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State of Kansas

Office of Judicial Administration Court of Appeals

Summary Calendar — No Oral Argument

Monday, March 29, 2010

These cases shall be deemed submitted without oral argument, and an opinion may be released prior to the regularly scheduled docket without further notice. The cases will receive full consideration by the assigned panel of Judges.

Before Hill P.J., Pierron, J., and Bukaty, S.J.

102,942	State v. Gary Lynn Sanders	102,074	State v. Mark James Wilson	103,000	State v. Jacob Maxwell
103,005	State v. Erick Smith	102,914	State v. Russell L. Allen	102,825	State v. Darren L. Sanstra
	Ве	fore Lebe	n P.J., Green and Caplinger, J.J.		
103,017	State v. Charles Knott	102,788	State v. Donald Lee Clay	102,999	State v. Gino L. Jones
102,812	State v. Shi A. Brickley	103,137	State v. Randall Lee Lewis III	102,694	State v. Willie Franklin
	Befo	re Marqua	ardt P.J., Buser, J., and Larson S.J	•	
101,108	State v. Debra Denise Burnes	102,157	State v. Bradford Storey	102,174	State v. Richard L. Clark
103,068	State v. Victor Joe Fry	102,865	State v. Felix Sarmiento	102,747	State v. Jason L. James
	Befor	e McAnar	y P.J., Malone and Standridge, J	.J.	
102,465	State v. Lisa Ann Mathers	102,525	State v. Shawn P. Pattillo	102,378	State v. David C. Head
102,809	State v. Christopher S. Karlin	101,955	State v. Eric Johnson	103,075	State v. James R. Masters
	Befor	re Rulon,	C.J., Greene, J., and Knudson, S.	J.	
102,661	State v. Joel Eleno Rodriguez	102,176	State v. Gerardo Neave-Lira, Jr.	102,018	State v. Steven Cornelius
102,813	State v. Telanto Harvey	102,823	State v. George Brown	102,417	State v. Clifford O'Neal
				Cle	Carol G. Green rk of the Appellate Courts

Doc. No. 038097

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State of Kansas Wildlife and Parks Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Thursday, April 22, at the Great Plains Nature Center, 6232 E. 29th St. North, Wichita, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife and Parks.

A general discussion and workshop meeting on business of the Wildlife and Parks Commission will begin at 1:30 p.m. April 22 at the location listed above. The meeting will recess at 5:30 p.m., then resume at 7 p.m. at the same location for more business and the regulatory hearing. There will be public comment periods at the beginning of the afternoon and evening meetings for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete business matters, the commission will reconvene at 9 a.m. April 23 at the same location.

Any individual with a disability may request accommodation in order to participate in the public meeting and may request the meeting materials in an accessible format. Requests for accommodation should be made at least five working days in advance of the meeting by contacting Sheila Kemmis, commission secretary, at (620) 672-5911. Persons with a hearing impairment may call the Kansas Commission for the Deaf and Hard of Hearing at (800) 432-0698 to request special accommodations.

This 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations. All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, 1020 S. Kansas Ave., Suite 200, Topeka, 66612, or to sheilak@wp.state.ks.us if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

In addition to any previously published regulations, the regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-25-9. This exempt regulation establishes the open season, bag limit and permits for deer. The proposed amendments would expand the January antlerless-only season statewide.

Économic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

K.A.R. 115-25-8. This exempt regulation establishes the open season, bag limits and permits for elk. The proposed amendments would allow either-sex HOYOL permits

and a new unlimited permit would be available for use statewide, except in a few limited counties.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

K.A.R. 115-25-7. This exempt regulation establishes the open season, bag limit and permits for antelope. The proposed amendments would allow the issuance of eight additional firearms permits.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by writing the chairman of the commission at the address above, electronically on the department's Web site at www.kdwp.state.ks.us, or by calling (785) 296-2281.

Kelly Johnston Chairman

Doc. No. 038104

State of Kansas

Social and Rehabilitation Services

Request for Proposals

The Kansas Department of Social and Rehabilitation Services, Division of Disability and Behavioral Health Services, Addiction and Prevention Services, announces the release of a request for proposals to provide substance abuse prevention services within the Northeast Kansas Regional Prevention Center service area in its entirety. This area is comprised of Washington, Marshall, Nemaha, Clay, Riley, Pottawatomie, Geary and Wabaunsee counties. Successful applicants will have the ability to provide training and technical assistance to communities to support them in implementing effective prevention processes (e.g., assessment, planning, implementation of effective prevention strategies, and evaluation) to respond to priority local risk and protective factors associated with underage drinking, as well as addressing statewide prevention outcomes of reducing binge drinking and 30 day use of alcohol. Successful applicants will have expertise in community mobilization and coalition development and have the skills and abilities necessary to support capacity building within communities in that region.

Agencies interested in receiving a request for proposals can download the PDF copy at http://www.srskansas.org/ hcp/AAPSHome.htm or may contact Daniel Klucas, 8th Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1570, (785) 296-4295. Complete proposals must be received by 5 p.m. May 7.

> Don Jordan Secretary of Social and Rehabilitation Services

(Published in the Kansas Register March 11, 2010.)

City of Smith Center, Kansas

Notice of Proposed DBE Program

The city of Smith Center has established a Disadvantaged Business Enterprise (DBE) Program in accordance with the regulations of the U.S. Department of Transportation, 49 CFR Part 26, for funding at the Smith Center Municipal Airport. The city anticipates receiving federal financial assistance from the Department of Transportation, and, as a condition of receiving this assurance, the city will sign as assurance that it will comply with 49 CFR Part 26.

The city's overall project-specific goal for FY 2010 is 1.14 percent of the federal financial assistance.

The proposed DBE Program is available for public inspection and comment at the office of the City Treasurer, City Hall, 119 W. Court, Smith Center, 66967. The city will accept comments on the goals for 30 days from the date of this notice. Comments can be sent to Terri Jones, City Treasurer.

> Terri Jones City Treasurer

Doc. No. 038102

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 February 2010. 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

No new publications

Opinion Letters No new publications

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 No new publications

> Joan Wagnon Secretary of Revenue

Doc. No. 038101

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced February 25-March 3 by the 2010 Kansas Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 58-S, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-4096. Full texts of bills, bill tracking and other information may be accessed at www.kslegislature.org.

House Bills

HB 2710, An act concerning lotteries; amending K.S.A. 21-4302, 74-8704, 74-8706, 74-8709 and 74-8802 and K.S.A. 2009 Supp. 12-4516, 12-4516a, 21-4619, 74-8703, 74-8734, 74-8735, 74-8736, 74-8741, 74-8742, 74-8745, 74-8764, 74-8750, 74-8751, 74-8752, 74-8758, 74-8759, 74-8760, 74-8762, 74-8764, 74-8767, 74-8769, 74-8772, 74-8805, 74-8814, 74-8832, 75-37,121, 79-4701, 79-4704, 79-4708 and 79-4717 and repealing the existing sections; also repealing K.S.A. 74-8803, by Committee on Federal and State Affairs.

HB 2711, An act concerning the Kansas act against discrimination; relating to sexual orientation; gender identity; amending K.S.A. 44-1001, 44-1002, 44-1004, 44-1006, 44-1009, 44-1015, 44-1016, 44-1017, 44-1027 and 44-1030 and K.S.A. 2009 Supp. 44-1005 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2712, An act relating to cemetery corporations; concerning cemetery merchandise contracts; relating to the permanent maintenance fund; amending K.S.A. 16-320, 16-321, 16-322, 16-323, 16-325, 16-329, 16-331, 16-332, 16-333, 16-334, 17-1311, 17-1311a, 17-1312, 17-1312d, 17-1312d, 17-1312g and 17-1366 and repealing the existing sections; also repealing K.S.A. 16-324, by Committee on Federal and State Affairs.

HB 2713, An act relating to cemetery corporations; providing for certain enforcement actions by the secretary of state; amending K.S.A. 16-326 and repealing the existing section, by Committee on Federal and State Affairs.

HB 2714, An act relating to the department of transportation; restricting certain appeals from awards under eminent domain procedure; amending K.S.A. 2009 Supp. 26-507 and 26-508 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2715, An act concerning insurance; relating to the regulation thereof; amending K.S.A. 2009 Supp. 40-2,103 and 40-19c09 and repealing the existing sections, by Committee on Taxation.

HB 2716, An act concerning the Kansas public employees retirement system; relating to computation of benefits for certain state officers and employees placed on furlough; amending K.S.A. 74-49,115 and repealing the existing section, by Select Committee on KPERS.

HB 2717, An act concerning the department of corrections; relating to the prison-made goods act; limiting prices for goods and services; amending K.S.A. 75-5280 and repealing the existing section, by Committee on Appropriations.

HB 2718, An act concerning the office of legislative counsel; relating to the powers and duties thereof; amending K.S.A. 2009 Supp. 46-1222a and 72-64b02 and repealing the existing sections, by Committee on Appropriations.

HB 2719, An act concerning school districts; relating to school finance; authorizing a levy for the budget equity fund, by Committee on Appropriations.

HB 2720, An act concerning school districts; enacting the temporary education economic recovery act, by Committee on Appropriations.

HB 2721, An act concerning workers compensation; relating to caps on benefits, by Committee on Appropriations.

HB 2722, An act providing for consolidation of certain administrative operations of the Kansas board of barbering and the Kansas state board of cosmetology; amending K.S.A. 65-1809, 65-1826, 65-1907, 74-1805a, 74-1805b, 74-1806, 74-1807, 74-2701, 74-2702 and 74-2704 and K.S.A. 2009 Supp. 65-1908 and repealing the existing sections, by Committee on Appropriations.

HB 2723, An act concerning insurance; relating to privilege fees for health maintenance organizations; amending K.S.A. 2009 Supp. 40-3213 and repealing the existing section, by Committee on Appropriations.

HB 2724, An act concerning financial institutions; relating to the creation of the department of banks and credit unions, by Committee on Appropriations.

HB 2725, An act concerning sales taxation; relating to countywide retailers' sales tax; Pottawatomie county; amending K.S.A. 2009 Supp. 12-187, 12-189 and 12-192 and repealing the existing sections, by Committee on Taxation.

HB 2726, An act providing for assessments on providers of certain home and community-based services; prescribing powers, duties and functions for the Kansas health policy authority; creating the waiver provider fee fund; providing for implementation and administration, by Committee on Federal and State Affairs.

HB 2727, An act concerning the department of revenue; relating to certain drivers' licenses and identification cards; protection of privacy rights, by Committee on Federal and State Affairs.

HB 2728, An act concerning school districts; relating to the reorganization thereof; amending K.S.A. 75-1124 and K.S.A. 2009 Supp. 72-7536, 72-8253 and 72-8254 and repealing the existing sections; also repealing K.S.A. 2009 Supp. 72-6441, 72-6445a, 72-6451 and 72-6452, by Committee on Appropriations.

House Concurrent Resolutions

HCR 5034, A concurrent resolution remembering Bryce Miller.

House Resolutions

HR 6019, A resolution proclaiming March 11, 2010, as World Kidney Day and March as Kidney Awareness Month in Kansas.

HR 6020, A resolution commemorating March as professional social work month and honoring the hundreds of students who are currently studying to become social workers and will join the more than six thousand social workers practicing in Kansas.

Senate Bills

SB 558, An act concerning interstate water; relating to the interstate water litigation fund; amending K.S.A. 82a-1802 and K.S.A. 2009 Supp. 82a-1804 and repealing the existing sections, by Committee on Ways and Means.

SB 559, An act concerning the Kansas taxpayer transparency act; amending K.S.A. 2009 Supp. 74-72,123 and repealing the existing section, by Committee on Federal and State Affairs.

SB 560, An act concerning insurance; relating to privilege fees for health maintenance organizations; amending K.S.A. 2009 Supp. 40-3213 and repealing the existing section, by Committee on Ways and Means.

SB 561, An act concerning cities; relating to rehabilitation of abandoned houses; amending K.S.A. 2009 Supp. 12-1750, 12-1756a and 12-1756g and repealing the existing sections, by Committee on Ways and Means.

SB 562, An act providing for assessments on providers of certain home and community-based services; prescribing powers, duties and functions for the Kansas health policy authority; creating the waiver provider fee fund; providing for implementation and administration, by Committee on Ways and Means.

SB 563, An act concerning the campaign finance act; pertaining to coverage for certain retention elections; amending K.S.A. 25-2505 and K.S.A. 2009 Supp. 25-4143 and repealing the existing sections, by Committee on Federal and State Affairs.

