Kansas Register

Chris Biggs, Secretary of State

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Kansas Register

Administrative Services

State of Kansas

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of July 1-15. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. The 2010 interim committee memberships and committee agendas can be found at http://skyways.lib.ks.us/ksleg/KLRD/Committees.htm.

Date	Room	Time	Committee	Agenda
July 12	548-S	10:00 a.m.	Kansas Electric Transmission Authority	KETA business.
July 15	152-S	TBA	Legislative Coordinating Council	Legislative matters.
				Jeffrey M. Russell Director of Legislative

Doc. No. 038483

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Vol. 29, No. 26, July 1, 2010

Kansas Register _

State of Kansas Kansas Sentencing Commission

Notice of Meetings

Meetings of the Kansas Sentencing Commission's (KSC) Adult Prison Population Projection Consensus are scheduled for July 16 and August 16 in the Senate Room of the Jayhawk Tower, 700 S.W. Jackson, Topeka. The meetings will be held from 1 to 3 p.m.

Any individual with a disability may request accommodation to attend a KSC meeting. Requests for accommodation should be made at least five working days in advance of the meeting by contacting Brenda Harmon at (785) 296-0923.

> Helen Pedigo Executive Director

Doc. No. 038468

State of Kansas

Department of Administration Division of Facilities Management

Notice of Requested Architectural Services

Notice is hereby given of the commencement of the selection process for architectural services for a 35,000 sq. ft. addition to and an 80 percent renovation of the Rhatigan Student Center at Wichita State University and its infrastructure. The center has food services, the university bookstore, meeting rooms, recreational facilities, a bank and student lounge spaces. The center houses the Student Government Association, Student Activities Council, Christian Ministries, a Center for Student Leadership and a bowling program. The construction estimate is \$22.7 million.

For more information, contact John Gist at (316) 978-5826. A program also is available by contacting John Gist.

To be considered, one (1) .pdf proposal of the following should be provided: State of Kansas Professional Qualifications forms (051-054 inclusive) and information regarding similar projects. State of Kansas Professional Qualifications form(s) (050) for each firm and consultant should be provided at the end. Proposals shall be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual at www.da.ks.gov/fp/ manual.htm. Planning forms and the SBAC schedule are available to firms at www.da.ks.gov/fp/. Any questions regarding the guidelines should be directed to phyllis.fast@da.ks.gov. Submittals shall be delivered to phyllis.fast@da.ks.gov before noon July 16. All nominated firms, and the selected firm(s), will be identified on the DFM Web page whenever the contract with the selected firm is signed by all parties.

> Marilyn L. Jacobson, Director Division of Facilities Management

Doc. No. 038485

State of Kansas

Legislative Division of Post Audit

Invitation for Bids

Sealed bid proposals in response to Legislative Division of Post Audit invitations for bids on audit work will be received until 10 a.m. Friday, July 23. The invitation covers the following audit work:

• Security Audit of the Kansas Lottery

The invitation for bids may be found at Legislative Post Audit's Web site at www.kslegislature.org/postaudit or obtained from the Legislative Division of Post Audit, 800 S.W. Jackson, Suite 1200, Topeka, 66612, (785) 296-3792.

> Scott Frank Interim Legislative Post Auditor

Doc. No. 038476

State of Kansas Department of Administration Division of Facilities Management

Notice of Requested Test and Balance Services (Second Advertisement)

Notice is hereby given of the commencement of the selection process for test and balance services for the Division of Facilities Management, Operations Section. This is a single project for air and water balancing, air and water flow testing, and system trouble shooting for various state-owned buildings in Topeka and the Finney State Office Building in Wichita. Interested firms must be certified by either the National Environmental Balance Bureau (NEBB) or the Associated Air Balance Council (AABC), and have a minimum of five years test and balancing experience.

For more information, contact George Werth at (785) 296-0159.

To be considered, one (1) .pdf proposal of the following should be provided: State of Kansas Professional Qualifications forms (051-054 inclusive) and information regarding similar projects. State of Kansas Professional Qualifications form(s) (050) for each firm and consultant should be provided at the end. Proposals shall be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual at www.da.ks.gov/fp/ manual.htm. Planning forms and the SBAC schedule are available to firms at www.da.ks.gov/fp/. Any questions regarding the guidelines should be directed to phyllis.fast@da.ks.gov. Submittals shall be delivered to phyllis.fast@da.ks.gov before noon July 16. All nominated firms, and the selected firm(s), will be identified on the DFM Web page whenever the contract with the selected firm is signed by all parties.

> Marilyn L. Jacobson, Director Division of Facilities Management

State of Kansas Legislative Division of Post Audit

Invitation for Bids

Sealed bid proposals in response to Legislative Division of Post Audit invitations for bids on audit work will be received until 1 p.m. Friday, July 23. The invitation covers the following audit work:

• Statewide Single Audit and Additional Audit Work on the Department of Transportation, State Treasurer's Office, Pooled Money Investment Board, and Two Water-program Revolving Funds (Fiscal Years 2011, 2012 and 2013)

The invitation for bids may be found at Legislative Post Audit's Web site at www.kslegislature.org/postaudit or obtained from the Legislative Division of Post Audit, 800 S.W. Jackson, Suite 1200, Topeka, 66612, (785) 296-3792.

