



Kansas Register

Ron Thornburgh, Secretary of State

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State of Kansas

Fort Hays State University

Notice of Intent to Lease Land

Public notice is hereby given, pursuant to K.S.A. 75-430a(c), that Fort Hays State University seeks to lease land for the purposes of oil and natural gas exploration and production. The specifications of the contemplated lease and further information are available by contacting Kathy Herrman, Fort Hays State University Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, 67601.

Competitive bids will be received by Fort Hays State University until 2 p.m. October 13. No bid received after that date and hour shall be considered. Only bids as shall be in substantial conformity with the terms and provisions of the contemplated need and the materials available to bidders from Fort Hays State University will be considered or accepted. Any lease entered into by Fort Hays State University will be awarded to the highest responsible, responsive bidder. Fort Hays State University reserves the right to reject any and all bids.

Bids should be addressed to Fort Hays State University, attention Purchasing Office, at the address given above. The outside of the envelope containing any bid for this purpose should be plainly marked "Oil and Natural Gas Exploration and Production." The bid opening will be at 11 a.m. October 14 in the President's Conference Room, third floor, Sheridan Hall, Fort Hays State University.

Kathy Herrman
Purchasing Director

Doc. No. 037515

State of Kansas

Department of Transportation

Request for Comments

The Kansas Department of Transportation requests comments on the amendment of the Statewide Transportation Improvement Program (STIP) FY 2010-2013 by adding the following project:

Project X-2770-01, Flashing Light Straight Post Traffic Signals with Gates, Kansas and Oklahoma Railroad Crossing and Red Rock Road at Yoder, Reno County

The amendment of the STIP requires a public comment period of 30 days. To receive more information on any of these projects or to make comments on the STIP amendment, contact the Kansas Department of Transportation, Bureau of Program and Project Management, 2nd Floor Tower, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, (785) 296-3526, fax (785) 368-6664.

This information is available in alternative accessible formats. To obtain an alternative format, contact the KDOT Bureau of Transportation Information, (785) 296-3585 (Voice/Hearing Impaired-711).

The comment period regarding the STIP amendment will conclude October 19.

Deb Miller
Secretary of Transportation

Doc. No. 037519

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**State of Kansas
Department of Transportation**

Notice of Public Auction

The Kansas Secretary of Transportation will offer for sale at public auction at 11 a.m. Tuesday, October 13, the following tract of land:

Tract 2414 — 1u

7.89-acre tract, 2.5 miles south of Osawatomie

A complete legal description is available on request. The appraised value is \$29,590, and the minimum acceptable bid is \$21,700.

An inspection of property will take place at 10 a.m. on the day of sale.

The sale will be conducted at the site, a tract of land in the North Half of the Southwest Quarter of the Southwest Quarter of Section 27-18s-22e, the Southeast Intersection of Crescent Hill Road and 371st Street. In case of inclement weather, the sale will be held at the KDOT Area Office, 507 N. Maple, Garnett. Call (620) 431-1000 by 9 a.m. the day of sale to confirm location.

Terms of Sale:

A cashier's check for \$2,170, representing 10 percent of the minimum acceptable bid, is due at the time of the sale. The balance of the purchase price must be paid by cashier's check before 4 p.m. Monday, November 16. The successful bidder will receive a bill of sale on the day of the sale and a quit claim deed after the balance is paid. If the balance of the purchase price is not paid before 4 p.m. November 16, the 10 percent down payment will be forfeited to the seller.

For additional terms and information, contact the Bureau of Right of Way at (877) 461-6817. The seller reserves the right to reject any and all bids, and is not responsible for accidents.

Sold Subject to the Following:

The tract will be sold subject to the easement for the right of ingress and egress, reconstruction and maintenance of all existing utilities and appurtenances thereto, as well as the following restrictive covenant: Grantees, for their heirs and assigns, do hereby covenant and agree, said covenant to run with the land, that the land conveyed herein shall not be used for billboards, signboards or other outdoor advertising purposes. The prospective buyer is encouraged to research the chain of title of the tract.

The Kansas Department of Transportation makes no representations concerning the condition, value or suitability of use for this property or the improvements, attachments, fixtures, apparatuses and appliances thereof, if any. The property and said improvements, etc., will be sold in the present "as is" condition, without warranties or guarantees of any kind.

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

Deb Miller
Secretary of Transportation

Doc. No. 037516

**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. 2008 Supp. 12-1675(b)(c)(d) and K.S.A. 2008 Supp. 12-1675a(g).

Effective 9-14-09 through 9-20-09

Term	Rate
1-89 days	0.15%
3 months	0.12%
6 months	0.20%
1 year	0.36%
18 months	0.65%
2 years	0.92%

Elizabeth B.A. Miller
Director of Investments

Doc. No. 037509

**State of Kansas
University of Kansas**

Notice to Bidders

The University of Kansas encourages interested vendors to visit the University of Kansas Purchasing Services Web site at <http://www.purchasing.ku.edu/> for a complete listing of all transactions for which KU Purchasing Services, or one of the consortia commonly utilized by KU, is seeking competitive bids. Paper postings of KU Purchasing Services bid transactions may be viewed at the Purchasing Services office located at 1246 W. Campus Road, Room 7, Lawrence, 66045, or persons may contact Purchasing Services at (785) 864-3790, by fax at (785) 864-3454, or by e-mail at purchasing@ku.edu to request a copy of a current bid.

Barry K. Swanson
Associate Comptroller/
Director of Purchasing Services

Doc. No. 037510

**State of Kansas
Kansas State University**

Notice to Bidders

Kansas State University encourages interested vendors to visit the Kansas State University Controller's Office/ Purchasing Web site at <http://www.ksu.edu/purchasing/rfq> for a complete listing of all transactions for which Kansas State University Purchasing, or one of the consortia commonly utilized by K-State, is seeking competitive bids. Paper postings of Kansas State University Purchasing's bid transactions may be viewed at the Purchasing Office, 21 Anderson Hall, Manhattan, or persons may contact Purchasing at (785) 532-6214, by fax at (785) 532-5577, or by e-mail at cbishop@ksu.edu to request a copy of a current bid.

Carla Bishop
Director of Purchasing

Doc. No. 037511

State of Kansas

Facilities Closure and Realignment Commission

Notice of Hearings

The Facilities Closure and Realignment Commission will host two days of public hearings in Room 545-N, State Capitol, 300 S.W. 10th Ave., Topeka. The first hearing will begin at 10 a.m. Monday, September 28, and the second hearing will begin at 9 a.m. Tuesday, September 29. The commission will hold discussions on facilities previously visited, including the Kansas State School for the Blind and the Kansas School for the Deaf. Beginning at 1:30 p.m. September 28, the commission will hold a public hearing on Parsons State Hospital and the Kansas Neurological Institute. For more information, contact the commission at Closure.Commission@ks.gov.

Rochelle Chronister
Chair

Doc. No. 037491

State of Kansas

Board of Emergency Medical Services

Notice of Meetings

The Board of Emergency Medical Services will meet at 9 a.m. Friday, October 2, in Jefferson Hall, located at the Ramada, 420 S.E. 6th St., Topeka. Meetings for the Planning and Operations Committee, the Education, Examination, Certification and Training Committee, the Executive Committee, and the Investigations Committee will be held Thursday, October 1, starting at 9 a.m. at the same location. Items on the agenda for the board meeting can be found on the board's Web site at <http://www.ksbems.org>.

All meetings of the board are open to the public. For more information, contact the executive director, Room 1031, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1228, (785) 296-7296.

Robert Waller
Executive Director

Doc. No. 037529

State of Kansas

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of September 22-October 2. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. When available, agendas can be found at <http://kslegislature.org/klrd>. Interim committee memberships can be found on the Legislative Research Department's Web site at <http://skyways.lib.ks.us/ksleg/KLRD/Committees.htm>.

Date	Room	Time	Committee	Agenda
Sept. 22	446-N	9:30 a.m.	Kansas Criminal Code Recodification Commission <i>Subcommittee</i>	Agenda not available.
Sept. 23	143-N	9:30 a.m.	Kansas Criminal Code Recodification Commission	Agenda not available.
Sept. 23 Sept. 24	535-N 535-N	10:00 a.m. 9:00 a.m.	Joint Committee on Information Technology	Review of agency information technology projects.
Sept. 28	143-N	TBA	Special Committee on Utilities	9-1-1 emergency response system.
Sept. 29	143-N	9:00 a.m.	Special Committee on Transportation	Review of current bills; review of findings of the 2008 Special Committee and the Governor's T-LINK Task Force; and review of funding and financing mechanisms.
Sept. 29 Sept. 30	783 Docking	10:00 a.m. 9:00 a.m.	Joint Committee on Energy and Environmental Policy	Water-energy nexus.
Oct. 1 Oct. 2	143-N 143-N	10:00 a.m. 9:00 a.m.	Kansas DUI Commission	Agenda not available.
Oct. 2	535-N	9:00 a.m.	2010 Commission	Presentation by Dr. Alexa Posny on "Race to the Top" funding.

Jeffrey M. Russell
Director of Legislative
Administrative Services

Doc. No. 037523

State of Kansas

Secretary of State

Notice of Corporations Forfeited

In accordance with K.S.A. 17-7510, the articles of incorporation of the following corporations organized under the laws of Kansas and the authority of the following foreign corporations authorized to do business in Kansas were forfeited during the month of August 2009 for failure to timely file an annual report and pay the annual report fee as required by the Kansas general corporation code:

Domestic Corporations

Anna Mary Foundation, Jetmore, KS.
 Answer USA Inc., Olathe, KS.
 Approved Construction & Tile, Inc., Olathe, KS.
 Boulevard Tires, Inc., Freeman, MO.
 Caribbean Market & Bakery, Inc., Junction City, KS.
 Chinese Palace Inc., Overland Park, KS.
 Doyle's Farm Supply, Inc., Atwood, KS.
 E-Click Home Search, Inc., Olathe, KS.
 Eagles Flight Commercial Capital Inc., Kansas City, KS.
 Electronic Funds Transfer, Inc., Shawnee Mission, KS.
 Floors2U Wholesale Inc., Lawrence, KS.
 Gould Management, Inc., Syracuse, KS.
 Heifner Nursery, Inc., Topeka, KS.
 Hogan's Pharmacy, Inc., Lyons, KS.
 Impact Incorporated, Parsons, KS.
 J. & K. Promotions Inc., Kansas City, KS.
 King Louie Enterprises, Inc., Midland, TX.
 M.G.B. Energy Resources, L.L.C., Moundridge, KS.
 Medtour Academy Corporation, Manhattan, KS.
 Mitzner Brothers, Inc., Buhler, KS.
 Nichols Farms, Inc., Lyons, KS.
 Penchant Enterprises Inc., Kansas City, MO.
 Radioactive Customs Corp., Wichita, KS.
 Richland Holdings, Inc., Salina, KS.
 Roman Holiday Scooters Inc., Topeka, KS.
 Spectral Biopsy, Inc., Kansas City, MO.
 Stewart & Ediger Construction, Inc., McPherson, KS.
 Tec Fab Parts, Inc., Tonganoxie, KS.
 The C. R. Calvert Company, Inc., Independence, KS.
 The Danrich Co., Goodland, KS.
 Titanium Note Records Inc., Wichita, KS.
 1 Accord Realty, Inc., Overland Park, KS.

Foreign Corporations

All-Iowa Contracting Company, Waterloo, IA.
 Appalachian Underwriters Inc., Oak Ridge, TN.
 Bermans the Leather Experts Inc., Brooklyn Park, MN.
 Computer Network Technology Corporation, San Jose, CA.
 Consolidated Orlando, Inc., Las Vegas, NV.
 Consolidated Realty, Inc., Las Vegas, NV.
 Consolidated Resorts, Inc., Las Vegas, NV.
 Gator Construction Company, Lewisville, TX.
 Goody's Family Clothing, Inc., Knoxville, TN.
 Harold's Stores, Inc., Norman, OK.
 Healthy Options Inc., Portland, OR.
 Housing Insurance Services, Inc., Cheshire, CT.
 Inter-Continental Gear & Brake (USA) Inc.,
 Mississauga, Ontario.
 Limited Brands Direct Fulfillment, Inc., Columbus, OH.
 Premier Real Estate Auctioneers, Inc., Carson City, NV.
 Project Development Group, Inc., Pittsburgh, PA.
 River Hills Wilsons, Inc., Brooklyn Park, MN.

Rosedale Wilsons, Inc., Minneapolis, MN.
 Softub, Inc., Valencia, CA.
 Southwest Home Buyers, Inc., Carl Junction, MO.
 Tri-South Contractors, Inc., Grayson, GA.
 Universal Money Centers, Inc., Shawnee Mission, KS.
 Wet Seal GC, Inc., Foothill Ranch, CA.
 Wilsons Leather Holdings Inc., Brooklyn Park, MN.
 ZX Automobile Company of North America, Inc.,
 Parsippany, NJ.

Ron Thornburgh
 Secretary of State

Doc. No. 037512

State of Kansas

Employment Security Board of Review

Notice of Hearing on Proposed
 Administrative Regulations

The Kansas Employment Security Board of Review will conduct a public hearing at 10 a.m. Tuesday, November 24, at the Kansas Department of Labor, 401 S.W. Topeka Blvd., third floor, Conference Room A, Topeka, to consider amendments to the following regulations: **K.A.R. 48-1-1, 48-1-2, 48-1-3, 48-1-4, 48-1-5, 48-1-6, 48-2-1, 48-2-2, 48-2-3, 48-2-4, 48-2-5, 48-3-1, 48-3-2, 48-3-4, 48-3-5, 48-4-1 and 48-4-2.**

This 60-day notice constitutes a public comment period for the purposes of receiving written public comments on the proposed regulations. Any comments on the proposed regulations and requests for copies of the proposed regulations and economic impact statements should be sent to Darren E. Root, Staff Attorney, Kansas Department of Labor, 401 S.W. Topeka Blvd., Topeka, 66603, (785) 291-3890, or Darren.Root@dol.ks.gov.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least 10 working days in advance of the hearing by contacting Darren Root.

The proposed amendments to existing regulations found in K.A.R. 49, Articles 1, 2, 3 and 4 are grammatical, update statutory and Kansas Supreme Rule citations, and standardize the procedure used in the unemployment benefit appeals. The changes assure uniformity in applicable procedures for the participation of unemployment claimants, employers and witnesses in the unemployment benefit appeals process. The net effect of the changes is improving participation in the appeal process.

Economic Impact: The proposed amendments will have no appreciable economic impact on unemployment claimants and employers subject to the provisions of the Kansas employment security law, K.S.A. 44-701 et seq., as amended.

Unless otherwise exempted by law, employers subject to the Kansas employment security law include private corporations and organizations, and governmental entities.

Larry Turnquist
 Chair

Doc. No. 037520

State of Kansas

Department on Aging

Request for Proposals

The Kansas Department on Aging (KDOA) is accepting proposals for the 2010 Workforce Enhancement Grant for the provision of educational programs. The objective of the grant program is to improve the quality of life and quality of care for residents in both Medicare and Medicaid certified long-term care nursing facilities and long-term care units of hospitals by aiding in the development of ongoing statewide educational programs for unlicensed and licensed staff employed in these facilities. The educational program must be provided in at least two regions of the state (east, central and/or west).

Grant funds shall not be used to train unemployed individuals, or individuals employed in freestanding or attached assisted living facilities, residential health care facilities, Home Plus, boarding care facilities, hospitals, home health agencies or any other type of general employment. The grant also will not fund courses for certification as nurse aide, medication aide, home health aide, dietary manager or activity director. Training provided to ineligible persons will not be reimbursed.

Objectives of the educational programs should include increasing the basic knowledge of the participants and assisting participants to present in their nursing facility or long-term unit the information presented in the program.

Accepted program topics are:

- Creating Home
- Infection Control Practice
- Safe and Sanitary Practices of Food Handling and Preparation, and when Serving at Meals
- Care of Residents with Dementia
- Communication and Teamwork
- Alteration in Skin Integrity: Prevention & Intervention
- Individualized Activities
- Care of Resident at End of Life
- Restorative Care

The program proposal shall include the following:

- course objectives
- course outline with time frame
- teaching strategies
- qualifications of presenters
- method(s) for evaluating effectiveness of the educational program
- copies of any handouts provided to attendees
- number of participants for each program
- number of times the program would be offered and location of each program
- itemized budget of the anticipated costs of the program and the cost per enrollee (including meals if reimbursement desired)

The program may be offered at no cost to the nursing facility or long-term care unit or at a fee of not greater than \$10 per registrant to be paid for by the nursing facility or long-term care unit. KDOA will reimburse the entity based on the proposed budget cost per number of

participants and the number of actual participants that attend the program. The ratio of attendance for reimbursement at a program is only one licensed staff for not less than two unlicensed staff. There is no limitation on the number of unlicensed staff who will be reimbursed when attending a program. Reimbursement shall not be provided for licensed staff that exceeds the ratio.

Successful applicants must comply with all state and federal regulations. To receive reimbursement the entity must submit complete, typed reports including the detailed invoices and attendance rosters of the initial program and incentive program. The attendance roster of the initial program with the participants' original signature also must be submitted. Upon receipt of all the information and approval of KDOA, the entity will be reimbursed. The entity also must submit a quarterly evaluation of the progress of the program and participants' response.

Grant applicants must submit an original application and three copies. KDOA staff will review and approve proposals for appropriateness of course content and location at which the program will be offered. Grant proposals must be submitted to KDOA by November 10 at the close of the business day. The grant period shall be between January 1, 2010 and January 1, 2011. Grant proposals must be submitted to the attention of Caryl Gill, KDOA, 503 S. Kansas Ave., Topeka, 66603. For questions, contact Caryl Gill at (785) 296-4222 or via e-mail at Caryl.Gill@aging.ks.gov.

Martin Kennedy
Acting Secretary of Aging

Doc. No. 037521

State of Kansas

Department of Revenue

Notice of Available Publications

Listed below are all the Private Letter Rulings, Opinion Letters, Final Written Determinations, Revenue Rulings, Memorandums, Property Valuation Division Directives, Q&A's, Information Guides and Notices published by the Department of Revenue for August 2009. Copies can be obtained by accessing the Policy Information Library located on the Internet at www.ksrevenue.org or by calling the Office of Policy and Research at (785) 296-3081.

Private Letter Rulings

P-2009-006 Sales of wireless communications devices (transponders) at grocery stores and pharmacies.

Opinion Letters

O-2009-011 Sales tax nexus; trade shows.

Final Written Determinations

No new publications

Revenue Rulings

No new publications

Notices

No new publications

Memorandums

No new publications

Property Valuation Division Directives

No new publications

Q&A's

No new publications

Information Guides

Self-Audit Fact Sheet for Carwashes.

Self-Audit Fact Sheet for Board/Watercraft Dealers and Marinas.

Joan Wagnon
Secretary of Revenue

Doc. No. 037508

State of Kansas

**Department of Health
and Environment**

Request for Bids

Pursuant to the Kansas Childhood Lead Poisoning Prevention Program, sealed bids for lead hazard reduction at the following properties will be received by the Kansas Department of Health and Environment until 2 p.m. on the date indicated. For more information, call (785) 296-1519:

**September 25, 2009
264-10-37**

Project Lead Safe KCK

- Property #1 4502 Francis St.
Kansas City, KS 66103
- Property #2 3055 N. 12th St.
Kansas City, KS 66104
- Property #3 1221 Osage Ave.
Kansas City, KS 66105
- Property #4 1051 Grandview Blvd.
Kansas City, KS 66102
- Property #5 1842 Tennyson St.
Kansas City, KS 66104
- Property #6 2140 Orville Ave.
Kansas City, KS 66102
- Property #7 2506 N. 13th St.
Kansas City, KS 66104
- Property #8 1322 S. 41st St.
Kansas City, KS 66106
- Property #9 5610 Farrow Ave.
Kansas City, KS 66104
- Property #10 1611 S. 38th St.
Kansas City, KS 66106
- Property #11 2939 N. 12th St.
Kansas City, KS 66104

Contractors will be required to attend a walkthrough of each property in order to be eligible to respond to the invitation for bid. For times and actual locations, call (913) 262-0796 or go to the following Web site:

<http://www.kshealthyhomes.org>

The above-referenced bid documents can be downloaded at the Web site listed above.

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 037530

State of Kansas

**Department of Health
and Environment**

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

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 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, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

The proposed actions concerning the draft documents are based on staff review, applying the appropriate standards, regulations and effluent limitations of the state of Kansas and the Environmental Protection Agency. The final action will result in a Federal National Pollutant Discharge Elimination System Authorization and/or a Kansas Water Pollution Control permit being issued, subject to certain conditions, revocation and reissuance of the designated permit or termination of the designated permit.

Public Notice No. KS-AG-09-232/239

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Gray County Feed Yard 23405 State Road 23 Cimarron, KS 67835	S/2 of Section 23 & N/2 of Section 26, T27S, R28W, Gray County	Upper Arkansas River Basin
Kansas Permit No. A-UAGY-C004 Federal Permit No. KS0115304		
This permit is being reissued with modifications consisting of the proposed construction of a concrete spillway and earthen transfer channel between existing wastewater retention structures. There is no change in permitted animal units at this facility, and the maximum capacity will remain at 30,000 head (30,000 animal units) of cattle weighing more than 700 pounds.		
Name and Address of Applicant	Legal Description	Receiving Water
St. Francis Feed Yard, LLC Erick Farmer P.O. Box 947 St. Francis, KS 67756	W/2 of Section 07, T04S, R40W, Cheyenne County	Upper Republican River Basin
Kansas Permit No. A-URCN-C003 Federal Permit No. KS0089486		
This permit is being reissued with modifications consisting of the proposed installation of a pipe spillway between two existing retention control structures. The facility also is proposing to raise the top berm elevation on one of the existing structures. There is no change in the permitted animal units at this facility, and the maximum capacity will remain at 8,000 head (8,000 animal units) of cattle weighing more than 700 pounds.		
Name and Address of Applicant	Legal Description	Receiving Water
James Harrison 2550 Road 29 Wallace, KS 67761	W/2 of Section 34, T11S, R38W, Wallace County	Smoky Hill River Basin
Kansas Permit No. A-SHWA-B001		
This is a reissuance of a permit for an existing facility for 85 head (85 animal units) of cattle weighing greater than 700 pounds and 765 head (382.5 animal units) of cattle weighing less than 700 pounds.		

(continued)

Name and Address of Applicant	Legal Description	Receiving Water
Wedel Farms Gary Wedel 17830 N.W. Diamond Road Burns, KS 66840	NW/4 of Section 05 & NE/4 of Section 06, T23S, R04E, Butler County	Walnut River Basin
Kansas Permit No. A-WABU-C011 Federal Permit No. KS0097179		
This is a reissuance of a permit for an existing facility for 1,800 head (1,800 animal units) of cattle weighing greater than 700 pounds.		

Name and Address of Applicant	Legal Description	Receiving Water
Bethell Hog Farm Jeff Bethell 32700 Stanley Road Melvern, KS 66510	NE/4 of Section 28, T18S, R17E, Osage County	Marais des Cygnes River Basin
Kansas Permit No. A-MCOS-H001 Federal Permit No. KS0093734		
This existing permit is being reissued for a maximum capacity of 4,800 head (1,920 animal units) of swine more than 55 pounds. There is no change in the permitted animal units from the previous permit.		

Name and Address of Applicant	Legal Description	Receiving Water
Morris Farms Jerry P. Morris 8807 S. Spring Lake Road Sedgwick, KS 67135	NE/4 of Section 29, T24S, R02W, Harvey County	Little Arkansas River Basin
Kansas Permit No. A-LAHV-H001 Federal Permit No. KS0093785		
This is a reissuance of a permit for an existing facility for 4,800 head (1,920 animal units) of swine weighing greater than 55 pounds.		

Name and Address of Applicant	Legal Description	Receiving Water
Cline Farm & Cattle Rick Cline 455 Road 9 Weskan, KS 67762	SW/4 of Section 18, T15S, R41W, Wallace County	Smoky Hill River Basin
Kansas Permit No. A-SHWA-B002		
This is a reissuance of a permit for an existing facility for 400 head (400 animal units) of cattle weighing greater than 700 pounds.		

Name and Address of Applicant	Legal Description	Receiving Water
Morgan Creek Farms Jared Morgan 877 Quail Road Hope, KS 67451	NE/4 of Section 25, T15S, R03E, Dickinson County	Smoky Hill River Basin
Kansas Permit No. A-SHDK-B021		
This existing permit is being reissued for a maximum capacity of 950 head (950 animal units) of beef cattle more than 700 pounds. There is no change in the permitted animal units from the previous permit.		

Persons wishing to comment on the draft documents and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment if they wish to have the comments considered in the decision-making process. Comments should be submitted to the attention of the Livestock Waste Management Section for agricultural-related draft documents or applications, or to the Technical Services Section for all 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 documents or application notices received on or before October 17 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-09-232/239) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the Secretary of Health and Environment will issue a determination regarding final agency action on each draft document/application. If response to any draft document/application indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at <http://www.kdheks.gov/feedlots>. Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays.

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 037522

State of Kansas Department of Administration Division of Purchases

Notice to Bidders

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

09/29/2009	12533	Asphaltic Concrete Mix, Cold
10/01/2009	12541	Equipment Rental, Cheyenne Bottoms
10/08/2009	12439	Debit Card Services — Payroll

The above-referenced bid documents can be downloaded at the following Web site:

<http://www.da.ks.gov/purch/>

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

<http://da.state.ks.us/purch/adds/default.htm>

Contractors wishing to bid on the projects listed below must be prequalified. Information regarding prequalification, projects and bid documents can be obtained by calling (785) 296-8899 or by visiting www.da.ks.gov/fp/.

09/28/2009	A-011226	Reroof Salt Storage Dome — Sublette
10/07/2009	A-010841	Reroof — Carruth-O'Leary Hall
10/08/2009	A-010846	HVAC Renovation — Engineering Building
10/08/2009	A-010954	East Industries Building

Chris Howe
Director of Purchases

Doc. No. 037528

(Published in the Kansas Register September 17, 2009.)

City of Olathe, Kansas

Notice to Bidders

Sealed bids will be received at the office of the city clerk, City Hall, 100 E. Santa Fe, Olathe, 66061, until 10 a.m. local time October 22, 2009, for the construction of **Old 56 Highway Bridge Rehabilitation, Olathe Project No. 3-C-044-07, KDOT Project No. 46 N-0472-01.**

At said time and place, and promptly thereafter, all bids that have been duly received will be publicly opened and read aloud. The work consists of the following:

Improvements to Old 56 Highway, including the repair of the bridge over Cedar Creek. The project will include the removal and replacement of both edges of the bridge deck and corral rail, diamond grinding, addition of a polymer overlay to the bridge deck, addition of concrete bridge approach slabs, removal and replacement of guardrail, milling, roadway resurfacing and pavement markings.

Contract documents including drawings and specifications are on file at the office of the Olathe city engineer and are open for public inspection. Copies may be obtained at Drexel Technologies, Inc., 10840 W. 86th St., Lenexa, 66214, for \$100, none of which will be refunded. Questions regarding the contract documents can be directed to George Butler Associates, Inc., (913) 577-8393, or to Therese Mersmann at the city of Olathe Public Works, (913) 971-8752.

The entire title of this project must appear on the outside of the bid envelope submitted to the city clerk's office.