Senate Concurrent Resolutions

SCR 1628, A concurrent resolution requesting the Kansas supreme court, in cooperation with the judicial council, to make a survey and study of the Kansas court system; authorizing appointment of an advisory committee; providing and requiring a report thereon to the judiciary and the legislature.

SCR 1629, A concurrent resolution urging the United States Congress to adopt the Parental Rights Amendment, a joint resolution proposing an amendment to the Constitution of the United States relative to parental rights.

Senate Resolutions

SR 1826, A resolution congratulating Emporia State University on the celebration of Founders Day in recognition of 147 years of educational excellence.

SR 1827, A resolution welcoming and saluting the members of the Turkish Delegation to the State of Kansas on the occasion of the Turkish-

Kansan Friendship Reception presented in cooperation with the Turquoise Council of Americans and Eurasians and the Kansas Raindrop Turkish House.

SR 1828, A resolution in support of religious freedom for Coptic Christians.

SR 1829, A resolution recognizing and commemorating March as Professional Social Work Month and commending the hundreds of students who are currently studying to become Social Workers and who will join the more than 6,000 Social Workers practicing in Kansas. Doc. No. 038098

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 projects:

Project X-0010-01; \$231,000 of Highway Safety Improvement Program Funds for Railway/Highway Signals Flashing Light Straight Post Type with Gates on South Kansas and Oklahoma Railroad Crossing with US-160 south of Cherryvale, Montgomery County

Project X-0011-01; \$251,000 of Highway Safety Improvement Program Funds for Railway/Highway Signals Flashing Light Straight Post Type with Gates on South Kansas and Oklahoma Railroad Crossing with Ash Street in Chanute, Neosho County

Project X-0012-01; \$281,000 of Highway Safety Improvement Program Funds for Railway/Highway Signals Flashing Light Straight Post Type with Gates on South Kansas and Oklahoma Railroad Crossing with 4th Street in Oswego, Labette County

Project X-0013-01; \$281,000 of Highway Safety Improvement Program Funds for Railway/Highway Signals Flashing Light Straight Post Type with Gates on South Kansas and Oklahoma Railroad Crossing with Ohio Street in Oswego, Labette County

Project X-2771-01; \$251,000 of Highway Safety Improvement Program Funds for Railway/Highway Signals Flashing Light Straight Post Type with Gates on Kansas and Oklahoma Railroad Crossing with Washington Street in Great Bend, Barton 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 April 19.

Deb Miller Secretary of Transportation

State of Kansas

Department of Transportation

Notice to Contractors

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the Bureau of Construction and Maintenance, KDOT, Topeka, or at the Eisenhower State Office Building, fourth floor west wing, 700 S.W. Harrison, Topeka, until 1 p.m. March 24 and then publicly opened.

District One — Northeast

Johnson—10-46 KA-1693-01 — K-10 from the junction of K-7 east to the junction of I-35, overlay, 4.6 miles. (State Funds)

Johnson—69-46 KA-1694-01 — U.S. 69 from 159th Street north to I-35, milling and overlay, 3.1 miles. (State Funds)

Johnson—46 N-0482-01— Merriam Drive from Johnson Drive to Shawnee Mission Parkway in Merriam, milling and overlay, 0.6 mile. (Federal Funds)

Johnson—46 N-0483-01 — Merriam Drive from 57th Street to Antioch Road in Merriam, milling and overlay, 2 miles. (Federal Funds)

Johnson—46 N-0498-01 — 55th Street from Merriam Drive to Switzer Road in Merriam, milling and overlay, 0.7 mile. (Federal Funds)

Johnson—435-46 KA-1601-01 — I-35 and Johnson Drive in Shawnee, bridge repair. (State Funds)

Leavenworth—24-52 KA-1342-01 — U.S. 24, from the K-16 junction east to the Wyandotte-Leavenworth county line, overlay, 10.3 miles. (State Funds)

Lyon—99-56 KA-0858-01 — K-99 and the Kansas Turnpike Authority north junction at Emporia, bridge deck construction. (State Funds)

Nemaha—36-66 KA-1677-01 — U.S. 36 from the junction of K-63 east to the Nemaha-Brown county line, milling and overlay, 14.3 miles. (State Funds)

Osage—75-70 KA-1201-02 — U.S. 75, abandoned Missouri Pacific Railroad bridge 0.3 mile north of U.S. 75/K-268, bridge repair. (Federal Funds)

Osage—75-70 KA-1696-01 — 10th Street in Lyndon then north 1.6 miles, pavement patching. (State Funds)

Riley—18-81 KA-0410-03 — K-18 from Walnut Street at Ogden northeast to 0.3 mile west of K-113/Seth Childs Road, grading, bridge and surfacing, 1.9 miles. (Federal Funds)

Riley—18-81 KA-0410-06 — K-18 from Walnut Street in Ogden northeast to 0.3 mile west of K-113/Seth Childs Road, railroad improvement, 1.9 miles. (Federal Funds)

Shawnee—75-89 KA-1669-01 — U.S. 75 from 700 feet south of Soldier Creek north to 35th Street, grading, 0.7 mile. (State Funds)

Shawnee—70-89 KA-1834-01 — I-70 from Danbury Lane east 5.3 miles to Adams Street, pavement patching, 5.3 miles. (State Funds)

Shawnee—470-89 KA-0061-01 — I-470 from 21st Street north to the I-70 ramps, pavement patching, 1.8 miles. (State Funds)

Shawnee-Jackson—75-106 KA-1688-01 — U.S. 75, 2000 feet south of the junction of 62nd Street north to the Shawnee-Jackson county line; U.S. 75 from the Shawnee-Jack-

son county line north to the junction of K-16, pavement patching, 22.8 miles. (State Funds)

Shawnee-Wabaunsee—4-106 KA-1793-01 — K-4 from the west Shawnee County line east to Auburn Road; K-4 from the north city limits of Eskridge east to the Shawnee County line, seal, 25 miles. (State Funds)

Wyandotte—105 KA 0058-01 — I-70 from 78th Street to the Missouri state line; I-670 from the I-70 junction to west of the bridges over I-70, pavement patching, 11.8 miles. (State Funds)

Wyandotte—32-105 KA-1684-01 — K-32 from the junction of K-7 east to the Turner diagonal, overlay, 9.1 miles. (State Funds)

Wyandotte—7-105 KA-1633-01 — K-7, 0.3 mile north of the Johnson County line, bridge repair. (State Funds)

Wyandotte-Leavenworth—73-106 KA-1343-01 — U.S. 73, 3000 feet north of U.S. 24/U.S. 40 north to the Wyandotte-Leavenworth county line; U.S. 73 from the Wyandotte-Leavenworth county line north to Gilman Road, overlay, 7.5 miles. (State Funds)

District Two — Northcentral

Cloud—15 C-4253-01 — County road 3 miles south and 1.8 miles west of Ames, grading and bridge, 0.2 mile. (Federal Funds)

Dickinson—21 K-9656-01 — Curtis Creek tributary bridge at Milford State Park, bridge replacement. (Federal Funds)

Saline—70-85 KA-1620-01 — I-70 bridge 14 miles east of the Lincoln County line, bridge repair. (State Funds)

District Three — Northwest

Decatur—20 C-4360-01 — County road 3.4 miles south and 9.1 miles west of Dresden, grading and bridge, 0.2 mile. (Federal Funds)

Decatur—383-20 KA-0053-01 — K-383 in Decatur County, seal, 7.3 miles. (State Funds)

Ellis—70-26 KA-1594-01 — I-70 bridges 3.6 miles east of the junction of K-255, bridge repair. (State Funds)

Logan-Thomas—83-106 KA-0054-01 — U.S. 83 in Logan and Thomas counties, seal, 19 miles. (State Funds)

Sherman—24B-91 KA-0837-01 — U.S. 24B/K-27 from I-70 north 0.2 mile in Goodland, grading and surfacing. (State Funds)

Sherman—91 U-2265-01 — K-27/U.S. 24 Business north of I-70 at Goodland, surfacing, 0.1 mile. (Federal Funds)

District Four — Southeast

Allen—1 U-2152-01 — North Jefferson Avenue over Coon Creek in Iola, grading, bridge and surfacing, 0.1 mile. (Federal Funds)

Allen—1 C-4206-01 — County road 5.2 miles south of Humboldt, grading, bridge and surfacing, 0.2 mile. (Federal Funds

Bourbon-Linn—106 KA-1410-01 — K-31 from the Bourbon-Linn county line to the east junction of K-7/K-31; K-31 from the Bourbon-Linn county line north to the junction of K-52/K-31; K-65 from the junction of K-3 east to the junction of K-31, overlay, 21.8 miles. (State Funds)

Cherokee—11 C-0005-01 — County Road 107 from K-66 at Riverton south to Lowell, surfacing, 1.8 miles. (Federal Funds) **Cherokee**—11 C-4564-01 — County Route 1791 from U.S. 400 east 3 miles, surfacing. (Federal Funds)

Cherokee-Crawford—106 KA-1414-01 — K-102 from the east city limits of Mineral east to the junction of K-7; K-103 from the junction of K-7 east to the junction of U.S. 69; U.S. 160 from the north junction of U.S. 69 east to the Kansas-Missouri state line, overlay, 16.8 miles. (State Funds)

Crawford-Neosho—47-106 KA 1743-01 — K-47 from the east city limits of Girard east to the junction of U.S. 69; K-47 from the Neosho-Crawford county line east to the west city limits of Girard; K-47 from Front Street in St. Paul east to the Neosho-Crawford county line, overlay, 23.4 miles. (State Funds)

Franklin—68-30 KA-1752-01 — K-68 from Poplar Street to the junction of I-35 at Ottawa, milling and overlay, 1.7 miles. (State Funds)

District Five — Southcentral

District—106 X-0004-01 — Kansas and Oklahoma Railroad Line in Rush, Barton and Rice counties, signing. (State Funds)

Harvey—40 U-0004-01 — Main Street bridge in Halstead, bridge repair, 0.2 mile. (Federal Funds)

Pratt—76 KA-1811-01 — Kansas and Oklahoma Railroad at Sawyer, railroad improvement. (Federal Funds)

Reno—50-78 KA-1616-01 — U.S. 50 bridges, 10.3 miles east of the east junction of K-61, bridge repair. (State Funds)

Rush—83 KA-1813-01 — Kansas and Oklahoma Railroad at Alexander, railroad improvement. (Federal Funds)

Sedgwick—81-87 KA-1626-01 — U.S. 81 bridges, 6.7 miles north of the Sumner County line, bridge repair. (State Funds)

Sedgwick—87 KA-1814-01 — Kansas and Oklahoma Railroad at Wichita, railroad improvement. (Federal Funds)

Sedgwick—87 C-4584-01 — 295th Street west from 21st Street to 61st Street North, milling and overlay, 5 milles. (Federal Funds)

Sumner—160-96 KA-0844-01 — U.S. 81/U.S. 160 in Wellington, grading and surfacing, 0.7 mile. (State Funds)

District Six — Southwest

District—106 X-2765-01 — Kansas and Oklahoma Railroad Line in Greeley, Wichita, Scott and Lane counties, signing. (State Funds)

Hamilton—38 C-4575-01 — County Road 308 from 1.9 miles south of U.S. 50 then north 3 miles, surfacing. (Federal Funds)

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

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid.

This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bid approval package will make the bid nonresponsive and not eligible for award consideration.

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

Deb Miller Secretary of Transportation

Doc. No. 038072

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, March 25, in the office of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal of the KDFA to modify the terms, including extending the maturity, of its Multifamily Housing Revenue Bonds (Fairfax Bluffs Apartments Project) Series 2007 C-2, issued on July 31, 2007, in the original principal amount of \$7,000,000, for the purpose of making a loan to Fairfax Housing Partners, L.P., a Missouri limited partnership (the borrower), to finance a portion of the costs of a 254-unit multifamily housing facility, including related and subordinate facilities, known as Fairfax Bluffs Apartments, located at 3300 Parkwood Blvd., Kansas City, Kansas (the project).

The bonds are a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the state of Kansas or any political subdivision thereof, including the KDFA, nor do the bonds constitute an indebtedness for which the faith and credit and taxing powers of the state of Kansas are pledged. The bonds are payable solely from amounts received from the developer, the obligation of which is expected to be sufficient to pay the principal of, interest and redemption premium, if any, on the bonds when they become due.