> Scott Frank Interim Legislative Post Auditor

Doc. No. 038476

State of Kansas

Juvenile Justice Authority

Notice of Hearing on Proposed Administrative Regulations

The Juvenile Justice Authority will conduct a public hearing from 10 to 11 a.m. Wednesday, September 1, in the training room, third floor, 714 S.W. Jackson, Topeka, to consider adopting a proposed permanent rule and regulation concerning trafficking in contraband in a juvenile correctional facility.

This 60-day notice of the public hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed regulation. All interested parties may submit written comments prior to the hearing to J. Russell Jennings, Commissioner, 714 S.W. Jackson, Suite 300, Topeka, 66603, or jja@jja.ks.gov. All interested parties will be given a reasonable opportunity to present their views orally at the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Sara Lawson at (785) 296-4213, slawson@jja.ks.gov, or the Kansas Relay Center at (800) 766-3777. There is designated accessible parking on Jackson Street.

A copy of the full text of the regulation may be reviewed or obtained at the Juvenile Justice Authority's office or its Web site at http://www.jja.ks.gov. The following is a summary of the proposed regulation and economic impact statement:

K.A.R. 123-2-111 defines and outlines trafficking in contraband in a juvenile correctional facility.

Economic impact: This regulation requires no additional resources for the Juvenile Justice Authority. It is possible that this regulation might result in additional adult prison admissions, but such costs cannot be determined. Convictions obtained would necessarily fall within a "border box" of the Kansas sentencing guidelines act and incarceration would be at the discretion of the court.

> J. Russell Jennings Commissioner

Doc. No. 038475

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 6-28-10 through 7-4-10

Term	Rate
1-89 days	0.17%
3 months	0.10%
6 months	0.19%
1 year	0.37%
18 months	0.48%
2 years	0.62%
	Elizate atte

Elizabeth B.A. Miller Director of Investments

Doc. No. 038472

State of Kansas

Kansas Judicial Council

Notice of Meetings

The Kansas Judicial Council, its Advisory Committees and the Commission on Judicial Performance will meet according to the following schedule at the Kansas Judicial Center, 301 S.W. 10th Ave., Topeka, unless otherwise designated:

Date	Committee	Time	Location
July 9	Commission on	9:30 a.m.	Room 269
-	Judicial Performance		
July 16	Criminal Law	9:30 a.m.	Suite 140
July 21	Supreme Court Rules	9:30 a.m.	Room 269
July 23	Juvenile Offender/	9:30 a.m.	Suite 140-
-	Child in Need of Care		West Conf.
Aug. 6	Family Law	9:30 a.m.	Suite 140-
0	-		West Conf.
Aug. 13	Commission on	9:30 a.m.	Suite 140-
Ũ	Judicial Performance		West Conf.
Aug. 18	Supreme Court Rules	9:30 a.m.	Room 269
Aug. 20	Administrative Procedure	9:30 a.m.	Suite 140-
0			West Conf.
Aug. 20	Municipal Court Manual	9:30 a.m.	Suite 140-
Ũ	*		East Conf.
Aug. 20	Pattern Instructions for	9:30 a.m.	Room 269
Ũ	Kansas - Criminal		
Aug. 27	Juvenile Offender/	9:30 a.m.	Suite 140-
U	Child in Need of Care		West Conf.
		Hop Law	ton R. Nuss
		1 Ion. Law	Chairman
			Chairman

Kansas Register ____

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 10-13 by adding the following projects:

Project KA-1004-02, Road Improvements to K-27 from 7 miles north of the Wallace/Greeley county line north to 2 miles south of the west junction of K-27/US-40, Wallace County

Project X-0064-01, Railway/Highway Signals Flashing Light Straight Post Type with Gates at Union Pacific Railroad Crossing and118th Road northwest of Delia, Jackson 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. Additional information about these projects and other pending STIP amendments may be viewed online at www.ksdot.org/publications.asp.

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 for these projects will conclude August 1.

Deb Miller Secretary of Transportation

Doc. No. 038469

(Published in the Kansas Register July 1, 2010.)

City of Wichita, Kansas

Notice to Bidders

The city of Wichita will receive bids at the Purchasing Office, 455 N. Main, 12th Floor, Wichita, 67202, until 10 a.m. Friday, July 30, for the following project:

(KDOT Project No. 472-84815b/209471) (OCA Code 707006)

Paving KLINK 1R Resurfacing (FY 2009-2010) US-54, Kellogg from 111th to 119th Street West

Requests for the bid documents and plans should be directed to City Blue Print at (316) 265-6224 or Marty Strayer at (316) 268-4488. Other questions should be directed to the respective design engineer, (316) 268-4501.

All bids received will thereafter be publicly opened, read aloud, and considered by the Board of Bids and Contracts. All work is to be done under the direction and supervision of the city manager and according to plans and specifications on file in the office of the city engineer. Bidders are required to enclose a bid bond in the amount of 5 percent with each bid as a guarantee of good faith. The Wichita City Council reserves the right to reject any and all bids.