A satisfactory bid bond executed by the bidder and an acceptable surety, in an amount equal to 5 percent of the total bid for work, shall be submitted with each proposal.

The successful bidder will be required to furnish and pay satisfactory performance and payment bond or bonds.

Attention is called to the fact that not less than the minimum salaries and wages as set forth in the contract documents must be paid on this project, and that the contractor must ensure that employees and applicants for employment are not discriminated against because of their race, color, religion, sex or national origin. Contractors must comply with Title 29 relating to the employment of apprentices in accordance with requirements published by the United States Department of Labor as contained in the contract documents.

Bidders are informed that the prime contractor and subcontractors are required to comply with Section 109 of the Housing and Community Development Act of 1974, Title VI of the Civil Rights Act of 1964, Executive Order 11246, and Section 3 of the Housing and Urban Development Act of 1968. Contractors' responsibilities under these laws are outlined at Title 24, CFR Part 1 and Part 570, relating to nondiscrimination in federally assisted programs of the Department of Housing and Urban Development; Title 24, Part 130, relating to equal employment opportunity under HUD-assisted construction contract; and Title 24, Part 135, relating to employment

opportunities for businesses and lower income persons in connection with assisted projects.

The prime general contractor and subcontractors where appropriate, under the terms of the contract, shall be required to comply with the following requirements prior to issuance of a construction work order:

- (A) Maintain an affirmative action file detailing efforts to meet affirmative action hiring responsibilities and utilize minority firms as subcontractors and suppliers;
- (B) submit a copy of their affirmative action plan to the city for review and HUD concurrence;
- (C) provide a preliminary statement of workforce needs by category for the project and goals for minorities; and
- (D) attend a scheduled pre-construction conference for orientation on HUD equal opportunity and labor standards requirements.

The city of Olathe reserves the right to reject any or all bids or to waive any informalities in the bidding.

Bids may be held by the city of Olathe for a period not to exceed 60 days from the date of the opening of bids for the purpose of reviewing the bids and investigating the qualifications of bidders, prior to awarding the contract.

Note: A notice to proceed for this project will not be issued until the spring of 2010.

City of Olathe, Kansas
Debra Gragg, City Clerk

Doc. No. 037524

(Published in the Kansas Register September 17, 2009.)

City of Olathe, Kansas

Notice to Bidders

Sealed bids will be received at the office of the city clerk, City Hall, 100 E. Santa Fe, Olathe, 66061, until 10 a.m. local time October 20, 2009, for the construction of **K-7, Dennis to 56 Highway Geometric Improvements, KDOT Project No. 46 KA-0460-01, City Project No. 36606C.**

At said time and place, and promptly thereafter, all bids that have been duly received will be publicly opened and read aloud. The work consists of the following:

Geometric improvements including widening to add a through lane and right turn lane on K-7 Highway. Improvements include new curb and gutter, concrete pavement, concrete median and concrete driveway. Work also will include a new traffic signal to accommodate the geometric improvements including traffic signal boxes, and conduit as detailed in the plans. Improvements also include pavement marking and signing modifications.

Contract documents including drawings and specifications are on file at the office of the Olathe city engineer and are open for public inspection. Copies may be obtained at the office of Olsson Associates, 7301 W. 133rd St., Suite 200, Overland Park, 66213, for \$50, none of which will be refunded. Questions regarding the contract documents can be directed to Olsson Associates, (913)

(continued)

381-1170, or to Therese Mersmann at the city of Olathe Public Works, (913) 971-8752.

The entire title of this project must appear on the outside of the bid envelope submitted to the city clerk's office.

A satisfactory bid bond executed by the bidder and an acceptable surety, in an amount equal to 5 percent of the total bid for work, shall be submitted with each proposal.

The successful bidder will be required to furnish and pay satisfactory performance and payment bond or bonds.

Attention is called to the fact that not less than the minimum salaries and wages as set forth in the contract documents must be paid on this project, and that the contractor must ensure that employees and applicants for employment are not discriminated against because of their race, color, religion, sex or national origin. Contractors must comply with Title 29 relating to the employment of apprentices in accordance with requirements published by the United States Department of Labor as contained in the contract documents.

Bidders are informed that the prime contractor and subcontractors are required to comply with Section 109 of the Housing and Community Development Act of 1974, Title VI of the Civil Rights Act of 1964, Executive Order 11246, and Section 3 of the Housing and Urban Development Act of 1968. Contractors' responsibilities under these laws are outlined at Title 24, CFR Part 1 and Part 570, relating to nondiscrimination in federally-assisted programs of the Department of Housing and Urban Development; Title 24, Part 130, relating to equal employment opportunity under HUD-assisted construction contract; and Title 24, Part 135, relating to employment opportunities for businesses and lower income persons in connection with assisted projects.

The prime general contractor and subcontractors where appropriate, under the terms of the contract, shall be required to comply with the following requirements prior to issuance of a construction work order:

- (A) Maintain an affirmative action file detailing efforts to meet affirmative action hiring responsibilities and utilize minority firms as subcontractors and suppliers;
- (B) submit a copy of their affirmative action plan to the city for review and HUD concurrence;
- (C) provide a preliminary statement of workforce needs by category for the project and goals for minorities; and
- (D) attend a scheduled pre-construction conference for orientation on HUD equal opportunity and labor standards requirements.

The city of Olathe reserves the right to reject any or all bids or to waive any informalities in the bidding.

Bids may be held by the city of Olathe for a period not to exceed 60 days from the date of the opening of bids for the purpose of reviewing the bids and investigating the qualifications of bidders, prior to awarding the contract.

Note: A notice to proceed for this project will not be issued until the spring of 2010.

City of Olathe, Kansas
Debra Gragg, City Clerk

Doc. No. 037525

State of Kansas

Board of Technical Professions

Notice of Meetings

The Kansas State Board of Technical Professions will conduct its Complaint Committee meeting at 2 p.m. Thursday, October 1. The full board will meet at 10 a.m. Friday, October 2, and a public hearing to hear comments concerning proposed changes to rules and regulations will be held at 11 a.m. October 2. The meetings and hearing will be held at the Landon State Office Building, 900 S.W. Jackson, Topeka. All meetings are open to the public. For more information, call (785) 296-3053.

Jean Boline
Executive Director

Doc. No. 037532

(Published in the Kansas Register September 17, 2009.)

City of Parsons, Kansas

Notice of Intent to Seek Private Placement

\$1,040,000

General Obligation Bonds, Series 2009

Notice is hereby given that the city of Parsons, Kansas, proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$1,040,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the city and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the city authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Deborah L. Lamb
City Clerk

Doc. No. 037526

(Published in the Kansas Register September 17, 2009.)

City of Lorraine, Kansas

Notice of Intent to Seek Private Placement

General Obligation Bonds, Series 2009

Notice is hereby given that the city of Lorraine, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$100,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated September 15, 2009.

Michael Boyer
City Clerk

Doc. No. 037531

State of Kansas

State Fire Marshal

Permanent Administrative
RegulationsArticle 24.—REGIONAL HAZARDOUS
MATERIALS RESPONSE

22-24-3. Adoption by reference. As part of the development and implementation of a statewide system of hazardous material assessment and response, the following nationally recognized standards are hereby adopted by reference:

(a) "Standard for competence of responders to hazardous materials/weapons of mass destruction incidents," national fire protection association (NFPA) standard no. 472, including annexes but excluding chapter 1, section 2.3 and chapter 9, 2008 edition; and

(b) "standard for competencies for EMS personnel responding to hazardous materials/weapons of mass destruction incidents," national fire protection association (NFPA) standard no. 473, including annexes but excluding chapter 1, section 2.3, 2008 edition. (Authorized by and implementing K.S.A. 2008 Supp. 31-133; effective, T-22-10-25-01, Oct. 25, 2001; effective Feb. 15, 2002; amended Oct. 2, 2009.)

Dan McLaughlin
State Fire Marshal

Doc. No. 037517

State of Kansas

Office of the State Bank Commissioner
Consumer and Mortgage Lending DivisionPermanent Administrative
Regulations

Article 6.—UNIFORM CONSUMER CREDIT CODE

75-6-1. Making transactions outside of the scope of the Kansas uniform consumer credit code subject to same. The parties to a sale, lease, loan, or modification of a sale, lease, or loan that is not a consumer credit transaction may agree in a writing signed by the parties to make the transaction subject to the Kansas uniform consumer credit code. Any such agreement may be included in the contractual agreement evidencing the credit transaction, and when so included, no additional signatures shall be required to evidence the agreement to include the transaction within the scope of the Kansas uniform consumer credit code other than the signatures normally used in executing the credit transaction. In order to be effective, each such agreement shall be executed simultaneously with the contractual agreement evidencing the credit transaction. (Authorized by K.S.A. 16a-6-104(e), as amended by 2009 SB 240, §21; implementing K.S.A. 16a-1-109; effective, E-74-13, Jan. 1, 1974; effective May 1, 1975; amended Oct. 2, 2009.)

75-6-9. Additional charges. (a) The charges enumerated in K.S.A. 16a-2-501 (1)(d), and amendments thereto, shall be considered "additional charges in con-

nection with a consumer credit transaction" if the charges meet the following requirements:

(1) Are made under conditions that permit their exclusion from the definition of "finance charge" under K.S.A. 16a-1-301 (22) and amendments thereto; and

(2) are payable to a third party who is not related to the creditor, except as allowed by K.S.A. 16a-1-301 (10)(b) and amendments thereto.

(b) Additional charges shall be considered "in connection with a consumer credit transaction," as used in K.S.A. 16a-2-501 and amendments thereto and subsection (a) of this regulation, if either of the following conditions is met:

(1) In relation to insurance premiums, the creditor or a person related to the creditor receives a commission on any insurance sold on the same day on which the consumer credit transaction was consummated.

(2) In relation to all other additional charges, the charges are made for goods, services, or both rendered within one month before or after the consummation of the consumer credit transaction. (Authorized by K.S.A. 16a-6-104(e), as amended by 2009 SB 240, §21; implementing K.S.A. 16a-2-501(1)(d); effective, E-74-13, Jan. 1, 1974; effective May 1, 1975; amended May 1, 1985; amended Sept. 20, 1996; amended Oct. 2, 2009.)

75-6-31. Bond requirements. (a) Each applicant for a supervised loan license shall submit a bond in the following amounts:

(1) For any applicant who engages in or intends to engage in making loans secured by an interest in real property or contracts for deed, \$250,000.00 for the first licensed place of business, plus an additional \$25,000.00 for each additional licensed place of business or, if the applicant made more than \$50,000,000.00 in such loans in Kansas during the previous calendar year, \$300,000.00; or

(2) for all other applicants, \$100,000.00 for the first licensed place of business, plus an additional \$25,000.00 for each additional licensed place of business.

(b) The total bond requirement for each applicant shall not exceed \$300,000.00, unless the administrator determines, after consideration of the factors specified in subsection (c), that special circumstances require a higher bond amount in order to adequately protect Kansas consumers.

(c) In determining whether a higher bond amount is necessary, the following factors shall be considered by the administrator:

(1) Whether the business proposed to be conducted by the applicant involves technology or methods that may require additional regulatory oversight by the administrator;

(2) whether the applicant has been the subject of regulatory or disciplinary actions by the administrator, any regulatory body of this state or any other state, or any federal regulatory body; or

(3) whether the applicant's structure, business activities, or operations possess elements of risk that may require additional regulatory oversight by the administrator. (Authorized by K.S.A. 16a-2-302(1)(a), as amended by 2009 SB 240, §17, and K.S.A. 16a-6-104, as amended by

(continued)

2009 SB 240, §21; implementing K.S.A. 16a-2-302(2), as amended by 2009 SB 240, §17; effective July 14, 2000; amended Jan. 6, 2006; amended Oct. 2, 2009.)

75-6-33. (Authorized by K.S.A. 2002 Supp. 16a-6-104; implementing K.S.A. 2002 Supp. 16a-2-304; effective Oct. 31, 2003; revoked Oct. 2, 2009.)

75-6-34. (Authorized by K.S.A. 2002 Supp. 16a-6-104 and K.S.A. 2002 Supp. 16a-3-308; implementing K.S.A. 2002 Supp. 16a-3-308; effective Sept. 12, 2003; revoked Oct. 2, 2009.)

75-6-36. Prelicensing and continuing education; requirements. (a) Each individual required to register as a residential mortgage loan originator pursuant to the Kansas uniform consumer credit code, K.S.A. 16a-1-101 et seq. and amendments thereto, shall complete at least 20 hours of prelicensing professional education (PPE) approved in accordance with subsection (c), which shall include at least the following:

- (1) Three hours of federal law and regulations;
- (2) three hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues; and
- (3) two hours of training related to lending standards for the nontraditional mortgage product marketplace.

(b) Each individual required to register as a residential mortgage loan originator pursuant to the Kansas uniform consumer credit code, K.S.A. 16a-1-101 et seq. and amendments thereto, shall annually complete at least eight hours of approved continuing professional education (CPE) as a condition of registration renewal, which shall include at least the following:

- (1) Three hours of federal law and regulations;
- (2) two hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues; and
- (3) two hours of training related to lending standards for the nontraditional mortgage product marketplace.

(c) Each PPE and CPE course shall first be approved by the administrator, or the administrator's designee, before granting credit.

(d) In addition to the specific topic requirements in subsections (a) and (b), PPE and CPE courses shall focus on issues of mortgage business, as defined by K.S.A. 9-2201 and amendments thereto, or related industry topics.

(e) One PPE or CPE hour shall consist of at least 50 minutes of approved instruction.

(f) Each request for PPE or CPE course approval shall be submitted on a form approved by the administrator. A request for PPE or CPE course approval may be submitted by any person, as defined by K.S.A. 16a-1-301 and amendments thereto.

(g) Evidence of satisfactory completion of approved PPE or CPE courses shall be submitted in the manner prescribed by the administrator. Each residential mortgage loan originator registrant shall ensure that PPE or CPE credit has been properly submitted to the administrator and shall maintain verification records in the form of completion certificates or other documentation of attendance at approved PPE or CPE courses.

(h) Each CPE year shall begin on the first day of January and shall end on the 31st day of December each year.

(i) Each residential mortgage loan originator registrant may receive credit for a CPE course only in the year in which the course is taken. A registrant shall not take the same approved course in the same or successive years to meet the annual requirements for CPE.

(j) Each residential mortgage loan originator registrant who fails to renew the registrant's certificate of registration, in accordance with K.S.A. 16a-2-302 and amendments thereto, shall obtain all delinquent CPE before receiving a new certificate of registration.

(k) A residential mortgage loan originator registrant who is an instructor of an approved continuing education course may receive credit for the registrant's own annual continuing education requirement at the rate of two hours of credit for every one hour taught. (Authorized by and implementing K.S.A. 16a-6-104, as amended by 2009 SB 240, §21; effective Oct. 2, 2009.)

75-6-37. Prelicensure testing. (a) On and after July 31, 2010, each individual required to register as a residential mortgage loan originator pursuant to the Kansas uniform consumer credit code, K.S.A. 16a-1-101 et seq. and amendments thereto, shall pass a qualified written test. For purposes of this regulation, the administrator's designee for developing and administering the qualified written test shall be the nationwide mortgage licensing system and registry.

(b) A written test shall not be treated as a qualified written test for purposes of subsection (a) unless the test adequately measures the applicant's knowledge and comprehension in appropriate subject areas, including the following:

- (1) Ethics;
- (2) federal laws and regulations pertaining to mortgage origination;
- (3) state laws and regulations pertaining to mortgage origination;
- (4) federal and state laws and regulations, including instruction on fraud, consumer protection, the nontraditional mortgage marketplace, and fair lending issues.

(c)(1) An applicant shall not be considered to have passed a qualified written test unless the applicant achieves a test score of at least 75 percent.

(2) An applicant may retake a test three consecutive times, with each consecutive taking occurring at least 30 days after the preceding test.

(3) After failing three consecutive tests, an applicant shall wait at least six months before taking the test again.

(4) A registered mortgage loan originator registrant who fails to maintain a valid license for five years or longer shall retake the test, not including any time during which the individual is a registered loan originator, as defined in section 1503 of title V, S.A.F.E. mortgage licensing act of 2008, P.L. 110-289. (Authorized by and implementing K.S.A. 16a-6-104, as amended by 2009 SB 240, §21; effective Oct. 2, 2009.)

75-6-38. Record retention. (a) In any loan, lease, or credit sale not secured by an interest in real estate, the licensee or any person required to file notification with the administrator pursuant to K.S.A. 16a-6-202, and amendments thereto, shall retain the following:

(1) The following documents, as applicable, in any transaction closed in the name of the licensee or person filing notification, for at least 36 months following the closing date or, if the transaction is not closed, the application date:

- (A) The application;
- (B) the contract and any addendum or rider;
- (C) the final truth-in-lending disclosure statement, including an itemization of the amount financed and an itemization of any prepaid finance charges, or consumer lease disclosures;
- (D) any written agreements with the borrower that describe rates or fees;
- (E) any documentation that aided the licensee or person in making a credit decision, including a credit report, verification of employment, verification of income, bank statements, payroll records, and tax returns;
- (F) all paid invoices for credit report, filing, and any other closing costs;
- (G) any credit insurance requests and insurance certificates;
- (H) the assignment of the contract;
- (I) phone log or any correspondence with associated notes detailing each contact with the consumer;
- (J) all other agreements for products or services charged in connection with each transaction by the licensee, person filing notification, or third party, including guaranteed asset protection (GAP) and warranties; and
- (K) any other disclosures or statements required by law; and

(2) the following documents, as applicable, in any transaction in which the licensee or person filing notification owns the account and directly or indirectly undertakes collection of payments or enforcement of rights against debtors, for at least 36 months after the final entry to each account:

- (A) A complete payment history, including the following:
 - (i) An explanation of transaction codes, if used;
 - (ii) the principal balance;
 - (iii) the payment amount;
 - (iv) the payment date;
 - (v) the distribution of the payment amount to interest, principal, and late fees or other fees; and
 - (vi) any other amounts that have been added to, or deducted from, a consumer's account;
- (B) any other statements, disclosures, invoices, or information for each account, including the following:
 - (i) Documentation supporting any amounts added to a consumer's account or evidence that a service was actually performed in connection with these amounts, or both, including costs of collection, attorney's fees, skip tracing, retaking, or repossession fees;
 - (ii) loan modification agreements;
 - (iii) forbearance or any other repayment agreements;
 - (iv) subordination agreements;
 - (v) surplus or deficiency balance statements;
 - (vi) default-related correspondence or documents;
 - (vii) evidence of sale of repossessed collateral;
 - (viii) the notice of the consumer's right to cure;
 - (ix) property insurance advance disclosure;
 - (x) force-placed property insurance;

(xi) notice and evidence of credit insurance premium refunds;

- (xii) deferred interest;
- (xiii) suspense accounts;
- (xiv) phone log or any correspondence with associated notes detailing each contact between the servicer and the consumer; and
- (xv) any other product or service agreements; and
- (C) documents related to the general servicing activities of the licensee, including the following:
 - (i) Historical records for all adjustable rate indices used;
 - (ii) a log of all accounts sold, transferred, or assigned that details to whom the accounts were sold, transferred, or assigned;
 - (iii) a log of all accounts in which repossession activity has been initiated;
 - (iv) a log of all credit insurance claims and accounts paid by credit insurance; and
 - (v) a schedule of servicing fees and charges imposed by the licensee or a third party.

(b) In any loan secured by an interest in real estate, the licensee shall retain the following:

(1) The following documents, as applicable, in any mortgage loan in which the licensee does not close the transaction in the licensee's name, for at least 36 months following the closing date or, if the transaction is not closed, the application date:

- (A) The application;
- (B) the good faith estimate;
- (C) the early truth-in-lending disclosure statement;
- (D) any written agreements with the borrower that describe rates, fees, broker compensation, and any other similar fees;
- (E) an appraisal performed by a Kansas-licensed or Kansas-certified appraiser completed within 12 months before the loan closing date, the total appraised value of the real estate as reflected in the most recent records of the tax assessor of the county in which the real estate is located, or, for a nonpurchase money real estate transaction, the estimated market value as determined through an automated valuation model, pursuant to K.S.A. 16a-1-301(6) and amendments thereto, acceptable to the administrator;
- (F) the adjustable rate mortgage (ARM) disclosure;
- (G) the home equity line of credit (HELOC) disclosure statement;
- (H) the affiliated business arrangement disclosure;
- (I) evidence that the special information booklet, consumer handbook on adjustable rate mortgages, home equity brochure, reverse mortgage booklet, or any suitable substitute was delivered in a timely manner;
- (J) the certificate of counseling for home equity conversion mortgages (HECMs);
- (K) the loan cost disclosure statement for HECMs;
- (L) the notice to the borrower for HECMs;
- (M) phone log or any correspondence with associated notes detailing each contact with the consumer;
- (N) any documentation that aided the licensee in making a credit decision, including a credit report, title work,

(continued)

verification of employment, verification of income, bank statements, payroll records, and tax returns;

(O) the settlement statement; and

(P) all paid invoices for appraisal, title work, credit report, and any other closing costs;

(2) the following documents, as applicable, in any transaction in which the licensee provides any money to fund the loan or closes the mortgage loan in the licensee's name, for at least 36 months from the closing date of the transaction:

(A) The high loan-to-value notice required by K.S.A. 16a-3-207 and amendments thereto;

(B) the final truth-in-lending disclosure statement, including an itemization of the amount financed and an itemization of any prepaid finance charges;

(C) any credit insurance requests and insurance certificates;

(D) the note and any other applicable contract addendum or rider;

(E) a copy of the filed mortgage or deed;

(F) a copy of the title policy or search;

(G) the assignment of the mortgage and note;

(H) the initial escrow account statement or escrow account waiver;

(I) the notice of the right to rescind or waiver of the right to rescind;

(J) the special home ownership and equity protection act disclosures required by regulation Z in 12 CFR 226.32(c) and 226.34(a)(2), if applicable;

(K) the mortgage servicing disclosure statement and applicant acknowledgement;

(L) the notice of transfer of mortgage servicing;

(M) any interest rate lock-in agreement or float agreement; and

(N) any other disclosures or statements required by law; and

(3) the following documents, as applicable, in any mortgage transaction in which the licensee owns the mortgage loan or the servicing rights of the mortgage loan and directly or indirectly undertakes collection of payments or enforcement of rights against debtors, for at least 36 months from the final entry to each account:

(A) A complete payment history, including the following:

(i) An explanation of transaction codes, if used;

(ii) the principal balance;

(iii) the payment amount;

(iv) the payment date;

(v) the distribution of the payment amount to interest, principal, late fees or other fees, and escrow; and

(vi) any other amounts that have been added to, or deducted from, a consumer's account;

(B) any other statements, disclosures, invoices, or information for each account, including the following:

(i) Documentation supporting any amounts added to a consumer's account or evidence that a service was actually performed in connection with these amounts, including costs of collection, attorney's fees, property inspections, property preservations, and broker price opinions;

(ii) annual escrow account statements and related escrow account analyses;

(iii) notice of shortage or deficiency in escrow account;

(iv) loan modification agreements;

(v) forbearance or any other repayment agreements;

(vi) subordination agreements;

(vii) foreclosure notices;

(viii) evidence of sale of foreclosed homes;

(ix) surplus or deficiency balance statements;

(x) default-related correspondence or documents;

(xi) the notice of the consumer's right to cure;

(xii) property insurance advance disclosure;

(xiii) force-placed property insurance;

(xiv) notice and evidence of credit insurance premium refunds;

(xv) deferred interest;

(xvi) suspense accounts;

(xvii) phone log or any correspondence with associated notes detailing each contact between the servicer and the consumer; and

(xviii) any other product or service agreements; and

(C) documents related to the general servicing activities of the licensee, including the following:

(i) Historical records for all adjustable rate mortgage indices used;

(ii) a log of all accounts sold, transferred, or assigned that details to whom the accounts were sold, transferred, or assigned;

(iii) a log of all accounts in which foreclosure activity has been initiated;

(iv) a log of all credit insurance claims and accounts paid by credit insurance; and

(v) a schedule of servicing fees and charges imposed by the licensee or a third party.

(c) In addition to meeting the requirements specified in subsections (a) and (b), each licensee or person filing notification shall retain for at least the previous 36 months the documents related to the general business activities of the licensee or person filing notification, which shall include the following:

(1) Advertising records, including copies of printed advertisements or solicitations and those by internet or other electronic means;

(2) the business account check ledger or register;

(3) all financial statements, balance sheets, or statements of condition;

(4) a detailed list of all transactions originated, closed, purchased, or serviced; and

(5) a schedule of the licensee's fees and charges. (Authorized by K.S.A. 16a-6-104, as amended by 2009 SB 240, §21; implementing K.S.A. 16a-2-304, as amended by 2009 SB 240, §19; effective Oct. 2, 2009.)

J. Thomas Thull
State Bank Commissioner

Doc. No. 037514

State of Kansas
Office of the State Bank Commissioner
Permanent Administrative Regulations

Article 24.—MORTGAGE BUSINESS

17-24-2. Mortgage business fees. At the time of filing any application, or providing any notice that requires the amendment of any license or registration pursuant to the Kansas mortgage business act, K.S.A. 9-2201 et seq. and amendments thereto, each applicant, licensee, or registrant shall remit to the office of the state bank commissioner the following applicable nonrefundable fees:

- (a) New or renewal application for principal place of business or branch office \$600
(b) Application for new or renewal registration as loan originator \$125
(c) Amendment of any license or registration \$50
(Authorized by K.S.A. 2008 Supp. 9-2209, as amended by 2009 SB 240, §9; implementing K.S.A. 9-2204, K.S.A. 2008 Supp. 9-2205, as amended by 2009 SB 240, §7, and K.S.A. 9-2215; effective, T-17-4-9-99, April 9, 1999; amended Dec. 21, 2001; amended Oct. 2, 2009.)

17-24-3. Prelicensing and continuing education requirements. (a) Each individual required to register as a loan originator pursuant to the Kansas mortgage business act, K.S.A. 9-2201 et seq. and amendments thereto, shall complete at least 20 hours of prelicensing professional education (PPE) approved in accordance with subsection (c), which shall include at least the following:

- (1) Three hours of federal law and regulations;
(2) three hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues; and
(3) two hours of training related to lending standards for the nontraditional mortgage product marketplace.
(b) Each individual required to register as a loan originator pursuant to the Kansas mortgage business act, K.S.A. 9-2201 et seq. and amendments thereto, shall annually complete at least eight hours of approved continuing professional education (CPE) as a condition of registration renewal, which shall include at least the following:
(1) Three hours of federal law and regulations;
(2) two hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues; and
(3) two hours of training related to lending standards for the nontraditional mortgage product marketplace.

(c) Each PPE and each CPE course shall first be approved by the office of the state bank commissioner (OSBC), or its designee, before granting credit.

(d) In addition to the specific topic requirements in subsections (a) and (b), PPE and CPE courses shall focus on issues of mortgage business, as defined by K.S.A. 9-2201 and amendments thereto, or related industry topics.

(e) One PPE or CPE hour shall consist of at least 50 minutes of approved instruction.

(f) Each request for PPE or CPE course approval shall be submitted on a form approved by the OSBC. A request

for PPE or CPE course approval may be submitted by any person, as defined by K.S.A. 9-2201 and amendments thereto.

