p. 541
91-40-9	Amended	V. 20, p. 542
91-40-10	Amended	V. 20, p. 542
91-40-17	Amended	V. 20, p. 543
91-40-18	Amended	V. 20, p. 544
91-40-27	Amended	V. 20, p. 544
91-40-33	Amended	V. 20, p. 544
91-40-36	Amended	V. 20, p. 545
91-40-37	Amended	V. 20, p. 545
91-40-38	Amended	V. 20, p. 545
91-40-52	Amended	V. 20, p. 545
91-40-53	Amended	V. 20, p. 546
91-41-1		
through		
91-41-4	New	V. 20, p. 546, 547

AGENCY 92: DEPARTMENT OF REVENUE

Reg. No.	Action	Register
92-1-1	Revoked	V. 21, p. 332
92-1-2	Revoked	V. 21, p. 332
92-1-3	Revoked	V. 21, p. 332
92-5-4	Revoked	V. 21, p. 312

92-5-5 through 92-5-10	Amended	V. 21, p. 312, 313
92-5-11	Revoked	V. 21, p. 313
92-5-12	Amended	V. 21, p. 313
92-5-13	Amended	V. 21, p. 313
92-8-20	Revoked	V. 21, p. 332
92-9-1	Amended	V. 21, p. 332
92-9-3	Amended	V. 21, p. 332
92-9-4	Amended	V. 21, p. 332
92-9-5	Amended	V. 21, p. 332
92-9-7	Revoked	V. 21, p. 332
92-9-8	Revoked	V. 20, p. 1124
92-11-1 through 92-11-16	Revoked	V. 21, p. 332, 333
92-12-66	Revoked	V. 20, p. 1124
92-12-66a	New	V. 20, p. 1124
92-12a-1 through 92-12a-23	Revoked	V. 21, p. 333, 334
92-14-4 through 92-14-9	Amended	V. 21, p. 334, 335
92-15-3	Amended	V. 21, p. 335
92-15-4	Amended	V. 21, p. 335
92-15-6	Amended	V. 20, p. 1126
92-15-8	Amended	V. 21, p. 335
92-17-1 through 92-17-6	Amended	V. 21, p. 313, 314
92-19-4a	Revoked	V. 20, p. 1126
92-19-4b	New	V. 20, p. 1126
92-19-16a	New	V. 20, p. 1128
92-19-24	Amended	V. 20, p. 1129
92-19-33	Amended	V. 20, p. 1129
92-19-64	Revoked	V. 20, p. 1129
92-19-64a	New	V. 20, p. 1129
92-19-73	Amended	V. 20, p. 1130
92-19-75	Revoked	V. 20, p. 1130
92-22-4	Amended	V. 21, p. 450
92-22-19	Revoked	V. 21, p. 450
92-22-22	Revoked	V. 21, p. 450
92-22-23	Amended	V. 21, p. 450
92-22-24	Revoked	V. 21, p. 450
92-22-25	Amended	V. 21, p. 450
92-22-33	New	V. 21, p. 450
92-22-34	New	V. 21, p. 450
92-23-10	Amended	V. 21, p. 180
92-23-15	Amended	V. 21, p. 180
92-23-16	Amended	V. 21, p. 180
92-23-17 through 92-23-23	New	V. 21, p. 181
92-23-25	New	V. 21, p. 181
92-23-30	New	V. 21, p. 181
92-23-31	New	V. 21, p. 182
92-23-38	Amended	V. 21, p. 182
92-23-38a	Amended	V. 21, p. 182
92-23-40	Amended	V. 21, p. 182
92-24-9 through 92-24-15	Amended	V. 21, p. 314, 315
92-24-18	Amended	V. 21, p. 315
92-24-22	Amended	V. 21, p. 316
92-24-23	Amended	V. 20, p. 1895
92-24-24	Amended	V. 21, p. 316
92-25-1	Amended	V. 20, p. 1130
92-51-33	Revoked	V. 20, p. 1130
92-51-40	Revoked (T)	V. 20, p. 1580
92-51-40	Revoked	V. 20, p. 1895
92-51-50	Revoked	V. 20, p. 1130
92-51-51	Revoked	V. 20, p. 1130
92-51-52	Revoked	V. 20, p. 1130
92-51-54	Revoked	V. 20, p. 1130
92-51-55	Revoked	V. 20, p. 1131
92-52-9	Amended	V. 20, p. 1603
92-52-9a	Amended	V. 20, p. 1604
92-53-1 through 92-53-7	Revoked	V. 20, p. 1131
92-54-1 through 92-54-5	Revoked	V. 20, p. 1131