The successful bidder may contact Kim Pelton at (316) 268-4499 for extra sets of plans and specifications.

Marty Strayer Administrative Aide City of Wichita—Engineering

Doc. No. 038480

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. 038467

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:

07/19/2010 14001 Legal Services

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 by calling (785) 296-8899 or by visiting www.da.ks.gov/fp/.

07/21/2010	A-011198	Re-roof — Chapel Building, Larned
		State Hospital, Larned
07/22/2010	A-011194	Instantaneous Heaters in Power
		Plant for Campus Hot Water,
		Larned State Ĥospital, Larned
		Chris Howe
		Director of Purchases

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Sunflower Electric Power Corporation (Sunflower), located at 301 W. 13th St., Hays, has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct one (1) new 895 MW coal-fired steam generating unit and associated ancillary equipment (Holcomb expansion) at its generating station located at 2440 Holcomb Lane, Holcomb. Emission of particulate matter (PM), PM equal to or less than 10 microns in diameter (PM_{10}), PM equal to or less than 2.5 microns in diameter $(PM_{2.5})$, volatile organic compounds (VOCs), oxides of nitrogen (NOx), sulfur dioxide (SO_2) , carbon monoxide (CO) and sulfuric acid mist (H₂SO₄) were evaluated during the permit review process.

The proposed permit is to be issued in accordance with the provisions of K.A.R. 28-19-350, prevention of significant deterioration (PSD), which adopt the federal standards, procedures and requirements of 40 CFR 52.21 by reference. These air quality regulations apply to major stationary emission sources located in areas designated as "attainment" under the federal Clean Air Act (CAA). Attainment areas are areas where the air quality meets or is better than the national ambient air quality standards (NAAQS).

The PSD regulations require evaluation of emission reduction techniques to identify the best available control technology (BACT) for each regulated pollutant for which the emission rate exceeds the PSD significant level. The purpose of BACT is to affect the maximum degree of reduction achievable, taking into account energy, environmental and economic impacts for each regulated pollutant under review. Evaluation of the estimated emissions for the proposed Holcomb expansion project indicates that the emission rate of oxides of nitrogen, sulfur dioxide, carbon monoxide, particulate matter, volatile organic compounds and sulfuric acid mist all exceed the significance levels. Sunflower conducted the required BACT analyses. The department has reviewed Sunflower's BACT analyses and concurs with its findings that low NOx burners and overfire air with selective catalytic reduction is BACT for NOx, dry flue gas desulfurization (dry FGD) is BACT for SO₂ and H_2SO_4 and fabric filters is BACT for PM, PM₁₀ and PM_{2.5} for the Holcomb expansion project.

An ambient impact analysis was performed on the potential air emissions of NO₂, SO₂, PM₁₀, PM_{2.5} and CO from the Holcomb expansion project.

• The NO₂ screening modeling demonstrated no significant impact on the annual ambient air quality standard and demonstrated that 0.96% of the annual Class II maximum allowable increment for NO₂ is expected to be consumed. Subsequent detailed modeling for the new 1-hour NO₂ ambient air quality standard demonstrates the planned source will not contribute significantly to any modeled ambient air quality violations. EPA has not established a 1-hour Class II maximum allowable increment for NO₂. Accordingly, no calculation of the potential consumption of such increment is possible.

- Detailed modeling for SO₂ demonstrates that the emissions will not contribute significantly to any violation of the 1-hour, 3-hour, 24-hour, or annual ambient air standards and that 17.4% of the 3-hour, 12.9% of the 24-hour, and 2.75% of the annual Class II maximum allowable increments for SO₂ are expected to be consumed. EPA has not established a 1-hour Class II maximum allowable increment for SO₂. Accordingly, no calculation of the potential consumption of such increment is possible.
- Detailed modeling for PM_{10} demonstrates that the emissions will not contribute significantly to any violation of the 24-hour or annual ambient air quality standard and that 24.8% of the 24-hour, and 6.18% of the annual Class II maximum allowable increments for PM_{10} are expected to be consumed.
- Detailed modeling for PM_{2.5} demonstrates that the emissions will not contribute significantly to any violation of the 24-hour or annual ambient air quality standards. EPA has not established 24-hour or annual Class II maximum allowable increments for PM_{2.5}. Accordingly, no calculation of the potential consumption of such increment is possible.
- The CO screening modeling analysis demonstrated no significant impact on the 1-hour or 8-hour ambient air quality and that the emissions would not significantly contribute to any violation of ambient air standards. EPA has not established any Class II maximum allowable increments for CO. Accordingly, no calculation of the potential consumption of such increment is possible.