(g) Evidence of satisfactory completion of approved PPE or CPE courses shall be submitted in the manner prescribed by the commissioner. Each registrant shall ensure that PPE or CPE credit has been properly submitted to the OSBC and shall maintain verification records in the form of completion certificates or other documentation of attendance at approved PPE or CPE courses.

(h) Each CPE year shall begin on the first day of January and shall end on the 31st day of December each year.

(i) A registrant may receive credit for a CPE course only in the year in which the course is taken. A registrant shall not take the same approved course in the same or successive years to meet the annual requirements for CPE.

(j) Each registrant who fails to renew the registrant's certificate of registration, in accordance with K.S.A. 9-2205 and amendments thereto, shall obtain all delinquent CPE before receiving a new certificate of registration.

(k) A registrant who is an instructor of an approved continuing education course may receive credit for the registrant's own annual continuing education requirement at the rate of two hours of credit for every one hour taught. (Authorized by and implementing K.S.A. 2008 Supp. 9-2209, as amended by 2009 SB 240, §9; effective March 1, 2002; amended Oct. 2, 2009.)

17-24-4. Record retention. (a) In any mortgage transaction in which the licensee does not close the mortgage loan in the licensee's name, the licensee shall retain the following documents, as applicable, for at least 36 months following the loan closing date, or if the loan is not closed, the loan application date:

- (1) The application;
(2) the good faith estimate;
(3) the early truth-in-lending disclosure statement;
(4) any written agreements with the borrower that describe rates, fees, broker compensation, and any other similar fees;
(5) an appraisal performed by a Kansas-licensed or Kansas-certified appraiser completed within 12 months before the loan closing date, the total appraised value of the real estate as reflected in the most recent records of the tax assessor of the county in which the real estate is located, or, for a nonpurchase money real estate transaction, the estimated market value as determined through an acceptable automated valuation model, pursuant to K.S.A. 16a-1-301(6) and amendments thereto;
(6) the signed Kansas acknowledgment as required by K.S.A. 9-2208(b), and amendments thereto;
(7) the adjustable rate mortgage (ARM) disclosure;
(8) the home equity line of credit (HELOC) disclosure statement;
(9) the affiliated business arrangement disclosure;
(10) evidence that the special information booklet, consumer handbook on adjustable rate mortgages, home equity brochure, reverse mortgage booklet, or any suitable substitute was delivered in a timely manner;
(11) the certificate of counseling for home equity conversion mortgages (HECMs);

(continued)

- (12) the loan cost disclosure statement for HECMs;
- (13) the notice to the borrower for HECMs;
- (14) phone log or any correspondence with associated notes detailing each contact with the consumer;
- (15) any documentation that aided the licensee in making a credit decision, including a credit report, title work, verification of employment, verification of income, bank statements, payroll records, and tax returns;
- (16) the settlement statement; and
- (17) all paid invoices for appraisal, title work, credit report, and any other closing costs.

(b) In any mortgage transaction in which the licensee provides any money to fund the loan or closes the mortgage loan in the licensee's name, the licensee shall retain both the documents required in subsection (a) and the following documents, as applicable, for at least 36 months from the mortgage loan closing date:

- (1) The high loan-to-value notice required by K.S.A. 16a-3-207 and amendments thereto;
- (2) the final truth-in-lending disclosure statement, including an itemization of the amount financed and an itemization of any prepaid finance charges;
- (3) any credit insurance requests and insurance certificates;
- (4) the note and any other applicable contract addendum or rider;
- (5) a copy of the filed mortgage or deed;
- (6) a copy of the title policy or search;
- (7) the assignment of the mortgage and note;
- (8) the initial escrow account statement or escrow account waiver;
- (9) the notice of the right to rescind or waiver of the right to rescind, if applicable;
- (10) the special home ownership and equity protection act disclosures required by regulation Z in 12 CFR 226.32(c) and 226.34(a)(2), as amended and in effect on October 1, 2009, if applicable;
- (11) the mortgage servicing disclosure statement and applicant acknowledgement;
- (12) the notice of transfer of mortgage servicing;
- (13) any interest rate lock-in agreement or float agreement; and
- (14) any other disclosures or statements required by law.

(c) In any mortgage transaction in which the licensee owns the mortgage loan or the servicing rights of the mortgage loan and directly or indirectly undertakes collection of payments or enforcement of rights against debtors, the licensee shall retain the documents required in subsections (a) and (b) and the following documents, as applicable, for at least 36 months from the final entry to each account:

- (1) A complete payment history, including the following:
 - (A) An explanation of transaction codes, if used;
 - (B) the principal balance;
 - (C) the payment amount;
 - (D) the payment date;
 - (E) the distribution of the payment amount to the following:
 - (i) Interest;
 - (ii) principal;

- (iii) late fees or other fees; and
- (iv) escrow; and
- (F) any other amounts that have been added to, or deducted from, a consumer's account;
- (2) any other statements, disclosures, invoices, or information for each account, including the following:
 - (A) Documentation supporting any amounts added to a consumer's account or evidence that a service was actually performed in connection with these amounts, or both, including costs of collection, attorney's fees, property inspections, property preservations, and broker price opinions;
 - (B) annual escrow account statements and related escrow account analyses;
 - (C) notice of shortage or deficiency in escrow account;
 - (D) loan modification agreements;
 - (E) forbearance or any other repayment agreements;
 - (F) subordination agreements;
 - (G) foreclosure notices;
 - (H) evidence of sale of foreclosed homes;
 - (I) surplus or deficiency balance statements;
 - (J) default-related correspondence or documents;
 - (K) the notice of the consumer's right to cure;
 - (L) any property insurance advance disclosure;
 - (M) force-placed property insurance;
 - (N) notice and evidence of credit insurance premium refunds;
 - (O) deferred interest;
 - (P) suspense accounts;
 - (Q) phone log or any correspondence with associated notes detailing each contact between the servicer and the consumer; and
 - (R) any other product or service agreements; and
- (3) documents related to the general servicing activities of the licensee, including the following:
 - (A) Historical records for all adjustable rate mortgage indices used;
 - (B) a log of all accounts sold, transferred, or assigned that details to whom the accounts were sold, transferred, or assigned;
 - (C) a log of all accounts in which foreclosure activity has been initiated;
 - (D) a log of all credit insurance claims and accounts paid by credit insurance; and
 - (E) a schedule of servicing fees and charges imposed by the licensee or a third party.
- (d) In addition to meeting the requirements specified in subsections (a), (b), and (c), each licensee shall retain for at least the previous 36 months the documents related to the general business activities of the licensee, which shall include the following:
 - (1) The business account check ledger or register;
 - (2) all financial statements, balance sheets, or statements of condition;
 - (3) all escrow account ledgers and related deposit statements as required by K.S.A. 9-2213, and amendments thereto;
 - (4) a journal of mortgage transactions as required by K.S.A. 9-2216a and amendments thereto;
 - (5) all lease agreements for Kansas locations; and
 - (6) a schedule of the licensee's fees and charges. (Authorized by K.S.A. 9-2209, as amended by 2009 SB 240,

§9; implementing K.S.A. 2008 Supp. 9-2208, K.S.A. 9-2213, and K.S.A. 2008 Supp. 9-2216, as amended by 2009 SB 240, §12; effective Oct. 31, 2003; amended Oct. 2, 2009.)

17-24-5. Prelicensure testing. (a) On and after July 31, 2010, each individual required to register as a loan originator pursuant to the Kansas mortgage business act, K.S.A. 9-2201 et seq. and amendments thereto, shall pass a qualified written test. For purposes of this regulation, the commissioner's designee for developing and administering the qualified written test shall be the nationwide mortgage licensing system and registry.

(b) A written test shall not be treated as a qualified written test for purposes of subsection (a) unless the test adequately measures the applicant's knowledge and comprehension in appropriate subject areas, including the following:

- (1) Ethics;
- (2) federal laws and regulations pertaining to mortgage origination;
- (3) state laws and regulations pertaining to mortgage origination; and
- (4) federal and state laws and regulations, including instruction on fraud, consumer protection, the nontraditional mortgage marketplace, and fair lending issues.

(c)(1) An applicant shall not be considered to have passed a qualified written test unless the applicant achieves a test score of at least 75 percent.

(2) An applicant may retake a test three consecutive times, with each consecutive taking occurring at least 30 days after the preceding test.

(3) After failing three consecutive tests, an applicant should wait at least six months before taking the test again.

(4) A registrant who fails to maintain a valid license for five years or longer shall retake the test, not including any time during which the individual is a registered loan originator, as defined in section 1503 of title V, S.A.F.E. mortgage licensing act of 2008, P.L. 110-289. (Authorized by and implementing K.S.A. 2008 Supp. 9-2209, as amended by 2009 SB 240, §9; effective Oct. 2, 2009.)

17-24-6. Bond requirements. Each applicant for a new or renewal Kansas mortgage business act license shall submit a bond in the following amounts: (a) For any applicant who maintains a bona fide office, \$50,000.00 or, if the applicant or licensee originated or made more than \$50,000,000.00 in Kansas mortgage loans during the previous calendar year, \$75,000.00; or

(b) for each applicant or licensee who does not maintain a bona fide office, \$100,000.00 or, if the applicant or licensee originated more than \$50,000,000.00 in Kansas mortgage loans during the previous calendar year, \$125,000.00. (Authorized by K.S.A. 2008 Supp. 9-2209, as amended by 2009 SB 240, §9, and K.S.A. 2008 Supp. 9-2211, as amended by 2009 SB 240, §10; implementing K.S.A. 2008 Supp. 9-2211, as amended by 2009 SB 240, §10; effective Oct. 2, 2009.)

J. Thomas Thull
State Bank Commissioner

Doc. No. 037513

State of Kansas

State Corporation Commission

Permanent Administrative Regulations

Article 4.—MOTOR CARRIERS OF PERSONS AND PROPERTY

82-4-3a. Hours of service. (a) With the following exceptions, 49 C.F.R. Part 395, as in effect on October 1, 2007, is hereby adopted by reference:

- (1) 49 C.F.R. 395.0 shall be deleted.
- (2) The following revisions shall be made to 49 C.F.R. 395.1:

(A) 49 C.F.R. 395.1(a)(2), 49 C.F.R. 395.1(h), and 49 C.F.R. 395.1(i) shall be deleted.

(B) 49 C.F.R. 395.1(k) shall be deleted and replaced by the following:

“(k)(1) The provisions of this regulation shall not apply to drivers transporting agricultural commodities or farm supplies for agricultural purposes in the state if the transportation meets the following conditions:

“(A) Is limited to an area within a 100-air-mile radius from the source of the commodities or the distribution point for the farm supplies; and

“(B) is conducted within the planting and harvesting seasons.

“(2) ‘Planting and harvesting seasons’ means the time periods for planting and harvesting that occur between January 1 and December 31.

“(3) ‘Agricultural commodities’ means the unprocessed products of agriculture, horticulture, and cultivation of the soil, including wheat, corn, hay, milo, sorghum, sunflowers, and soybeans. Agricultural commodities shall not include livestock and livestock products, milk, honey, poultry products, timber products, and nursery stock, nor shall the term include the transportation of hazardous materials of the type or quantity that requires the vehicle to be placarded.

“(4) ‘Farm supplies’ means supplies or equipment for use in the planting or harvesting of agricultural commodities, but shall not include the transportation of hazardous materials of the type or quantity that requires the vehicle to be placarded.

“(5) ‘Hazardous materials of the type or quantity that requires the vehicle to be placarded,’ as used in 49 C.F.R. 395.1(k)(3) and (4), means materials that require placarding pursuant to 49 C.F.R. Part 172, as adopted in K.A.R. 82-4-20, but shall not include fertilizer, animal waste used as fertilizer, anhydrous ammonia, and pesticides.”

(C) 49 C.F.R. 395.1(q) shall be deleted.

(3) The following revisions shall be made to 49 C.F.R. 395.2:

(A) The definition of “sleeper berth” shall be deleted and replaced by the following: “‘Sleeper berth’ means a berth conforming to the requirements of 49 C.F.R. 393.76, as adopted in K.A.R. 82-4-3i.”

(B) The phrase “found by the Secretary to be hazardous under 49 U.S.C. 5103 in a quantity requiring placarding under regulations issued to carry out such section,” which appears in the definition of “transportation of con-

(continued)

struction materials and equipment," shall be deleted and replaced by "requiring placarding pursuant to 49 C.F.R. Part 172, as adopted in K.A.R. 82-4-20."

(4) The following revisions shall be made to 49 C.F.R. 395.8:

(A) The last sentence in 49 C.F.R. 395.8(a)(1) shall be deleted.

(B) The "Note" that appears between 49 C.F.R. 395.8(c) and (d) shall be deleted.

(C) The "Note" that appears between 49 C.F.R. 395.8(h)(5) and (i) shall be deleted.

(D) The "Note," including the graphic, that appears after 49 C.F.R. 395.8(k)(2) shall be deleted.

(5) The following revisions shall be made to 49 C.F.R. 395.13:

(A) In paragraph (a), the phrase "every special agent" shall be deleted and replaced by "any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program."

(B) 49 C.F.R. 395.13(c)(2) shall be deleted and replaced by the following: "Within fifteen days following the date any driver is placed out of service, the motor carrier that employed the driver shall personally deliver or place in the U.S. mail to the division administrator or the state director of the federal motor carrier safety administration a signed certification in a form acceptable to the commission. Any signed certification acceptable to the commission shall include the following information:

"(i) All violations have been corrected;

"(ii) action has been taken to assure compliance with 49 C.F.R. 395.1, 49 C.F.R. 395.2, 49 C.F.R. 395.3, 49 C.F.R. 395.5, 49 C.F.R. 395.8, 49 C.F.R. 395.13, and 49 C.F.R. 395.15; and

"(iii) the motor carrier understands that false certification can result in appropriate enforcement action."

(B) The phrase "as adopted in K.A.R. 82-4-3k" shall be added before the phrase "pertaining to attendance and surveillance of commercial motor vehicles," which appears in 49 C.F.R. 395.13(d)(4).

(6) The last sentence in 49 C.F.R. 395.15(b)(3) shall be deleted.

(7)(A) The phrase "special agent of the Federal Motor Carrier Safety Administration (as defined in appendix B to this subchapter)," which appears in 49 C.F.R. 395.1, 49 C.F.R. 395.2, 49 C.F.R. 395.3, 49 C.F.R. 395.5, 49 C.F.R. 395.8, 49 C.F.R. 395.13, and 49 C.F.R. 395.15, shall be deleted and replaced by "any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(B) The phrases "Federal Motor Carrier Safety Administration" and "FMCSA," which appear in 49 C.F.R. 395.1, 49 C.F.R. 395.2, 49 C.F.R. 395.3, 49 C.F.R. 395.5, 49 C.F.R. 395.8, 49 C.F.R. 395.13, and 49 C.F.R. 395.15, shall be deleted and replaced by "commission."

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or

other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted.

(c) No wrecker or tow truck, as defined by K.S.A. 66-1329 and amendments thereto, with a gross vehicle weight rating or gross combination vehicle weight rating of 26,000 pounds or less shall be subject to this regulation. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-16-03, Jan. 4, 2004; effective, T-82-4-27-04, May 3, 2004; effective, T-82-8-23-04, Aug. 31, 2004; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended, T-82-10-25-05, Nov. 1, 2005; amended Feb. 17, 2006; amended, T-82-3-21-06, March 21, 2006; amended June 30, 2006; amended Oct. 2, 2009.)

82-4-3b. Procedures for transportation workplace drug and alcohol testing programs. (a) With the following exceptions, 49 C.F.R. Part 40, as in effect on October 1, 2007, is hereby adopted by reference:

(1) The following changes shall be made to 49 C.F.R. 40.1:

(A) In paragraph (a), the phrase "Department of Transportation (DOT) agency" shall be deleted and replaced by "commission."

(B) In paragraph (b), the phrase "DOT agency" shall be deleted and replaced by "commission."

(C) Paragraph (c) shall be deleted.

(2) The following revisions shall be made to 49 C.F.R. 40.3:

(A) The following definition of "approved test" shall be added after the definition of "Alcohol use":

"'Approved test' means a drug or alcohol test conducted in compliance with this regulation and K.A.R. 82-4-3c."

(B) The following definition of "Custody and control form" shall be added after the definition of "Cancelled test": "'Custody and control form' (CCF) means a form as described in 49 C.F.R. 40.45."

(C) In the definition of "Employee," the term "DOT agency" shall be deleted and replaced by "Commission." The term "U.S." shall be inserted before the phrase "Department of Health and Human Services."

(D) In the definition of "Employer," the phrase "subject to DOT agency regulations requiring compliance with this part" shall be deleted and replaced by "subject to this regulation and K.A.R. 82-4-3c."

(E) In the definition of "Evidential Breath Testing Device," the phrase "as in effect on July 14, 2004, and hereby adopted by reference," shall appear after the phrase "NHTSA's Conforming Products List (CPL)."

(F) The following revisions shall be made to the definition of "Laboratory":

(i) The words "by DOT" shall be deleted.

(ii) The last sentence shall be deleted.

(G) The definition of "Office of Drug and Alcohol Policy and Compliance" shall be deleted.

(H) The following definition of "motor carrier" shall be added after the definition of "Office of Drug and Alcohol Policy and Compliance (ODAPC)": "'Motor carrier.' The definition of motor carrier found in 49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f, shall apply to this section."

(I) In the definition of "Qualification Training," the term "DOT" shall be deleted and replaced by "commission."

(J) In the definition of "Refresher Training," the phrase "DOT agency drug and alcohol testing regulations" shall be deleted and replaced by "K.A.R. 82-4-3c."

(K) The definition of "Secretary" shall be deleted.

(L) The following definition of "special agent or authorized representative" shall be added after the definition of "Shipping container":

"Special agent or authorized representative" means an authorized representative of the commission, and members of the Kansas highway patrol or any other law enforcement officers in the state who have been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(M) In the definition of "Substance Abuse Professional," the term "DOT" shall be deleted and replaced by "commission."

(N) The following definition of "unapproved test" shall be added after the definition for "Substituted specimen": "Unapproved test" means a drug or alcohol test not conducted in compliance with this regulation or K.A.R. 82-4-3c."

(3) 49 C.F.R. 40.5 and 49 C.F.R. 40.7 shall be deleted.

(4) The following revisions shall be made to 49 C.F.R. 40.11:

(A) In paragraph (b), the phrase "the DOT agency regulations" shall be deleted and replaced by "this regulation and K.A.R. 82-4-3c."

(B) Paragraph (c) shall be deleted and replaced by the following:

"All agreements and arrangements, written or unwritten, between and among employers and service agents concerning the implementation of the commission's drug and alcohol testing requirements shall require compliance with all applicable provisions of this regulation and K.A.R. 82-4-3c."

(5) The following revisions shall be made to 49 C.F.R. 40.13:

(A) The following revisions shall be made to paragraphs (a) and (b):

(i) The term "DOT" shall be deleted and replaced by "These approved."

(ii) The term "non-DOT" shall be deleted and replaced by "unapproved."

(B) In paragraph (b), the phrase "a DOT" shall be deleted and replaced by "an approved."

(C) The following revisions shall be made to paragraph (c):

(i) The first instance of the term "DOT" found in the first sentence shall be deleted and replaced by "an approved."

(ii) The phrase "DOT agency regulations" appearing in the first sentence shall be deleted and replaced by "K.A.R. 82-4-3c."

(iii) The phrase "a DOT" found in the second sentence shall be deleted and replaced by "an approved."

(D) The following revisions shall be made to paragraph (d):

(i) The phrase "a DOT" shall be deleted and replaced by "an approved."

(ii) The phrase "DOT agency" shall be deleted and replaced by "commission."

(E) The following revisions shall be made to paragraph (e):

(i) The first two instances of the term "DOT" shall be deleted and replaced by "approved."

(ii) The term "non-DOT" shall be deleted and replaced by "unapproved."

(iii) The last instance of the term "DOT" shall be deleted.

(F) The following revisions shall be made to paragraph (f):

(i) The words "the CCF or the ATF" shall be deleted and replaced by "an approved form."

(ii) The term "non-DOT" shall be deleted and replaced by "unapproved."

(iii) The term "DOT" shall be deleted and replaced by "approved."

(iv) The words "and agencies" shall be deleted.

(v) In the last sentence, the phrase "CCF and ATF" shall be deleted and replaced by "approved forms."

(vi) The term "DOT-mandated" shall be deleted and replaced by "approved."

(6) The following revisions shall be made to 49 C.F.R. 40.15:

(A) In paragraph (a), the term "DOT agency" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (c):

(i) The first and second instance of the term "DOT" shall be deleted and replaced by "approved."

(ii) All instances of the phrase "a DOT agency" shall be deleted and replaced by "the commission."

(7) The last sentence of 49 C.F.R. 40.17 shall be deleted.

(8) The following revisions shall be made to 49 C.F.R. 40.21:

(A) In paragraph (a), the phrase "a DOT agency" shall be deleted and replaced by "the commission."

(B) In paragraph (b), the term "concerned DOT agency" shall be deleted and replaced by "commission."

(C) Paragraphs (b)(1), (b)(2), and (b)(3) shall be deleted.

(D) Paragraph (c)(1)(iv) shall be deleted.

(E) The following revisions shall be made to paragraph (d):

(i) The phrase "Administrator of the concerned DOT agency" shall be deleted and replaced by "commission."

(ii) The words "he or she" shall be deleted and replaced by "the commission."

(F) In paragraph (d)(1), the phrase "Administrator, or his or her designee" shall be deleted and replaced by "commission."

(G) The following revisions shall be made to paragraph (d)(2):

(i) The phrase "Administrator, or his or her designee" shall be deleted and replaced by "commission."

(ii) The term "DOT agency" shall be deleted and replaced by "commission."

(H) In paragraph (e), the term "DOT agency" shall be deleted and replaced by "commission."

(9) The following revisions shall be made to 49 C.F.R. 40.25:

(continued)

(A) In paragraph (b), the term "DOT-regulated" shall be deleted and replaced by "commission-regulated."

(B) In paragraph (b)(4), the term "DOT agency" shall be deleted and replaced by "commission."

(C) The following revisions shall be made to paragraph (b)(5):

(i) The phrase "a DOT" shall be deleted and replaced by "an approved."

(ii) The remaining term "DOT" shall be deleted and replaced by "the commission's."

(D) The following revisions shall be made to paragraph (e):

(i) The phrase "a DOT agency drug and alcohol regulation" shall be deleted and replaced by "this regulation or K.A.R. 82-4-3c or both."

(ii) The remaining term "DOT agency" shall be deleted and replaced by "commission."

(10) 49 C.F.R. 40.26 shall be deleted and replaced by the following:

"Management information system ("MIS") data shall be reported to the commission within 10 days of the commission's request for the information. MIS data shall be reported in a certified form acceptable to the commission. A certified form acceptable to the commission shall include the following information:

"(a) Information regarding the employer, including:

"(1) The name of the employer's business and, if applicable, the name it does business as;

"(2) the company's physical address and, if applicable, e-mail address;

"(3) the printed name and signature of the company's official certifying the MIS data;

"(4) the date the MIS data was certified;

"(5) the name and telephone number of the person preparing the form, if it is different from the person certifying the MIS data;

"(6) the name and telephone number of the C/TPA, if applicable; and

"(7) the employer's motor carrier identification number.

"(b) Information regarding the covered employees, including:

"(1) the total number of safety-sensitive employees in all categories;

"(2) the total number of employee categories;

"(3) the name of the employee category or categories; and

"(4) the total number of employees for each category.

"(c) Information regarding the drug testing data, including:

"(1) The type of test, which includes:

"(A) Pre-employment;

"(B) random;

"(C) post-accident;

"(D) reasonable suspicion or cause;

"(E) return-to-duty; and

"(F) follow-up.

"(2) The number of tests by result, including:

"(A) Total number of test results;

"(B) verified negative results;

"(C) verified positive results for one or more drugs;

"(D) positive for marijuana;

"(E) positive for cocaine;

"(F) positive for PCP;

"(G) positive for opiates;

"(H) positive for amphetamines;

"(I) canceled results; and

"(J) refusal results, including:

"(i) Adulterated;

"(ii) substitutes;

"(iii) shy bladder with no medical explanation; and

"(iv) other refusals to submit to testing.

"(d) Information resulting alcohol testing data, including:

"(1) The type of test, including the same types as listed in paragraph (c)(1) above;

"(2) The number of tests by results, including:

"(A) Total number of screen test results;

"(B) screening tests with results below 0.02;

"(C) Screening tests with results of 0.02 or greater;

"(D) number of confirmation test results;

"(E) confirmation tests with results of 0.02 through 0.039;

"(F) confirmation tests with results of 0.04 or greater;

"(G) canceled results; and

"(H) refusal results, including:

"(i) Shy lung with no medical explanation; and

"(ii) other refusals to submit to testing."

(11) The following changes shall be made to 49 C.F.R. 40.29:

(A) The first sentence shall be deleted and replaced by "Other information regarding the responsibilities of employers can be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(B) The word "non-Federal" shall be deleted and replaced by "unapproved."

(C) The term "DOT" shall be deleted and replaced by "approved."

(D) The word "Federal" shall be deleted.

(E) The term "non-DOT" shall be deleted and replaced by "unapproved."

(F) The phrase "Sec. 40.227—Use of non-DOT forms for DOT tests or DOT ATFs for non-DOT tests" shall be deleted.

(12) The following revisions shall be made to 49 C.F.R. 40.31:

(A) In paragraph (a), the term "DOT" shall be deleted and replaced by "approved."

(B) In paragraph (c), the phrase "DOT agency" shall be deleted and replaced by "commission."

(13) The following revisions shall be made to 49 C.F.R. 40.33:

(A) In the first paragraph, the term "DOT" shall be deleted and replaced by "approved."

(B) The following revisions shall be made to paragraph (a):

(i) The words "this part, the current 'DOT Urine Specimen Collection Procedures Guidelines,' and DOT agency" shall be deleted and replaced by "commission."

(ii) The last sentence of paragraph (a) shall be deleted.

(C) In paragraph (c)(2)(i), the term "DOT" shall be deleted and replaced by "approved."

(D) Paragraphs (d), (d)(1), (d)(2), and (d)(3) shall be deleted.

(E) In paragraph (g), the phrase "DOT agency" shall be deleted and replaced by "special agents and authorized."

(14) The first sentence of 49 C.F.R. 40.37 shall be deleted and replaced by "Other information regarding the role and functions of collectors can be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(15) In paragraph 49 C.F.R. 40.41(a), the term "a DOT" shall be deleted and replaced by "an approved."

(16) In 49 C.F.R. 40.43(e)(1), the term "DOT agency representatives" shall be deleted and replaced by "special agent or authorized representative."

(17) The following revisions shall be made to 49 C.F.R. 40.45:

(A) Paragraph (a) shall be deleted and replaced by the following:

"(1) A commission-approved CCF form shall be used to document every urine collection required by the approved drug testing program. A commission-approved CCF form shall be a form containing the information listed below. There shall be five copies of the CCF form. Each form shall be labeled as follows:

- "(A) 'Copy 1 — Laboratory';
- "(B) 'Copy 2 — Medical Review Officer Copy';
- "(C) 'Copy 3 — Collector Copy';
- "(D) 'Copy 4 — Employer Copy'; and
- "(E) 'Copy 5 — Donor Copy.'