AGENCY 93: DEPARTMENT OF REVENUE—DIVISION OF PROPERTY VALUATION

Reg. No.	Action	Register
93-1-1 through 93-1-4	Revoked	V. 20, p. 452
93-4-6	Amended	V. 20, p. 452
93-6-1 through 93-6-4	Amended	V. 20, p. 452, 453

AGENCY 99: DEPARTMENT OF AGRICULTURE—DIVISION OF WEIGHTS AND MEASURES

Reg. No.	Action	Register
99-8-8	Revoked	V. 21, p. 12
99-8-9	Revoked	V. 21, p. 12
99-9-1	Revoked	V. 21, p. 12
99-10-1	Revoked	V. 21, p. 12
99-25-1	Amended	V. 21, p. 12
99-25-3	Amended	V. 21, p. 13
99-25-4	Amended	V. 21, p. 13
99-25-6	Amended	V. 21, p. 13
99-25-7	Amended	V. 21, p. 13
99-25-9	Amended	V. 21, p. 14
99-26-1	Amended	V. 21, p. 14
99-27-2 through 99-27-5	Amended	V. 21, p. 14, 15
99-30-2 through 99-30-6	Amended	V. 21, p. 15, 16
99-31-2 through 99-31-6	Amended	V. 21, p. 16
99-40-1	Revoked	V. 21, p. 16
99-40-3	Amended	V. 21, p. 17
99-40-21 through 99-40-47	Revoked	V. 21, p. 17
99-40-100	Revoked	V. 21, p. 17
99-40-101	Revoked	V. 21, p. 18
99-40-104	Revoked	V. 21, p. 18
99-40-105	Revoked	V. 21, p. 18

AGENCY 100: BOARD OF HEALING ARTS

Reg. No.	Action	Register
100-15-1	Amended	V. 20, p. 1093
100-27-1	Amended	V. 21, p. 307
100-28a-1 through 100-28a-16	New	V. 20, p. 774-778
100-60-1	Revoked	V. 20, p. 778
100-60-2	Revoked	V. 20, p. 778
100-60-4	Revoked (T)	V. 20, p. 251
100-60-4	Revoked	V. 20, p. 778
100-60-5	Revoked	V. 20, p. 778
100-60-6	Revoked	V. 20, p. 779
100-60-8 through 100-60-15	Revoked	V. 20, p. 779

AGENCY 102: BEHAVIORAL SCIENCES REGULATORY BOARD

Reg. No.	Action	Register
102-1-1	Amended	V. 20, p. 1897
102-1-10	Revoked	V. 20, p. 1898
102-1-10a	New	V. 20, p. 1898
102-1-19	New	V. 20, p. 572
102-1-20	New	V. 20, p. 1900
102-2-3	Amended	V. 21, p. 237
102-2-4b	Amended	V. 21, p. 238
102-2-15	New	V. 20, p. 572
102-3-16	New	V. 20, p. 572
102-4-16	New	V. 20, p. 572
102-5-15	New	V. 20, p. 572

AGENCY 109: BOARD OF EMERGENCY MEDICAL SERVICES

Reg. No.	Action	Register
109-9-1	Amended	V. 20, p. 1675
109-9-4	Amended	V. 20, p. 1677
109-10-1	Amended	V. 20, p. 1677
109-11-10	New	V. 20, p. 1679

AGENCY 110: DEPARTMENT OF COMMERCE AND HOUSING

Reg. No.	Action	Register
110-4-1	Amended	V. 20, p. 1392
110-6-1	Amended	V. 20, p. 177
110-6-1a	Amended	V. 20, p. 178
110-6-2	Amended	V. 20, p. 178
110-6-3	Amended	V. 20, p. 178
110-6-4	Amended	V. 20, p. 179
110-6-5	Amended	V. 20, p. 180
110-7-1 through 110-7-4	Revoked	V. 20, p. 1426
110-7-5	New	V. 20, p. 1426
110-7-6	New	V. 20, p. 1426
110-7-8	New	V. 20, p. 1426
110-7-9	New	V. 20, p. 1426
110-7-10	New	V. 20, p. 1426

AGENCY 111: KANSAS LOTTERY

A complete index listing all regulations filed by the Kansas Lottery from 1988 through 2000 can be found in the Vol. 19, No. 52, December 28, 2000 Kansas Register. The regulations listed below were published after December 31, 2000.