In June 2007, Sunflower performed a Class I visibility analysis using CALPUFF in response to a November 2006 inquiry by the federal land manager responsible for the Wichita Mountains Class I area. The Holcomb expansion project, as then proposed, included two new units totaling 1400 MW. The analysis determined the projected visibility impacts to be within allowable criteria. In addition, KDHE performed a source-specific CAMx model analysis, which concluded the visibility impacts from the expansion project on the Wichita Mountains Class I area to be within allowable criteria. The visibility impacts of the proposed 895 MW project will be lower than those previously determined. No adverse impacts on soils and vegetation in the area were expected. Any federal land manager who has reason to believe he/she may have a Class I area adversely impacted by the emissions from the expansion project has the opportunity to present KDHE with an analysis of the adverse impact on the air quality-related values of that Class I area during the comment period.

A public comment period has been established until August 15 to allow citizens the opportunity to express any concerns they may have about this proposed permitting action. All comments should be submitted in writing to Melissa Weide, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366, or presented at the public hearing.

Three public hearings have been scheduled to receive comments on the proposed air quality construction permit. The following schedule has been set:

August 2 Blue Valley Northwest High School 135th and Switzer, Overland Park

The public hearing will begin at 2 p.m. and run until all participants present have an opportunity to offer written and/or verbal comments, but not later than 5 p.m. The public hearing will reconvene at 6:30 p.m. and continue until all verbal and/or written comments have been submitted by participants.

August 4 Highway Patrol Training Center Auditorium 2025 E. Iron, Salina

The public hearing will begin at 2 p.m. and run until all participants present have an opportunity to offer written and/or verbal comments, but not later than 5 p.m. The public hearing will reconvene at 6:30 p.m. and continue until all verbal and/or written comments have been submitted by participants.

August 5 Garden City Community College Joyce Auditorium 801 Campus Drive, Garden City

The public hearing will begin at 2 p.m. and run until all participants present have an opportunity to offer written and/or verbal comments, but not later than 5 p.m. The public hearing will reconvene at 6:30 p.m. and continue until all verbal and/or written comments have been submitted by participants.

All interested parties will be given a reasonable opportunity to present their views orally or by submission of written materials during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit oral presentations to a specific time limit.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed materials in an accessible format. Requests for accommodation must be made not later than July 23 by contacting Linda Vandevord at (785) 296-6423.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 45 days from the date of publication during normal business hours (8 a.m. to 5 p.m.) at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. A copy of the proposed permit and all supporting documentation also can be reviewed at the KDHE Southwest District Office, 302 W. McArtor Road, Dodge City, 67801-6014, and the Northwest District Office, 2301 E. 13th, Hays, 67601-2651. To obtain or review the proposed permit and all supporting documentation, contact Linda Vandevord, (785) 296-6423, at the KDHE central office; Allen Guernsey, District Environmental Administrator, KDHE Southwest District Office, (620) 225-0596; or Dan Wells, KDHE Northwest District Office, (785) 625-5665. The standard

departmental cost will be assessed for any copies requested.

These same materials are available, free of charge, at the KDHE Bureau of Air Web site at http://www.kdheks.gov/bar/index.html.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 038484

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed significant permit modification of an air quality operating permit. Northern Natural Gas has applied for a significant permit modification of the facility's Class I operating permit in accordance with the provisions of K.A.R. 28-19-513 et seq. The Class I operating permit also has been updated to meet current permit standards.

Northern Natural Gas, 1111 S. 103rd St., Omaha, NE 68124, owns and operates Cunningham compressor station located at Section 24, T27S, R11W, Pratt County, Kansas.

A copy of the proposed significant permit modification, significant permit modification application, all supporting documentation and all information relied upon during the significant permit modification 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 at the KDHE Southwest District Office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed significant permit modification and supporting documentation, contact Michael J. Parhomek, (785) 296-1580, at the KDHE central office; and to review proposed permit only, contact Ethyl Evans, (620) 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 documents 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 decision, written comments must be received before the close of business August 2.

A person may request a public hearing be held on the proposed documents. 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 August 2 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 (continued) 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. 038464

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. City of Augusta-Municipal Power Plant #2 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.

City of Augusta-Municipal Power Plant #2, P.O. Box 489, Augusta, 67010, owns and operates a fossil fuel power generation facility located at 621 Grove St., Augusta.

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 South Central District Office, 130 S. Market, Suite 6050, Wichita. To obtain or review the proposed permit and supporting documentation, contact Larry D. Lowry, (785) 296-6281, at the KDHE central office; and to review the proposed permit only, contact David Butler, (316) 337-6042, at the KDHE South Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Larry D. Lowry, 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 August 2. 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 August 2 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. 038466

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. Systech Environmental Corporation 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.

Systech Environmental Corporation, 1420 S. Cement Road, Fredonia, 66736, owns and operates a hazardous waste treatment and disposal facility located at the same address.

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, 66612-1366; and a copy of the proposed permit can be reviewed at the KDHE Southeast District Office, 1500 W. 7th, Chanute. To obtain or review the proposed permit and supporting documentation, contact Lynelle Ladd, (785) 296-1719, at the KDHE central office; and to review the proposed permit only, contact Doug Cole, (620) 431-2390, at the KDHE Southeast District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Lynelle Ladd, 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 August 2.