"(2) All five copies of the CCF form shall contain the following information:

"(A) The following information on the form may be completed by either the collector or the employee representative:

- "(i) Employer information, including the name, address, and identification number issued pursuant to K.A.R. 82-4-8h;
- "(ii) the MRO name, address, telephone number, and fax number;
- "(iii) the donor's social security or employee identification number;
- "(iv) the reason for the testing;
- "(v) the tests performed;
- "(vi) the collection site address; and
- "(vii) the collector's home telephone number and facsimile number;

"(B) The following information on the form shall be completed by the collector:

- "(i) an indication of whether the specimen temperature within four minutes of collection was between 90 degrees and 100 degrees Fahrenheit;
 - "(ii) an indication regarding whether the specimen was single or split, or whether no specimen was provided; and
 - "(iii) a space for any other remarks the collector shall provide;
- "(C) The collector shall certify the following information with his or her signature:
- "(i) the collector's name, clearly printed;
 - "(ii) the date and time the collector released the specimen bottle for delivery to the laboratory; and
 - "(iii) the name of the delivery service transferring the specimen to the laboratory; and
- "(D) The laboratory shall certify the following information by signature:

"(i) the name, printed clearly, of the person signing the certification as the employee of the laboratory receiving the specimen;

"(ii) an indication of whether the specimen bottle seal is intact; and

"(iii) an indication of who at the laboratory the specimen bottle was released to.

"(2) In addition to the information required in paragraph (a)(2) above, Copy 1 of the CCF shall include the following:

"(A) A specimen bottle seal, marked as 'A,' which shall contain the following information:

- "(i) The specimen identification number;
- "(ii) a circle in the center of the label which shall indicate which portion of the labels shall be positioned over the cap of the specimen bottle;
- "(iii) the date the specimen was collected; and
- "(iv) a space for the donor to initial the seal.

"(B) A specimen bottle seal, marked as 'B,' which shall contain the following information:

- "(i) The specimen identification number;
- "(ii) an indication that this is a split of the specimen bottle marked as 'A';
- "(iii) a circle in the center of the label which shall indicate which portion of the labels shall be positioned over the cap of the specimen bottle;
- "(iv) the date the specimen was collected; and
- "(v) a space for the donor to initial the seal.

"(C) The following information, which shall be completed by the primary laboratory:

- "(i) An indication of whether the test was negative or whether it contained evidence of the presence of a specific drug in the urine;
- "(ii) a space for any additional remarks;
- "(iii) the name of the testing laboratory, if it is a laboratory other than the one listed as having received the specimen according to paragraph (1)(D)(i);
- "(iv) the printed name and signature of the scientist certifying the chain of custody and the test results; and
- "(v) the date the certification was signed.

"(D) The following information, if split specimen results are tested by a secondary laboratory:

- "(i) The secondary laboratory's name and address;
- "(ii) an indication of whether the secondary laboratory was able to confirm the primary laboratory's results;
- "(iii) if the secondary laboratory was unable to confirm the primary laboratory's results, an indication of why;
- "(iv) the printed name and signature of the scientist certifying the chain of custody and the test results; and
- "(v) the date the certification was signed.

"(3) In addition to the information required in paragraph (a)(2) above, Copy 2, Copy 3, Copy 4, and Copy 5 shall contain the following:

"(A) The following information shall be provided by the donor:

- "(i) The printed name and signature of the donor certifying that the donor provided his or her own urine to the collector, that the specimen was unadulterated, that the specimen bottle was sealed with a tamper-evident seal in the donor's presence, and that the information provided on the seals and the CCF is correct;

(continued)

“(ii) the date the CCF was signed by the donor;
 “(iii) the donor’s daytime and evening telephone numbers; and

“(iv) the donor’s date of birth.

“(B) The medical review officer examining the primary specimen shall indicate whether:

“(i) the test was canceled;

“(ii) the donor refused to test because the sample was adulterated, substituted, or diluted;

“(iii) the test results were negative; or

“(iv) the test results were positive.

“(C) The medical review officer examining the primary specimen shall provide the following information:

“(i) Any remarks in addition to the test results;

“(ii) the printed name and signature of the medical review officer examining the specimen; and

“(iii) the date the medical review officer signed the CCF.

“(D) The medical review officer examining the split specimen shall provide the following information:

“(i) whether the primary medical review officer’s test results were confirmed or unconfirmed;

“(ii) If the primary medical review officer’s test results were not confirmed, a reason why;

“(iii) the printed name and signature of the medical review officer examining the split specimen; and

“(iv) the date the CCF was signed by the medical review officer examining the split specimen.”

(B) The following revisions shall be made to paragraph (b):

(i) In the first sentence, the term “a non-Federal” shall be deleted and replaced by “an unapproved.”

(ii) In the first sentence, the words “Federal” and “DOT” shall be deleted.

(iii) In the second sentence, the words “expired Federal” shall be deleted and replaced by “unapproved.”

(iv) The third sentence shall be deleted.

(C) Paragraph (c)(3) shall be deleted.

(D) Paragraph (e) shall be deleted.

(18) The following revisions shall be made to 49 C.F.R. 40.47:

(A) The following changes shall be made to paragraph (a):

(i) The last sentence of paragraph (a) shall be deleted.

(ii) The term “non-Federal” shall be deleted and replaced by “unapproved.”

(iii) The remaining uses of the term “DOT” shall be deleted and replaced by “approved.”

(B) The following changes shall be made to paragraph (b):

(i) The phrase “a non-Federal” shall be deleted and replaced by “an unapproved.”

(ii) The term “non-Federal” shall be deleted and replaced by “unapproved.”

(iii) The term “a DOT” shall be deleted and replaced by “an approved.”

(19) The following revisions shall be made to 49 C.F.R. 40.49:

(A) The term “DOT” shall be deleted and replaced by “approved.”

(B) The phrase “as in effect on October 1, 2007, and hereby adopted by reference” shall be added after the phrase “Appendix A of this part.”

(20) The following revisions shall be made to 49 C.F.R. 40.61:

(A) In paragraph (b)(1), the phrase “a DOT” shall be deleted and replaced by “an approved.”

(B) The following revisions shall be made to paragraph (f)(3):

(i) The phrase “DOT agency authorized” shall be deleted.

(ii) The phrase “required by K.A.R. 82-4-6d, and by 49 C.F.R. 491.45, 391.45, and 391.49, as adopted by K.A.R. 82-4-3g” shall be added after “medical examination.”

(21) The following revisions shall be made to 49 C.F.R. 40.63:

(A) Paragraph (a) shall be deleted and replaced by the following: “Complete the appropriate portions of the CCF as set forth in 49 C.F.R. 40.45.”

(B) In paragraph (e), the term “(Step 2)” shall be deleted.

(22) The following revisions shall be made to 49 C.F.R. 40.65:

(A) Paragraph (b)(3) shall be deleted and be replaced by the following: “Indicate on the CCF whether the specimen temperature is within the acceptable range.”

(B) Paragraph (b)(4) shall be deleted and replaced by the following: “If the specimen temperature is outside the acceptable range, indicate that finding in the space provided on the CCF.”

(23) The following changes shall be made to 49 C.F.R. 40.67:

(A) Paragraph (e)(1) shall be deleted and replaced by the following: “Indicate the reason for the directly observed collection the same as for the first collection.”

(B) Paragraph (e)(2) shall be deleted and replaced by the following: “Indicate on the CCF that the collection was observed and the reasons why.”

(C) In paragraph (f), the term “(Step 2)” shall be deleted.

(24) In 49 C.F.R. 40.69(f), the term “(Step 2)” shall be deleted.

(25) The following revisions shall be made to 49 C.F.R. 40.71:

(A) In paragraph (a), the phrase “DOT agency drug testing regulations” shall be deleted and replaced by “this regulation and K.A.R. 82-4-3c.”

(B) Paragraph (b)(1) shall be deleted and replaced by the following: “Indicate on the CCF that this was a split specimen collection.”

(C) In paragraph (b)(7), the term “(Step 2)” shall be deleted.

(D) In paragraph (b)(8), the term “a DOT agency regulation” shall be deleted and replaced by “K.A.R. 82-4-6d or 49 C.F.R. 391.41, 391.43, 391.45, or 391.49, as adopted by K.A.R. 82-4-3g.”

(26) The following revisions shall be made to 49 C.F.R. 40.73:

(A) In paragraph (a)(1), the terms “(Step 5)” and “(Step 2)” shall be deleted.

(B) In paragraph (a)(2), the term “(Step 4)” shall be deleted.

(C) In paragraph (a)(9), the phrase “applicable DOT agency regulations” shall be deleted and replaced by “the commission.”

(27) 49 C.F.R. 40.81(b), (b)(1), (b)(2), (c), and (d) shall be deleted.

(28) The following revisions shall be made to 49 C.F.R. 40.83:

(A) Paragraph (b) shall be deleted.

(B) In paragraph (e), the phrase "in Step 4" shall be deleted.

(C) In paragraph (g), the phrase "a non-Federal form or an expired Federal" shall be deleted and replaced by "an unapproved."

(D) Paragraph (g)(2) shall be deleted.

(29) In 49 C.F.R. 40.85, the first two sentences shall be deleted and replaced by "The urine specimens shall be tested for only the following five drugs:"

(30) 49 C.F.R. 40.91 (e) shall be deleted and replaced by the following: "If a substance appears in a specimen which cannot be identified, complete testing of the specimen for drugs to the extent technically feasible."

(31) In 49 C.F.R. 40.99(b), the phrase "in accordance with HHS requirements" shall be deleted.

(32) In 49 C.F.R. 40.101(b), the words "the Department regards as creating" shall be deleted and replaced by "create."

(33) The following revisions shall be made to 49 C.F.R. 40.103:

(A) In paragraphs (a) and (b), the term "DOT-covered" shall be deleted and replaced by "commission-regulated motor carrier."

(B) In paragraph (c), the term "DOT" shall be deleted and replaced by "approved."

(C) In paragraphs (c) and (c)(1), the phrase "with a substance cited in HHS guidance" shall be deleted.

(34) In 49 C.F.R. 40.105(c), the last two sentences shall be deleted.

(35) The following revisions shall be made to 49 C.F.R. 40.107:

(A) The words "ODAPC, a DOT agency, or a DOT-regulated" shall be deleted and replaced by "a special agent or authorized representative or a commission-regulated."

(B) The remaining term "DOT" shall be deleted and replaced by "approved."

(36) The following revisions shall be made to 49 C.F.R. 40.111:

(A) In paragraph (a), the phrase "as in effect on October 1, 2007, and hereby adopted by reference," shall be added after the term "Appendix B to this part."

(B) In paragraph (b), the phrase "a DOT agency" shall be deleted and replaced by "the commission."

(37) In 49 C.F.R. 40.113, the first sentence shall be deleted and replaced with "Other information concerning laboratories may be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(38) The following revisions shall be made to 49 C.F.R. 40.121:

(A) In the first paragraph, the term "DOT" shall be deleted and replaced by "approved."

(B) The following revisions shall be made to paragraph (b)(3):

(i) The first instance of the phrase "the DOT MRO Guidelines, and the DOT agency regulations" shall be deleted and replaced by "K.A.R. 82-4-3c."

(ii) The last sentence shall be deleted.

(C) Paragraph (c)(1)(vi) shall be deleted and replaced by "Provisions of this regulation and K.A.R. 82-4-3c, as well as issues that MROs confront in carrying out their duties under this regulation and K.A.R. 82-4-3c."

(D) In paragraph (c)(2), the term "DOT-mandated" shall be deleted and replaced by "approved."

(E) Paragraphs (c)(3), (c)(3)(i), (c)(3)(ii), (c)(3)(iii), and (d)(3) shall be deleted.

(F) In paragraph (e), the term "DOT agency" shall be deleted and replaced by "special agents and authorized."

(39) The following revisions shall be made to 49 C.F.R. 40.123:

(A) The following revisions shall be made to paragraph (b)(3):

(i) The words "the ODAPC or a relevant DOT agency" shall be deleted and replaced by "the commission."

(ii) The second occurrence of the term "DOT" shall be deleted.

(iii) The remaining occurrences of the term "DOT" shall be deleted and replaced by "the commission."

(B) In paragraph (e), the first parenthetical phrase shall be deleted.

(C) In paragraph (h), the term "other DOT agency regulations" shall be deleted and replaced by "this regulation and K.A.R. 82-4-3c."

(40) The following revisions shall be made to 49 C.F.R. 40.127:

(A) In paragraph (e) the words "place a check mark in the 'Negative' box (Step 6)" shall be deleted and replaced by "indicate whether the results were negative."

(B) In paragraph (g), the words "check the 'Test Cancelled' box (Step 6)" shall be deleted and replaced by "indicate that the test was cancelled."

(C) In paragraph (g)(4), the term "DOT agencies" shall be deleted and replaced by "the commission."

(41) The following revisions shall be made to 49 C.F.R. 40.129:

(A) In paragraph (c), the words "place a check mark in the 'Positive' box (Step 6)" shall be deleted and replaced by "indicate that the test was positive."

(B) In paragraph (d), the words "check the 'test cancelled' box (Step 6)" shall be deleted and replaced by "indicate that the test was cancelled."

(C) The following revisions shall be made to paragraph (f):

(i) The words "check the 'refusal to test because:' box (Step 6)" shall be deleted and replaced by "indicate that the test was refused because it was adulterated or substituted."

(ii) The words "check the 'Adulterated' or 'Substituted' box, as appropriate" shall be deleted.

(42) 49 C.F.R. 40.145 shall be revised as follows:

(A) In paragraph (g)(2)(ii)(A), the term "a DOT" shall be deleted and replaced by "an approved."

(B) In paragraph (g)(2)(ii)(B), the term "DOT agency regulation" shall be deleted and replaced by "commission statute, regulation, or order."

(C) In paragraph (g)(5), the term "ODAPC" shall be deleted and replaced by "the commission."

(continued)

(43) The following revisions shall be made to 49 C.F.R. 40.151:

(A) In paragraph (a), the term "DOT" shall be deleted.

(B) In paragraph (c), the phrase "DOT agency drug or alcohol regulation" shall be deleted and replaced by "this regulation or K.A.R. 82-4-8c."

(C) In paragraph (e), a period shall be placed after the word "drug," and the remainder of the paragraph shall be deleted.

(44) In 49 C.F.R. 40.155(b), the words "check the 'dilute' box (Step 6)" shall be deleted and replaced by "indicate that the specimen is dilute."

(45) In 49 C.F.R. 40.159(a)(4)(i) and (a)(5)(i), and 49 C.F.R. 40.161(a), the words "Place a check mark in the 'Test Cancelled' box (Step 6)" shall be deleted and replaced by "Indicate that the test was cancelled."

(46) In 49 C.F.R. 40.163(e), the term "DOT" shall be deleted and replaced by "special agent or authorized."

(47) In 49 C.F.R. 40.169, the first sentence shall be deleted and replaced with "Other information concerning the role of MROs and the verification process can be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(48) The following revisions shall be made to 49 C.F.R. 40.183:

(A) In paragraph (a), the words "checking the 'Reconfirmed' box or the 'Failed to Reconfirm' box (Step 5(b))" shall be deleted and replaced by "indicating whether the test was reconfirmed."

(B) The following revisions shall be made to paragraph (b):

(i) The words "check the 'Failed to Reconfirm' box" shall be deleted and replaced by "indicate that the attempt to reconfirm failed."

(ii) The term "(Step 5(b))" shall be deleted.

(49) The following revisions shall be made to 49 C.F.R. 40.187:

(A) The following revisions shall be made to paragraphs (b)(2), (c)(2), (d)(3), (e)(3), and (f)(3):

(i) The phrase "Appendix D to this part" shall be deleted and replaced by "paragraph (i)."

(ii) The term "ODAPC" shall be deleted and replaced by "commission."

(B) In paragraph (g), the words "sign and date (Step 7) of" shall be deleted and replaced by "signature and date on."

(C) The following paragraph shall be added after paragraph (h):

"(i) When there is a failure to reconfirm, the MRO shall inform the commission by telefacsimile to (785) 271-3283, or by mail to the transportation division, Kansas corporation commission, 1500 S.W. Arrowhead Road, Topeka, KS 66604. The following format shall be used to provide the information to the commission:

"(1) MRO name, address, phone number, and telefacsimile number;

"(2) collection site name, address, and phone number;

"(3) date of collection;

"(4) specimen identification number;

"(5) laboratory accession number;

"(6) primary specimen laboratory name, address, and telephone number;

"(7) date result reported or certified by primary laboratory;

"(8) split specimen laboratory name, address, and telephone number;

"(9) date split specimen result reported or certified by split specimen laboratory;

"(10) primary specimen results for the primary specimen;

"(11) reason for split specimen failure-to-reconfirm result;

"(12) actions taken by the MRO;

"(13) additional information explaining the reason for cancellation; and

"(14) name of individual submitting the report, if not the MRO."

(50) In 49 C.F.R. 40.189, the first sentence shall be deleted and replaced with "Other information concerning split specimens can be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(51) The following revisions shall be made to 49 C.F.R. 40.191:

(A) In paragraph (d)(1), the term "(Step 2)" shall be deleted.

(B) In paragraph (d)(2), the words "checking the 'refused to test because' box (Step 6)" shall be deleted and replaced by "indicating that the test was refused."

(52) The following revisions shall be made to 49 C.F.R. 40.193:

(A) In paragraph (b)(2), (b)(3), and (b)(4), the term "(Step 2)" shall be deleted.

(B) In paragraph (d)(1)(i), the words "Check 'Test Cancelled' (Step 6)" shall be deleted and replaced by "Indicate that the test was cancelled."

(C) In paragraph (d)(2)(i), the words "Check 'Refusal to test because' (Step 6)" shall be deleted and replaced by "Indicate that the test was refused."

(53) In 49 C.F.R. 40.195(b)(1), the words "Check 'Negative' (Step 6)" shall be deleted and replaced by "Indicate that the results are negative."

(54) The following revisions shall be made to 49 C.F.R. 40.203(d)(3):

(A) The words "a non-Federal form or an expired Federal" shall be deleted and replaced by "an unapproved."

(B) The last two sentences shall be deleted.

(55) The following revisions shall be made to 49 C.F.R. 40.205(b)(2):

(A) In the first sentence, the words "a non-Federal form or an expired Federal" shall be deleted and replaced by "an unapproved."

(B) The first instance of the term "DOT" shall be deleted and replaced by "commission."

(C) In the third sentence, the words "non-Federal forms or expired Federal" shall be deleted and replaced by "unapproved."

(D) The second instance of the term "DOT" shall be deleted and replaced by "approved."

(56) The following revisions shall be made to 49 C.F.R. 40.207:

(A) In paragraphs (a)(1) and (b), the term "DOT" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (c):

(i) The term "DOT" shall be deleted and replaced by "approved."

(ii) The term "a non-DOT" shall be deleted and replaced by "an unapproved."

(57) The following revisions shall be made to 49 C.F.R. 40.208:

(A) The following revisions shall be made to paragraph (a):

(i) The term "DOT" shall be deleted and replaced by "commission."

(ii) The word "checked" shall be deleted and replaced by "noted."

(B) Paragraph (c) shall be deleted.

(58) The following revisions shall be made to 49 C.F.R. 40.213:

(A) In the first paragraph, the term "DOT" shall be deleted and replaced by "commission."

(B) In paragraph (a), the words "and the current DOT guidance" and the last sentence of the paragraph shall be deleted.

(C) Paragraph (b)(1) shall be deleted.

(D) Paragraphs (d), (d)(1), (d)(2), and (e) shall be deleted and replaced by the following: "All BAT's and STT's shall, no less frequently than every five years from the date on which they met the requirements of paragraphs (b) and (c), complete refresher training which meets the requirements of paragraphs (b) and (c)."

(E) In paragraph (g), the phrase "DOT agency" shall be deleted and replaced by "special agent and authorized."

(F) In paragraph (h)(2), the term "DOT" shall be deleted and replaced by "commission."

(59) In 49 C.F.R. 40.217, the first sentence shall be deleted and replaced with "Other information on the role of STTs and BATs can be found in the following sections of 49 C.F.R. Part 40, as adopted by this regulation:"

(60) In 49 C.F.R. 221(a), the term "DOT" shall be deleted and replaced by "commission."

(61) In 49 C.F.R. 40.223(a) and (b), the phrase "DOT agency" shall be deleted and replaced by "special agent or authorized."

(62) The following revisions shall be made to 49 C.F.R. 40.225:

(A) Paragraph (a) shall be deleted and replaced by the following:

"(a) (1) A commission-approved alcohol testing form ('ATF') shall be used for every approved alcohol test. There shall be three copies of the ATF form. Each form shall be labeled as follows:

"(A) 'Copy 1 — Original — Forward to the Employer';

"(B) 'Copy 2 — Employee Retains'; and

"(C) 'Copy 3 — Alcohol Technician Retains.'"

"(2) All three copies of the ATF form shall contain the following information:

"(A) The top of the form shall be referred to as 'step 1' and shall consist of information completed by the alcohol technician, and shall include:

"(i) The employee's name;

"(ii) the employee's social security number or employee identification number;

"(iii) the employer's name and address;

"(iv) the DER's name and telephone number; and

"(v) whether the test is being done at random, for reasonable suspicion, post-accident, for return to duty, as a follow-up, or for pre-employment.

"(B) The second part of the form shall be referred to as 'step 2' and shall be a dated certification signed by the employee that he or she is about to submit to alcohol testing and that the identifying information on the form is true and correct.

"(C) The third part of the form shall be referred to as 'step 3' and shall consist of information completed by the alcohol technician, including:

"(i) A signed and dated certification that the alcohol technician conducted the alcohol testing on the named employee in compliance with the alcohol testing regulations, that the alcohol technician is certified to conduct such testing, and that the results were properly recorded;

"(ii) an indication of whether the technician is a BAT or STT;

"(iii) an indication of whether a saliva or breath device was used to conduct the test;

"(iv) an indication of whether there was a 15-minute wait;

"(v) the test number;

"(vi) the testing device name;

"(vii) the testing device lot number and expiration date, or serial number;

"(viii) the testing device activation time;

"(ix) the time the testing device was read;

"(x) the result indicated by the testing device;

"(xi) the results of any confirmation test;

"(xii) any additional remarks;

"(xiii) the alcohol technician's company name, address, and telephone number;

"(xiv) the alcohol technician's printed name;

"(xv) the date the alcohol technician signed the form.

"(D) The fourth part of the form shall be referred to as 'step 4' and shall be a signed and dated certification completed by the employee if the test result is 0.02 or higher. The certification shall state that the employee submitted to the alcohol test, and that the test results are accurately recorded on the form. The certification shall further state that the employee understands he or she shall not drive, perform safety-sensitive duties, or operate heavy equipment because the alcohol test result is 0.02 or higher."

(B) In paragraph (b), the term "DOT" shall be deleted and replaced by "approved."

(C) Paragraph (c) shall be deleted.

(63) The following revisions shall be made to 49 C.F.R. 40.227:

(A) In paragraph (a), the term "non-DOT" shall be deleted and replaced by "unapproved."

(B) The term "DOT" as it appears in the first instance in paragraph (a) shall be deleted and replaced by "approved."

(C) In paragraph (a), the last sentence shall be deleted.

(D) In paragraph (b), the term "a non-DOT" shall be deleted and replaced by "an unapproved."

(E) In paragraph (b), the term "a DOT" shall be deleted and replaced by "an approved."

(64) The following changes shall be made to 49 C.F.R. 40.229:

(continued)

(A) The phrase "adopted in this regulation" shall be added after "conforming products lists (CPL)."

(B) The term "DOT" shall be deleted and replaced by "approved."

(65) In 49 C.F.R. 40.231(a), the last sentence shall be deleted.

(66) The following revisions shall be made to 49 C.F.R. 40.233:

(A) Paragraphs (a), (a)(1), and (a)(2) shall be deleted.

(B) The following changes shall be made to paragraph (c):

(1) In paragraph (c)(2), the words "as in effect on August 13, 1997, and appearing in Volume 62 of the Code of Federal Regulations, beginning at page 43425, and hereby adopted by reference" shall be added after the phrase "Calibrating Units for Breath Alcohol Tests."

(2) In paragraph (c)(3), the term "DOT" shall be deleted and replaced by "approved."

(67) In 49 C.F.R. 40.241, the phrase "a DOT" shall be deleted and replaced by "an approved."

(68) In 49 C.F.R. 40.251(g), the phrase "DOT agency" shall be deleted and replaced by "commission."

(69) The following revisions shall be made to 49 C.F.R. 40.261:

(A) In paragraphs (a)(1), (a)(3), and (b), the phrase "DOT agency" shall be deleted and replaced by "commission."

(B) The following changes shall be made to paragraph (d):

(1) The phrase "a non-DOT" shall be deleted and replaced by "an unapproved."

(2) The phrase "DOT agency" shall be deleted and replaced by "commission."

(3) The phrase "a DOT" shall be deleted and replaced by "an approved."

(70) The following revisions shall be made to 49 C.F.R. 40.265:

(A) In paragraph (c)(1)(i), the term "DOT" shall be deleted and replaced by "commission."

(B) In paragraph (c)(1)(ii), the phrase "of the appropriate DOT agency regulation" shall be deleted and replaced by "of the applicable commission statutes, regulations, and orders."

(71) In 49 C.F.R. 40.269(c), the term "a non-DOT" shall be deleted and replaced by "an unapproved."

(72) The following revisions shall be made to 49 C.F.R. 40.271(b)(2):

(A) The term "a non-DOT" shall be deleted and replaced by "an unapproved."

(B) The phrase "a valid DOT" shall be deleted and replaced by "an approved."

(C) The remaining term "non-DOT" shall be deleted and replaced by "unapproved."

(D) The remaining term "DOT" shall be deleted and replaced by "approved."

(73) The following revisions shall be made to 49 C.F.R. 40.273:

(A) In paragraph (b), the term "DOT" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (d):

(i) The term "DOT" shall be deleted and replaced by "approved."

(ii) The words "a non-DOT" shall be deleted and replaced by "an unapproved."

(74) In paragraph 49 C.F.R. 40.275, the phrase "DOT agency" shall be deleted and replaced by "commission."

(75) The following revisions shall be made to 49 C.F.R. 40.281:

(A) In the first sentence, the term "DOT" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (b)(3):

(i) The term "DOT agency" shall be deleted and replaced by "commission."

(ii) The words "and the DOT SAP guidelines" shall be deleted.

(iii) The last sentence shall be deleted.

(C) The following changes shall be made to paragraph (c)(1)(ii):

(i) The phrase "as adopted by K.A.R. 82-4-3b" shall be inserted after "49 C.F.R. Part 40."

(ii) The phrase "DOT agency" shall be deleted and replaced by "commission."

(D) In paragraphs (c)(1)(iii) and (c)(1)(iv), the term "DOT" shall be deleted and replaced by "commission."

(E) Paragraphs (c)(3), (c)(3)(i), (c)(3)(ii), and (c)(3)(iii) shall be deleted.

(F) In paragraph (d)(1), the term "DOT" shall be deleted and replaced by "commission drug and alcohol testing."

(G) In paragraph (e), the phrase "DOT agency" shall be deleted and replaced by "special agent and authorized."

(76) 49 C.F.R. 40.283 shall be deleted.

(77) The following revisions shall be made to 49 C.F.R. 40.285:

(A) The following revisions shall be made to paragraph (a):

(i) The term "DOT" shall be deleted and replaced by "commission."