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

> Steven R. Weatherford President

State of Kansas Department of Administration

Public Notice

Under requirements of K.S.A. 2009 Supp. 65-34,117(c), records of the Division of Accounts and Reports show the unobligated balances are \$2,903,911.29 in the underground petroleum storage tank release trust fund and \$1,834,264.08 in the aboveground petroleum storage tank release trust fund at February 28, 2010.

Duane Goossen Secretary of Administration

Doc. No. 038103

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:

03/23/2010	12870	Bond Counsel
03/25/2010	12881	Auto Flagger Assist Device
03/26/2010	12876	Child Care Rate Analysis Study
03/31/2010	12872	Rock-Woodson, Wilson and Otter State
		Fishing Lakes and Wildlife Areas
03/31/2010	12882	Camera Systems, HD-SD
03/31/2010	12887	Water Softener Salt
04/01/2010	12862	Cable TV Services
04/05/2010	12863	Warehouse Ship USDA Commodities
04/14/2010	12850	Audit Services, Medical Bills

The above-referenced bid documents can be down-loaded 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 at by calling (785) 296-8899 or by visiting www.da.ks.gov/fp/.

03/25/2010	A-011242	West Cone Reroof — Department of
		Transportation, Wichita
03/25/2010	A-011243	Reroof Cone — Department of
		Transportation, Pratt
03/31/2010	A-011227	Geodesic Dome Reroof —
		Department of Transportation,
		Belleville
03/31/2010	A-011228	Geodesic Dome Reroof US 24/US 81
		 Department of Transportation,
		Concordia
03/31/2010	A-011230	Geodesic Dome Reroof —
		Department of Transportation,
		Waverly

Chris Howe Director of Purchases

Doc. No. 038113

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. 037624

State of Kansas

Wichita State University

Notice to Bidders

Wichita State University encourages interested vendors to visit the Wichita State University Office of Purchasing Web site at wichita.edu/purchasing for a complete listing of all transactions for which Wichita State University, or one of the consortia commonly utilized by WSU, is seeking competitive bids. Paper postings of WSU Office of Purchasing bid transactions may be viewed at the Office of Purchasing, 1845 Fairmount, Room 021 Morrison Hall, Wichita, or persons may contact the Office of Purchasing at (316) 978-3080, by fax at (316) 978-3528, or by e-mail at steven.white@wichita.edu to request a copy of a current bid.

> Steve White Director of Purchasing

Doc. No. 037745

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

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. 2009 Supp. 12-1675(b)(c)(d) and K.S.A. 2009 Supp. 12-1675a(g).

Effective 3-8-10 through 3-14-10

Term	Rate
1-89 days	0.16%
3 months	0.13%
6 months	0.19%
1 year	0.42%
18 months	0.65%
2 years	0.91%

Elizabeth B.A. Miller Director of Investments

Doc. No. 038096

State of Kansas

Secretary of State

Executive Appointments

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State's office. A complete listing of Kansas state agencies, boards and commissions, and county officials are included in the Kansas Directory, which is available on the Secretary of State's Web site at www.kssos.org. The following appointments were recently filed with the Secretary of State:

State Banking Board

James A. Needham, 320 N. Liberty, Troy, 66087. Term expires March 15, 2012. Succeeds Joseph A. Smith.

Credit Union Council

Gilbert E. Benton, 601 N. Birch, Cimarron, 67835. Term expires March 15, 2013. Reappointed.

James D. Holt, 1801 E. Tanner Trail, Valley Center, 67147. Term expires March 15, 2013. Reappointed.

John P. Smith, Administrator, 23321 W. 45th Terrace, Shawnee, 6226. Term expires Dec. 1, 2013. Reappointed.

Kansas Council for Interstate Adult Offender Supervision

Tyler Garretson, 15608 Linden St., Overland Park, 66224. Term expires June 30, 2010. Succeeds Chris Cowger.

James B. Pearson Fellowship Selection Board

Dr. Robert N. Kelly, 1501 S.W. College Ave., Topeka, 66604. Term expires Dec. 31, 2012. Succeeds Elaine Nelson.

Kansas Works State Board

Brian Threadgold, 532 N.E. Monhollon Drive, Topeka, 66617. Serves at the pleasure of the Governor. Succeeds Lloyd Lavin.

Kansas Parole Board

(Editor's Note: The following appointments to the Kansas Parole Board were incorrectly listed as appointments to the State Corporation Commission in the February 18, 2010 Kansas Register.)

Robert Sanders, 4326 S.E. Oakwood St., Topeka, 66609. Term expires Jan. 15, 2012. Reappointed.

Michael Tom Sawyer, 1041 S. Elizabeth St., Wichita, 67213. Term expires Jan. 15, 2011. Succeeds Paul Feleciano.

Kansas Board of Regents

A.E. McKechnie, 1124 N. 25th, Arcadia, 66711. Term expires June 30, 2010. Succeeds William Thornton.

Respiratory Care Council

Mavis Glenn, 5616 S.W. 19th St., Topeka, 66604. Term expires Feb. 28, 2012. Reappointed.

Grace A. Marion, 321 Stratton Drive, Eudora, 66025. Term expires Feb. 28, 2012. Reappointed.

Solid Waste Grants Advisory Committee

Shawn Herrick, 7321 N.W. Rochester Road, Topeka, 66617. Term expires Dec. 12, 2011. Reappointed.

Stacy Neilson, 1120 Niles Ave., Kinsley, 67547. Term expires Dec. 12, 2011. Reappointed.

Charles A. Peckham, P.O. Box 88, Atwood, 67730. Term expires Dec. 12, 2011. Reappointed.

Dr. James R. Triplett, Chair, 1034 E. 520th Ave., Pittsburg, 66762. Term expires Dec. 12, 2011. Reappointed.

Southeast Kansas Regional Library System

Adele Bohn, 5580 N.W. Bethlehem Road, Columbus, 66725. Term expires June 30, 2013. Succeeds Laura Kirk.

State Employees Health Care Commission

Steve A. Dechant, 521 E. Sherman, Hutchinson, 67501. Serves at the pleasure of the Governor. Succeeds Connie Hafenstine.

Kansas State Fair Board

Mary Alice Lair, 250 N. Country Club Road, Chanute, 66720. Term expires March 14, 2013. Reappointed.

Brad D. Rayl, 40 Linksland Drive, Hutchinson, 67502. Term expires March 14, 2013. Reappointed.

Mary Treaster, 8908 W. Fountain Green Road, Pretty Prairie, 67570. Term expires March 14, 2013. Reappointed.

Kansas State Librarian

Joanne M. Budler, 6420 S.W. 64th St., Auburn, 66402. Serves at the pleasure of the Governor. Succeeds Christie Brandau.

Council on Travel and Tourism

Bridgette Jobe, 2718 N. 123rd St., Kansas City, KS 66109. Term expires Sept. 30, 2011. Succeeds Bryanna Spafford.

Janet Stevens, 920 Club View Drive, Dodge City, 67801. Term expires Sept. 30, 2011. Succeeds Scott Nichol.

Ron Thornburgh Secretary of State

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 February 2010 for failure to timely file an annual report and pay the annual report fee as required by the Kansas general corporation code:

Domestic Corporations

American Siding, Inc., Wellington, KS. ARKO Manufacturing Company, Inc., Wichita, KS. Autonomy Internet Services Inc., Lawrence, KS. Baobab Trees Inc., Kansas City, KS. BH-KC, Inc., Topeka, KS. Brown and Sharpe Services, Inc., Shawnee, KS. Buffalo Church of the Nazarene, Buffalo, KS. Cardboard Exchange Inc., Lawrence, KS. Chesiree Inc., Kansas City, KS. Childtime, Inc., Kansas City, KS. Clockwork Media Inc., Kansas City, KS. Colby Sixth Street Club, Inc., Colby, KS. Commercial Image Specialists Inc., Wichita, KS. Danielle Sims Photography Inc., Lawrence, KS. Desh-Ryan, Inc., Garden City, KS. Double Helix Inc., Lawrence, KS. Dreamquest Corporation, Kansas City, KS. El Dorado Dairy, Inc., El Dorado, KS. England Consulting, Inc., Basehor, KS. Finish Carpentry Inc., Wichita, KS. Forest Park Estates Homes Association, Inc., Shawnee, KS. Fraternal Order of Eagles, Holton Aerie #3417, Inc., Holton, KS. Free State Press, Inc., Kansas City, KS. Gendouki Inc., Kansas City, KS. Grace Farms, Inc., Zillah, WA. Grimes Livestock, Inc., St. John, KS. Hardy Asset Management, Inc., Shawnee Mission, KS. HKTR Technologies Inc., Kansas City, KS. House Association of Zeta Iota Chapter of Sigma Chi International, Prairie Village, KS. Ikaika Media Corp., Kansas City, KS. Insight Construction LLC, Leawood, KS. Jim's Welding & Electrical, Inc., Ulysses, KS. K.C. Development, Inc., Florence, KS. Kansans for the Right to Work, Inc., Wichita, KS. Kansas United Corporation, Wichita, KS. Lutheran Administrator's of Kansas City, Ltd., Overland Park, KS. Midwest Media Inc., Kansas City, KS. Mindrup Inc., Hays, KS. Nereidas Co., Kansas City, KS. Oida Enterprises Inc., Kansas City, KS. Olenhouse Crop Consultants, Inc., Seneca, KS. Priority Principles, Inc., Olathe, KS. Promoprofiler Inc., Kansas City, KS. R.E. Welding, Inc., Sharon, KS. Richcir Inc., Kansas City, KS. 'Sarah'endipity, Inc., Stilwell, KS. Silent Bunny Labs, Inc., Kansas City, KS. Slevin Inc., Kansas City, KS. Spring Hill After Prom Inc., Spring Hill, KS.

Superior Plumbing, Inc., Olathe, KS. Terratech Energy Service, Inc., Wichita, KS. TFE Marketing Inc., Kansas City, KS. The Computer Shop, Incorporated, Phillipsburg, KS. Thermal Energy Solution Inc., Hiawatha, KS. Tiddo's Tattoo Inc., Hiawatha, KS. Topeka Income Tax Service, Inc., Topeka, KS. U.S. Acts! Institute, Burlington, KS. Yellow Brick Enterprises, Inc., Clay Center, KS. Zvezda Corporation, Kansas City, KS.

Foreign Corporations

Bales - Lang Electric Co., Lee's Summit, MO. Bergin Financial, Inc., Southfield, MI. Dolgin's Diamond Center, Inc., Overland Park, KS. Enterprise Leasing Company-Southwest, St. Louis, MO. GE Aviation Systems LLC, Grand Rapids, MI. Gold Line Telemanagement Inc., Richmond Hill, Ontario. Indian Motorcycle Company Kings, Mountain, NC. J E Carlson, Inc., Pampa, TX. Mitsuike Corporation, Chicago, IL. Nucomm Credit Services Inc., St. Catharines, Ontario. Ombudsman Educational Services, Ltd., Libertyville, IL. PRG-Schultz USA, Inc., Atlanta, GA. Rafferty Rafferty Tollefson Lindeke Architects, Inc., St. Paul, MN. Saf-T-Pak Inc., Edmonton, Alberta. Superior Administrators, Inc., Santa Ana, CA. Wilson Kansas City Holdings LLC, Minden, NV.

Ron Thornburgh Secretary of State

Doc. No. 038108

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-10-038/039 Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Circle Land and Cattle Corporation Dean Gigot 955 S. Circle Land Road Garden City, KS 67846	NW/4 of Section 27, T24S, R33W, Finney County	
Kansas Permit No. A-UAFI-C This is a reissuance of a per (9,999 animal units) of cat	mit for an existing fac	
Name and Address of Applicant	Legal Description	Receiving Water
Betschart Livestock, Inc. Frantz Betschart 1270 CR-Y Ashland, KS 67831	SE/4 of Section 35, T33S, R24W, Clark County	Cimarron River Basin
Kansas Permit No. A-CICA-H	3002	
This permit is being reissued	l for an existing facili	

This permit is being reissued for an existing facility with a maximum capacity of 990 head (495 animal units) of cattle 700 pounds or less. There is an increase of 15 animal units from the previous permit due to a facility change in operations.