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 August 2 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. 038470

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 renewal and amending previously issued construction approval. Air Products Manufacturing Corporation 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. Notice also is given that certain requirements in the construction approval dated April 1, 2004, are being modified by a modification of approval conditions.

Air Products Manufacturing Corporation, 6601 South Ridge Road, Haysville, 67060, owns and operates an organic chemicals manufacturing facility located at the same address.

A copy of the proposed permit, permit application, all supporting documentation, all information relied upon during the permit application review process and a copy of the modification of approval conditions are 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 Wichita Department of Environmental Health, 1900 E. 9th, Wichita. To obtain or review any of the documents, contact James Stewart, (785) 296-1556, at the KDHE central office; and for review of the proposed permit only, contact Randy Owen, (316) 268-8350, at the Wichita Department of Environmental Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the documents to James Stewart, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating final document decisions, written comments must be received before the close of business August 2.

A person may request a public hearing be held on the proposed documents. 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 August 2 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

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. Haas Metal Engineering, Inc. (HME) 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.

Haas Metal Engineering, Inc. (HME), 2828 N.W. Button Road, Topeka, 66618, owns and operates a fabricated structural steel manufacturing facility located at the same address.

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 Northeast District Office, 800 W. 24th, Lawrence. To obtain or review the proposed permit and supporting documentation, contact Kristin Fritchman, (785) 368-6683, at the KDHE central office; and to review the proposed permit only, contact Pat Simpson at the KDHE Northeast District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Kristin Fritchman, 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 August 2.

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 August 2 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 45-day EPA review period ends and the 60-day petition period commences.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 038465

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-10-076/086 Pending Permits for Confined Feeding Facilities

Name and Address	Legal	Receiving
of Applicant	Description	Water
5 R Ranch Ronald Wilson 16379 S.W. Hwy. 156 Jetmore, KS 67854	NW/4 of Section 07, T23S, R25W, Hodgeman County	Upper Arkansas River Basin

Kansas Permit No. A-UAHG-B019

This is a new permit for an existing facility for 999 head (499.5 animal units) of cattle weighing 700 pounds or less. Proposed modifications to the facility include construction of an earthen retention structure and additional pens while closing other pens.

Name and Address of Applicant	Legal Description	Receiving Water
Floyd Keim	NW/4 of Section 23,	Marais des
27851 N.W. Idaho Road	T20S, R18E,	Cygnes River
Garnett, KS 66032	Anderson County	Basin

Kansas Permit No. A-MCAN-B003

This is a new permit for an existing facility for 598 head (299 animal units) of dairy replacement heifers. Proposed modifications to the facility include the construction of a wastewater control system in accordance with approved plans.

Kansas Register

Name and Address	Legal	Receiving
of Applicant	Description	Water
Kats/Woodside Feedlot	SW/4 of Section 20,	Solomon River
Derek Kats	T02S, R19W,	Basin
837 W. 900 Road Prairie View, KS 67664	Phillips County	

Kansas Permit No. A-SOPL-B006

This permit is being reissued for a confined animal feeding facility for 400 head (400 animal units) of cattle weighing more than 700 pounds, and 599 head (299.5 animal units) of cattle weighing less than 700 pounds, for a total of 999 head (699.5 animal units) of cattle. This represents an increase in the permitted animal units from the previous permit. The permit also contains modifications consisting of an open lot pen and a grass buffer area.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Beemer & Beemer	NW/4 of Section 03,	Smoky Hill River
Partnership	T15S, R02E,	Basin
Gregg Beemer 1280 Hawk Road	Dickinson County	
Abilene, KS 67410		

Kansas Permit No. A-SHDK-M008

This is a permit modification and reissuance for a confined animal feeding operation for 150 head (210 animal units) of mature dairy cows, 30 head (30 animal units) of dairy heifers weighing more than 700 pounds and 150 head (75 animal units) of dairy cattle weighing less than 700 pounds. This represents an increase in the permitted animal units from the previous permit. The permit contains modifications including the construction of three sediment basins and two earthen retention structures to contain liquid waste and runoff.

Name and Address of Applicant	Legal Description	Receiving Water
K-K Ranch Steven Krispense	NW/4 of Section 15, T19S, R03E, Marion	
1641 E. 230th St. Marion, KS 66861	County	

Kansas Permit No. A-NEMN-B030

This permit is being reissued for a confined animal feeding operation for 565 head (226 animal units) of swine weighing more than 55 pounds, 150 head (150 animal units) of cattle weighing more than 700 pounds and 650 head (325 animal units) of cattle weighing 700 pounds or less, for a total of 1,365 head (701 animal units). This represents an increase in the permitted animal units from the previous permit.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Aue Farms Weldon Aue 3070 Chickadee Road Morrill, KS 66515	NE/4 of Section 16, T01S, R15E, Brown County	Missouri River Basin

Kansas Permit No. A-MOBR-B004

This permit is being reissued for an existing facility with a maximum capacity of 250 head (125 animal units) of beef cattle 700 pounds or less. This represents a decrease in animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Nichols Dairy	NW/4 of Section 05,	Marais des
Carl Nichols	T21S, R18E,	Cygnes River
24928 N.W. Colorado Road	Anderson County	Basin
Westphalia, KS 66093	5	