(ii) The term "DOT agency" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (b):

(i) The first instance of the term "DOT" shall be deleted.

(ii) The words "a DOT" shall be deleted and replaced by "an approved."

(iii) The words "DOT agency" shall be deleted and replaced by "commission."

(iv) The last instance of the term "DOT" shall be deleted and replaced by "commission."

(78) In 49 C.F.R. 40.287, the term "DOT" shall be deleted and replaced by "commission."

(79) In 49 C.F.R. 40.289(a) and (b), the term "DOT" shall be deleted and replaced by "commission."

(80) In 49 C.F.R. 40.293, the term "DOT" in the first paragraph and paragraphs (b), (b)(1), (f), and (f)(2) shall be deleted and replaced by "commission."

(81) In 49 C.F.R. 40.295(a), the term "DOT" shall be deleted and replaced by "commission."

(82) In 49 C.F.R. 40.305(c), the term "DOT agency" shall be deleted and replaced by "commission."

(83) The following revisions shall be made to 49 C.F.R. 40.307:

(A) In paragraph (a), the term "DOT" shall be deleted and replaced by "commission."

(B) In paragraph (c), the term "DOT agency" shall be deleted and replaced by "commission."

(84) The following revisions shall be made to 49 C.F.R. 40.311:

(A) In paragraphs (c)(3), (d)(3), and (e)(3), the term "DOT" shall be deleted and replaced by "commission."

(B) In paragraph (g), the words "DOT agency representatives (e.g., inspectors conducting an audit or safety investigation) and representatives of the NTSB in an accident investigation" shall be deleted and replaced by "special agents and authorized representatives."

(85) In paragraph 49 C.F.R. 40.313, the first sentence shall be deleted and replaced by "Other information on the role of functions of SAPs can be found in the following sections:"

(86) In the first paragraph of 49 C.F.R. 40.321, the term "DOT" shall be deleted and replaced by "commission."

(87) In 49 C.F.R. 40.323(a)(1), the term "DOT" shall be deleted and replaced by "commission."

(88) The following revisions shall be made to 49 C.F.R. 40.327:

(A) In paragraph (a)(1), the term "DOT agency" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (b):

(i) The first instance of the term "DOT agency" shall be deleted and replaced by "commission."

(ii) The words "the commission" shall be added before the phrase "a DOT agency."

(89) In 49 C.F.R. 40.329(a), the term "DOT-mandated" shall be deleted and replaced by "commission."

(90) The following revisions shall be made to 49 C.F.R. 40.331:

(A) In paragraph (b), the phrase "DOT agency" shall be deleted and replaced by "special agent or authorized."

(B) In paragraphs (b)(1), (b)(2), and (c)(1), the term "DOT agency" shall be deleted and replaced by "commission."

(C) In paragraph (c), the term "DOT agency representatives" shall be deleted and replaced by "a special agent or authorized representative."

(D) In paragraph (c)(2), the term "DOT agency" shall be deleted and replaced by "commission."

(E) In paragraph (f), the term "ODAPC" shall be deleted and replaced by "the commission."

(91) The following revisions shall be made to 49 C.F.R. 40.333:

(A) In paragraph (b), the parenthetical text shall be deleted.

(B) The following revisions shall be made to paragraph (d):

(i) The term "DOT agency" shall be deleted and replaced by "commission."

(ii) The last sentence shall be deleted.

(C) In paragraph (e), the phrase "DOT agency personnel" shall be deleted and replaced by "a special agent or authorized representative."

(92) 49 C.F.R. 40.341 shall be deleted.

(93) In 49 C.F.R. 40.343, the term "DOT agency" shall be deleted and replaced by "commission."

(94) In 49 C.F.R. 40.345(b), the phrase "to this part" shall be deleted and replaced by "as in effect on October 1, 2007, and hereby incorporated by reference."

(95) The following revisions shall be made to 49 C.F.R. 40.347:

(A) In paragraph (b), the phrase "the DOT agency" shall be deleted and replaced by "commission."

(B) In paragraph (b)(1), the phrase "each DOT agency" shall be deleted and replaced by "the commission."

(C) The following revisions shall be made to paragraph (b)(2):

(i) The term "DOT agency" shall be deleted and replaced by "commission."

(ii) The term "DOT covered" shall be deleted and replaced by "commission-regulated."

(96) The following revisions shall be made to 49 C.F.R. 40.349:

(A) In paragraph (a), the term "DOT" shall be deleted and replaced by "commission."

(B) In paragraph (e), the term "DOT agency" shall be deleted and replaced by "special agent or authorized."

(97) In 49 C.F.R. 40.353(c), the term "DOT agency" shall be deleted and replaced by "commission."

(98) The following revisions shall be made to 49 C.F.R. 40.355:

(A) In the first sentence, the term "DOT" shall be deleted and replaced by "commission."

(B) The following revisions shall be made to paragraph (m):

(i) The term "DOT" shall be deleted and replaced by "commission."

(ii) The last sentence shall be deleted.

(C) The following revisions shall be made to paragraph (o):

(i) The term "DOT agency" shall be deleted and replaced by "commission."

(ii) The term "DOT" shall be deleted and replaced by "commission."

(iii) The word "Department" shall be deleted and replaced by "commission."

(99) 49 C.F.R. 40.361 through 49 C.F.R. 40.413 shall be deleted.

(100) In the title and the first sentence of Appendix H to Part 40, the terms "DOT" and "DOT agency" shall be deleted and replaced by "commission."

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3c. Testing for controlled substances and alcohol use. (a) With the following exceptions, 49 C.F.R. Part 382, as in effect on October 1, 2007, is hereby adopted by reference:

(continued)

(1) The following revisions shall be made to 49 C.F.R. 382.103:

(A) In paragraph (a), the phrase "any State" shall be deleted and replaced by "the state of Kansas."

(B) In paragraph (a)(2), the word "or" shall be deleted.

(C) Following paragraph (a)(3), delete the period, add a semicolon, and insert the following: "or (4) the Kansas uniform commercial drivers' license act, found at K.S.A. 8-2,126 et seq."

(D) In paragraph (c), the phrase "Sec. 390.3(f) of this subchapter" shall be deleted and replaced by "49 C.F.R. 390.3(f), as adopted by K.A.R. 82-4-3f."

(E) Paragraph (d)(1) shall be deleted.

(F) Paragraph (d)(2) shall be deleted and replaced by the following: "(2) Operating vehicles exempted from the Kansas uniform commercial drivers' license act by K.S.A. 8-2,127."

(G) 49 C.F.R. 382.103(d)(3) shall be deleted.

(2) In 49 C.F.R. 382.105, the phrase "part 40 of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(3) The following revisions shall be made to 49 C.F.R. 382.107:

(A) In the first paragraph, the phrase "Secs. 386.2 and 390.5 of this subchapter, and Sec. 40.3 of this title" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f, and 49 C.F.R. 40.3, as adopted by K.A.R. 82-4-3b."

(B) The definition of "commerce" shall be deleted and replaced by the following: "'Commerce' means any trade, traffic or transportation within the jurisdiction of the state of Kansas, and any trade, traffic and transportation which affects any trade, traffic and transportation within the jurisdiction of the state of Kansas."

(C) The phrase "as adopted by K.A.R. 82-4-30" shall be inserted after the phrase "(49 C.F.R. part 172, subpart F)" in the definition of commercial motor vehicle.

(D) In the definition of "consortium/third party administrator," the phrase "DOT-regulated employers" shall be deleted and replaced by the phrase "Kansas-regulated or USDOT-regulated employers." The phrase "DOT drug and alcohol testing programs" shall be deleted and replaced by "Kansas or USDOT drug and alcohol testing programs."

(E) In the definition of "controlled substances," the phrase "Sec. 40.85 of this title" shall be deleted and replaced by "49 C.F.R. 40.85, as adopted by K.A.R. 82-4-3b."

(F) The definition of "DOT agency" shall be deleted and replaced by the following: "'USDOT agency' means an agency of the United States department of transportation administering regulations requiring alcohol or drug testing or both in accordance with 49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(G) The following revisions shall be made to the definition of "employer":

(i) The phrase "DOT agency regulations" shall be deleted and replaced by "Kansas or USDOT agency regulations."

(ii) The phrase "DOT drug and alcohol program requirements" shall be deleted and replaced by "Kansas or USDOT drug and alcohol program requirements."

(iii) The phrase "DOT agency regulations" shall be deleted and replaced by "Kansas or USDOT agency regulations."

(H) The following revisions shall be made to the definition of "refusal to submit":

(i) The phrase "DOT agency regulations" shall be deleted and replaced by "Kansas and USDOT agency regulations."

(ii) In paragraph (1), the phrase "Sec. 40.61(a) of this title" shall be deleted and replaced by "49 C.F.R. 40.61(a), as adopted by K.A.R. 82-4-3b."

(iii) In paragraphs (2) and (3), the phrase "Sec. 40.63(c) of this title" shall be deleted and replaced by "49 C.F.R. 40.63(c), as adopted by K.A.R. 82-4-3b."

(iv) In paragraph (4), the phrase "Secs. 40.67(l) and 40.69(g) of this title" shall be deleted and replaced by "49 C.F.R. 40.67(l) and 40.69(g), as adopted by K.A.R. 82-4-3b."

(v) In paragraph (5), the phrase "Sec. 40.193(d)(2) of this title" shall be deleted and replaced by "49 C.F.R. 40.193(d)(2), as adopted by K.A.R. 82-4-3b."

(vi) In paragraph (7), the phrase "Sec. 40.193(d) of this title" shall be deleted and replaced by "49 C.F.R. 40.193(d), as adopted by K.A.R. 82-4-3b."

(I) The following revisions shall be made to the definition of "safety-sensitive function":

(i) The phrase "Secs. 392.7 and 392.8 of this subchapter" shall be deleted and replaced by "49 C.F.R. 392.7 and 392.8, as adopted by K.A.R. 82-4-3h."

(ii) The phrase "Sec. 393.76 of this subchapter" shall be deleted and replaced by "49 C.F.R. 393.76, as adopted by K.A.R. 82-4-3i."

(4) 49 C.F.R. 382.109 shall be deleted.

(5) In 49 C.F.R. 382.117, the phrase "49 CFR part 40, Subpart R" shall be deleted and replaced by "49 C.F.R. Part 40, Subpart R, as adopted by K.A.R. 82-4-3b."

(6) The following revisions shall be made to 49 C.F.R. 382.119:

(A) The phrase "Federal Motor Carrier Safety Administration" shall be deleted and replaced by "transportation division of the corporation commission."

(B) The phrase "as adopted by K.A.R. 82-4-3b" shall be inserted after the phrase "49 CFR 40.21."

(C) The last sentence of paragraph (b) shall be deleted and replaced by the following: "The employer shall send a written request, which shall include all of the information required by that section to the Director of the Transportation Division, Kansas Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, KS 66604."

(D) In paragraphs (c) and (d), the phrase "Administrator or the Administrator's designee" shall be deleted and replaced by "director of the transportation division of the Kansas corporation commission."

(E) Paragraph (e) shall be deleted.

(7) In 49 C.F.R. 382.121(a), the phrase "part 40 of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(8) The following revisions shall be made to 49 C.F.R. 382.301:

(A) In paragraph (b)(3), the phrase "DOT agency" shall be deleted and replaced by "state or USDOT agency."

(B) In paragraphs (c)(1)(iii) and (c)(2), the phrase "part 40 of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(C) In paragraph (d)(4), the phrase "49 CFR Part 40 of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(9) The following revisions shall be made to 49 C.F.R. 382.303(h)(3):

(A) The phrase "(as defined in Sec. 571.3 of this title)" shall be deleted.

(B) The phrase "Sec. 177.823 of this title" shall be deleted and replaced by "49 C.F.R. 177.823, as adopted by K.A.R. 82-4-20."

(10) The following revisions shall be made to 49 C.F.R. 382.305:

(A) Paragraphs (c), (d), (e), (f), (g), (h), and (n) shall be deleted.

(B) In paragraph (o), the phrase "DOT agency" shall be deleted and replaced by "USDOT or state agency."

(11) In 49 C.F.R. 382.309, 382.311, and 382.605, the phrase "49 CFR part 40, Subpart O" shall be deleted and replaced by "49 C.F.R. Part 40, Subpart O, as adopted by K.A.R. 82-4-3b."

(12) In 49 C.F.R. 382.503 and 382.601(b)(9), the phrase "part 40, subpart O, of this title" shall be deleted and replaced by "49 C.F.R. Part 40, Subpart O, as adopted by K.A.R. 82-4-3b."

(13) The following revisions shall be made to 49 C.F.R. 382.401:

(A) In paragraph (b)(3), the phrase "part 40 of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(B) In paragraph (c)(2)(iii), the phrase "part 40, subpart G, of this title" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(C) In paragraph (c)(5)(iv), the phrase "Sec. 40.213(a)" shall be deleted and replaced by "49 C.F.R. 40.213(a), as adopted by K.A.R. 82-4-3b."

(D) In paragraph (c)(6)(iii), the phrase "Sec. 40.111(a)" shall be deleted and replaced by "49 C.F.R. 40.111(a), as adopted by K.A.R. 82-4-3b."

(E) The following revisions shall be made to paragraph (d):

(i) The phrase "Sec. 390.31 of this subchapter" shall be deleted and replaced by "49 C.F.R. 390.31, as adopted by K.A.R. 82-4-3f."

(ii) The phrase "Federal Motor Carrier Safety Administration" shall be deleted and replaced by "transportation division of the Kansas corporation commission."

(F) Paragraph (e) shall be deleted.

(14) 49 C.F.R. 382.403 shall be revised as follows:

(A) In paragraph (a), the words "the Secretary of Transportation, any DOT agency, or" shall be deleted.

(B) The following changes shall be made to paragraph (b):

(i) The terms "Federal Motor Carrier Safety Administration" and "FMCSA" shall be deleted and replaced by "transportation division of the Kansas corporation commission."

(ii) The phrase "sec. 40.26" shall be deleted and replaced by "49 C.F.R. 40.26, as adopted by K.A.R. 82-4-3b."

(iii) The phrase "part 40" shall be deleted and replaced by "49 C.F.R. Part 40, as adopted by K.A.R. 82-4-3b."

(iv) The term "DOT" shall be deleted and replaced by "Kansas Corporation Commission or the USDOT."

(v) The word "Administrator" shall be deleted and replaced by "Director of the Transportation Division of the Kansas Corporation Commission."

(C) In paragraph (c), the term "FMCSA" shall be deleted and replaced by "Transportation Division of the Kansas Corporation Commission."

(D) In paragraph (d), the phrase "state or" shall be inserted before all occurrences of the term "DOT." The term "DOT" shall be replaced by the term "USDOT."

(15) The following revisions shall be made to 49 C.F.R. 382.405:

(A) In paragraphs (c) and (d), the words "the Secretary of Transportation, any DOT agency, or" shall be deleted.

(B) In paragraph (e), the phrase "National Transportation Safety Board" shall be deleted and replaced by "commission."

(C) In paragraph (g), the phrase "state or" shall be added before the phrase "DOT drug."

(D) In paragraph (g), the phrase "Sec. 40.323(a)(2)" shall be deleted and replaced by "49 C.F.R. 40.323(a)(2), as adopted by K.A.R. 82-4-3b."

(E) In paragraph (h), the phrase "Sec. 40.321(b) of this title" shall be deleted and replaced by "49 C.F.R. 40.321(b), as adopted by K.A.R. 82-4-3b."

(16) In 49 C.F.R. 382.407 and 382.409, the phrase "part 40, Subpart G, of this title" shall be deleted and replaced by "49 C.F.R. 40.321(b), as adopted by K.A.R. 82-4-3b."

(17) In 49 C.F.R. 382.413, the phrase "Sec. 40.25 of this title" shall be deleted and replaced by "49 C.F.R. 40.25, as adopted by K.A.R. 82-4-3b."

(18) The following revisions shall be made to 49 C.F.R. 382.501:

(A) The phrase "state or" shall be added before the phrase "DOT agency."

(B) The phrase "part 390 of this subchapter" shall be deleted and replaced by "49 C.F.R. Part 390, as adopted by K.A.R. 82-4-3f."

(19) 49 C.F.R. 382.507 shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3d. Safety fitness procedures. (a) With the following exceptions, 49 C.F.R. Part 385, as in effect on October 1, 2007, is hereby adopted by reference:

(1) In 49 C.F.R. 385.1, paragraphs (a) and (b) shall be deleted.

(2) The following revisions shall be made to 49 C.F.R. 385.3:

(A) In paragraph (1) of the definition of "Reviews," the last sentence shall be deleted.

(continued)

(B) The definition of "Safety ratings," including paragraphs (1), (2), (3), and (4), shall be deleted.

(3) The first paragraph of 49 C.F.R. 385.5 shall be deleted and replaced by the following: "In cooperation with the FMCSA, special agents and authorized representatives shall conduct reviews in order to gather the information necessary for the FMCSA to issue a safety rating for a motor carrier. Information gathered shall include information necessary to demonstrate that the motor carrier has adequate safety management controls in place which comply with the applicable safety requirements in order to reduce the risks associated with:"

(4) The first paragraph of 49 C.F.R. 385.7 shall be deleted and replaced by the following: "In cooperation with the FMCSA, special agents and authorized representatives shall conduct reviews in order to gather the information necessary for the FMCSA to determine and issue an appropriate safety rating for a motor carrier. Information gathered shall be information the FMCSA may consider in assessing a safety rating, including:"

(5) 49 C.F.R. 385.9 through 49 C.F.R. 385.19 shall be deleted.

(6) The following changes shall be made to 49 C.F.R. 385.103:

(A) In paragraph (d), the phrase "or the Kansas highway patrol" shall be added after the phrase "The FMCSA" at the beginning of the sentence.

(B) In paragraph (e), the phrase "or the Kansas highway patrol or the commission in cooperation with the FMCSA" shall be added after the phrase "The FMCSA" at the beginning of the sentence.

(7) 49 C.F.R. 385.105(b) shall be deleted.

(8) 49 C.F.R. 385.107 shall be deleted.

(9) The following changes shall be made to 49 C.F.R. 385.109:

(A) In paragraph (a), the words "B to this part" shall be deleted and replaced by "A to 49 C.F.R. Part 385, as adopted in K.A.R. 82-4-3d(a)(12), and Section VII of Appendix B to 49 C.F.R. Part 385, as adopted in K.A.R. 82-4-3d(a)(13)."

(B) Paragraphs (b), (c), and (d) shall be deleted.

(10) 49 C.F.R. 385.111 through 49 C.F.R. 385.119 shall be deleted.

(11) In 49 C.F.R. 385.301(c), the last sentence shall be deleted.

(12) 49 C.F.R. 385.331 through 49 C.F.R. 385.337 shall be deleted.

(13) The following changes shall be made to 49 C.F.R. 385.402:

(A) The phrase "§171.8 of this title" shall be deleted and replaced by "49 C.F.R. 171.8 as adopted by K.A.R. 82-4-20."

(B) The phrase "§172.101 of this title" shall be deleted and replaced by "49 C.F.R. 172.101 as adopted by K.A.R. 82-4-20."

(C) The phrase "§171.8 of this title" shall be deleted and replaced by "49 C.F.R. 171.8 as adopted by K.A.R. 82-4-20."

(D) The term "FMCSA" shall be deleted and replaced by "the commission."

(14) The following shall be inserted after the last sentence in 49 C.F.R. 385.405(b): "All Kansas-based interstate

motor carriers and all Kansas intrastate motor carriers transporting hazardous materials are required to obtain a hazardous materials safety permit from the FMCSA and are subject to FMCSA jurisdiction for hazardous materials safety requirements as set forth in 49 C.F.R. 385.401 through 382.423, and in 49 C.F.R. Parts 171, 172, 173, 177, 178 and 180, as adopted by K.A.R. 82-4-20."

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, K.S.A. 2008 Supp. 66-1,129, and K.S.A. 2008 Supp. 66-1,142a; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3e. (Authorized by and implementing K.S.A. 2003 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2003 Supp. 66-1,129, as amended by L. 2004, Ch. 152, § 7; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; revoked Oct. 2, 2009.)

82-4-3f. General motor carrier safety regulations.

(a) With the following exceptions, 49 C.F.R. Part 390, as in effect on October 1, 2007, is hereby adopted by reference:

(1) The following revisions shall be made to 49 C.F.R. 390.3:

(A) In paragraph (a), the word "interstate" shall be deleted and replaced by "intrastate."

(B) In paragraph (e)(1), the phrase "all regulations contained in this subchapter" shall be deleted and replaced by "K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20."

(C) In paragraph (e)(2), the phrase "all applicable regulations contained in this subchapter" shall be deleted and replaced by "K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20."

(D) Paragraph (g)(1) shall be deleted and replaced with the following: "(1) 49 C.F.R. Part 385, subparts A and E, as adopted by K.A.R. 82-4-3d, for carriers subject to the requirements of 49 C.F.R. 385.403, as adopted by K.A.R. 82-4-3d."

(E) Paragraph (g)(2) shall be deleted.

(F) Paragraph (g)(3) shall be deleted.

(G) Paragraph (g)(4) shall be deleted.

(2) The following revisions shall be made to 49 C.F.R. 390.5:

(A) The following definitions shall be deleted:

(i) conviction;

(ii) driveaway-towaway operation;

(iii) exempt motor carrier;

(iv) hazardous waste;

(v) operator;

(vi) other terms;

(vii) school bus;

(viii) school bus operation;

(ix) secretary;

(x) state; and

(xi) United States.

(B) In the definition of "Commercial motor vehicle," the phrase "or intrastate" shall be inserted following the term "interstate."

(C) In the definition of "Exempt intracity zone," the following text shall be deleted: "of a municipality or the commercial zone of that municipality described in appendix F to subchapter B of this chapter. The term 'exempt intracity zone' does not include any municipality or commercial zone in the State of Hawaii." The deleted text shall be replaced by the following: "described in section 8 of appendix F to Title 49, Chapter III, Subchapter B, as in effect on October 1, 2007, and hereby adopted by reference."

(D) The definition of "For hire motor carrier" shall be deleted and replaced by the following: "For purposes of this regulation, 'for-hire motor carrier' shall have the same meaning as 'public motor carrier of household goods,' 'public motor carrier of passengers,' or 'public motor carrier of property,' as defined in K.S.A. 66-1,108."

(E) The definition of "Gross combination weight rating (GCWR)" shall be deleted and replaced by the following: "'Gross combination weight rating (GCWR)' shall have the same meaning as defined in K.S.A. 66-1,108."

(F) The definition of "Gross vehicle weight rating (GVWR)" shall be deleted and replaced by the following: "'Gross vehicle weight rating (GVWR)' shall have the same meaning as defined in K.S.A. 66-1,108."

(G) In the definition of "Hazardous material," the phrase "United States" shall be inserted immediately before the phrase "Secretary of Transportation."

(H) The following changes shall be made in the definition of "Hazardous substance":

(i) Both instances of the phrase "Section 172.101" shall be deleted and replaced by "49 C.F.R. 172.101."

(ii) The first instance of the phrase "of this title" shall be deleted and replaced by "as adopted by K.A.R. 82-4-20."

(iii) The phrase "Section 171.8 of this title" shall be deleted and replaced by "49 C.F.R. 171.8, as adopted by K.A.R. 82-4-20."

(I) The definition of "Highway" shall be deleted and replaced by the following: "'Highway' shall have the same meaning as 'public highway,' as defined by K.S.A. 66-1,108."

(J) The definition of "Motor Carrier" shall be deleted and replaced by the following: "'Motor carrier' shall have the same meaning as defined in K.S.A. 66-1,108."

(K) The definition of "Motor Vehicle" shall be deleted and replaced by the following: "'Motor vehicle' shall have the same meaning as defined in K.S.A. 66-1,108."

(L) The definition of "Out of service order" shall be deleted and replaced by the following: "Out-of-service order means a declaration by a special agent or authorized representative that a driver, a commercial motor vehicle, or a motor carrier operation is out-of-service pursuant to 49 C.F.R. 392.5, as adopted by K.A.R. 82-4-3h, 49 C.F.R. 395.13, as adopted by K.A.R. 82-4-3a, or 49 C.F.R. 396.9, as adopted by K.A.R. 82-4-3j."

(M) The definition of "Person" shall be deleted and replaced by the following: "'Person' shall have the same meaning as defined in K.S.A. 66-1,108."

(N) The following revisions shall be made to the definition of "Principal place of business":

(i) The phrase "parts 382, 387, 390, 391, 395, 396, and 397 of this subchapter" shall be deleted and replaced by "K.A.R. 82-4-3a, K.A.R. 82-4-3c, K.A.R. 82-4-3f, K.A.R. 82-4-3g, K.A.R. 82-4-3j, and K.A.R. 82-4-3k."

(ii) The first instance of the term "Federal" shall be deleted.

(iii) The phrase "of the Federal Motor Carrier Safety Administration" shall be deleted.

(O) The following sentence shall be inserted before the definition of "Radar detector": "Private motor carrier of passengers' shall have the same meaning as defined in K.S.A. 66-1,108."

(P) The definition of "Special agent" shall be deleted and replaced by the following: "Special agent or authorized representative means an authorized representative of the commission, and members of the highway patrol or any other law enforcement officers in the state who have been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(3) 49 C.F.R. 390.7 and 49 C.F.R. 390.9 shall be deleted.

(4) In 49 C.F.R. 390.11, the phrase "part 325 of subchapter A or in this subchapter" shall be deleted and replaced by "K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20."

(5) The following revisions shall be made to 49 C.F.R. 390.15:

(A) The phrase "of the Federal Motor Carrier Safety Administration, an authorized State or local enforcement agency representative or authorized third party representative" shall be deleted.

(B) The words "or special agent" shall be inserted following "A motor carrier shall give an authorized representative."

(C) In paragraph (b)(1), the phrase "Section 390.5 of this chapter" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f."

(6) The following revisions shall be made to 49 C.F.R. 390.19:

(A) In paragraph (a), the phrase "Section 385.400 of this chapter" shall be deleted and replaced by "49 C.F.R. 385-401 through 385-423, as adopted by K.A.R. 82-4-3d." The phrase "at the following times" shall be deleted and replaced by the following: "and each motor carrier that conducts intrastate operations in the state of Kansas shall file a motor carrier identification report, which shall be known as a Form MCS-150 at the following times."

(B) Paragraph (b) shall be deleted and replaced by the following: "The Form MCS-150 shall contain the following information:

"(1) The Kansas-specific USDOT number assigned to the carrier pursuant to K.A.R. 82-4-8h;

"(2) the legal name of the motor carrier;

"(3) the trade or 'doing business as' name of the motor carrier, if applicable;

"(4) the street address of the motor carrier, including city, state, and zip code;

"(5) the mailing address of the motor carrier, including city, state, and zip code;

(continued)

“(6) the motor carrier’s principal telephone number and telefacsimile number;

“(7) whether the motor carrier conducts intrastate only carriage of hazardous materials or intrastate carriage of non-hazardous materials;

“(8) the motor carrier’s mileage, rounded to the nearest 10,000, for the last calendar year;

“(9) the type of operations the motor carrier conducts in the state;

“(10) the classification of cargo that the motor carrier transports;

“(11) the hazardous materials transported by the motor carrier;

“(12) the type of equipment owned or leased or both for transporting property or passengers;

“(13) the number of drivers that operate within a 100-mile radius;

“(14) the number of drivers that operate outside a 100-mile radius;

“(15) the number of drivers with commercial drivers’ licenses;

“(16) the total number of drivers; and

“(17) a signed and dated statement with the signatory’s printed name and title, certifying that the signatory is familiar with the commission’s safety regulations and that the information contained in the report is accurate.”