Reg. No.	Action	Register
111-2-4	Amended	V. 20, p. 1094
111-2-119 through 111-2-124	New	V. 20, p. 416-419
111-2-120	Amended	V. 20, p. 1094
111-2-124	Amended	V. 20, p. 1343
111-2-125	New	V. 20, p. 573
111-2-126	New	V. 20, p. 573
111-2-127	Amended	V. 20, p. 937
111-2-128	New	V. 20, p. 1188
111-2-129	New	V. 20, p. 1343
111-2-130	New	V. 20, p. 1394
111-2-131	New	V. 20, p. 1778
111-2-132	New	V. 20, p. 1901
111-2-133	New	V. 20, p. 1901
111-2-134	New	V. 20, p. 1901
111-3-12	Amended	V. 20, p. 40
111-3-35	Amended	V. 20, p. 1189
111-4-1795 through 111-4-1813	New	V. 20, p. 40-47
111-4-1801	Amended	V. 20, p. 1095
111-4-1803	Amended	V. 20, p. 1095
111-4-1805a	New	V. 20, p. 1095
111-4-1814 through 111-4-1823	New	V. 20, p. 419-427
111-4-1818	Amended	V. 20, p. 575
111-4-1824	New	V. 20, p. 575
111-4-1825 through 111-4-1839	New	V. 20, p. 937-942
111-4-1828	Amended	V. 20, p. 1096
111-4-1832	Amended	V. 20, p. 1344
111-4-1840 through 111-4-1844	New	V. 20, p. 1096-1100
111-4-1845 through 111-4-1850	New	V. 20, p. 1189-1193
111-4-1849	Amended	V. 20, p. 1344
111-4-1851	New	V. 20, p. 1345
111-4-1852	New	V. 20, p. 1346
111-4-1853	New	V. 20, p. 1347
111-4-1854 through 111-4-1870	New	V. 20, p. 1395-1405
111-4-1864	Amended	V. 20, p. 1569
111-4-1866	Amended	V. 20, p. 1570
111-4-1867	Amended	V. 20, p. 1601
111-4-1869	Amended	V. 20, p. 1601
111-4-1871	New	V. 20, p. 1571
111-4-1872	New	V. 20, p. 1572
111-4-1873	New	V. 20, p. 1572
111-4-1874 through 111-4-1877	New	V. 20, p. 1779-1781

(continued)

111-4-1877	Amended	V. 20, p. 1902
111-4-1878		
through		
111-4-1885	New	V. 20, p. 1902-1906
111-4-1886		
through		
111-4-1889	New	V. 21, p. 183-185
111-5-23	Amended	V. 20, p. 428
111-5-24	Amended	V. 20, p. 428
111-5-27	Amended	V. 20, p. 429
111-7-123	Amended	V. 20, p. 48
111-7-134	Amended	V. 20, p. 429
111-7-152	Amended	V. 20, p. 49
111-7-158		
through		
111-7-162	New	V. 20, p. 577
111-7-159	Amended	V. 20, p. 1101
111-7-162	Amended	V. 20, p. 944
111-7-163		
through		
111-7-170	New	V. 20, p. 1101-1103
111-7-165	Amended	V. 20, p. 1194
111-7-171		
through		
111-7-175	New	V. 20, p. 1782, 1783
111-8-101		
through		
111-8-126	New	V. 20, p. 1573-1579
111-9-111	New	V. 20, p. 1406
111-9-112	Amended	V. 20, p. 1579
111-9-113	Amended	V. 21, p. 186

AGENCY 112: KANSAS RACING AND GAMING COMMISSION

Reg. No.	Action	Register
112-4-1	Amended	V. 20, p. 765
112-7-19	Amended	V. 20, p. 547
112-10-3	Amended	V. 20, p. 1728
112-10-6	Amended	V. 20, p. 1728
112-11-20	Amended	V. 20, p. 945