Kansas Permit No. A-MCAN-M014

This permit is being reissued for an existing dairy facility which consists of a dairy parlor, a 2.4-acre freestall/holding-receiving and composting area, a 2-acre feedlot, and a wetland waste management system for a maximum capacity of 200 head (280 animal units) of dairy cattle and 38 head (19 animal units) of calves weighing 700 pounds or less. Name and Address of Applicant Lynn Harris & Sons Richard Harris P.O. Box 128

Burr Oak, KS 66936

Legal Description NW/4 of Section 08, T02S, R08W, Jewell

County

Receiving Water

Lower Republican River Basin

Kansas Permit No. A-LRJW-S008

This is a renewal permit for an existing facility with a maximum capacity for 950 head (380 animal units) of swine weighing more than 55 pounds. There is no change in animal units from the previous permit. The permit contains a schedule of compliance to remove all deep-rooted vegetation from the wastewater retention structures, compact and reconstruct the liners, and conduct seepage tests. The facility shall not be repopulated with swine prior to receiving approval of the seepage test results from KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Burgess Land & Cattle LLC	NE/4 of Section 21,	Kansas River
Gary Burgess	T08S, R10E,	Basin
11710 Adams Creek Road	Pottawatomie	
Westmoreland, KS 66549	County	

Kansas Permit No. A-KSPT-B005

This existing permit is being reissued for a maximum capacity of 190 head (190 animal units) of cattle more than 700 pounds, 760 head (380 animal units) of cattle 700 pounds or less and 4 head (8 animal units) of horses, for a total of 578 animal units. There is no change in the permitted animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Martin Dairy	SE/4 of Section 23,	Neosho River
Roland Martin	T21S, R12E, Lyon	Basin
1772 Road 30	County	
Hartford, KS 66854	5	

Kansas Permit No. A-NELY-M002

This permit is being reissued for a confined animal feeding operation for 300 head (300 animal units) of cattle weighing more than 700 pounds. This represents a decrease from the previous permitted capacity of 250 head (350 animal units) of mature dairy cattle, 50 head (50 animal units) of cattle weighing more than 700 pounds and 150 head (75 animal units) of calves weighing 700 pounds or less.

Name and Address of Applicant	Legal Description	Receiving Water
Holopirek Cattle Company	NE/4 of Section 36,	Upper Arkansas
Jay Holopirek	T18S, R18W, Rush	River Basin
Route 2, Box 8262	County	
Timken, KS 67575	-	

Kansas Permit No. A-UARH-C005 Federal Permit No. KS0094846
 This permit is being reissued for an existing open lot cattle facility consisting of six feeding pens and working/sorting/sick pens, a sedimentation channel, and an earthen retention structure for a maximum capacity of 1,950 head (975 animal units) of cattle weighing 700 pounds or less. There is no change in the permitted animal units. An approved Nutrient Management Plan for the facility is on file with KDHE.

Public Notice No. KS-Q-10-072/073

The requirements of the draft permits public noticed below are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria:

Name and Address of Applicant	Receiving Stream	Type of Discharge
Lubrication Engineers, Inc. P.O. Box 16447 Wichita, KS 67216	Walnut River via Whitewater River via Brush Creek	Groundwater Remediation
Kansas Permit No. I-WA12-P	O01 Federal Pe	rmit No. KS0085901
Legal Description: NE ¹ /4, S30, T24S, R4E, Butler County		

(continued)

Facility Name: Potwin Refinery and Tank Farm

1052

Facility Location: 203 Anita Street, Potwin, KS 67123

Facility Description: The proposed action consists of reissuance of an existing NPDES/Kansas water pollution control permit for an existing facility. This is an old inactive refinery site. Hydrocarbon-contaminated groundwater is treated in an air stripper. The treated wastewater then flows into a series of ponds (ponds #1 and #3) prior to discharging to Brush Creek. The average wastewater flow is 0.23 million gallons per day. Pond #2 contains the rinse water after the air stripper is acid washed and also receives stormwater runoff from the former refinery site. Pond #2 overflows to Pond #3. The proposed permit contains limits for benzene and pH, as well as monitoring of sulfate, total phosphorus, stream and effluent flows.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Winfield, City of	Walnut River	Treated Domestic
P.O. Box 646		Wastewater
Winfield, KS 67156		

Kansas Permit No. M-WA17-OO01 Federal Permit No. KS0051926 Legal Description: SW¼, NE¼, NE¼, S33, T32S, R4E, Cowley County

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility. The draft permit is being republic noticed to include new Standard Conditions effective August 1, 2010. There are no other changes to the draft permit that was originally public noticed effective May 20, 2010.

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 July 31 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-10-076/086, KS-Q-10-072/073) and name of the applicant/permittee when preparing comments.

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

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

> Roderick L. Bremby Secretary of Health and Environment

Doc. No. 038481

(Published in the Kansas Register July 1, 2010.)