(C) In paragraph (c)(1), the term “agency’s” shall be deleted and replaced by “FMCSA’s.” The following sentence shall be inserted after the last sentence in paragraph (c)(1): “The completed Form MCS-150 shall be filed with the Kansas corporation commission at 1500 S.W. Arrowhead Road, Topeka, Kansas 66604.”

(D) Paragraph (c)(2) shall be deleted.

(E) Paragraphs (e), (f), and (g) shall be deleted.

(7) The following revisions shall be made to 49 C.F.R. 390.21:

(A) In paragraph (a), the words “as defined in Sec. 390.5, subject to subchapter B of this chapter must” shall be deleted and replaced by “required to be marked pursuant to K.A.R. 82-4-8h shall.”

(B) In paragraph (b)(2), the words “Kansas-specific” shall be added before the phrase “motor carrier.”

(C) In paragraph (e)(2)(iii)(B)(1), the words “interstate” or “intrastate” shall be deleted and replaced by “intrastate.”

(D) Paragraph (e)(2)(iii)(C) shall be deleted and replaced by the following: “A statement that the lessor cooperates with all relevant special agents and authorized representatives to provide the identity of customers who operate the rental commercial motor vehicles; and.”

(E) The last sentence of paragraph (e)(2)(iv) shall be deleted.

(8) The following changes shall be made to 49 C.F.R. 390.23:

(A) In paragraphs (a), (a)(1)(B), and (a)(2)(B), the phrase “Parts 390 through 399 of this chapter” shall be deleted and replaced by “K.A.R. 82-4-3a, and K.A.R. 82-4-3f through K.A.R. 82-4-3m.”

(B) In paragraph (b), both instances of the phrase “parts 390 through 399 of this chapter” shall be deleted and replaced by “K.A.R. 82-4-3a, and K.A.R. 82-4-3f through K.A.R. 82-4-3m.”

(C) In paragraph (c)(1), the phrase “Secs. 395.3(a) and 395.5(a) of this chapter” shall be deleted and replaced by “49 C.F.R. 395.3(a) and 49 C.F.R. 395.5(a), as adopted by K.A.R. 82-4-3c.”

(9) The following revisions shall be made to 49 C.F.R. 390.25:

(A) The word “regional” shall be inserted before the term “FMCSA Field Administrator.”

(B) The words “in the region in which the motor carrier’s principal place of business is located” shall be deleted.

(10) 49 C.F.R. 390.27 shall be deleted.

(11) The following revisions shall be made to 49 C.F.R. 390.29:

(A) In paragraph (a), the phrase “this subchapter” shall be deleted and replaced by “K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20.”

(B) The following revisions shall be made to paragraph (b):

(i) The phrase “of the Federal Motor Carrier Safety Administration” shall be deleted.

(ii) The word “Federal” appearing in the last sentence shall be deleted.

(12) In 49 C.F.R. 390.33, the phrase “this subchapter and part 325 of subchapter A” shall be deleted and replaced by “K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20.”

(13) The following revisions shall be made to 49 C.F.R. 390.35:

(A) In paragraph (a), the phrase “by part 325 of subchapter A or this subchapter” shall be deleted and replaced by “K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20.”

(B) In paragraphs (b) and (c), the phrase “this subchapter or part 325 of subchapter A” shall be deleted and replaced by “K.A.R. 82-4-3a through K.A.R. 82-4-3m, and K.A.R. 82-4-20.”

(14) 49 C.F.R. 390.37 shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission’s regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3g. Qualifications of drivers. (a) With the following exceptions, 49 C.F.R. Part 391, as in effect on October 1, 2007, is hereby adopted by reference:

(1) In 49 C.F.R. 391.2(c), the phrase “Sec. 390.5” shall be deleted and replaced by “49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f.”

(2) 49 C.F.R. 391.11(b)(1) shall be deleted.

(3) In 49 C.F.R. 391.13, the phrase “Sec. 392.9(a) and Sec. 393.9 of this subchapter” shall be deleted and replaced by “49 C.F.R. 392.9(a), as adopted by K.A.R. 82-4-3h, and 49 C.F.R. 393.9, as adopted by K.A.R. 82-4-3i.”

(4) The following revisions shall be made to 49 C.F.R. 391.15:

(A) In paragraphs (c)(1)(i) and (c)(2)(iii), the phrase "Sec. 395.2 of this subchapter" shall be deleted and replaced by "49 C.F.R. 395.2(a), as adopted by K.A.R. 82-4-3a."

(B) In paragraph (c)(2)(i)(C), the phrase "Sec. 392.5(a)(2)" shall be deleted and replaced by "49 C.F.R. 392.5(a)(2), as adopted by K.A.R. 82-4-3h."

(C) In paragraphs (c)(2)(ii) and (iii), the phrase "as adopted by K.A.R. 82-4-3h(b)" shall be added after the phrase "21 C.F.R. 1308.11 Schedule I."

(5) In 49 C.F.R. 391.21(b)(11), the phrase "as defined by Part 383 of this subchapter" shall be deleted.

(6) The following changes shall be made to 49 C.F.R. 391.23:

(A) In paragraph (a)(2), (h)(i)(1) and (h)(iii)(2), the term "U.S." shall be inserted before the phrase "Department of Transportation." The phrase "or commission" shall be inserted after the phrase "Department of Transportation."

(B) Paragraph (c)(3) shall be deleted and replaced by the following: "Prospective employers shall submit a report noting any failure of a previous employer to respond to an inquiry into a driver's safety performance history to the commission.

"(A) Reports shall be addressed to the Director, Transportation Division, Kansas Corporation Commission, 1500 SW Arrowhead Road, Topeka, KS 66604.

"(B) Reports shall be submitted to the commission within 90 days after the inquiry was submitted to the previous employer.

"(C) Reports must be signed by the prospective employer submitting the report and must include the following information:

"(i) The name, address, and telephone number of the person who files the report;

"(ii) The name and address of the previous employer who has failed to respond to the inquiry into a driver's safety performance history;

"(iii) A concise but complete statement of the facts, including the date the inquiry was sent to the previous employer, the method by which the inquiry was sent, and the dates of any follow-up communications with the previous employer."

(C) In paragraphs (c)(4), (e), and (g)(1), the term "U.S." shall be inserted before the term "DOT" and the phrase "or commission" shall be inserted after the term "DOT."

(D) In paragraph (d)(2), the phrase "Sec. 390.15(b)(1) of this chapter" shall be deleted and replaced by "49 C.F.R. 390.15(b)(1), as adopted by K.A.R. 82-4-3f."

(E) In paragraph (d)(2)(i), the phrase "Sec. 390.5 of this chapter" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f."

(F) In paragraph (d)(2)(ii), the phrase "Sec. 390.15(b)(2)" shall be deleted and replaced by "49 C.F.R. 390.15(b)(2), as adopted by K.A.R. 82-4-3f."

(G) In paragraph (e), the phrase ", as adopted by K.A.R. 82-4-3b" shall be added at the end of the last sentence.

(H) In paragraph (e)(1), the phrase "part 382 of this subchapter" shall be deleted and replaced by "49 C.F.R. part 382, as adopted by K.A.R. 82-4-3c." The phrase ", as adopted by K.A.R. 82-4-3b" shall be inserted at the end of the last sentence.

(I) In paragraph (e)(2), the phrase "Sec. 382.605 of this subpart" shall be deleted and replaced by "49 C.F.R. 382.605, as adopted by K.A.R. 82-4-3c." The phrase "part 40, subpart O" shall be deleted and replaced by "40.281 through 49 C.F.R. 40.313, as adopted by K.A.R. 82-4-3b."

(J) In paragraph (f), the term "Sec. 40.321(b)" shall be deleted and replaced by "49 C.F.R. 40.321(b), as adopted by K.A.R. 82-4-3b."

(K) In paragraph (j)(6), the following changes shall be made:

(i) In the first sentence, the comma following the phrase "safety performance information" shall be deleted, and the following text shall be inserted at the end of the first sentence: "if the previous employer is an interstate motor carrier, the driver may submit a complaint."

(ii) The term "Sec. 386.12" shall be deleted and replaced with "49 C.F.R. 386.12."

(iii) The following sentence shall be inserted at the end of the paragraph: "If the motor carrier is a Kansas-based interstate motor carrier, or an intrastate motor carrier, the driver may submit such report in writing to Director, Transportation Division, Kansas Corporation Commission, 1500 SW Arrowhead Road, Topeka, KS 66604."

(7) In 49 C.F.R. 391.25(b)(1), the phrase "Federal Motor Carrier Safety Regulations in this subchapter or hazardous materials regulations (49 CFR chapter I, subchapter C)" shall be deleted and replaced by "commission motor carrier safety regulations as adopted by K.A.R. 82-4-20."

(8) The following revisions shall be made to 49 C.F.R. 391.27:

(A) In paragraph (c), the words "be prescribed by the motor carrier. The following form may be used to comply with this section" shall be deleted and replaced by "read substantially as follows."

(B) Paragraph (e) shall be deleted.

(9) In 49 C.F.R. 391.33(a)(1), the phrase "Sec. 383.5 of this subchapter" shall be deleted and replaced by "K.S.A. 8-234b."

(10) The following revisions shall be made to 49 C.F.R. 391.41:

(A) The paragraph that appears between paragraphs (a) and (b) shall be deleted.

(B) In paragraph (b)(11), the clause "when the audiometric device is calibrated to American National Standard (formerly ASA Standard) Z24.5 1951" shall be deleted.

(C) In paragraph (b)(12)(i), the phrase "as adopted by K.A.R. 82-4-3h" shall be added after the phrase "21 C.F.R. 1308.11 Schedule I."

(11) The following changes shall be made to 49 C.F.R. 391.43:

(A) In paragraph (a), the phrase "licensed medical examiner as defined in Sec. 390.5 of this subchapter" shall be deleted and replaced by "licensed medical practitioner, as defined by K.A.R. 82-4-1."

(B) In paragraph (b), the phrase "licensed optometrist" shall be deleted and replaced by "licensed medical practitioner, as defined by K.A.R. 82-4-1."

(C) The last sentence of paragraph (f) shall be deleted.

(continued)

(D) In the portion titled "Extremities" in paragraph (f), the words "Field Service Center of the FMCSA, for the State in which the driver has legal residence" shall be deleted and replaced by "commission."

(E) The last sentence of paragraph (h) shall be deleted.

(F) The editorial note found after paragraph (h) shall be deleted.

(12) The following revisions shall be made to 49 C.F.R. 391.47:

(A) Paragraph (b)(8) shall be deleted.

(B) In paragraph (b)(9), the words "or intrastate" shall be inserted following the word "interstate."

(C) In paragraphs (c) and (d), the phrase "Director, Office of the Bus and Truck Standards and Operations (MC-PSD)" shall be deleted and replaced by the phrase "director of the commission's transportation division."

(D) The last two sentences of paragraph (e) shall be deleted and replaced by the following sentence: "Petitions shall be filed in accordance with K.A.R. 82-1-225 and K.S.A. 77-601 et seq."

(E) In paragraph (f), the first two occurrences of the phrase "Director, Office of the Bus and Truck Standards and Operations (MC-PSD)" shall be deleted and replaced by the phrase "director of the commission's transportation division." The clause "or until the Director, Office of Bus and Truck Standards and Operations (MC-PSD) orders otherwise" shall be deleted.

(13) The following revisions shall be made to 49 C.F.R. 391.49:

(A) The phrase "Division Administrator, FMCSA" in paragraph (a) and the phrase "State Director, FMCSA" in paragraphs (g), (h), (j)(1), and (k) shall be deleted and replaced by "director of the commission's transportation division."

(B) The remainder of paragraph (b)(2) after "The application must be addressed to" shall be deleted and replaced by ": Director of the Transportation Division, Kansas Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, KS 66604."

(C) In paragraph (b)(3), the words "field service center, FMCSA, for the state in which the driver has legal residence" shall be deleted and replaced by "director of the commission's transportation division at the address provided in paragraph (b)(2)."

(D) Paragraph (c)(2)(i) shall be deleted.

(E) The phrase "Medical Program Specialist, FMCSA service center" in paragraph (e)(1), the words "Medical Program Specialist, FMCSA for the State in which the carrier's principal place of business is located" in paragraph (e)(1)(i), and the words "Medical Program Specialist, FMCSA service center, for the State in which the driver has legal residence" in paragraph (e)(1)(ii) shall be deleted and replaced by "director of the transportation division of the commission."

(F) In paragraph (i), the words between "submitted to the" and "The SPE certificate renewal application" shall be deleted and replaced by "director of the transportation division of the commission."

(G) The following revisions shall be made to paragraph (j)(2):

(i) The words "State Director, FMCSA, for the State where the driver applicant has legal residence" shall be

deleted and replaced by "director of the transportation division of the commission."

(ii) The phrase "the following form" shall be deleted and replaced by "a form substantially similar to the following."

(iii) The phrase "subchapter B of the Federal Motor Carrier Safety Regulations" shall be deleted and replaced by the phrase "as adopted by K.A.R. 82-4-3g."

(iv) The term "FMCSRs" shall be deleted and replaced by "commission's regulations regarding motor carrier safety."

(14) The following revisions shall be made to 49 C.F.R. 391.51(b)(8):

(A) The phrase "Field Administrator, Division Administrator, or State Director" shall be deleted and replaced by "the director of the transportation division of the commission."

(B) The phrase "or under K.A.R. 82-4-6d" shall be added at the end of the paragraph.

(15) In 49 C.F.R. 391.55, the clause ", which are hereby adopted by reference" shall be inserted at the end of paragraph (b)(1).

(16) The following revisions shall be made to 49 C.F.R. 391.62:

(A) In paragraph (c), the phrase ", as adopted by K.A.R. 82-4-3f" shall be added after the phrase "49 C.F.R. 390.5."

(B) In paragraph (d), the phrase "under regulations issued by the Secretary under 49 U.S.C. chapter 51" shall be deleted and replaced by "under the regulations adopted by K.A.R. 82-4-20."

(C) In paragraph (e)(1), the phrase "Federal Motor Carrier Safety Regulations" shall be deleted and replaced by "commission's motor carrier regulations found in Article 4."

(17) 49 C.F.R. 391.64 shall be revised as follows:

(A) In paragraph (a)(2)(iii), the phrase "an authorized agent of the FMCSA" shall be deleted and replaced by "the director of the transportation division of the commission."

(B) In paragraphs (a)(2)(v) and (b)(3), the phrase "duly authorized federal, state or local enforcement official" shall be deleted and replaced by the phrase "any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(18) The form set out in 49 C.F.R. 391.65 shall be revised as follows:

(A) The phrase "as adopted by K.A.R. 82-4-3f" shall be added after the phrase "Sec. 390.5."

(B) The phrase "Federal Motor Carrier Safety Regulations" shall be deleted and replaced by the phrase "as adopted by K.A.R. 82-4-3g."

(19) 49 C.F.R. 391.67 shall be deleted.

(20) In 49 C.F.R. 391.68(a), "(b)(1)" shall be deleted.

(21) In 49 C.F.R. 391.69, the phrase "Sec. 390.5 of this subchapter" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f." The term "(business)" shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or

other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3h. Driving of commercial motor vehicles. (a)

With the following exceptions, 49 C.F.R. Part 392, as in effect on October 1, 2007, is hereby adopted by reference:

(1) In 49 C.F.R. 392.2, the words after the word "jurisdiction," including the last sentence of this section, shall be deleted and replaced by "of the state of Kansas."

(2) 49 C.F.R. 392.4 shall be revised as follows:

(A) Paragraph (a)(1) shall be deleted and replaced by the following: "(1) Any substance listed in schedule I of 21 C.F.R. 1308.11, which is hereby adopted by reference as in effect on April 1, 2007."

(B) In paragraph (c), the phrase "Sec. 382.107 of this subchapter" shall be deleted and replaced by "49 C.F.R. 382.107, as adopted by K.A.R. 82-4-3c."

(3) 49 C.F.R. 392.5 shall be revised as follows:

(A) In paragraph (a)(1), the phrase "Sec. 382.107 of this subchapter" shall be deleted and replaced by "49 C.F.R. 382.107, as adopted by K.A.R. 82-4-3c."

(B) In paragraph (a)(3), the phrase "and hereby adopted by reference as in effect on July 1, 2008" shall be added after the phrase "26 U.S.C. 5052(a)."

(C) In paragraph (a)(3), the phrase "section 5002(a)(8), of such Code" shall be deleted and replaced by "26 U.S.C. 5002(a)(8), hereby adopted by reference as in effect on July 1, 2008."

(D) In paragraph (d)(2), a period shall be placed after the phrase "affirmation of the order"; the remainder of the paragraph shall be deleted.

(E) Paragraph (e) shall be deleted and replaced by the following: "(e) Any driver who is subject to an out of service order may petition for reconsideration of that order in accordance with K.A.R. 82-1-235 and the provisions of the act for judicial review and civil enforcement of agency actions, found at K.S.A. 77-601 et seq."

(4) In 49 C.F.R. 392.8, the phrase "Sec. 393.95 of this subchapter" shall be deleted and replaced by "49 C.F.R. 393.95, as adopted by K.A.R. 82-4-3i."

(5) In 49 C.F.R. 392.9, the phrase "Secs. 393.100 through 393.136 of this subchapter" shall be deleted and replaced by "49 C.F.R. 393.100 through 393.136, as adopted by K.A.R. 82-4-3i."

(6) 49 C.F.R. 392.9a(b) shall be deleted.

(7) 49 C.F.R. 392.10 shall be revised as follows:

(A) In paragraph (a)(4), the phrase "Parts 107 through 180 of this title" shall be deleted and replaced by "49 C.F.R. 107.105, 107.502, and Parts 171, 172, 173, 177, 178, and 180, as adopted by K.A.R. 82-4-20."

(B) In paragraph (a)(5), the phrase "Sec. 173.120 of this title" shall be deleted and replaced by "49 C.F.R. 173.120, as adopted by K.A.R. 82-4-20."

(C) In paragraph (a)(6), the phrase "subpart B of part 107 of this title" shall be deleted and replaced by "49 C.F.R. 107.105, as adopted by K.A.R. 82-4-20."

(D) In paragraph (b)(1), the phrase "Sec. 390.5 of this chapter" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f."

(8) The phrase "Sec 393.95 of this subchapter" in 49 C.F.R. 392.22(b) shall be deleted and replaced by "49 C.F.R. 393.95, as adopted by K.A.R. 82-4-3i."

(9) In 49 C.F.R. 393.33, the phrase "subpart B of part 393 of this title" shall be deleted and replaced by "49 C.F.R. 393.9 through 393.33, as adopted by K.A.R. 82-4-3i."

(10) The following revisions shall be made to 49 C.F.R. 392.51:

(A) In paragraph (b), the phrase "as adopted by K.A.R. 82-4-20" shall be inserted after the phrase "Parts 171, 172, 173, and 178."

(B) In paragraph (b), the phrase "hereby incorporated by reference as in effect on July 1, 2008" shall be inserted after the phrase "29 CFR 1910.106."

(11) 49 C.F.R. 392.62 shall be revised as follows:

(A) In paragraph (a), the phrase "Sec. 393.90 of this subchapter" shall be deleted and replaced by "49 C.F.R. 393.90, as adopted by K.A.R. 82-4-3i."

(B) In paragraph (b), the phrase "Sec. 393.91 of this subchapter" shall be deleted and replaced by "49 C.F.R. 393.91, as adopted by K.A.R. 82-4-3i."

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3i. Parts and accessories necessary for safe operation. (a) With the following exceptions, 49 C.F.R. Part 393, as in effect on October 1, 2007, is hereby adopted by reference:

(1) The following revisions shall be made to 49 C.F.R. 393.5:

(A) The following definition shall be added after the definition of "curb weight": "DOT C-2, DOT C-3, and DOT C-4. These terms shall be defined by figure 29, found in 49 C.F.R. 571.108 as in effect on October 1, 2007, and figure 29 is hereby adopted by reference."

(B) In the definition of "low chassis vehicle," the phrase "of Sec. 571.224 in effect on the date of manufacture, or a subsequent edition" shall be deleted and replaced by "found in S5.1.1, S5.1.2, and S5.1.3 of 49 C.F.R. 571.224, as in effect on October 1, 2007, and hereby adopted by reference."

(C) The definition of "manufactured home" shall be deleted and replaced by the following: "Manufactured home means a structure as defined by K.S.A. 58-4202(a), as in effect April 21, 2005 and amendments thereto, and hereby adopted by reference. The term shall also include structures that meet the requirements of K.S.A. 58-4202(a) except the size requirements. These structures shall be considered manufactured homes when the manufacturer

(continued)

files with the transportation division a certification that it intends that these structures shall be considered manufactured homes. The manufacturer shall also certify that, if at any time it manufactures structures it does not intend to be manufactured homes, it shall identify those structures by a permanent serial number placed on the structure during the first stage of production and that the series of serial numbers for such structures shall be distinguishable on the structures and in its records from the series of serial numbers used for manufactured homes."

(D) The following definition shall be added after the definition of "manufactured home": "Optically combined. This term refers to two or more lights that share the same body and have one lens totally or partially in common."

(E) The definition for "reflective material" shall be deleted.

(F) In the definition of "special purpose vehicle," the phrase "of Sec. 571.224 (paragraphs S5.1.1 through S5.1.3), in effect on the date of manufacture or a subsequent edition" shall be deleted and replaced by "found in S5.1.1, S5.1.2, and S 5.1.3 of 49 C.F.R. 571.224, as adopted by reference above."

(2) 49 C.F.R. 393.7 shall be deleted.

(3) In 49 C.F.R. 393.11, the phrase "Section 393.22 and S4.4 of 49 CFR 571.108, Equipment combinations" in the sentence between Table 1 and the footnotes shall be deleted and replaced by the following: "49 C.F.R. 393.22. Lamp and reflector combinations which comply with the following shall also be permitted:

"Two or more lamps, reflective devices, or items of associated equipment may be combined if the requirements for each lamp, reflective device, and item of associated equipment are met, with the following exceptions:

"(a) No high-mounted stop lamp shall be combined with any other lamp or reflective device, other than with a cargo lamp.

"(b) No high-mounted stop lamp shall be combined optically with any cargo lamp.

"(c) No clearance lamp shall be combined optically with any tail lamp."

(4) The following revisions shall be made to 49 C.F.R. 393.13:

(A) In paragraph (a), the phrase "Sec. 390.5 of this subchapter" shall be deleted and replaced by "49 C.F.R. 390.5, as adopted by K.A.R. 82-4-3f." The last two sentences of paragraph (a) shall be deleted.

(B) Paragraph (b) shall be deleted and replaced by the following: "(b) Retroreflective sheeting and reflex reflectors. Unless otherwise preempted by federal law, motor carriers shall retrofit their trailers with a conspicuity system that meets the following requirements:

"(1) Conspicuity systems. Each trailer not exempted from the commission's safety regulations found in Article 4 of these regulations shall be equipped with either retroreflective sheeting that meets the requirements of paragraph (B), reflex reflectors that meet the requirements of paragraph (C), or a combination of retroreflective sheeting and reflex reflectors that meets the requirements of paragraph (D).

"(2) Retroreflective sheeting.

"(A) Construction. Retroreflective sheeting shall consist of a smooth, flat, transparent exterior film with retroreflective elements embedded or suspended beneath the film so as to form a non-exposed retroreflective optical system.

"(B) Performance requirements. Retroreflective sheeting shall meet the minimum photometric performance requirements specified in Figure 29 as found in 49 C.F.R. 571.108, and adopted by reference above.

"(C) Sheeting pattern. Retroreflective sheeting shall be applied in a pattern of alternating white and red color segments to the sides and rear of each trailer, and to the rear of each truck tractor, and in white to the upper rear corners of each trailer and truck tractor as specified in this paragraph, and, as appropriate, as shown in figures 30-1 through 30-4, or figure 31 found in 49 C.F.R. 571.108. Figures 30-1 through 30-4 and figure 31, as found in 49 C.F.R. 571.108 and as in effect on October 1, 2007, are hereby adopted by reference.

"(D) Sheeting length. Except for a segment that is trimmed to clear obstructions or lengthened to provide red sheeting near red lamps, each white or red segment shall have a length of 300 mm plus or minus 150 mm. Neither white nor red sheeting shall represent more than two-thirds of the aggregate of any continuous strip marking the width of a trailer, or any continuous or broken strip marking its length.

"(E) Sheeting width. Retroreflective sheeting shall have a width of not less than 50 mm for grade DOT-C2 sheeting, 75 mm for grade DOT-C3 sheeting, or 100 mm for grade DOT-C4 sheeting.

"(F) Sheeting retroreflection. The coefficients for retroreflection of each segment of red or white sheeting shall not be less than the minimum values specified in Figure 29 as adopted above for grades DOT-C2, DOT-C3, and DOT-C4.

"(G) Location. Retroreflective sheeting shall be applied to each trailer and truck tractor as specified in paragraphs (c) and (d) below, but need not be applied to discontinuous surfaces such as outside ribs, stake post pickets on platform trailers, and external protruding beams, or to items of equipment such as door hinge and lamp bodies on trailers and body joints, stiffening beads, drip rails and rolled surfaces on truck tractors. The edge of white sheeting shall not be located closer than 75 mm to the edge of the luminous lens area of any red or amber lamp that is required by K.A.R. 82-4-3i. The edge of red sheeting shall not be located closer than 75 mm to the edge of the luminous lens area of any amber lamp that is required by K.A.R. 82-4-3i.

"(H) Certification. In order to demonstrate that the retroreflective sheeting meets the standards of paragraphs (B)(i) and (ii), the letters DOT-C2, DOT-C3, or DOT-C4, as appropriate, shall appear at least once on the exposed surface of each white or red segment of reflective sheeting, and at least once every 300 mm on the retroreflective sheeting that is white only. The characters shall not be less than 3 mm high, and shall be permanently stamped, etched, molded, or printed in indelible ink.

"(3) Reflex Reflectors. Each trailer or truck tractor to which paragraph (b)(2)(C) applies that does not conform with either paragraph (B) or paragraph (D) shall be

equipped with reflex reflectors as set forth in this paragraph.

“(A) Visibility of reflector by color.

“(i) Red reflex reflector. Each red reflex reflector shall provide, at an observation angle of 0.2 degree, not less than 33 millicandelas per lux at any light entrance angle between 30 degrees left and 30 degrees right, including an entrance angle of 0 degree, and not less than 75 millicandelas per lux at any light entrance angle between 45 degrees left and 45 degrees right.

“(ii) White reflex reflector. Each white reflex reflector shall also provide at an observation angle of 0.2 degree, not less than 1,250 millicandelas per lux at any light angle of 0.2 degree, not less than 1,250 millicandelas per lux at any light entrance angle between 30 degrees left and 30 degrees right, including an entrance angle of 0 degree, and not less than 33 millicandelas per lux at any light entrance angle between 45 degrees left and 45 degrees right. A white reflex reflector complying with this paragraph when tested in a horizontal orientation may be installed in all orientations specified for rear upper locations in paragraphs (viii) element 2, and (x), element 2 above if, when tested in a vertical orientation, it provides an observation angle of 0.2 degree not less than 1,680 millicandelas per lux at a light entrance angle of 0 degree, not less than 1,120 millicandelas per lux at any light entrance angle from 10 degrees down to 10 degrees up, and not less than 560 millicandelas per lux at any light entrance angle from 20 degrees right to 20 degrees left.