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 April 10 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-10-038/039) 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

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Oneok Hydrocarbon LP has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Oneok Hydrocarbon LP, 100 W. 5th St., Tulsa, Oklahoma, owns and operates Bushton Complex located at Section 31, T17S, R9W, Ellsworth County, Kansas.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka; and a copy of the proposed permit can be reviewed at the KDHE North Central District Office, 2501 N. Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Michael J. Parhomek, (785) 296-1580, at the KDHE central office; and to review the proposed permit only, contact Stan Marshall, (785) 827-9639, at the KDHE North Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael J. Parhomek, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business April 12.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sharon Burrell, Bureau of Air, not later than the close of business April 12 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency has a 45day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA's 45-day review period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was im-(continued)

Request for Comments/New Laws

practicable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Patricia Scott, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7312, to determine when the 45day EPA review period ends and the 60-day petition period commences.

> Roderick L. Bremby Secretary of Health and Environment

Doc. No. 038099

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Kinder Morgan Interstate Gas Transmission has applied for a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Kinder Morgan Interstate Gas Transmission, Lakewood, Colorado, owns and operates Scott City compressor station located at Section 17, T18S, R33W, Scott County, Kansas.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka; and a copy of the proposed permit can be reviewed at the KDHE Southwest District Office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Michael J. Parhomek, (785) 296-1580, at the KDHE central office; and to review the proposed permit only, contact Ethyl Evans, (785) 225-0596, at the KDHE Southwest District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael J. Parhomek, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business April 12.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sharon Burrell, Bureau of Air, not later than the close of business April 12 in order for the Secretary of Health and Environment to consider the request. The U.S. Environmental Protection Agency has a 45day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA's 45-day review period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Patricia Scott, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7312, to determine when the 45day EPA review period ends and the 60-day petition period commences.

> Roderick L. Bremby Secretary of Health and Environment

Doc. No. 038107

State of Kansas

Secretary of State

Certification of New State Laws

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

Ron Thornburgh Secretary of State

(Published in the Kansas Register March 11, 2010.)

HOUSE BILL No. 2195

AN ACT concerning state records; relating to maintenance and certification of electronic records; concerning electronic court documents; amending K.S.A. 45-406, 59-2967, 59-29a19, 59-29b67 and 75-3519 and K.S.A. 2009 Supp. 38-2305, 59-2971, 59-29a08 and 59-29b71 and repealing the existing sections.

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

New Section 1. (a) The state archivist shall prepare and present recommendations, to be approved by the state records board, based on national and professional standards as determined by the state archivist, for preservation processes for maintaining the authenticity of electronic government records.

(b) Electronic records maintained pursuant to subsection (a), when certified with the electronic signature of the state archivist, shall be considered to have all the legal force and effect as the original record.

(c) Reasonable fees may be charged for the preparation and certification of such electronic copies.

(d) This section shall be part of and supplemental to the government records preservation act, K.S.A. 45-401 et seq.

Sec. 2. K.S.A. 45-406 is hereby amended to read as follows: 45-406. Under the supervision of the secretary of the state historical society, the state archivist shall:

(a) Seek, negotiate for, acquire and receive noncurrent government records with enduring value from agencies and branches of state government and from local agencies.

(b) Properly arrange, store, preserve and make accessible to the public the records in the state archives, in accordance with appropriate archival procedures and in accordance with the provisions of K.S.A. 45-407 and amendments thereto. Provide advice and assistance to state and local agencies and to branches of state government with regard to proper arrangement, storage, preservation and accessibility of the government records with enduring value remaining in their custody.

(c) Advise and assist state agencies in the preparation of retention and disposition schedules for government records.

(d) Prepare, publish and distribute to the appropriate public officers and to other interested persons records manuals containing retention and disposition schedules for government records of local agencies. Recommendations for proper arrangement, storage and preservation of records with enduring value and an analysis of state and federal legislation relevant to government records in Kansas also shall be included in these records manuals. Appropriate public officers of the state and its governmental subdivisions shall be consulted during the preparation of the records manuals.

(e) Review the contents of the records manuals annually and distribute any revisions which are made to the appropriate public officers. The contents of the records manuals and subsequent revisions shall be approved by the state records board.

(f) Assist in preparing and making available to the public comprehensive inventories containing general information about the nature, scope, contents and location of government records of the agencies and branches of state government and of local agencies in Kansas.

(g) Certify by an electronic signature any electronic government record maintained using preservation processes that meet national and professional standards for authenticity as determined by the state archivist and approved by the state records board.

(*h*)⁻ Prepare or permit the preparation of copies of government records deposited in the state archives, as required by current statutes, unless public access to the records is restricted as provided in K.S.A. 45-407 and amendments thereto. When certified by the state archivist such copies shall have all the force and effect as if made by the officer originally in custody of them. Reasonable fees may be charged for preparation *and certification, whether by electronic signature or otherwise as permitted by law,* of such copies. The state archivist shall not allow copies to be made by methods which might damage the original records.

(i) Prepare and recommend to the state records board such policies and rules and regulations as necessary to implement, administer and enforce the provisions of this act.

(h) (j) Exercise such other duties and functions as the secretary of the state historical society may direct or as may be provided by law.

Sec. 3. K.S.A. 75-3519 is hereby amended to read as follows: 75-3519. For an image recognition and information storage system which is used by an agency to record and store information from records, papers or documents and which complies with standards recommended by the state archivist and approved by the state records board pursuant to K.S.A. 45-412, and amendments thereto, *and section 1, and amendments thereto*, the agency's statement of the information for all purposes, including introduction into evidence in all courts or administrative agencies.

Sec. 4. K.S.A. 2009 Supp. 38-2305 is hereby amended to read as follows: 38-2305. (a) Venue for proceedings in any case involving a juvenile shall be in any county where any act of the alleged offense was committed.

(b) Except as provided in subsection (c), venue for sentencing proceedings shall be in the county of the juvenile offender's residence or, if the juvenile offender is not a resident of this state, in the county where the adjudication occurred. When the sentencing hearing is to be held in a county other than where the adjudication occurred, upon adjudication, the judge shall contact the sentencing court and advise the judge of the transfer. The adjudicating court shall send immediately to the sentencing court a facsimile *or electronic copy* of the complaint, the adjudication journal entry or judge's minutes, if available, and any recommendations in regard

to sentencing. Such documents shall be sent for purposes of notification and shall not constitute original court documents. The adjudicating court shall also send to the sentencing court a complete copy of the official and social files in the case by mail within five working days of the adjudication.

(c) If the juvenile offender is adjudicated in a county other than the county of the juvenile offender's residence, the sentencing hearing may be held in the county in which the adjudication was made if the adjudicating judge, upon motion by any person authorized to appeal, finds that it is in the interest of justice.

Sec. 5. K.S.A. 2009 Supp. 59-29a08 is hereby amended to read as follows: 59-29a08. (a) Each person committed under K.S.A. 59-29a01 et seq., and amendments thereto, shall have a current examination of the person's mental condition made once every year. The secretary shall provide the committed person with an annual written notice of the person's right to petition the court for release over the secretary's objection. The notice shall contain a waiver of rights. The secretary shall also forward the annual report, as well as the annual notice and waiver form, to the court that committed the person under K.S.A. 59-29a01 et seq., and amendments thereto. The person may retain, or if the person is indigent and so requests the court may appoint a qualified professional person to examine such person, and such expert or professional person shall have access to all records concerning the person. The court that com-mitted the person under K.S.A. 59-29a01 et seq., and amendments thereto, shall then conduct an annual review of the status of the committed person's mental condition. The committed person shall have a right to have an attorney represent the person at the hearing but the person is not entitled to be present at the hearing

(b) Nothing contained in K.S.A. 59-29a01 et seq., and amendments thereto, shall prohibit the person from otherwise petitioning the court for discharge at this hearing.

(c) (1) If the court at the hearing determines that probable cause exists to believe that the person's mental abnormality or personality disorder has so changed that the person is safe to be placed in transitional release, then the court shall set a hearing on the issue.

(2) The court may order and hold a hearing when: (A) There is current evidence from an expert or professional person that an identified physiological change to the committed person, such as paralysis, stroke or dementia, that renders the committed person unable to commit a sexually violent offense and this change is permanent; and

(B) the evidence presents a change in condition since the person's last hearing.

(3) At either hearing, the committed person shall be entitled to be present and entitled to the benefit of all constitutional protections that were afforded the person at the initial commitment proceeding. The attorney general shall represent the state and shall have a right to a jury trial and to have the committed person evaluated by experts chosen by the state. The committed person shall also have the right to have experts evaluate the person on the person's behalf and the court shall appoint an expert if the person is indigent and requests an appointment. The burden of proof at either hearing shall be upon the state to prove beyond a reasonable doubt that the committed person's mental abnormality or personality disorder remains such that the person is not safe to be placed in transitional release and if transitionally released is likely to engage in acts of sexual violence.

(d) If, after the hearing, the court or jury is convinced beyond a reasonable doubt that the person is not appropriate for transitional release, the court shall order that the person remain in secure commitment. Otherwise, the court shall order that the person be placed in transitional release.

(e) If the court determines that the person should be placed in transitional release, the secretary shall transfer the person to the transitional release program. The secretary may contract for services to be provided in the transitional release program. During any period the person is in transitional release, that person shall comply with any rules or regulations the secretary may establish for this program and every directive of the treatment staff of the transitional release program.

(f) At any time during which the person is in the transitional release program and the treatment staff determines that the person *(continued)*

has violated any rule, regulation or directive associated with the transitional release program, the treatment staff may remove the person from the transitional release program and return the person to the secure commitment facility, or may request the district court to issue an emergency ex parte order directing any law enforcement officer to take the person into custody and return the person to the secure commitment facility. Any such request may be made verbally or by telephone, but shall be followed in written or , facsimile *or electronic* form delivered to the court by not later than 5:00 p.m. of the first day the district court is open for the transaction of business after the verbal or telephonic request was made.

(g) Upon the person being returned to the secure commitment facility from the transitional release program, notice thereof shall be given by the secretary to the court. The court shall set the matter for a hearing within two working days of receipt of notice of the person's having been returned to the secure commitment facility and cause notice thereof to be given to the attorney general, the person and the secretary. The attorney general shall have the burden of proof to show probable cause that the person violated conditions of transitional release. The hearing shall be to the court. At the conclusion of the hearing the court shall issue an order returning the person to the secure commitment facility or to the transitional release program, and may order such other further conditions with which the person must comply if the person is returned to the transitional release program.

Sec. 6. K.S.A. 59-29a19 is hereby amended to read as follows: 59-29a19. (a) If the court determines that the person should be placed on conditional release, the court, based upon the recommendation of the treatment staff, shall establish a plan of treatment which the person shall be ordered to follow. This plan of treatment may include, but shall not be limited to: Provisions as to where the person shall reside and with whom, taking prescribed medications, attending individual and group counseling, maintaining employment, having no contact with children, not frequenting facilities, locations, events or otherwise in which children are likely to be present and not engaging in activities in which contact with children is likely. Upon a showing by the person that the person accepts the plan of treatment and is prepared to follow it, the court shall release the person from the transitional release program.

(b) After a minimum of five years have passed in which the person has been free of violations of conditions of such person's freatment plan, the treatment staff, or other professionals directed by the court may examine such person to determine if the person's mental abnormality or personality disorder has changed so as to warrant such person being considered for final discharge. The person preparing the report shall forward the report to the court. The court shall review the same. If the court determines that probable cause exists to believe that the person's mental abnormality or personality disorder has so changed that the person is safe to be entitled to final discharge, the court shall set a formal hearing on the issue. The attorney general shall have the burden of proof to show beyond a reasonable doubt that the person's mental abnormality or personality disorder remains such that such person is not appropriate for final discharge. The person shall have the same rights as enumerated in K.S.A. 59-29a06 and amendments thereto. Subsequent to either a court review or a hearing, the court shall issue an appropriate order with findings of fact. The order of the court shall be provided to the attorney general, the person and the secretarv

(c) If, after a hearing, the court is convinced beyond a reasonable doubt that the person is not appropriate for final discharge, the court shall continue custody of the person with the secretary for placement in a secure facility, transitional release program or conditional release program. Otherwise, the court shall order the person finally discharged. In the event the court does not order final discharge of the person, the person still retains the right to annual reviews.

(d) At any time during which the person is on conditional release and the professional person designated by the court in the treatment plan to monitor the person's compliance with it determines that the person has violated any material condition of that plan, that professional person may request the district court to issue an emergency ex parte order directing any law enforcement officers to take the person into custody and return the person to the secure commitment facility. Any such request may be made verbally or by telephone, but shall be followed in written or, facsimile *or electronic copy* form delivered to the court not later than 5:00 p.m. of the first day the district court is open for the transaction of business after the verbal or telephonic request was made.