112-17-4	Amended	V. 20, p. 1729
112-18-11	Amended	V. 20, p. 1922

AGENCY 115: DEPARTMENT OF WILDLIFE AND PARKS

Reg. No.	Action	Register
115-2-1	Amended	V. 20, p. 1499
115-2-4	Amended	V. 20, p. 1499
115-2-6	Amended	V. 21, p. 451
115-3-1	Amended	V. 20, p. 766
115-3-2	Amended	V. 20, p. 767
115-4-1	Revoked	V. 20, p. 767
115-4-2	New	V. 20, p. 767
115-4-3	Revoked	V. 20, p. 768
115-4-4	Amended	V. 21, p. 452
115-4-5	Revoked	V. 20, p. 769
115-4-7		
through		
115-4-10	Revoked	V. 20, p. 769
115-4-11	Amended	V. 20, p. 769
115-4-12	Revoked	V. 20, p. 770
115-4-13	Amended	V. 20, p. 770
115-8-1	Amended	V. 20, p. 1061
115-8-4	Amended	V. 20, p. 1500
115-8-5	Revoked	V. 20, p. 1061
115-8-8	Amended	V. 20, p. 1061
115-8-12	Amended	V. 20, p. 1062
115-8-16	Revoked	V. 20, p. 1062
115-8-18	Revoked	V. 20, p. 1062
115-8-20	Amended	V. 20, p. 1062
115-8-21	Amended	V. 20, p. 1062
115-9-4	Amended	V. 21, p. 177
115-11-1	Amended	V. 21, p. 177
115-11-2	Amended	V. 21, p. 177
115-13-1	Amended	V. 20, p. 1500
115-13-2	Amended	V. 20, p. 1500
115-13-5	Amended	V. 20, p. 1501
115-14-2	Amended	V. 20, p. 1501
115-14-3	Amended	V. 20, p. 1502
115-14-5	Amended	V. 20, p. 1502

115-14-6	Amended	V. 20, p. 1502
115-14-7	Revoked	V. 20, p. 1502
115-14-9	Amended	V. 20, p. 1502
115-14-10	Amended	V. 20, p. 1503
115-18-5	Revoked	V. 20, p. 1504
115-18-7	Amended	V. 21, p. 453
115-18-8	Amended	V. 20, p. 1504
115-18-9	Amended	V. 20, p. 1504
115-18-14	Amended	V. 20, p. 1504
115-18-17	New	V. 20, p. 1062
115-20-1	Amended	V. 20, p. 1063
115-20-2	Amended	V. 20, p. 1063
115-21-1	Amended	V. 20, p. 1803
115-21-2	Amended	V. 20, p. 1804
115-21-3	Revoked	V. 20, p. 1804
115-21-4	New	V. 20, p. 1804
115-22-1	New	V. 20, p. 1804

AGENCY 117: REAL ESTATE APPRAISAL BOARD

Reg. No.	Action	Register
117-6-3	Amended	V. 20, p. 862
117-6-4	New	V. 20, p. 863
117-7-1	Amended	V. 20, p. 863
117-8-1	Amended	V. 20, p. 1020

AGENCY 118: STATE HISTORICAL SOCIETY

Reg. No.	Action	Register
118-5-1		
through		
118-5-10	New (T)	V. 20, p. 1492-1495

AGENCY 125: AGRICULTURAL REMEDIATION BOARD

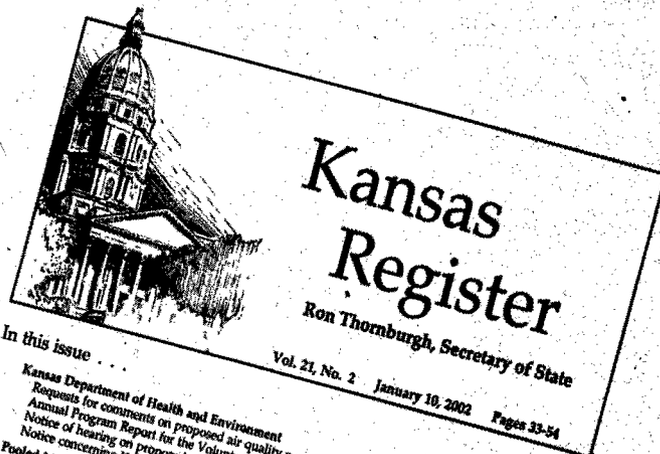
Reg. No.	Action	Register
125-1-1		
through		
125-1-9	New (T)	V. 20, p. 1496-1498
125-1-1		
through		
125-1-9	New	V. 20, p. 1891-1893

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