“(B) Certification. In order to demonstrate that the retroreflective sheeting meets the standards of K.A.R. 82-4-3i, the letters DOT-C shall appear on the exposed surface of each reflex reflector. The letters shall not be less than 3 mm high, and shall be permanently stamped, etched, molded, or printed in indelible ink.

“(4) Combination of sheeting and reflectors. Each trailer or truck tractor to which paragraph (b)(1) applies may use a combination of retroreflective materials as long as they are located as specified by paragraphs (c) and (d) below.”

(5) In 49 C.F.R. 393.17(c)(1), the phrase “under Sec. 392.30” shall be deleted.

(6) In 49 C.F.R. 393.25, the last sentence shall be deleted.

(7) The following revisions shall be made to 49 C.F.R. 393.26:

(A) The last sentence of paragraph (c) shall be deleted.

(B) In paragraph (d)(4), the phrase “Sec. 177.823 of this title” shall be deleted and replaced by “49 C.F.R. 177.823, as adopted by K.A.R. 82-4-20.”

(8) In 49 C.F.R. 393.45, the phrase “and hereby adopted by reference” shall be added following “49 C.F.R. 517.106” in paragraph (a).

(9) The note following 49 C.F.R. 393.51 (b) shall be deleted.

(10) The following revisions shall be made to 49 C.F.R. 393.55:

(A) In paragraph (a), the clause “that meets the requirements of Federal Motor Vehicle Safety Standard (FMVSS) No. 105 (49 CFR 571.105, S5.5)” shall be deleted.

(B) In paragraph (b), the clause “that meets the requirements of FMVSS No. 105 (49 CFR 571.105, S5.3)” shall be deleted.

(C) In paragraph (c)(1), the clause “that meets the requirements of FMVSS No. 121 (49 CFR 471.121, S5.1.6.1(b))” shall be deleted.

(D) In paragraph (c)(2), the clause “that meets the requirements of FMVSS No. 121 (49 CFR 571.121, S5.1.6.1(a) for trucks and buses, S5.2.3 for semitrailers, and converter dollies and full trailers” shall be deleted.

(E) In paragraph (d)(1), the phrase “(49 CFR 571.121, S5.1.6.2(a))” shall be deleted.

(F) In paragraph (d)(2), the last sentence shall be deleted.

(G) In paragraph (d)(3), the last sentence shall be deleted.

(H) In paragraph (e), the clause “which meets the requirements of FMVSS No. 121 (49 CFR 571.121, S5.2.3.3)” shall be deleted.

(11) 49 C.F.R. 393.60(a) shall be deleted.

(12) The following revisions shall be made to 49 C.F.R. 393.67:

(A) Paragraph (a)(6) shall be deleted.

(B) Paragraph (c)(3) shall be deleted and replaced by “Threads. At least four full threads must be in engagement in each fitting.”

(C) In paragraph (f)(3), the clause “The certificate must be in the form set forth in either of the following:” and paragraphs (c)(3)(i), (c)(3)(ii), and (c)(3)(iii) shall be deleted.

(13) The following revisions shall be made to 49 C.F.R. 393.71:

(A) Paragraph (h)(8) and the related footnote shall be deleted.

(B) The following revisions shall be made to paragraph (h)(9):

(i) The phrase “requirements of the Federal Motor Carrier Safety Administration” shall be deleted and replaced by “appropriate requirements.”

(ii) The following sentence shall be deleted: “Tow-bar certification manufactured before the effective date of this regulation must meet requirements in effect at the time of manufacture.”

(C) In paragraph (m)(8), the phrase “requirements of the Federal Motor Carrier Safety Administration” shall be deleted and replaced by “appropriate requirements.”

(14) The following revisions shall be made to 49 C.F.R. 393.75:

(A) In paragraphs (g)(1) and (g)(2), the clause “that are labeled pursuant to 24 C.F.R. 3282.362(c)(2)(i)” shall be deleted and replaced by “built.”

(B) In paragraph (g)(1), the phrase “Or, in the absence of such a marking, more than 18 percent over the load rating specified in any of the publications of any of the organizations listed in FMVSS No. 119 (49 CFR 571.119, S5.1(b))” shall be deleted.

(C) In paragraph (g)(2), the phrase “or, in the absence of such a marking, the load rating specified in any of the publications of any of the organizations listed in FMVSS No. 119 (49 CFR 571.119, S5.1(b))” shall be deleted.

(15) The following revisions shall be made to 49 C.F.R. 393.77(b):

(A) The note appearing between paragraphs (7) and (8) shall be deleted.

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(B) In paragraph (15), the last sentence shall be deleted.

(C) In paragraph (15)(i), the phrase "Sec. 177.834(1) of this title" shall be deleted and replaced by "49 C.F.R. 177.834(a) as adopted by K.A.R. 82-4-20."

(16) The following revisions shall be made to 49 C.F.R. 393.80:

(A) In paragraph (a), the last sentence shall be deleted.

(B) In paragraph (b), the following clause shall be deleted: "provided that if the mirrors are replaced they shall be replaced with mirrors meeting, as a minimum, the requirements of FMVSS No. 111 (49 CFR 571.111) in force at the time the vehicle was manufactured."

(17) The following revisions shall be made to 49 C.F.R. 393.86:

(A) Paragraph (a)(1) shall be deleted and replaced by the following: "General requirements for trailers and semitrailers manufactured on or after January 26, 1998. Each trailer and semitrailer with a gross vehicle weight rating of 10,000 pounds or more, and manufactured on or after January 26, 1998, must be equipped with a rear impact guard. The requirements of paragraph (a) of this section do not apply to pole trailers as defined by 49 C.F.R. 390.5 and adopted by K.A.R. 82-4-3f, pulpwood trailers, low chassis vehicles, special purpose vehicles, wheels back vehicles as defined in 49 C.F.R. 393.5, and trailers towed in driveway-towaway operations as defined in 49 C.F.R. 390.5 and adopted by K.A.R. 82-4-3f."

(B) In paragraph (a)(6), the phrase "as required by FMVSS No. 223 (49 CFR 571.223, S5.3)" shall be deleted.

(C) Paragraph (a)(6)(iii) shall be deleted.

(18) In 49 C.F.R. 393.90, the phrase "of the Federal Motor Carrier Safety Administration's regulations" shall be deleted.

(19) In 49 C.F.R. 393.94, paragraph (c)(4) shall be deleted and replaced by the following: "Set the sound level meter to the A-weighting network, 'fast' meter response."

(20) In 49 C.F.R. 393.95, in paragraph (f)(1) the clause "that conform to the requirements of Federal Motor Vehicle Safety Standard No. 125, Sec. 571.125 of this title" shall be deleted.

(21) 49 C.F.R. 393.104(e), the related table, and the related footnotes shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3j. Inspection, repair, and maintenance. (a)

With the following exceptions, 49 C.F.R. Part 396, as in effect on October 1, 2007, is hereby adopted by reference:

(1) In 49 C.F.R. 396.3(a)(1), the phrase "part 393 of this subchapter" shall be deleted and replaced by "49 C.F.R. Part 393, as adopted by K.A.R. 82-4-3i."

(2) The following revisions shall be made to 49 C.F.R. 396.9:

(A) In paragraph (a), the phrase "Every special agent of the FMCSA (as defined in appendix B to this subchap-

ter)" shall be deleted and replaced by "Any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(B) In paragraph (b), the sentence after "Prescribed inspection report" shall be deleted and replaced by the following sentence: "Motor vehicle inspections conducted by authorized personnel as described in paragraph (a) shall be made on forms approved by the commission."

(C) In paragraph (c)(1), the term "'Out of Service Vehicle' sticker" shall mean "a form approved by the commission, as described in K.A.R. 82-4-3l(a)(6)(C)."

(D) In paragraph (c)(2), the term "Vehicle Examination Report" shall mean the form described in K.A.R. 82-4-3l(a)(6)(B).

(E) In paragraph (d)(3)(ii), the phrase "issuing agency" shall be deleted and replaced by "transportation division of the commission."

(3) The following revisions shall be made to 49 C.F.R. 396.17:

(A) In paragraph (a), the phrase "of this subchapter" shall be deleted and replaced by "as in effect on October 1, 2007, which is hereby adopted by reference."

(B) The "Note" appearing between paragraphs (a) and (b) shall be deleted.

(C) In paragraph (h), the words "penalty provisions provided by 49 U.S.C. 521(b)" shall be deleted and replaced by "civil penalties provided by K.S.A. 66-1,142b, K.S.A. 66-1,142c, and other applicable penalties."

(4) The following revisions shall be made to 49 C.F.R. 396.19(a)(1):

(A) The phrase "as adopted by K.A.R. 82-4-3i" shall be added after "49 C.F.R. Part 393."

(B) The phrase "as adopted by K.A.R. 82-4-3i" shall be added after the phrase "and appendix G." The phrase "of this subchapter" shall be deleted.

(5) In 49 C.F.R. 396.21(b)(2) and (3), the word "Federal" shall be deleted.

(6) The following revisions shall be made to 49 C.F.R. 396.23:

(A) In paragraph (b)(1), the phrase "by the Administrator" shall be deleted.

(B) In paragraph (b)(2), the term "FMCSA" shall be deleted and replaced by "transportation division of the Kansas corporation commission."

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3k. Transportation of hazardous materials; driving and parking rules. (a) With the following exceptions, 49 C.F.R. Part 397, as in effect on October 1, 2007, is hereby adopted by reference:

(1) In 49 C.F.R. 397.1(a), the phrase "of this title" shall be deleted and replaced by "as adopted by K.A.R. 82-4-20."

(2) In 49 C.F.R. 397.2, the phrase "the rules in parts 390 through 397, inclusive, of this subchapter" shall be deleted and replaced by "K.A.R. 82-4-3f through K.A.R. 82-4-3k." The phrase "of this title" shall be deleted and replaced by "as adopted by K.A.R. 82-4-20."

(3) In 49 C.F.R. 397.3, the term "Department of Transportation" shall be deleted and replaced by "commission."

(4) In 49 C.F.R. 397.5 (a), the phrase "as defined by 49 C.F.R. 172.101 and adopted by K.A.R. 82-4-20" shall be added after "(explosive) material."

(5) In 49 C.F.R. 397.7(a), the phrase "as defined by 49 C.F.R. 172.101 and adopted by K.A.R. 82-4-20" shall be added after the words "Division 1.1, 1.2, or 1.3 materials."

(6) The following revisions shall be made to 49 C.F.R. 397.13:

(A) In paragraph (a), the phrase "as defined by 49 C.F.R. 172.101 and adopted by K.A.R. 82-4-20" shall be added after the words "Division 2.1, Class 3, Divisions 4.1 and 4.2."

(B) In paragraph (b), the phrase "of this title" shall be deleted and replaced by "as adopted by K.A.R. 82-4-20."

(7) The following revisions shall be made to 49 C.F.R. 397.19:

(A) In paragraph (a), the phrase "as defined by 49 C.F.R. 172.101 and adopted by K.A.R. 82-4-20" shall be added after the words "(explosive) materials."

(B) In paragraph (c)(2), the phrase "of this title" shall be deleted and replaced by "as adopted by K.A.R. 82-4-20."

(8) The following revisions shall be made to 49 C.F.R. 397.65:

(A) The definitions of "Administrator," "FMCSA," "Motor carrier," and "Motor vehicle" shall be deleted.

(B) In the definition of "Indian tribe," the phrase "as in effect on January 7, 2003, which is hereby adopted by reference" shall be added after "25 U.S.C. 450b."

(C) In the definition of "NRHM," the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 172.504."

(D) In the definition of "Radioactive material," the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 173.403."

(9) The following changes shall be made to 49 C.F.R. 397.67:

(A) In paragraph (b), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 177.823."

(B) In paragraph (d), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 173.50 and 173.53 respectively."

(10) In 49 C.F.R. 397.69, paragraph (b) shall be deleted.

(11) The following revisions shall be made to 49 C.F.R. 397.71:

(A) In paragraph (b), the word "Federal" shall be deleted.

(B) Paragraph (b)(1)(ii) and the related footnote shall be deleted.

(C) Paragraph (b)(5) shall be deleted.

(12) The following revisions shall be made to 49 C.F.R. 397.73:

(A) Paragraph (a) and its related footnote shall be deleted and replaced by the following: "Information on NRHM routing designations shall be made available to the public by the States and Indian tribes in the form of maps, lists, road signs, or a combination thereof. If road signs are used, those signs and their placements must comply with all applicable laws."

(B) Paragraph (b) shall be deleted and replaced by the following: "Each state or Indian tribe, through its routing agency, shall provide information identifying all NRHM routing designations which exist within their jurisdiction to the director of the transportation division, Kansas corporation commission, 1500 S.W. Arrowhead Road, Topeka, KS 66604. Information on any changes or new NRHM routing designations shall be furnished within 60 days after establishment to the director."

(13) The following revisions shall be made to 49 C.F.R. 397.75:

(A) Unless otherwise noted in this subsection, the word "Administrator" shall be deleted and replaced by "commission."

(B) Paragraph (b)(1) shall be deleted and replaced by the following: "Be submitted to the director of the transportation division, Kansas corporation commission, 1500 S.W. Arrowhead Road, Topeka, KS 66604."

(C) In paragraph (b)(7), the word "Federal" shall be deleted.

(D) In paragraph (c)(2), the word "Federal" shall be deleted and replaced by "Kansas."

(E) In paragraph (g), the last sentence shall be deleted.

(14) 49 C.F.R. 397.77 shall be deleted.

(15) The following revisions shall be made to 49 C.F.R. 397.101:

(A) In paragraph (a), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 172.403" and after "49 CFR part 172."

(B) In paragraph (b), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 173.403(1)."

(C) In paragraph (b)(2), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 173.403(l) and (y)."

(D) Paragraph (g) shall be deleted and replaced by the following: "Unless otherwise preempted, each motor carrier who accepts for transportation on a highway route a controlled quantity of Class 7 (radioactive) material, as defined by 49 C.F.R. 173.401(l), as adopted by K.A.R. 82-4-20, shall provide the following information to the director within 90 days following acceptance of the package:"

(E) In paragraph (g)(3), the phrase "as adopted by K.A.R. 82-4-20" shall be added after "49 CFR 172.202 and 172.203."

(16) The following revisions shall be made to 49 C.F.R. 397.103:

(A) In paragraph (a), the words "'Guidelines for Selecting Preferred Highway Routes for Highway Route Controlled Quantity Shipments of Radioactive Materials,' or an equivalent" shall be deleted and replaced by "a."

(continued)

(B) Paragraph (c)(1) shall be deleted and replaced by the following: "The state gives written notice to the director."

(C) In paragraph (c)(2), the term "FMCSA" shall be deleted and replaced by "director."

(D) Paragraph (d) shall be deleted and replaced by the following: "A list of state-designated preferred routes shall be available from the director upon request."

(17) Subpart E of 49 C.F.R. Part 397 shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission's regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-31. Transportation of migrant workers. (a)

With the following exceptions, 49 C.F.R. Part 398, as in effect on October 1, 2007, is hereby adopted by reference:

(1) The following revisions shall be made to 49 C.F.R. 398.1:

(A) The following revisions shall be made to 49 C.F.R. 398.1(a):

(i) A period shall be placed after the word "agriculture."

(ii) The remainder of the paragraph shall be deleted and replaced by the following: "For the purposes of 49 C.F.R. Part 398 only, the definition of 'agriculture' found in 29 U.S.C. 203(f), as in effect on January 3, 2007, is hereby adopted by reference. For the purposes of 49 C.F.R. Part 398 only, the definition of 'employment in agriculture' shall be the same as the definition of 'agricultural labor' found in 26 U.S.C. 3121(g), as in effect on January 7, 2003, which is hereby adopted by reference."

(B) In paragraph (b), the words "person, including any 'contract carrier by motor vehicle', but not including any 'common carrier by motor vehicle', who or which transports in interstate or foreign commerce" shall be deleted and replaced by "motor carrier transporting."

(C) In paragraph (d), the definition of "motor vehicle" shall be deleted.

(2) The following revisions shall be made to 49 C.F.R. 398.2:

(A) In paragraph (a), the phrase "in interstate commerce, as defined in 49 C.F.R. 390.5" shall be deleted and replaced by "within the state of Kansas."

(B) In paragraph (b)(2), the phrase "in interstate commerce, must comply with the applicable requirements of 49 CFR parts 385, 390, 391, 392, 393, 395, and 396" shall be deleted and replaced by "must comply with the applicable requirements of 49 C.F.R. Part 385, as adopted by K.A.R. 82-4-3d, 49 C.F.R. Part 390, as adopted by K.A.R. 82-4-3f, 49 C.F.R. Part 391, as adopted by K.A.R. 82-4-3g, 49 C.F.R. Part 392, as adopted by K.A.R. 82-4-3h, 49 C.F.R. Part 393, as adopted by K.A.R. 82-4-3i, 49 C.F.R. Part 395, as adopted by K.A.R. 82-4-3a, and 49 C.F.R. Part 396, as adopted by K.A.R. 82-4-3j."

(3) In 49 C.F.R. 398.3(b)(9), the phrase "of the Federal Motor Carrier Safety Regulations of the Federal Motor Carrier Safety Administration" shall be deleted.

(4) The following revisions shall be made to 49 C.F.R. 398.4:

(A) In paragraph (b), the words "jurisdiction in which it is being operated, unless such laws, ordinances and regulations are at variance with specific regulations of this Administration which impose a greater affirmative obligation or restraint" shall be deleted and replaced by "state of Kansas."

(B) In paragraph (k), the phrase "part 393 of this subchapter" shall be deleted and replaced by "49 C.F.R. Part 393, as adopted by K.A.R. 82-4-3i."

(5) The following revisions shall be made to 49 C.F.R. 398.5:

(A) In paragraph (b), the phrase "part 393 of this subchapter" shall be deleted and replaced by "49 C.F.R. Part 393, as adopted by K.A.R. 82-4-3i."

(B) In paragraph (c), the phrase "part 393 of this subchapter, except Sec. 393.44 of this subchapter" shall be deleted and replaced by "49 C.F.R. Part 393, as adopted by K.A.R. 82-4-3i."

(6) The following revisions shall be made to 49 C.F.R. 398.8:

(A) In paragraph (a), the phrase "Special Agents of the Federal Motor Carrier Safety Administration, as detailed in appendix B of chapter III of this title" shall be deleted and replaced by "any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards."

(B) Paragraph (b) shall be deleted and replaced by the following: "(b) Prescribed inspection report. A compliance report form approved by the commission shall be used to record findings from motor vehicles selected for final inspection by any authorized representative of the commission, and any member of the Kansas highway patrol or any other law enforcement officer in the state who has been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards. A compliance report form approved by the commission shall contain the following information:

"(1) The name, MCID number, and address of the motor carrier;

"(2) information regarding the inspection location;

"(3) the date of the inspection;

"(4) the name, birth date, license number, and employment status of the driver;

"(5) whether hazardous materials were being transported, and if so, what type;

"(6) shipping information regarding the commodity transported;

"(7) identification of the vehicle used;

"(8) brake adjustment information;

"(9) identification of the alleged violations;

"(10) information regarding the authority under which the vehicle could be put out of service for alleged violations discovered during the inspection;

“(11) information regarding the individual who prepares the inspection report; and

“(12) a statement to be signed by the motor carrier that the violations have been corrected.”

(C) In paragraph (c)(1), the last sentence shall be deleted and replaced by the following: “A form approved by the commission shall be used to mark vehicles as ‘out of service.’ An out of service form approved by the commission shall contain the following information:

“(i) A statement that the motor vehicle has been declared out of service;

“(ii) a statement that the out of service marking may be removed only under the conditions outlined in the out of service order or the accompanying vehicle inspection report;

“(iii) a statement that operation of the vehicle prior to making the required repairs will subject the motor carrier to civil penalties;

“(iv) the number and dates of the inspection; and

“(v) a place for the signature of the authorized individual making the inspection.”

(D) The following revisions shall be made to paragraph (c)(2):

(i) The phrase “on Form MCS 63” shall be deleted and replaced by “on a form approved by the commission for driver-equipment compliance reporting.”

(ii) The phrase “Sec. 393.52” shall be deleted and replaced by “49 C.F.R. 393.52, as adopted by K.A.R. 82-4-3i.”

(E) In paragraph (c)(3), the phrase “on Form MCS 63” shall be deleted and replaced by “on a form approved by the commission for driver-equipment compliance reporting.”

(F) Paragraph (c)(4) shall be deleted and replaced by the following: “The person or persons completing the repairs required by the out of service notice shall complete a form to certify repairs approved by the commission, which shall include the person’s name and the name of the person’s shop or garage as well as the date and time the repairs were completed. If the driver completes the required repairs, then the driver shall complete the same form.”

(G) In paragraph (d)(1), the phrase “MCS Form 63” shall be deleted and replaced by “on a form approved by the commission for driver-equipment compliance reporting.”

(H) In paragraph (d)(1), the phrase “Federal Motor Carrier Safety Regulations” shall be deleted and replaced by the phrase “commission’s regulations.”

(I) In paragraph (d)(2), the phrase “‘Motor Carrier Certification of Action Taken’ on Form MCS 63” and the phrase “Form MCS 63” shall be deleted and replaced by “form approved by the commission for driver-equipment reporting.”

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission’s regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-

29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-3m. Employee safety and health standards.

(a) With the following exceptions, 49 C.F.R. Part 399, as in effect on October 1, 2007, is hereby adopted by reference:

(1) 49 C.F.R. 399.201 shall be deleted.

(2) In 49 C.F.R. 399.205, the definition of “person” shall be deleted.

(3) In 49 C.F.R. 399.209, paragraph (b) shall be deleted.

(4) Appendices A through F shall be deleted.

(5) In appendix G, all text following standards 1 through 13, which begins with the heading “Comparison of Appendix G, and the new North American Uniform Driver-Vehicle Inspection Procedure (North American Commercial Vehicle Critical Safety Inspection Items and Out-Of-Service Criteria),” shall be deleted.

(b) Whenever the federal regulations adopted in this regulation refer to portions of the federal regulations or other operating standards that are not already adopted by reference in article 4 of the commission’s regulations, the references shall not be applicable to this regulation unless otherwise specifically adopted. (Authorized by and implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 66-1,112g, and K.S.A. 2008 Supp. 66-1,129; effective, T-82-12-29-04, Dec. 29, 2004; effective April 29, 2005; amended Oct. 2, 2009.)

82-4-20. Transportation of hazardous materials by motor vehicles. (a) The federal regulations adopted in this regulation shall govern the transportation of hazardous materials in Kansas by interstate and intrastate motor carriers. Title 49 C.F.R. 107.105, 107.502, and Parts 171, 172, 173, 177, 178, and 180 of the federal hazardous materials regulations promulgated by the U.S. department of transportation are adopted by reference except for the following referenced materials listed under 49 C.F.R. 171.7(a)(3), as in effect on October 1, 2007:

(1) ASTM A 242-81 standard specification for high-strength, low-alloy structural steel;

(2) ASTM A 370-94 standard test methods and definitions for mechanical testing of steel products;

(3) ASTM A 441-81 standard specification for high-strength, low-alloy structural manganese vanadium steel;

(4) ASTM A 514-81 standard specification for high-yield-strength quenched and tempered alloy steel plate, suitable for welding;

(5) ASTM A 516/A 516M-90 standard specification for pressure vessel plates, carbon steel, for moderate and lower-temperature service;

(6) ASTM A 537/A 537M-91 standard specification for pressure vessel plates, heat-treated, carbon manganese-silicon steel;

(7) ASTM A 588-81 standard specification for high-strength, low-alloy structural steel with 50 Ksi minimum yield point to 4 in. thick;

(8) ASTM A 606-75 standard specification for steel sheet and strip hot-rolled and cold-rolled, high-strength, low alloy, with improved atmospheric corrosion resistance, 1975 (reapproved 1981);

(continued)

(9) ASTM A 633-79a standard specification for normalized high-strength, low-alloy structural steel, 1979 edition; and

(10) ASTM A 715-81 standard specification for steel sheet and strip, hot-rolled, high-strength, low-alloy with improved formability, 1981.

(b) Packaging requirements shall be subject to the provisions of K.S.A. 66-1,129b, and amendments thereto.

(c) Whenever the adopted federal hazardous materials regulations refer to portions of the federal hazardous materials regulations that are not included under subsection (a), those references shall not be applicable to this regulation. (Authorized by K.S.A. 2008 Supp. 66-1,112, K.S.A.

66-1,112g, K.S.A. 2008 Supp. 66-1,129, and K.S.A. 66-1,129b; implementing K.S.A. 2008 Supp. 66-1,112, K.S.A. 2008 Supp. 66-1,129, and K.S.A. 66-1,129b; effective Jan. 1, 1971; amended May 1, 1981; amended May 1, 1984; amended May 1, 1985; amended May 1, 1987; amended May 1, 1988; amended April 30, 1990; amended Sept. 16, 1991; amended July 6, 1992; amended May 10, 1993; amended Oct. 3, 1994; amended Jan. 30, 1995; amended Jan. 4, 1999; amended July 14, 2000; amended Jan. 31, 2003; amended Oct. 2, 2009.)