(e) Upon the person being returned to the secure commitment facility from conditional release, notice thereof shall be given by the secretary to the court. The court shall set the matter for a hearing within two working days of receipt of notice of the person's having been returned to the secure commitment facility and cause notice thereof to be given to the attorney general, the person and the secretary. The attorney general shall have the burden of proof to show probable cause that the person violated conditions of conditional release. The hearing shall be to the court. At the conclusion of the hearing the court shall issue an order returning the person to the secure commitment facility, to the transitional release program or to conditional release, and may order such other further conditions with which the person must comply if the person is returned to either the transitional release program or to conditional release.

(f) The final discharge shall not prevent the person from being prosecuted for any criminal acts which the person is alleged to have committed or from being subject in the future to a subsequent commitment under this act.

Sec. 7. K.S.A. 59-29b67 is hereby amended to read as follows: 59-29b67. (a) An order for outpatient treatment may be entered by the court at any time in lieu of any type of order which would have required inpatient care and treatment if the court finds that the patient is likely to comply with an outpatient treatment order and that the patient will not likely be a danger to the community or be likely to cause harm to self or others while subject to an outpatient treatment order.

(b) No order for outpatient treatment shall be entered unless the head of the outpatient treatment facility has consented to treat the patient on an outpatient basis under the terms and conditions set forth by the court.

(c) If outpatient treatment is ordered, the order may state specific conditions to be followed by the patient, but shall include the general condition that the patient is required to comply with all directives and treatment as required by the head of the outpatient treatment facility or the head's designee. The court may also make such orders as are appropriate to provide for monitoring the patient's progress and compliance with outpatient treatment. Within any outpatient order for treatment the court shall specify the period of treatment as provided for in subsection (a) of K.S.A. 59-29b66 or subsection (f) of K.S.A. 59-29b69 and amendments thereto.

(d) The court shall retain jurisdiction to modify or revoke the order for outpatient treatment at any time on its own motion, on the motion of any counsel of record or upon notice from the treatment facility of any need for new conditions in the order for outpatient treatment or of material noncompliance by the patient with the order for outpatient treatment. However, if the venue of the matter has been transferred to another court, then the court having venue of the matter shall have such jurisdiction to modify or revoke the outpatient treatment order. Revocation or modification of an order for outpatient treatment may be made ex parte by order of the court in accordance with the provisions of subsections (e) or (f).

(e) The treatment facility shall immediately report to the court any material noncompliance by the patient with the outpatient treatment order. Such notice may be verbal or by telephone but shall be followed by a verified written or, facsimile or electronic copy notice sent to the court, to counsel for all parties and, as appropriate, to the head of the inpatient treatment facility designated to receive the patient, by not later than 5:00 p.m. of the first day the district court is open for the transaction of business after the verbal or telephonic communication was made to the court. Upon receipt of verbal, telephone, or verified written or, facsimile or electronic copy notice of material noncompliance, the court may enter an ex parte emergency custody order providing for the immediate detention of the patient in a designated inpatient treatment facility. Any ex parte emergency custody order issued by the court under this subsection shall expire at 5:00 p.m. of the second day the district court is open for the transaction of business after the patient is taken into custody. The court shall not enter successive ex parte emergency custody orders.

(f) (1) Upon the taking of a patient into custody pursuant to an ex parte emergency custody order revoking a previously issued order for outpatient treatment and ordering the patient to involuntary inpatient care the court shall set the matter for hearing not later than the close of business on the second day the court is open for business after the patient is taken into custody. Notice of the hearing shall be given to the patient, the patient's attorney, the patient's legal guardian, the petitioner or the county or district attorney as appropriate, the head of the outpatient treatment facility and the head of the inpatient treatment facility, similarly as provided for in K.S.A. 59-29b63 and amendments thereto.

(2) Upon the entry of an ex parte order modifying a previously issued order for outpatient treatment, but allowing the patient to remain at liberty, a copy of the order shall be served upon the patient, the patient's attorney, the county or district attorney and the head of the outpatient treatment facility similarly as provided for in K.S.A. 59-29b63 and amendments thereto. Thereafter, any party to the matter, including the petitioner, the county or district attorney or the patient, may request a hearing on the matter if the request is filed within 5 days from the date of service of the ex parte order upon the patient. The court may also order such a hearing on its own motion within 5 days from the date of service of the notice. If no request or order for hearing is filed within the 5-day period, the ex parte order and the terms and conditions set out in the ex parte order shall become the final order of the court substituting for any previously entered order for outpatient treatment. If a hearing is requested, a formal written request for revocation or modification of the outpatient treatment order shall be filed by the county or district attorney or the petitioner and a hearing shall be held thereon within 5 days after the filing of the request

(g) The hearing held pursuant to subsection (f) shall be conducted in the same manner as hearings provided for in K.S.A. 59-29b59 and amendments thereto. Upon the completion of the hearing, if the court finds by clear and convincing evidence that the patient violated any condition of the outpatient treatment order, the court may enter an order for inpatient treatment, or may modify the order for outpatient treatment with different terms and conditions in accordance with this section.

(h) The outpatient treatment facility shall comply with the provisions of K.S.A. 59-29b69 and amendments thereto concerning the filing of written reports for each period of treatment during the time any outpatient treatment order is in effect and the court shall receive and process such reports in the same manner as reports received from an inpatient treatment facility.

Sec. 8. K.S.A. 2009 Supp. 59-29b71 is hereby amended to read as follows: 59-29b71. (a) At any time after the petition provided for in K.S.A. 59-29b57, and amendments thereto, has been filed venue may be transferred in accordance with this section.

(1) Prior to trial required by K.S.A. 59-29b65, and amendments thereto., and before the expiration of two full working days following the probable cause hearing held pursuant to K.S.A. 59-29b59 or 59-29b62, and amendments thereto, the district court then with jurisdiction, on its own motion or upon the written request of any person, may transfer the venue of the case to the district court of the county where the patient is being detained, evaluated or treated in a treatment facility under the authority of an order issued pursuant to K.S.A. 59-29b58, 59-29b59 or 59-29b64, and amendments thereto. Thereafter the district court may on its own motion or upon the written request of any person transfer venue to another district court only for good cause shown. When an order changing venue is issued, the district court issuing the order shall immediately send to the district court to which venue is changed a facsimile or electronic copy of the entire file of the case. The district court shall also immediately send a facsimile or electronic copy of the order transferring venue to the treatment facility where the patient is being detained, evaluated or treated.

(2) After the trial required by K.S.A. 59-29b65, and amendments thereto, the district court may on its own motion or upon the written request of any person transfer venue to another district court for good cause shown. When an order changing venue is issued, the district court issuing the order shall immediately send to the district court to which venue is changed a facsimile or electronic copy of the entire file of the case. The transferring district court shall also immediately send a facsimile or electronic copy of the order transferring venue to the treatment facility where the patient is being detained, evaluated or treated. Upon request of the receiving district court or upon an order of the district court transferring venue, the transferring district court shall send to the receiving district court the entire original file of the case by mail.

(b) The district court issuing an order transferring venue, if not in the county of residence of the proposed patient, shall transmit to the district court in the county of residence of the proposed patient a statement of any court costs incurred by the county of the district court issuing the order and, if the county of residence is not the receiving county, a facsimile or electronic copy of the entire file of the case.

(c) Any district court to which venue is transferred shall proceed in the case as if the petition had been originally filed therein and shall cause notice of the change of venue to be given to the persons named in and in the same manner as provided for in K.S.A. 59-29b63, and amendments thereto. In the event that notice of a change of location of a hearing due to a change of venue cannot be served at least 48 hours prior to any hearing previously scheduled by the transferring court or because of scheduling conflicts the hearing can not be held by the receiving court on the previously scheduled date, then the receiving court shall continue the hearing for up to seven full working days to allow adequate time for notice to be given and the hearing held.

(d) Any district court to which venue is transferred, if not in the county of residence of the patient, shall transmit to the district court in the county of residence of the patient a statement of any court costs incurred and a facsimile or electronic copy of all pleadings and orders entered in the case after transfer.

Sec. 9. K.S.A. 59-2967 is hereby amended to read as follows: 59-2967. (a) An order for outpatient treatment may be entered by the court at any time in lieu of any type of order which would have required inpatient care and treatment if the court finds that the patient is likely to comply with an outpatient treatment order and that the patient will not likely be a danger to the community or be likely to cause harm to self or others while subject to an outpatient treatment order.

(b) No order for outpatient treatment shall be entered unless the head of the outpatient treatment facility has consented to treat the patient on an outpatient basis under the terms and conditions set forth by the court, except that no order for outpatient treatment shall be refused by a participating mental health center.

(c) If outpatient treatment is ordered, the order may state specific conditions to be followed by the patient, but shall include the general condition that the patient is required to comply with all directives and treatment as required by the head of the outpatient treatment facility or the head's designee. The court may also make such orders as are appropriate to provide for monitoring the patient's progress and compliance with outpatient treatment. Within any outpatient order for treatment the court shall specify the period of treatment as provided for in subsection (a) of K.S.A. 59-2966 or subsection (f) of K.S.A. 59-2969 and amendments thereto.

(d) The court shall retain jurisdiction to modify or revoke the order for outpatient treatment at any time on its own motion, on the motion of any counsel of record or upon notice from the treatment facility of any need for new conditions in the order for outpatient treatment or of material noncompliance by the patient with the order for outpatient treatment. However, if the venue of the matter has been transferred to another court, then the court having venue of the matter shall have such jurisdiction to modify or revoke the outpatient treatment order. Revocation or modification of an order for outpatient treatment may be made ex parte by order of the court in accordance with the provisions of subsections (e) or (f).

(e) The treatment facility shall immediately report to the court any material noncompliance by the patient with the outpatient treatment order. Such notice may be verbal or by telephone but shall be followed by a verified written or, facsimile *or electronic* notice sent to the court, to counsel for all parties and, as appropriate, to the head of the inpatient treatment facility designated to receive the patient, by not later than 5:00 p.m. of the first day the district court is open for the transaction of business after the verbal or telephonic communication was made to the court. Upon receipt of verbal, telephone, or verified written or, facsimile *or electronic* notice of material noncompliance, the court may enter an ex parte (*continued*) emergency custody order providing for the immediate detention of the patient in a designated inpatient treatment facility except that the court shall not order the detention of the patient at a state psychiatric hospital, unless a written statement from a qualified mental health professional authorizing such detention at a state psychiatric hospital has been filed with the court. Any ex parte emergency custody order issued by the court under this subsection shall expire at 5:00 p.m. of the second day the district court is open for the transaction of business after the patient is taken into custody. The court shall not enter successive ex parte emergency custody orders.

(f) (1) Upon the taking of a patient into custody pursuant to an ex parte emergency custody order revoking a previously issued order for outpatient treatment and ordering the patient to involuntary inpatient care the court shall set the matter for hearing not later than the close of business on the second day the court is open for business after the patient is taken into custody. Notice of the hearing shall be given to the patient, the patient's attorney, the patient's legal guardian, the petitioner or the county or district attorney as appropriate, the head of the outpatient treatment facility and the head of the inpatient treatment facility, similarly as provided for in K.S.A. 59-2963 and amendments thereto.

(2) Upon the entry of an ex parte order modifying a previously issued order for outpatient treatment, but allowing the patient to remain at liberty, a copy of the order shall be served upon the patient, the patient's attorney, the county or district attorney and the head of the outpatient treatment facility similarly as provided for in K.S.A. 59-2963 and amendments thereto. Thereafter, any party to the matter, including the petitioner, the county or district attorney or the patient, may request a hearing on the matter if the request is filed within five days from the date of service of the ex parte order upon the patient. The court may also order such a hearing on its own motion within five days from the date of service of the notice. If no request or order for hearing is filed within the fiveday period, the ex parte order and the terms and conditions set out in the ex parte order shall become the final order of the court substituting for any previously entered order for outpatient treatment. If a hearing is requested, a formal written request for revocation or modification of the outpatient treatment order shall be filed by the county or district attorney or the petitioner and a hearing shall be held thereon within 5 days after the filing of the request.

(g) The hearing held pursuant to subsection (f) shall be conducted in the same manner as hearings provided for in K.S.A. 59-2959 and amendments thereto. Upon the completion of the hearing, if the court finds by clear and convincing evidence that the patient violated any condition of the outpatient treatment order, the court may enter an order for inpatient treatment, except that the court shall not order treatment at a state psychiatric hospital unless a written statement from a qualified mental health professional authorizing such treatment at a state psychiatric hospital has been filed with the court, or may modify the order for outpatient treatment with different terms and conditions in accordance with this section.