Summary Notice of Bond Sale \$4,585,000 City of Garden City, Kansas General Obligation Bonds Series 2010

Details of the Sale

Subject to the terms and requirements of the official notice of bond sale dated June 15, 2010, of the city of Garden City, Kansas, bids to purchase the city's General Obligation Bonds, Series 2010, will be received at the City Administrative Center, 301 N. 8th, Garden City, KS 67846, or by telefacsimile at (620) 276-1169, until 11 a.m. Tuesday, July 20, 2010. Bids received will be considered by the governing body at its meeting at 1 p.m. on the sale date.

No oral or auction bids for the bonds will be considered, and no bid for less than 100 percent of the total principal amount of the bonds and accrued interest to the date of delivery shall be considered.

Good Faith Deposit

Each bidder must submit a good faith deposit in the form of cash, deposited in the city's account by electronic transfer, a certified or cashier's check made payable to the order of the city, or a financial surety bond (as further described in the official notice of bond sale), in an amount equal to 2 percent of the principal amount of the bonds.

Details of the Bonds

The bonds are dated August 1, 2010, and will be issued as registered bonds in the denomination of \$5,000, or any integral multiple thereof. Interest on the bonds is payable semiannually on May 1 and November 1 of each year, beginning May 1, 2011. Principal of the bonds becomes due on November 1 in the years and amounts as shown below:

Maturity Schedule		
Principal	Maturity	
Amount	Date	
\$345,000	2011	
405,000	2012	
425,000	2013	
435,000	2014	
450,000	2015	
470,000	2016	
485,000	2017	
505,000	2018	
525,000	2019	
540,000	2020	

Payment of Principal and Interest

The Kansas State Treasurer will serve as the bond registrar and paying agent for the bonds.

Book-Entry Bonds

The bonds will be issued and registered under a bookentry-only system administered by the Depository Trust Company, New York, New York (DTC).

Delivery of the Bonds

The city will prepare the bonds at its expense and will deliver the registered bonds to DTC on or about August 10, 2010.

Legal Opinion

The bonds will be sold subject to the legal opinion of Triplett, Woolf & Garretson, LLC, Wichita, Kansas, bond counsel, whose fees will be paid by the city.

Financial Matters

The city's current assessed valuation for purposes of calculating statutory debt limitations is \$175,994,945. As of August 1, 2010, the city's total outstanding general obligation debt (including the bonds), is \$14,613,700.

Additional Information

For additional information, contact the city clerk at the address and telephone number shown below or the city's financial advisor, Chuck Boully, George K. Baum & Co., 100 N. Main, Suite 810, Wichita, KS 67202, (316) 264-9351.

City of Garden City, Kansas By Stacey L. Frizzell, City Clerk City Administrative Center, 301 N. 8th Garden City, KS 67846 (620) 276-1234 Fax (620) 276-1169

Doc. No. 038482

State of Kansas

Board of Pharmacy

Permanent Administrative Regulations

Article 7.—MISCELLANEOUS PROVISIONS

68-7-11. Medical care facility pharmacy. The scope of pharmaceutical services within a medical care facility pharmacy shall conform to the following requirements:

(a) The pharmacist-in-charge shall be responsible for developing programs and supervising all personnel in the distribution and control of drugs and all pharmaceutical services in the medical care facility.

(b) The pharmacist-in-charge shall develop a policy and procedure manual governing the storage, control, and distribution of drugs within the medical care facility. The pharmacist-in-charge shall submit the policy and procedure manual for approval to the pharmacy and therapeutics committee or an equivalent committee governing the security, control, and distribution of drugs within the facility.

(c) The pharmacist-in-charge shall be responsible for the maintenance of all emergency medication kits.

(d) The pharmacist-in-charge shall be responsible for developing procedures for the distribution and control of drugs within the medical care facility when a pharmacist is not on the premises. These procedures shall be consistent with the following requirements:

(1) Inpatient service. Drugs may be obtained upon a prescriber's medication order for administration to the inpatient by a designated registered professional nurse or nurses with approval and supervision of the pharmacist-in-charge. Adequate records of these withdrawals shall be maintained.

(2) Emergency outpatient service.

(A) An interim supply of prepackaged drugs shall be supplied to an outpatient only by a designated registered professional nurse or nurses pursuant to a prescriber's medication order when a pharmacist is not on the premises and a prescription cannot be filled. The interim supply shall be labeled with the following information:

(i) The name, address, and telephone number of the medical care facility;

(ii) the name of the prescriber. The label shall include the name of the practitioner and, if involved, the name of either the physician's assistant (PA) or the advanced registered nurse practitioner (ARNP);

(iii) the full name of the patient;

(iv) the identification number assigned to the interim supply of the drug or device by the medical care facility pharmacy;

(v) the date the interim supply was supplied;

(vi) adequate directions for use of the drug or device;

(vii) the beyond-use date of the drug or device issued;

(viii) the brand name or corresponding generic name of the drug or device;

(ix) the name of the manufacturer or distributor of the drug or device, or an easily identified abbreviation of the manufacturer's or distributor's name;

(x) the strength of the drug;

(xi) the contents in terms of weight, measure, or numerical count; and

(xii) necessary auxiliary labels and storage instruction, if needed.