Susan K. Duffy
Executive Director

Doc. No. 037518

INDEX TO ADMINISTRATIVE REGULATIONS

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30-5-78	Revoked	V. 27, p. 1022
30-10-15a	Revoked	V. 27, p. 1345
30-10-15b	Revoked	V. 27, p. 1345
30-10-17	Revoked	V. 27, p. 1345
30-10-18	Revoked	V. 27, p. 1345
30-10-23a	Revoked	V. 27, p. 1346
30-10-23b	Revoked	V. 27, p. 1346
30-10-25	Revoked	V. 27, p. 1346
30-10-26	Revoked	V. 27, p. 1346
30-10-27	Revoked	V. 27, p. 1346
30-10-200	Revoked	V. 27, p. 1346
30-10-210	Revoked	V. 27, p. 1346
30-45-20	New	V. 28, p. 966
30-46-10	Amended	V. 28, p. 966
30-46-17	Amended	V. 28, p. 967
30-63-32	New	V. 27, p. 664
30-64-24	Revoked	V. 27, p. 665

AGENCY 40: KANSAS INSURANCE DEPARTMENT

Reg. No.	Action	Register
40-1-37	Amended	V. 28, p. 966
40-1-48	Amended	V. 27, p. 1709
40-2-28	New	V. 28, p. 273
40-3-30	Amended	V. 28, p. 112
40-3-52	New	V. 27, p. 133
40-4-35	Amended	V. 28, p. 915
40-4-36	Amended	V. 28, p. 1252
40-4-37v	New	V. 28, p. 643
40-4-41	Amended	V. 27, p. 434
40-4-41a through		
40-4-41j	Revoked	V. 27, p. 434, 435
40-7-20a	Amended	V. 28, p. 604

AGENCY 44: DEPARTMENT OF CORRECTIONS

Reg. No.	Action	Register
44-6-101	Amended	V. 27, p. 1126
44-6-114e	Amended	V. 27, p. 1128
44-6-115a	Amended	V. 27, p. 1134
44-6-125	Amended	V. 27, p. 1135
44-6-127 through		
44-6-132	New	V. 27, p. 1135-1138

AGENCY 49: DEPARTMENT OF LABOR

Reg. No.	Action	Register
49-45-1	Amended	V. 27, p. 1466
49-45-2	Amended	V. 27, p. 1466
49-45-3	Amended	V. 27, p. 1466

49-45-4	Amended	V. 27, p. 1466
49-45-4a	Amended	V. 27, p. 1466
49-45-5	Amended	V. 27, p. 1466
49-45-6	Amended	V. 27, p. 1466
49-45-7	Amended	V. 27, p. 1467
49-45-8	Amended	V. 27, p. 1467
49-45-9	Amended	V. 27, p. 1467
49-45-20	Amended	V. 27, p. 1467
49-45-28	Amended	V. 27, p. 1467
49-45-29	Amended	V. 27, p. 1467
49-45-29b	New	V. 27, p. 1467
49-45-31	Amended	V. 27, p. 1467
49-45-34	Amended	V. 27, p. 1467
49-45-35	Amended	V. 27, p. 1467
49-45-37	Amended	V. 27, p. 1467

AGENCY 60: BOARD OF NURSING

Reg. No.	Action	Register
60-1-103	Amended	V. 27, p. 1603
60-1-104	Amended	V. 27, p. 1603
60-2-101	Amended	V. 27, p. 1604
60-2-102	Amended	V. 27, p. 1605, 1670
60-2-104	Amended	V. 27, p. 1606
60-2-105	Amended	V. 28, p. 197
60-2-106	Amended	V. 28, p. 197
60-2-107	Amended	V. 27, p. 1606
60-2-108	Amended	V. 27, p. 1607
60-3-106	Amended	V. 27, p. 1607
60-3-106a	Amended	V. 27, p. 1608
60-3-113	New	V. 27, p. 1608
60-3-114	New	V. 27, p. 1608
60-7-111	New	V. 27, p. 1609
60-9-105	Amended	V. 28, p. 197
60-9-107	Amended	V. 28, p. 198
60-11-101 through		
60-11-105	Amended	V. 28, p. 1252-1254
60-11-107	Amended	V. 28, p. 1254
60-13-103	Amended	V. 28, p. 200
60-13-104	Amended	V. 28, p. 200
60-15-101	Amended	V. 28, p. 200
60-15-102	Amended	V. 28, p. 201
60-15-104	Amended	V. 28, p. 202

AGENCY 63: BOARD OF MORTUARY ARTS

Reg. No.	Action	Register
63-2-26	New	V. 27, p. 108
63-4-1	Amended	V. 27, p. 108

AGENCY 66: BOARD OF TECHNICAL PROFESSIONS

Reg. No.	Action	Register
66-6-1	Amended	V. 27, p. 315
66-6-4	Amended	V. 27, p. 316
66-10-1	Amended	V. 27, p. 317
66-11-5	Amended	V. 28, p. 44
66-12-1	Amended	V. 28, p. 44
66-14-1	Amended	V. 28, p. 44
66-14-2	Amended	V. 28, p. 45
66-14-3	Amended	V. 28, p. 45
66-14-4	Revoked	V. 28, p. 45
66-14-5	Amended	V. 28, p. 45
66-14-7	Amended	V. 28, p. 45

AGENCY 67: BOARD OF EXAMINERS IN THE FITTING AND DISPENSING OF HEARING INSTRUMENTS

Reg. No.	Action	Register
67-3-5	New	V. 28, p. 1187

AGENCY 68: BOARD OF PHARMACY

Reg. No.	Action	Register
68-7-12b	Amended	V. 27, p. 1518
68-7-20	Amended	V. 27, p. 435
68-11-2	Amended	V. 27, p. 1518
68-16-3	Amended	V. 28, p. 342
68-18-1	New	V. 27, p. 1857
68-18-2	New	V. 27, p. 1857
68-18-3	New	V. 27, p. 1858
68-19-1	New	V. 28, p. 342
68-20-23	New (T)	V. 27, p. 1709
68-20-23	New	V. 28, p. 192

(continued)

AGENCY 69: BOARD OF COSMETOLOGY

Reg. No.	Action	Register
69-3-8	Amended (T)	V. 28, p. 923
69-11-1	Amended	V. 28, p. 298

AGENCY 71: KANSAS DENTAL BOARD

Reg. No.	Action	Register
71-9-1 through 71-9-4	New	V. 27, p. 1878
71-10-1 through 71-10-4	New	V. 27, p. 1879
71-11-1	New	V. 28, p. 1187

AGENCY 74: BOARD OF ACCOUNTANCY

Reg. No.	Action	Register
74-4-7	Amended	V. 28, p. 643
74-4-8	Amended	V. 28, p. 644
74-4-9	Amended	V. 27, p. 627
74-4-10	Amended	V. 27, p. 627
74-5-2	Amended	V. 28, p. 645
74-5-2a	New	V. 28, p. 646
74-5-101	Amended	V. 28, p. 646
74-5-102	Amended	V. 28, p. 646
74-5-103	Amended	V. 28, p. 646
74-5-201	Amended	V. 28, p. 646
74-5-202	Amended	V. 28, p. 646
74-5-301	Amended	V. 28, p. 647
74-5-302	Amended	V. 28, p. 647
74-5-401	Amended	V. 28, p. 647
74-5-403	Amended	V. 28, p. 647
74-5-405a	Amended	V. 28, p. 647
74-5-406	Amended	V. 28, p. 647
74-7-4	Amended	V. 28, p. 648
74-11-6	Amended	V. 28, p. 648

AGENCY 81: OFFICE OF THE SECURITIES COMMISSIONER

Reg. No.	Action	Register
81-3-2	Amended	V. 27, p. 1801
81-3-6	Amended	V. 28, p. 606
81-5-7	Amended	V. 27, p. 1156
81-5-14	Amended	V. 28, p. 571
81-7-2	Amended	V. 27, p. 1156
81-14-1	Amended	V. 27, p. 1157
81-14-2	Amended	V. 27, p. 1801
81-14-5	Amended	V. 28, p. 610
81-14-9	Amended	V. 27, p. 1163

AGENCY 82: STATE CORPORATION COMMISSION

Reg. No.	Action	Register
82-3-107	Amended	V. 27, p. 1518
82-3-108	Amended	V. 27, p. 1519
82-3-111	Amended	V. 27, p. 1520
82-3-135a	Amended	V. 27, p. 1521
82-3-135b	Amended	V. 27, p. 1521
82-3-138	Amended	V. 27, p. 1521
82-3-402	Amended	V. 27, p. 1521
82-4-30a	Amended	V. 27, p. 1020
82-11-4	Amended	V. 28, p. 917
82-11-10	Amended	V. 28, p. 922
82-14-1 through 82-14-5	Amended	V. 28, p. 967-971
82-14-6	New	V. 28, p. 972

AGENCY 84: PUBLIC EMPLOYEE RELATIONS BOARD

Reg. No.	Action	Register
84-2-1	Amended	V. 28, p. 872

AGENCY 86: REAL ESTATE COMMISSION

Reg. No.	Action	Register
86-3-19	Amended (T)	V. 27, p. 1090
86-3-19	Amended	V. 27, p. 1517
86-3-30	New (T)	V. 27, p. 1091
86-3-30	New	V. 27, p. 1517

AGENCY 88: BOARD OF REGENTS

Reg. No.	Action	Register
88-29-1	Amended (T)	V. 28, p. 1101
88-29-4	Amended (T)	V. 28, p. 1102

88-29-5	Amended (T)	V. 28, p. 1103
88-29-7	Amended (T)	V. 28, p. 1103
88-29-8	Amended (T)	V. 28, p. 1103
88-29-8a	New (T)	V. 28, p. 1103
88-29-8b	New (T)	V. 28, p. 1104
88-29-9	Amended (T)	V. 28, p. 1104
88-29-11	Amended (T)	V. 28, p. 1105
88-29-12	Amended (T)	V. 28, p. 1106
88-29-18	Amended (T)	V. 28, p. 1107
88-29-19	Amended (T)	V. 28, p. 1108

AGENCY 91: DEPARTMENT OF EDUCATION

Reg. No.	Action	Register
91-1-200	Amended	V. 28, p. 1222
91-1-201	Amended	V. 27, p. 1028
91-1-202	Amended	V. 28, p. 1223
91-1-203	Amended	V. 28, p. 1225
91-1-204	Amended	V. 28, p. 1229
91-1-205	Amended	V. 28, p. 1232
91-1-207	Amended	V. 27, p. 1037
91-1-209	Amended	V. 27, p. 1037
91-1-210	Amended	V. 27, p. 1038
91-1-216	Amended	V. 28, p. 1233
91-1-220	Amended	V. 27, p. 1038
91-1-221	Amended	V. 27, p. 1040
91-19-1	Amended	V. 27, p. 1041
91-19-6	Amended	V. 27, p. 1041
91-40-1	Amended	V. 27, p. 274
91-40-2	Amended	V. 27, p. 279
91-40-3	Amended	V. 27, p. 279
91-40-5	Amended	V. 27, p. 280
91-40-7 through 91-40-12	Amended	V. 27, p. 281-284
91-40-16	Amended	V. 27, p. 285
91-40-17	Amended	V. 27, p. 285
91-40-21	Amended	V. 27, p. 286
91-40-22	Amended	V. 27, p. 287
91-40-26 through 91-40-31	Amended	V. 27, p. 287-289
91-40-33	Amended	V. 27, p. 290
91-40-34	Amended	V. 27, p. 290
91-40-35	Amended	V. 27, p. 290
91-40-37	Revoked	V. 27, p. 291
91-40-38	Amended	V. 27, p. 291
91-40-39	Revoked	V. 27, p. 291
91-40-41	Amended	V. 27, p. 291
91-40-42	Amended	V. 27, p. 291
91-40-42a	New	V. 27, p. 292
91-40-43	Amended	V. 27, p. 293
91-40-44	Amended	V. 27, p. 293
91-40-45	Amended	V. 27, p. 293
91-40-46	Amended	V. 27, p. 294
91-40-48	Amended	V. 27, p. 294
91-40-50	Amended	V. 27, p. 294
91-40-51	Amended	V. 27, p. 295

AGENCY 92: DEPARTMENT OF REVENUE

Reg. No.	Action	Register
92-12-114	New	V. 27, p. 865
92-12-140 through 92-12-145	New	V. 27, p. 866, 867
92-12-145	Amended	V. 28, p. 604
92-19-70	Revoked	V. 27, p. 868
92-26-1	Amended	V. 28, p. 170
92-26-4	Amended	V. 28, p. 170
92-28-1 through 92-28-4	New	V. 28, p. 113
92-52-14	New	V. 27, p. 1214
92-52-15	New	V. 27, p. 1214
92-52-16	New	V. 27, p. 1215

AGENCY 94: COURT OF TAX APPEALS

Reg. No.	Action	Register
94-2-1 through 94-2-5	Amended (T)	V. 27, p. 1091-1093
94-2-1 through 94-2-5	Amended	V. 27, p. 1522-1524

94-2-8 through 94-2-16	Amended (T)	V. 27, p. 1093-1095
94-2-8 through 94-2-16	Amended	V. 27, p. 1524-1526
94-2-19	Amended (T)	V. 27, p. 1095
94-2-19	Amended	V. 27, p. 1527
94-2-20	Amended (T)	V. 27, p. 1096
94-2-20	Amended	V. 27, p. 1527
94-2-21	Amended (T)	V. 27, p. 1096
94-2-21	Amended	V. 27, p. 1528
94-3-1	Amended (T)	V. 27, p. 1097
94-3-1	Amended	V. 27, p. 1529
94-3-2	Amended (T)	V. 27, p. 1098
94-3-2	Amended	V. 27, p. 1529
94-4-1	Amended (T)	V. 27, p. 1098
94-4-1	Amended	V. 27, p. 1530
94-4-2	Amended (T)	V. 27, p. 1098
94-4-2	Amended	V. 27, p. 1530

Agency 97: COMMISSION ON VETERANS' AFFAIRS

Reg. No.	Action	Register
97-1-1	Revoked	V. 28, p. 459
97-1-1a	New	V. 28, p. 459
97-1-2	Revoked	V. 28, p. 460
97-1-2a	New	V. 28, p. 460
97-1-3	Revoked	V. 28, p. 460
97-1-3a	New	V. 28, p. 460
97-1-4	Revoked	V. 28, p. 460
97-1-4a	New	V. 28, p. 460
97-1-5	Revoked	V. 28, p. 461
97-1-5a	New	V. 28, p. 461
97-1-6a	New	V. 28, p. 461
97-2-1	Revoked	V. 28, p. 462
97-2-1a	New	V. 28, p. 462
97-2-2	Revoked	V. 28, p. 462
97-2-2a	New	V. 28, p. 462
97-2-3 through 97-2-8	Revoked	V. 28, p. 462
97-3-1	Revoked	V. 28, p. 462
97-3-1a	New	V. 28, p. 462
97-3-2	Revoked	V. 28, p. 462
97-3-2a	New	V. 28, p. 462
97-3-3	Revoked	V. 28, p. 463
97-3-3a	New	V. 28, p. 463
97-3-4 through 97-3-9	Revoked	V. 28, p. 463
97-4-1a	New	V. 28, p. 463

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

Reg. No.	Action	Register
99-25-1	Amended	V. 27, p. 108
99-25-5	Amended	V. 28, p. 522
99-25-9	Amended	V. 27, p. 108
99-25-11	New	V. 27, p. 109
99-26-1	Amended	V. 28, p. 522
99-27-2	Amended	V. 27, p. 1019
99-27-3	Revoked	V. 27, p. 1019
99-27-4	Amended	V. 27, p. 1019
99-27-5	Amended	V. 27, p. 1019

AGENCY 100: BOARD OF HEALING ARTS

Reg. No.	Action	Register
100-11-1	Amended (T)	V. 27, p. 1602
100-11-1	Amended	V. 28, p. 112
100-22-8	Revoked	V. 27, p. 357
100-22-8a	New	V. 27, p. 357
100-28a-1	Amended (T)	V. 27, p. 1602
100-28a-1	Amended	V. 28, p. 112
100-28a-10	Amended	V. 28, p. 572
100-29-7	Amended	V. 27, p. 209
100-29-16	Amended	V. 28, p. 1060
100-49-4	Amended (T)	V. 28, p. 923
100-49-4	Amended	V. 28, p. 1281
100-54-4	Amended	V. 27, p. 209
100-55-4	Amended	V. 27, p. 209
100-55-7	Amended	V. 28, p. 1061
100-55-9	Amended	V. 28, p. 572
100-69-1	Amended	V. 27, p. 1672

100-69-2	Revoked	V. 27, p. 1672
100-69-10	Amended	V. 28, p. 572
100-72-1	Amended (T)	V. 27, p. 1602
100-72-1	Amended	V. 28, p. 112
100-72-7	Amended	V. 28, p. 273
100-73-1	Amended (T)	V. 28, p. 923
100-73-1	Amended	V. 28, p. 1282
100-73-9	Amended	V. 27, p. 315

AGENCY 102: BEHAVIORAL SCIENCES REGULATORY BOARD

Reg. No.	Action	Register
102-1-8a	New	V. 28, p. 114
102-1-12	Amended	V. 27, p. 407
102-1-13	Amended (T)	V. 28, p. 1101
102-2-7	Amended	V. 27, p. 1801
102-2-8	Amended	V. 28, p. 114
102-2-11a	New	V. 28, p. 116
102-2-12	Amended	V. 28, p. 116
102-3-9b	New	V. 28, p. 117
102-3-12a	Amended	V. 27, p. 1117
102-4-1a	Amended	V. 27, p. 1803
102-4-6a	Amended	V. 27, p. 1805
102-4-6b	New	V. 27, p. 1806
102-4-9b	New	V. 28, p. 117
102-4-10a	Amended	V. 27, p. 1806
102-4-12	Amended	V. 27, p. 1120
102-5-9a	New	V. 28, p. 118
102-5-12	Amended	V. 27, p. 1122
102-6-9a	New	V. 28, p. 118
102-6-12	Amended	V. 27, p. 1124

AGENCY 105: BOARD OF INDIGENTS' DEFENSE SERVICES

Reg. No.	Action	Register
105-11-1	Amended	V. 27, p. 1838
105-11-1	Amended (T)	V. 28, p. 1079

AGENCY 108: STATE EMPLOYEES HEALTH CARE COMMISSION

Reg. No.	Action	Register
108-1-4	Amended	V. 28, p. 1062

AGENCY 109: BOARD OF EMERGENCY MEDICAL SERVICES

Reg. No.	Action	Register
109-2-9	Amended	V. 28, p. 1030
109-3-1	Amended	V. 28, p. 1030
109-5-2	Amended	V. 28, p. 574
109-5-3	Amended	V. 28, p. 574
109-5-5	New	V. 27, p. 1548
109-5-6	New	V. 28, p. 575
109-6-3	Revoked	V. 28, p. 575
109-15-1	New	V. 28, p. 575
109-15-2	New	V. 28, p. 576

AGENCY 110: DEPARTMENT OF COMMERCE

Reg. No.	Action	Register
110-13a-1	New	V. 27, p. 1063
110-13a-2	New	V. 27, p. 1063
110-13a-3	New	V. 27, p. 1064
110-19-1	through	
110-19-4	New	V. 27, p. 1064, 1065
110-20-1	through	
110-20-4	New	V. 27, p. 1065, 1066

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. A list of regulations filed by the Kansas Lottery from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed by the Kansas Lottery from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed by the Kansas Lottery from 2006 through 2007 can be found in the Vol. 26, No. 52, December 27, 2007 Kansas Register. The following regulations were filed after January 1, 2008:

Reg. No.	Action	Register
111-2-211	New	V. 27, p. 992
111-2-212	New	V. 27, p. 1559

111-2-213	New	V. 27, p. 1560
111-2-214	through	
111-2-218	New	V. 28, p. 10, 11
111-2-216	Amended	V. 28, p. 383
111-2-217	Amended	V. 28, p. 383
111-2-219	through	
111-2-223	New	V. 28, p. 46, 47
111-2-224	New	V. 28, p. 853
111-4-2614	Amended	V. 27, p. 964
111-4-2645	through	
111-4-2656	New	V. 27, p. 436-442
111-4-2657	through	
111-4-2662	New	V. 27, p. 992-996
111-4-2663	New	V. 27, p. 1489
111-4-2664	through	
111-4-2683	New	V. 27, p. 1560-1570
111-4-2680	Amended	V. 28, p. 11
111-4-2684	through	
111-4-2702	New	V. 27, p. 1634-1644
111-4-2695	Amended	V. 27, p. 1709
111-4-2703	through	
111-4-2710	New	V. 27, p. 1672-1677
111-4-2711	through	
111-4-2715	New	V. 27, p. 1677-1680
111-4-2716	through	
111-4-2726	New	V. 27, p. 1709-1718
111-4-2727	through	
111-4-2744	New	V. 27, p. 1746-1761
111-4-2745	through	
111-4-2754	New	V. 28, p. 11-20
111-4-2755	through	
111-4-2766	New	V. 28, p. 47-55
111-4-2767	through	
111-4-2779	New	V. 28, p. 274-278
111-4-2781	New	V. 28, p. 278
111-4-2782	New	V. 28, p. 279
111-4-2783	New	V. 28, p. 281
111-4-2784	New	V. 28, p. 298
111-4-2785	through	
111-4-2790	New	V. 28, p. 342-346
111-4-2791	through	
111-4-2799	New	V. 28, p. 383-389
111-4-2800	through	
111-4-2814	New	V. 28, p. 516-522
111-4-2815	through	
111-4-2838	New	V. 28, p. 853-871
111-4-2840	through	
111-4-2848	New	V. 28, p. 1031-1034
111-4-2849	through	
111-4-2855	New	V. 28, p. 1109-1113
111-4-2856	through	
111-4-2867	New	V. 28, p. 1188-1196
111-4-2868	through	
111-4-2878	New	V. 28, p. 1342-1348
111-5-23	through	
111-5-28	Amended	V. 28, p. 299-302
111-5-33	Amended	V. 28, p. 303
111-5-81	Amended	V. 27, p. 1490
111-5-83	Amended	V. 27, p. 1490
111-5-84	Amended	V. 27, p. 1491
111-5-90	Amended	V. 27, p. 1491
111-5-127	Amended	V. 27, p. 442
111-5-128	Amended	V. 27, p. 443
111-5-132	Amended	V. 27, p. 443

111-5-165	through	
111-5-169	New	V. 27, p. 1491-1493
111-5-170	through	
111-5-174	New	V. 28, p. 347, 348
111-7-80a	Amended	V. 28, p. 282
111-7-223	through	
111-7-232	New	V. 27, p. 1493-1495
111-7-223a	New	V. 27, p. 1762
111-7-233	through	
111-7-237	New	V. 28, p. 57, 58
111-7-238	through	
111-7-242	New	V. 28, p. 283, 284
111-9-152	New	V. 27, p. 1762
111-9-153	New	V. 28, p. 20
111-9-154	New	V. 28, p. 21
111-9-155	New	V. 28, p. 22
111-9-156	New	V. 28, p. 390
111-9-157	New	V. 28, p. 1114
111-9-158	New	V. 28, p. 1115
111-9-159	New	V. 28, p. 1349
111-9-160	New	V. 28, p. 1349
111-14-4	New	V. 28, p. 22
111-14-5	New	V. 28, p. 23
111-14-6	New	V. 28, p. 24

AGENCY 112: RACING AND GAMING COMMISSION

Reg. No.	Action	Register
112-12-15	New	V. 28, p. 797
112-13-6	New	V. 28, p. 376
112-100-1	through	
112-100-7	New	V. 27, p. 1378
112-101-1	through	
112-101-16	New	V. 28, p. 376-379
112-102-1	through	
112-102-13	New	V. 28, p. 1161-1163
112-103-1	through	
112-103-12	New	V. 28, p. 376-382
112-103-15	New	V. 28, p. 382
112-103-16	New	V. 28, p. 382
112-104-1	through	
112-104-33	New	V. 27, p. 1378-1406
112-105-1	through	
112-105-7	New	V. 27, p. 1406-1408
112-106-1	through	
112-106-7	New	V. 27, p. 1408-1411
112-107-1	New	V. 28, p. 424
112-107-2	New	V. 28, p. 424
112-107-3	New	V. 28, p. 424
112-107-5	New	V. 28, p. 428
112-107-6	New	V. 28, p. 428
112-107-7	New	V. 28, p. 428
112-107-9	New	V. 28, p. 429
112-107-10	New	V. 28, p. 429
112-107-11	New	V. 28, p. 430
112-107-13	through	
112-107-32	New	V. 28, p. 430-440
112-107-34	New	V. 28, p. 441
112-110-1	through	
112-110-13	New	V. 28, p. 464-470
112-111-1	through	
112-111-5	New	V. 28, 470-472
112-112-1	through	
112-112-9	New	V. 27, p. 1411-1413
112-113-1	New	V. 28, p. 382
112-114-1	through	
112-114-6	New	V. 28, p. 472

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112-114-8
through
112-114-12 New V. 28, p. 472, 473
112-114-14 New V. 28, p. 473

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

Reg. No.	Action	Register
115-2-1	Amended	V. 27, p. 1704
115-2-3	Amended	V. 27, p. 1264
115-2-3a	Amended	V. 27, p. 1705
115-2-5	Amended	V. 27, p. 1265
115-4-1	Amended	V. 28, p. 569
115-4-4	Amended	V. 27, p. 403
115-4-4a	Amended	V. 27, p. 403
115-4-6	Amended	V. 27, p. 109
115-4-6a	Revoked	V. 27, p. 112
115-4-13	Amended	V. 27, p. 404
115-4-14	Revoked	V. 27, p. 112
115-5-1	Amended	V. 28, p. 1250
115-5-2	Amended	V. 28, p. 1251
115-6-1	Amended	V. 28, p. 1251
115-7-1	Amended	V. 27, p. 1707
115-7-2	Amended	V. 27, p. 1708
115-7-8	Amended	V. 27, p. 405
115-7-9	Amended	V. 27, p. 406
115-8-1	Amended	V. 28, p. 571
115-8-9	Amended	V. 27, p. 1265
115-8-10	Amended	V. 27, p. 1265
115-8-13	Amended	V. 27, p. 112
115-15-1	Amended	V. 28, p. 1079
115-15-2	Amended	V. 28, p. 1080
115-18-7	Amended	V. 27, p. 406
115-18-21	New	V. 27, p. 1708

**AGENCY 117: REAL ESTATE
APPRAISAL BOARD**

Reg. No.	Action	Register
117-1-1	Amended	V. 28, p. 373
117-2-2a	Amended	V. 28, p. 373
117-3-1	Amended	V. 28, p. 1027
117-3-2a	Amended	V. 28, p. 373
117-4-1	Amended	V. 28, p. 1028
117-4-2a	Amended	V. 28, p. 374
117-5-2	Amended	V. 28, p. 374
117-5-2a	Amended	V. 28, p. 375
117-6-1	Amended	V. 28, p. 1029
117-7-1	Amended	V. 28, p. 375
117-10-1	New	V. 28, p. 375

**AGENCY 121: DEPARTMENT OF
CREDIT UNIONS**

Reg. No.	Action	Register
121-9-1	Amended	V. 28, p. 457
121-10-1	New	V. 27, p. 1099
121-10-2	New	V. 27, p. 1099
121-11-1	New	V. 28, p. 457
121-11-2	New	V. 28, p. 457
121-12-1	New	V. 28, p. 459

**AGENCY 127: KANSAS HOUSING
RESOURCES CORPORATION**

Reg. No.	Action	Register
127-2-1	New	V. 28, p. 192
127-2-2	New	V. 28, p. 192
127-2-3	New	V. 28, p. 193

**AGENCY 128: DEPARTMENT OF COMMERCE—
KANSAS ATHLETIC COMMISSION**

Reg. No.	Action	Register
128-1-1	New (T)	V. 27, p. 106
128-1-1	New	V. 27, p. 358

128-2-1	New	V. 27, p. 360
128-2-3		
through		
128-2-13	New	V. 27, p. 360-362
128-2-12	New (T)	V. 27, p. 107
128-3-1	New	V. 27, p. 362
128-4-1		
through		
128-4-9	New	V. 27, p. 363-367
128-4a-1	New	V. 27, p. 367
128-5-1	New	V. 27, p. 367
128-5-2	New	V. 27, p. 368
128-6-1	New	V. 27, p. 368
128-6-2	New	V. 27, p. 371
128-6-4	New	V. 27, p. 374

**AGENCY 129: KANSAS HEALTH
POLICY AUTHORITY**

Reg. No.	Action	Register
129-5-1	Amended	V. 27, p. 628
129-5-78	New	V. 27, p. 1022
129-5-108	Amended	V. 27, p. 1346
129-10-15a	New	V. 27, p. 1346
129-10-15b	New	V. 27, p. 1348
129-10-17	New	V. 27, p. 1348
129-10-18	New	V. 27, p. 1350
129-10-23a	New	V. 27, p. 1353
129-10-23b	New	V. 27, p. 1353
129-10-25	New	V. 27, p. 1354
129-10-26	New	V. 27, p. 1355
129-10-27	New	V. 27, p. 1356
129-10-200	New	V. 27, p. 1356
129-10-210	New	V. 27, p. 1358

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