(h) The outpatient treatment facility shall comply with the provisions of K.S.A. 59-2969 and amendments thereto concerning the filing of written reports for each period of treatment during the time any outpatient treatment order is in effect and the court shall receive and process such reports in the same manner as reports received from an inpatient treatment facility.

Sec. 10. K.S.A. 2009 Supp. 59-2971 is hereby amended to read as follows: 59-2971. (a) At any time after the petition provided for in K.S.A. 59-2957, and amendments thereto, has been filed venue may be transferred in accordance with this section.

(1) Prior to trial required by K.S.A. 59-2965, and amendments thereto-, *and* before the expiration of two full working days following the probable cause hearing held pursuant to K.S.A. 59-2959 or 59-2962, and amendments thereto, the district court then with jurisdiction, on its own motion or upon the written request of any person, may transfer the venue of the case to the district court of the county where the patient is being detained, evaluated or treated in a treatment facility under the authority of an order issued pursuant to K.S.A. 59-2958, 59-2959 or 59-2964, and amendments thereto. Thereafter the district court may on its own motion or upon the written request of any person transfer venue to another district court only for good cause shown.

When an order changing venue is issued, the district court issuing the order shall immediately send to the district court to which venue is changed a facsimile or electronic copy of the entire file of the case. The district court shall also immediately send a facsimile or electronic copy of the order transferring venue to the treatment facility where the patient is being detained, evaluated or treated.

(2) After trial required by K.S.A. 59-2965, and amendments thereto, the district court may on its own motion or upon the written request of any person transfer venue to another district court for good cause shown. When an order changing venue is issued, the district court issuing the order shall immediately send to the district court to which venue is changed a facsimile or electronic copy of the entire file of the case. The transferring district court shall also immediately send a facsimile or electronic copy of the order transferring venue to the treatment facility where the patient is being detained, evaluated or treated.

is being detained, evaluated or treated. (b) The district court issuing an order transferring venue, if not in the county of residence of the proposed patient, shall transmit to the district court in the county of residence of the proposed patient a statement of any court costs incurred by the county of the district court issuing the order and, if the county of residence is not the receiving county, a facsimile or electronic copy of the entire file of the case.

(c) Any district court to which venue is transferred shall proceed in the case as if the petition had been originally filed therein and shall cause notice of the change of venue to be given to the persons named in and in the same manner as provided for in K.S.A. 59-2963, and amendments thereto. In the event that notice of a change of location of a hearing due to a change of venue cannot be served at least 48 hours prior to any hearing previously scheduled by the transferring court or because of scheduling conflicts the hearing can not be held by the receiving court on the previously scheduled date, then the receiving court shall continue the hearing for up to seven full working days to allow adequate time for notice to be given and the hearing held.

(d) Any district court to which venue is transferred, if not in the county of residence of the patient, shall transmit to the district court in the county of residence of the patient a statement of any court costs incurred and a facsimile or electronic copy of all pleadings and orders entered in the case after transfer.

Sec. 11. K.S.A. 45-406, 59-2967, 59-29a19, 59-29b67 and 75-3519 and K.S.A. 2009 Supp. 38-2305, 59-2971, 59-29a08 and 59-29b71 are hereby repealed.

Sec. 12. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register March 11, 2010.)

SENATE BILL No. 357

AN ACT concerning the Beloit juvenile correctional facility; authorizing the secretary of the department of administration to convey a certain tract of real estate for and on behalf of the juvenile justice authority; amending K.S.A. 2009 Supp. 38-2302 and 72-978 and repealing the existing sections; also repealing K.S.A. 76-2201, 76-2202, 76-2219 and 76-2220 and K.S.A. 2009 Supp. 76-2201a.

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

New Section 1. (a) The secretary of the department of administration is hereby authorized and empowered, for and on behalf of the juvenile justice authority, to convey, without consideration, all of the rights, title and interest in the following described real estate, and any improvements thereon, to the city of Beloit, Kansas:

A Tract of land in the Northwest Quarter of Section Four (4), Township Seven (7) South, Range Seven (7) West of the 6th P.M., Mitchell County, Kansas, more particularly described as follows: Beginning at the Northeast corner of the Northwest Quarter (NW/ 4) of Section Four (4), Township Seven (7) South, Range Seven (7) West of the 6th P.M., thence South along the East line of the said Northwest Quarter of Section Four (4) 1327.8 feet to a point 359.3 feet North of the Center corner of said Section Four (4); thence West 1342.0 feet to a point 310.9 feet North of the South ¹/₁₆ Corner of the NW/4 of said Section 4, thence North along the Center line of the NW/4, 493.4 feet to a point 527.0 feet South of the Center of said NW/4, thence West 621.0 feet, thence North 549.0 feet to a point on the East-West Center line of said NW/4, thence East 604.5 feet to the Center Corner of said NW/4, thence North 1319.55 feet along the North-South Center line of said NW/4 to a point on the North line of said Northwest Quarter, thence East along said North line to the point of beginning, including highway and road rightsof-way, park, and easements.

(b) Conveyance of such rights, title and interest in such real estate, and any improvements thereon, shall be executed in the name of the department of administration executed by the secretary of administration. The deed for such conveyance shall be by quitclaim deed.

(c) No exchange and conveyance of real estate and improvements thereon as authorized by this section shall be made by the secretary of administration until the deeds and conveyances have been reviewed and approved by the attorney general.

(d) All costs in any way related to the conveyance shall be paid by the City of Beloit, Kansas. The conveyance of real property authorized by this section shall not be subject to the provisions of K.S.A. 75-3043a, and amendments thereto.

(e) In the event that the secretary of administration determines that the legal description of the parcel described by this section is incorrect, the secretary of administration may convey the property utilizing the correct legal description but the deed conveying the property shall be subject to the approval of the attorney general.

Sec. 2. K.S.A. 2009 Supp. 38-2302 is hereby amended to read as follows: 38-2302. As used in this code, unless the context otherwise requires:

(a) "Commissioner" means the commissioner of juvenile justice or the commissioner's designee.

(b) "Conditional release" means release from a term of commitment in a juvenile correctional facility for an aftercare term pursuant to K.S.A. 2009 Supp. 38-2369, and amendments thereto, under conditions established by the commissioner.

(c) "Court-appointed special advocate" means a responsible adult, other than an attorney appointed pursuant to K.S.A. 2009 Supp. 38-2306, and amendments thereto, who is appointed by the court to represent the best interests of a child, as provided in K.S.A. 2009 Supp. 38-2307, and amendments thereto, in a proceeding pursuant to this code.

(d) "Educational institution" means all schools at the elementary and secondary levels.

(e) "Educator" means any administrator, teacher or other professional or paraprofessional employee of an educational institution who has exposure to a pupil specified in subsections (a)(1) through (5) of K.S.A. 72-89b03, and amendments thereto.

(f) "Institution" means the following institutions: The Atchison juvenile correctional facility, the Beloit juvenile correctional facility, the Larned juvenile correctional facility and the Kansas juvenile correctional complex.

(g) "Investigator" means an employee of the juvenile justice authority assigned by the commissioner with the responsibility for investigations concerning employees at the juvenile correctional facilities and juveniles in the custody of the commissioner at a juvenile correctional facility.

(h) "Jail" means: (1) An adult jail or lockup; or

(2) a facility in the same building as an adult jail or lockup, unless the facility meets all applicable licensure requirements under law and there is: (A) Total separation of the juvenile and adult facility spatial areas such that there could be no haphazard or accidental contact between juvenile and adult residents in the respective facilities; (B) total separation in all juvenile and adult program activities within the facilities, including recreation, education, counseling, health care, dining, sleeping and general living activities; and (C) separate juvenile and adult staff, including management, security staff and direct care staff such as recreational, educational and counseling.

tional, educational and counseling.(i) "Juvenile" means a person to whom one or more of the following applies, the person: (1) Is 10 or more years of age but less than 18 years of age; (2) is alleged to be a juvenile offender; or (3) has been adjudicated as a juvenile offender and continues to be subject to the jurisdiction of the court.

(j) "Juvenile correctional facility" means a facility operated by the commissioner for the commitment of juvenile offenders.

(k) "Juvenile corrections officer" means a certified employee of the juvenile justice authority working at a juvenile correctional facility assigned by the commissioner with responsibility for maintaining custody, security and control of juveniles in the custody of the commissioner at a juvenile correctional facility.

(l) "Juvenile detention facility" means a public or private facility licensed pursuant to article 5 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, which is used for the lawful custody of alleged or adjudicated juvenile offenders.

(m) "Juvenile intake and assessment worker" means a responsible adult authorized to perform intake and assessment services as part of the intake and assessment system established pursuant to K.S.A. 75-7023, and amendments thereto.

(n) "Juvenile offender" means a person who commits an offense while 10 or more years of age but less than 18 years of age which if committed by an adult would constitute the commission of a felony or misdemeanor as defined by K.S.A. 21-3105, and amendments thereto, or who violates the provisions of K.S.A. 21-4204a or 41-727 or subsection (j) of K.S.A. 74-8810, and amendments thereto, but does not include: (1) A person 14 or more years of age who commits a traffic offense, as defined in subsection (d) of K.S.A. 8-2117, and amendments thereto;

(2) a person 16 years of age or over who commits an offense defined in chapter 32 of the Kansas Statutes Annotated, and amendments thereto;

(3) a person under 18 years of age who previously has been:

(A) Convicted as an adult under the Kansas criminal code;

(B) sentenced as an adult under the Kansas criminal code following termination of status as an extended jurisdiction juvenile pursuant to K.S.A. 2009 Supp. 38-2364, and amendments thereto; or

(C) convicted or sentenced as an adult in another state or foreign jurisdiction under substantially similar procedures described in K.S.A. 2009 Supp. 38-2347, and amendments thereto, or because of attaining the age of majority designated in that state or jurisdiction.

(o) "Law enforcement officer" means any person who by virtue of that person's office or public employment is vested by law with a duty to maintain public order or to make arrests for crimes, whether that duty extends to all crimes or is limited to specific crimes.

(p) "Parent" when used in relation to a juvenile, includes a guardian and every person who is, by law, liable to maintain, care for or support the juvenile.

(q) "Risk assessment tool" means an instrument administered to juveniles which delivers a score, or group of scores, describing, but not limited to describing, the juvenile's potential risk to the community.

(r) "Sanctions house" means a facility which is operated or structured so as to ensure that all entrances and exits from the facility are under the exclusive control of the staff of the facility, whether or not the person being detained has freedom of movement within the perimeters of the facility, or which relies on locked rooms and buildings, fences or physical restraint in order to control the behavior of its residents. Upon an order from the court, a licensed juvenile detention facility may serve as a sanctions house.

(s) "Warrant" means a written order by a judge of the court directed to any law enforcement officer commanding the officer to take into custody the juvenile named or described therein.

(t) "Youth residential facility" means any home, foster home or structure which provides 24-hour-a-day care for juveniles and which is licensed pursuant to article 5 of chapter 65 or article 70 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

Sec. 3. K.S.A. 2009 Supp. 72-978 is hereby amended to read as follows: 72-978. (a) Each year, the state board of education shall determine the amount of state aid for the provision of special education and related services each school district shall receive for the ensuing school year. The amount of such state aid shall be computed by the state board as provided in this section. The state board shall:

(continued)

(1) Determine the total amount of general fund and local option budgets of all school districts;

(2) subtract from the amount determined in paragraph (1) the total amount attributable to assignment of transportation weighting, program weighting, special education weighting and at-risk pupil weighting to enrollment of all school districts;

(3) divide the remainder obtained in paragraph (2) by the total number of full-time equivalent pupils enrolled in all school districts on September 20;

(4) determine the total full-time equivalent enrollment of exceptional children receiving special education and related services provided by all school districts;

(5) multiply the amount of the quotient obtained in paragraph
 (3) by the full-time equivalent enrollment determined in paragraph
 (4);

(6) determine the amount of federal funds received by all school districts for the provision of special education and related services;

(7) determine the amount of revenue received by all school districts rendered under contracts with the state institutions for the provisions of special education and related services by the state institution;

(8) add the amounts determined under paragraphs (6) and (7) to the amount of the product obtained under paragraph (5);

(9) determine the total amount of expenditures of all school districts for the provision of special education and related services;(10) subtract the amount of the sum obtained under paragraph

(8) from the amount determined under paragraph (9); and (11) multiply the romainder obtained under paragraph (10) by

(11) multiply the remainder obtained under paragraph (10) by 92%.

The computed amount is the amount of state aid for the provision of special education and related services aid a school district is entitled to receive for the ensuing school year.

(b) Each school district shall be entitled to receive:

(1) Reimbursement for actual travel allowances paid to special teachers at not to exceed the rate specified under K.S.A. 75-3203, and amendments thereto, for each mile actually traveled during the school year in connection with duties in providing special education or related services for exceptional children; such reimbursement shall be computed by the state board by ascertaining the actual travel allowances paid to special teachers by the school district for the school year and shall be in an amount equal to 80% of such actual travel allowances;

(2) reimbursement in an amount equal to 80% of the actual travel expenses incurred for providing transportation for exceptional children to special education or related services; such reimbursement shall not be paid if such child has been counted in determining the transportation weighting of the district under the provisions of the school district finance and quality performance act;

(3) reimbursement in an amount equal to 80% of the actual expenses incurred for the maintenance of an exceptional child at some place other than the residence of such child for the purpose of providing special education or related services; such reimbursement shall not exceed \$600 per exceptional child per school year; and

(4) except for those school districts entitled to receive reimbursement under subsection (c) or (d), after subtracting the amounts of reimbursement under paragraphs (1), (2) and (3) of this subsection (a) from the total amount appropriated for special education and related services under this act, an amount which bears the same proportion to the remaining amount appropriated as the number of full-time equivalent special teachers who are qualified to provide special education or related services to exceptional children and are employed by the school district for approved special education or related services bears to the total number of such qualified full-time equivalent special teachers employed by all school districts for approved special education or related services.

Each special teacher who is qualified to assist in the provision of special education or related services to exceptional children shall be counted as ²/₅ full-time equivalent special teacher who is qualified to provide special education or related services to exceptional children.

(c) Each school district which has paid amounts for the provision of special education and related services under an interlocal agreement shall be entitled to receive reimbursement under subsection (b)(4). The amount of such reimbursement for the district shall be the amount which bears the same relation to the aggregate amount available for reimbursement for the provision of special education and related services under the interlocal agreement, as the amount paid by such district in the current school year for provision of such special education and related services bears to the aggregate of all amounts paid by all school districts in the current school year who have entered into such interlocal agreement for provision of such special education and related services.

(d) Each contracting school district which has paid amounts for the provision of special education and related services as a member of a cooperative shall be entitled to receive reimbursement under subsection (b)(4). The amount of such reimbursement for the district shall be the amount which bears the same relation to the aggregate amount available for reimbursement for the provision of special education and related services by the cooperative, as the amount paid by such district in the current school year for provision of such special education and related services bears to the aggregate of all amounts paid by all contracting school districts in the current school year by such cooperative for provision of such special education and related services.

(e) No time spent by a special teacher in connection with duties performed under a contract entered into by the Kansas juvenile correctional complex, the Atchison juvenile correctional facility, the Beloit juvenile correctional facility, the Larned juvenile correctional facility, or the Topeka juvenile correctional facility and a school district for the provision of special education services by such state institution shall be counted in making computations under this section.

Sec. 4. K.S.A. 76-2201, 76-2202, 76-2219, 76-2220 and K.S.A. 2009 Supp. 38-2302, 72-978 and 76-2201a are hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register March 11, 2010.)

SENATE Substitute for HOUSE BILL No. 2222

AN ACT making and concerning appropriations for the fiscal years ending June 30, 2010, and June 30, 2011, for state agencies; authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain receipts, disbursements and acts incidental to the foregoing.

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

Section 1. (a) For the fiscal years ending June 30, 2010, and June 30, 2011, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, capital improvement projects, fees, receipts, disbursements and acts incidental to the foregoing are hereby directed or authorized as provided in this act.

(b) The agencies named in this act are hereby authorized to initiate and complete the capital improvement projects specified and authorized by this act or for which appropriations are made by this act, subject to the restrictions and limitations imposed by this act.

(c) This act shall not be subject to the provisions of subsection (a) of K.S.A. 75-6702, and amendments thereto.

(d) The appropriations made by this act shall not be subject to the provisions of K.S.A. 46- 155, and amendments thereto. Sec. 2.

LEGISLATIVE COORDINATING COUNCIL

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accounts and reports the amount of each such transfer of moneys from the legislative reserve account: *And provided further*, That, at the same time as each such certification, the legislative coordinating council shall transmit a copy of each such certification to the director of the budget.

(b) On the effective date of this act, of the \$613,625 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 31(a) of chapter 124 of the 2009 Session Laws of Kansas from the state general fund in the legislative coordinating council — operations account, the sum of \$86,885 is hereby lapsed.

(c) On the effective date of this act, of the \$3,643,401 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 31(a) of chapter 124 of the 2009 Session Laws of Kansas from the state general fund in the legislative research department — operations account, the sum of \$426,615 is hereby lapsed.

(d) On the effective date of this act, of the \$3,324,250 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 31(a) of chapter 124 of the 2009 Session Laws of Kansas from the state general fund in the office of revisor of statutes operations account, the sum of \$649,379 is hereby lapsed.

Sec. 3.

LEGISLATURE

(a) During the fiscal years ending June 30, 2010, and June 30, 2011, the aggregate amount of expenditures by the legislature from the state general fund and any special revenue fund or funds for the postage allotment for each member of the legislature, including the postage allotment provided for each committee chairperson, during calendar year 2010 as prescribed by the policy adopted by the legislative coordinating council, shall not exceed the amount equal to 50% of the postage allotment prescribed by such policy for such member of the legislature or chairperson: *Provided*, That, on and after the effective date of this act, if the aggregate amount of expenditures by the legislature from the state general fund and any special revenue fund or funds for the postage allotment for any member of the legislature or any committee chairperson during calendar year 2010 as prescribed by the policy adopted by the legislative coordinating council exceeds the amount equal to 50% of the postage allotment prescribed by such policy for such member of the legislature or chairperson, then no further expenditures shall be made by the legislature from the state general fund or any special revenue fund or funds for the postage allotment for such member of the legislature or chairperson during calendar year 2010: Provided further, That during the fiscal years ending June 30, 2010, and June 30, 2011, the aggregate amount of expenditures by the legislature from the state general fund and any special revenue fund or funds for the additional postage allotment for the president of the senate, the speaker of the house of representatives, the speaker pro tem of the house of representatives, the vice president of the senate, the majority and minority leaders of the senate and the house of representatives, the assistant majority leaders of the senate and house of representatives, and the assistant minority leaders of the senate and house of representatives, during calendar year 2010, shall not exceed \$2,500 for each such officer of the legislature.

(b) On the effective date of this act, of the \$17,031,301 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 32(a) of chapter 124 of the 2009 Session Laws of Kansas from the state general fund in the operations (including official hospitality) account, the sum of \$1,366,648 is hereby lapsed.

Sec. 4.

DIVISION OF POST AUDIT

(a) On the effective date of this act, of the \$2,732,354 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 33(a) of chapter 124 of the 2009 Session Laws of Kansas from the state general fund in the operations (including legislative post audit committee) account, the sum of \$225,457 is hereby lapsed.

Sec. 5.

JUDICIAL BRANCH

DEPARTMENT OF TRANSPORTATION

(a) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$40,000,000 from the state highway fund of the department of transportation to the state general fund: Provided, That the transfer of such amount shall be in addition to any other transfer from the state highway fund of the department of transportation to the state general fund as prescribed by law: Provided further, That, in addition to other purposes for which transfers and expenditures may be made from the state highway fund during fiscal year 2010 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers may be made from the state highway fund to the state general fund under this subsection during fiscal year 2010: And provided further, That all moneys transferred from the state highway fund to the state general fund under this subsection shall be moneys credited to the state highway fund pursuant to K.S.A. 79-3620 or 79-3710, and amendments thereto.

(b) On May 1, 2010, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$40,000,000 from the state highway fund of the department of transportation to the state general fund: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the state general fund as prescribed by law: *Provided further*, That, in addition to other purposes for which transfers and expenditures may be made from the state highway fund during fiscal year 2010 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers may be made from the state highway fund to the state general fund under this subsection during fiscal year 2010: *And provided further*, That all moneys transferred from the state highway fund to the state general fund under this subsection shall be moneys credited to the state highway fund pursuant to K.S.A. 79-3620 or 79-3710, and amendments thereto.

Sec. 7.

OFFICE OF THE SECURITIES COMMISSIONER OF KANSAS

(a) On the effective date of this act, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 17-12a601, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$5,000,000 from the investor education fund of the office of the securities commissioner of Kansas to the state general fund: Provided, That the transfer of such amount shall be in addition to any other transfer from the investor education fund to the state general fund as prescribed by law: Provided further, That the amount transferred from the investor education fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the office of the securities commissioner of Kansas by other state agencies which receive appropriations from the state general fund to provide such services.

Sec. 8.

DEPARTMENT OF COMMERCE

(a) On the effective date of this act, of the \$291,630 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 54(b) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the older Kansans employment program account, the sum of \$3,021 is hereby lapsed.

(b) On the effective date of this act, of the \$1,856,859 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 54(b) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the rural opportunity program account, the sum of \$118,575 is hereby lapsed.

(c) On the effective date of this act, of the \$211,737 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 54(b) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the Kansas commission on disability concerns account, the sum of \$15,396 is hereby lapsed.

(d) On the effective date of this act, of the \$330,710 appropriated for the above agency for the fiscal year ending June 30, 2010, by (continued) section 54(b) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the strong military bases program account, the sum of \$7,500 is hereby lapsed.

(e) On the effective date of this act, of the \$14,019,902 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 54(b) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the operating grant (including official hospitality) account, the sum of \$655,508 is hereby lapsed.

Sec. 9.

KANSAS, INC.

(a) On the effective date of this act, of the \$358,874 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 55(a) of chapter 124 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the operations (including official hospitality) account, the sum of \$10,000 is hereby lapsed.

Sec. 10.

KANSAS TECHNOLOGY ENTERPRISE CORPORATION

(a) On the effective date of this act, of the \$7,000,000 appropriated for the above agency for the fiscal year ending June 30, 2010, by section 37(a) of chapter 144 of the 2009 Session Laws of Kansas from the state economic development initiatives fund in the operations, assistance and grants (including official hospitality) account, the sum of \$390,000 is hereby lapsed.

Sec. 11. On the effective date of this act, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 79-4804, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$5,800,000 from the state economic development initiatives fund to the state general fund.

Sec. 12. On the effective date of this act, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 74-8959, and amendments thereto, K.S.A. 2009 Supp. 12-5256, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$2,000,000 from the state housing trust fund of the Kansas housing resources corporation to the state general fund.

Sec. 13.

KANSAS HEALTH POLICY AUTHORITY

(a) During the fiscal year ending June 30, 2010, in addition to the other purposes for which expenditures may be made by the Kansas health policy authority from moneys appropriated from the state general fund or any special revenue fund or funds for fiscal year 2010 for the Kansas health policy authority as authorized by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, or by this or other appropriation act of the 2010 regular session of the legislature, expenditures shall be made by the Kansas health policy authority from moneys appropriated from the state general fund or any special revenue fund or funds for fiscal year 2010 to evaluate and describe short-term and intermediate-term options, adjustments and improvements to the state medicaid plan and to the policies, contracts, waivers, procedures and other administrative actions to attain economies and efficiencies in the provision of aid and services under the state medicaid plan: Provided, That, in the development of plans for such short-term and intermediateterm adjustments and improvements, the Kansas health policy authority shall consult with the governor, the secretary of aging, the secretary of social and rehabilitation services, the legislature, and, to the extent practicable and appropriate within the time available to develop such adjustments and improvements, representatives of persons and entities receiving or providing aid or assistance under the state medicaid plan: Provided further, That, in addition, during the regular session of the legislature in 2010, the Kansas health policy authority also shall consult with and report short-term and intermediate-term options, adjustments and improvements to the state medicaid plan to the senate committee on public health and welfare, the appropriate subcommittees of the senate committee on ways and means, the house of representatives committee on health and human services, the house of representatives committee on aging and long-term care, and the house of representatives social services budget committee, on or before March 1, 2010.

Sec. 14. (a) On the effective date of this act, of the amount appropriated or reappropriated for the fiscal year ending June 30,

2010, in each account of the state general fund of each state agency, as authorized and provided by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas or by this or other appropriation act of the 2010 regular session of the legislature, that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, for state officers, as defined by this section, for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2010, as determined by the director of the budget after consultation with the director of legislative research and upon certification to the amount so determined is hereby lapsed.

(b) On the effective date of this act, notwithstanding the provisions of K.S.A. 2-1904, 17-2233, 20-155, 20-318, 20-3122, 20-3124, 25-4119a, 32-801, 40-102, 40-110, 44-1003, 46-137a, 46-137b, 46-1102, 46-1210, 46-1211, 46-1212a, 48-203, 72-7602, 74-560, 74-601, 74-630, 74-2434, 74-2613, 74-3203a, 74-4908, 74-5002a, 74-8005, 74-8105, 74-8703, 75-412, 75-622, 75-711, 75-2535, 75-2701, 75-2935b, 75-3101, 75-3102, 75-3103, 75-3104, 75-3108, 75-3110, 75-3111, 75-3120f, 75-3120g, 75-3120h, 75-3120j, 75-3122, 75-3123, 75-3124, 75-3125, 75-3126, 75-3135, 75-3136, 75-3137, 75-3141, 75-3148, 75-3149, 75-3150, 75-3212, 75-3223, 75-3702a, 75-5001, 75-5101, 75-5203, 75-5301, 75-5601, 75-5701, 75-5702, 75-5708, 75-5903,75-6301 and 75-7001 and K.S.A. 2009 Supp. 75-3135a, 75-7206, 75-7207, 75-7402 and 75 7427, and amendments thereto, or any other statute, the rate of compensation for each state officer is hereby reduced by 5% for the period commencing on the first day of the first payroll period commencing after the effective date of this act and for each payroll period thereafter chargeable to fiscal year 2010: Provided, That such reduction shall not apply to payroll periods commencing on or after June 13, 2010.

(c) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2010, by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas or by the state finance council on each special revenue fund in the state treasury is hereby decreased for fiscal year 2010 by the amount equal to 5% of the amount that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, for state officers, as defined by this section, for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2010 for such special revenue fund, as determined by the director of the budget, after consultation with the director of legislative research, and certified to the director of accounts and reports.

(d) As used in this section, (1) "state agency" has the meaning ascribed thereto by K.S.A. 75-3701, and amendments thereto, and includes the governor's department, lieutenant governor, attorney general, secretary of state, state treasurer, commissioner of insurance, each agency of the executive branch, the legislature and each agency of the legislative branch, the judicial branch and each agency of the judicial branch;

(2) "state officer" means (A) the governor, lieutenant governor, attorney general, secretary of state, state treasurer, commissioner of insurance, each secretary of a department or other chief executive officer of a department of the executive branch, each member of a board, commission, council or authority of the executive branch, (B) each member of the legislature, each legislative officer specified in K.S.A. 46-137b, and amendments thereto, each member of the staff of each legislative officer specified in K.S.A. 46-137b, and amendments thereto, (C) each justice of the supreme court, each judge of the court of appeals, each district judge, each district magistrate judge, and (D) each other state officer in the executive branch, legislative branch or judicial branch of state government whose position is specified by statute or is otherwise determined to be a salaried officer of the state as that phrase is used in section 15 of article 1 or section 13 of article 3 of the Constitution of the State of Kansas, and in any case "state officer" includes all salaried officers of the state as that phrase is used in section 15 of article 1 or section 13 of article 3 of the Constitution of the State of Kansas; and

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(3) "compensation" means any salary or per diem compensation provided by law for a state officer.

Sec. 15.

DEPARTMENT OF SOCIAL AND REHABILITATION SERVICES

(a) (1) During the fiscal year ending June 30, 2010, notwithstanding the provisions of K.S.A. 65-4413, and amendments thereto, any other provisions of the Kansas community mental retardation facilities assistance act, or any other statute, expenditures shall be made by the department of social and rehabilitation services from moneys appropriated or reappropriated from the state general fund for fiscal year 2010 in the mental health and retardation services aid and assistance account for services provided to individuals utilizing the home and community based services waiver for individuals with developmental disabilities at the unreduced provider service payment rates for all such services provided during the period from January 1, 2010, through June 30, 2010: Provided, That all such expenditures from the mental health and retardation services aid and assistance account for fiscal year 2010 for the purpose of providing services to individuals utilizing the home and community based services waiver for individuals with developmental disabilities shall be expended from the amount budgeted in such account for state grants or aid payments pursuant to the Kansas community mental retardation facilities assistance act for fiscal year 2010: Provided further, That the aggregate amount of such expenditures from the amount budgeted in such account for state grants or aid payments pursuant to the Kansas community mental

retardation facilities assistance act for fiscal year 2010 for the purpose of providing services to individuals utilizing the home and community based services waiver for individuals with developmental disabilities at the unreduced provider service payment rates during the period of January 1, 2010, through June 30, 2010, shall not exceed \$2,399,462: And provided further, That the above agency shall make any supplemental or additional payments as may be required to pay for services to individuals utilizing the home and community based services waiver for individuals with developmental disabilities at the full amount payable at the unreduced provider service payment rates for such services during the period of January 1, 2010, through June 30, 2010, for which payments were made prior to the effective date of this act.

(2) As used in this subsection, "unreduced provider service payment rates" means the medicaid service provider rates in effect prior to January 1, 2010, for services to individuals utilizing the home and community based services waiver for individuals with developmental disabilities.

Sec. 16. Severability. If any provision or clause of this act or application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

Sec. 17. This act shall take effect and be in force from and after its publication in the Kansas register.

INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2006 Volumes and the 2008 Supplement of the Kansas Administrative Regulations.

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1-7-4	Amended	V. 28, p. 1338
1-7-6	Amended	V. 28, p. 1339
1-7-7	Amended	V. 28, p. 1339
1-7-10	Amended	V. 28, p. 1339
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$\begin{array}{c} 30\text{-}5\text{-}78\\ 30\text{-}5\text{-}118a\\ 30\text{-}10\text{-}15a\\ 30\text{-}10\text{-}15b\\ 30\text{-}10\text{-}17\\ 30\text{-}10\text{-}18\\ 30\text{-}10\text{-}23a\\ 30\text{-}10\text{-}23a\\ 30\text{-}10\text{-}25\\ 30\text{-}10\text{-}25\\ 30\text{-}10\text{-}27\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346 V. 27, p. 1346 V. 27, p. 1346 V. 27, p. 1346
$\begin{array}{c} 30\text{-}5\text{-}78\\ 30\text{-}5\text{-}118a\\ 30\text{-}10\text{-}15a\\ 30\text{-}10\text{-}15b\\ 30\text{-}10\text{-}15b\\ 30\text{-}10\text{-}17\\ 30\text{-}10\text{-}23a\\ 30\text{-}10\text{-}23b\\ 30\text{-}10\text{-}25\\ 30\text{-}10\text{-}26\\ 30\text{-}10\text{-}27\\ 30\text{-}10\text{-}200 \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346
$\begin{array}{c} 30\text{-}5\text{-}78\\ 30\text{-}5\text{-}118a\\ 30\text{-}10\text{-}15a\\ 30\text{-}10\text{-}15b\\ 30\text{-}10\text{-}17\\ 30\text{-}10\text{-}17\\ 30\text{-}10\text{-}23a\\ 30\text{-}10\text{-}23a\\ 30\text{-}10\text{-}23b\\ 30\text{-}10\text{-}25\\ 30\text{-}10\text{-}27\\ 30\text{-}10\text{-}27\\ 30\text{-}10\text{-}270\\ 30\text{-}10\text{-}210\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346
$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-18\\ 30-10-23a\\ 30-10-23b\\ 30-10-23\\ 30-10-25\\ 30-10-27\\ 30-10-27\\ 30-10-200\\ 30-10-210\\ 30-45-20\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346
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$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-23a\\ 30-10-23a\\ 30-10-23b\\ 30-10-25\\ 30-10-25\\ 30-10-27\\ 30-10-20\\ 30-10-210\\ 30-45-20\\ 30-46-10\\ 30-46-17\\ 30-63-10\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 28, p. 1346 V. 28, p. 966 V. 28, p. 967 V. 28, p. 1806
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$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-18\\ 30-10-23a\\ 30-10-23b\\ 30-10-23b\\ 30-10-25\\ 30-10-26\\ 30-10-27\\ 30-10-200\\ 30-10-210\\ 30-45-20\\ 30-46-17\\ 30-63-10\\ 30-63-12\\ 30-63-12\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended Amended Amended	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 28, p. 966 V. 28, p. 966 V. 28, p. 967 V. 28, p. 1807 V. 28, p. 1807
$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-23a\\ 30-10-23a\\ 30-10-23b\\ 30-10-25\\ 30-10-26\\ 30-10-27\\ 30-10-20\\ 30-10-210\\ 30-45-20\\ 30-45-10\\ 30-45-17\\ 30-63-11\\ 30-63-12\\ 30-63-32\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended Amended	$\begin{array}{c} \mathrm{V}, 27, \mathrm{p}, 1022\\ \mathrm{V}, 29, \mathrm{p}, 293\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1346\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 664\\ \end{array}$
$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-18\\ 30-10-23a\\ 30-10-23b\\ 30-10-25\\ 30-10-26\\ 30-10-27\\ 30-10-20\\ 30-10-20\\ 30-10-210\\ 30-45-20\\ 30-46-10\\ 30-46-17\\ 30-63-11\\ 30-63-12\\ 30-63-32\\ 30-64-24\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Amended Amended Amended Amended New Revoked	$\begin{array}{c} \mathrm{V}, 27, \mathrm{p}, 1022\\ \mathrm{V}, 29, \mathrm{p}, 293\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1346\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 664\\ \mathrm{V}, 27, \mathrm{p}, 665\\ \end{array}$
$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-18\\ 30-10-23a\\ 30-10-23b\\ 30-10-25\\ 30-10-26\\ 30-10-27\\ 30-10-20\\ 30-10-20\\ 30-10-210\\ 30-45-20\\ 30-46-10\\ 30-46-17\\ 30-63-11\\ 30-63-12\\ 30-63-32\\ 30-64-24\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended	$\begin{array}{c} \mathrm{V}, 27, \mathrm{p}, 1022\\ \mathrm{V}, 29, \mathrm{p}, 293\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1345\\ \mathrm{V}, 27, \mathrm{p}, 1346\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 966\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 28, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 1807\\ \mathrm{V}, 27, \mathrm{p}, 664\\ \end{array}$
$\begin{array}{c} 30.5-78\\ 30.5-118a\\ 30-10-15a\\ 30-10-15b\\ 30-10-17\\ 30-10-18\\ 30-10-23a\\ 30-10-23b\\ 30-10-25\\ 30-10-26\\ 30-10-27\\ 30-10-20\\ 30-10-20\\ 30-10-210\\ 30-45-20\\ 30-46-10\\ 30-46-17\\ 30-63-11\\ 30-63-12\\ 30-63-32\\ 30-64-24\\ \end{array}$	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended	$\begin{array}{c} V.\ 27,\ p.\ 1022\\ V.\ 29,\ p.\ 293\\ V.\ 27,\ p.\ 1345\\ V.\ 27,\ p.\ 1345\\ V.\ 27,\ p.\ 1345\\ V.\ 27,\ p.\ 1345\\ V.\ 27,\ p.\ 1346\\ V.\ 28,\ p.\ 966\\ V.\ 28,\ p.\ 966\\ V.\ 28,\ p.\ 966\\ V.\ 28,\ p.\ 1807\\ V.\ 28,\ p.\ 1807\\ V.\ 27,\ p.\ 664\\ V.\ 27,\ p.\ 665\\ \textbf{SAS INSURANCE}\end{array}$
30-5-78 30-5-118a 30-10-15a 30-10-15b 30-10-17 30-10-18 30-10-23a 30-10-23b 30-10-25 30-10-26 30-10-27 30-10-200 30-40-27 30-46-10 30-46-17 30-46-10 30-46-17 30-63-10 30-63-12 30-63-32 30-64-24 AGEN	Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked New Amended Amended Amended Amended Amended Kevoked Re	V. 27, p. 1022 V. 29, p. 293 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 28, p. 1346 V. 28, p. 966 V. 28, p. 966 V. 28, p. 966 V. 28, p. 966 V. 28, p. 1807 V. 28, p. 1807 V. 27, p. 665 SAS INSURANCE TMENT Register
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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 from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed from 2006 through 2007 can be found in the Vol. 26, No. 52, December 27, 2007 Kansas Register. A list of regulations filed from 2008 through November 2009 can be found in the Vol. 28, No. 53, December 31, 2009 Kansas Register. The following regulations were filed after December 1, 2009:

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