(B) The interim supply shall be limited in quantity to an amount sufficient to supply the outpatient's needs until a prescription can be filled. Adequate records of the distribution of the interim supply shall be maintained and shall include the following information:

(i) The original or a copy of the prescriber's order, or if an oral order, a written record prepared by a designated registered professional nurse or nurses that reduces the oral order to writing. The written record shall be signed by the designated registered professional nurse or nurses and the prescriber; and

(ii) the name of the patient; the date supplied; the drug or device, strength, and quantity distributed; directions for use; the prescriber's name; and, if appropriate, the DEA number.

(3) The designated registered professional nurse or nurses may enter the medical care facility pharmacy and remove properly labeled pharmacy stock containers, commercially labeled packages, or properly labeled prepackaged units of drugs. The registered professional nurse shall not transfer a drug from one container to another for future use, but may transfer a single dose from a stock container for immediate administration to the ultimate user.

(e) The pharmacist-in-charge of the medical care facility pharmacy shall maintain documentation of at least quarterly checks of drug records and conditions of drug storage, in all locations within the facility, including nursing stations, emergency rooms, outpatient departments, and operating suites.

(f) The pharmacist-in-charge shall participate with the pharmacy and therapeutics committee or an equivalent committee in formulating broad professional policies regarding the evaluation, appraisal, selection, procurement, (continued) storage, distribution, use, and safety procedures for drugs within the medical care facility.

(g) The pharmacist-in-charge shall be responsible for establishing a drug recall procedure that can be effectively implemented.

(h)(1) The pharmacist-in-charge shall be responsible for developing written procedures for maintaining records of drug distribution, prepackaging, and bulk compounding. Prepackaged drugs shall include the following information:

(A) The brand name or corresponding generic name of the drug;

(B) the name of the manufacturer or distributor of the drug, or an easily identified abbreviation of the manufacturer's or distributor's name;

(C) the strength of the drug;

(D) the contents in terms of weight, measure, or numerical count;

(E) the lot number; and

(F) the beyond-use date.

(2) Prepackaged drugs shall be packaged in suitable containers and shall be subject to all other provisions of the Kansas state board of pharmacy regulations under the uniform controlled substances act of the state of Kansas and under the pharmacy act of the state of Kansas. Before releasing any drugs or devices from the pharmacy, the pharmacist shall verify the accuracy of all prepackaging and the compounding of topical and oral drugs.

(i) The pharmacist-in-charge shall ensure that the medical care facility maintains adequate drug information references commensurate with services offered and a current copy of the Kansas pharmacy act, the Kansas uniform controlled substances act, and current regulations under both acts.

(j) The pharmacist-in-charge shall be responsible for pharmacist supervision of all pharmacy technicians and for confining their activities to those functions permitted by the pharmacy practice act. Records shall be maintained describing the following:

(1) The training and related education for nondiscretionary tasks performed by pharmacy technicians; and

(2) written procedures designating the person or persons functioning as pharmacy technicians, describing the functions of the pharmacy technicians, and documenting the procedural steps taken by the pharmacist-in-charge to limit the functions of pharmacy technicians to nondiscretionary tasks.

(k) The pharmacist-in-charge shall be responsible for establishing policies and procedures for the mixing or preparation of parenteral admixtures. Whenever drugs are added to intravenous solutions, distinctive supplemental labels shall be affixed that indicate the name and amount of the drug added, the date and the time of addition, the beyond-use date, storage instructions, and the name or initials of the person who prepared the admixture. The pharmacist-in-charge shall comply with all requirements of K.A.R. 68-13-1. Before the parenteral admixture is released from the pharmacy, the pharmacist shall verify the accuracy of all parenteral admixtures prepared by pharmacy technicians.

(l) The pharmacist shall interpret the prescriber's original order, or a direct copy of it, before the drug is distributed and shall verify that the medication order is filled in strict conformity with the direction of the prescriber. This requirement shall not preclude orders transmitted by the prescriber through electronic transmission. Variations in this procedure with "after-the-fact" review of the prescriber's original order shall be consistent with medical care facility procedures established by the pharmacist-in-charge. Each medication order shall be reviewed by a pharmacist within seven days of the date it was written.

(m) Pharmacy services to outpatients during pharmacy hours shall be in accordance with the board's regulations, K.S.A. 65-1625 et seq., and K.S.A. 65-4101 et seq., and amendments thereto, governing community pharmacy practice.

(n) The pharmacist-in-charge shall be responsible for the security of the pharmacy, including the drug distribution systems and personnel.

(1) When a pharmacist is on the premises but not in the pharmacy, a pharmacy technician may be in the pharmacy. A pharmacy technician shall not distribute any drug or device out of the pharmacy when a pharmacist is not physically in the pharmacy unless authorized by the pharmacist.

(2) When a pharmacist is not on the premises, no one shall be permitted in the pharmacy except the designated registered professional nurse or nurses.

(o) Each pharmacist-in-charge who will no longer be performing the functions of the pharmacist-in-charge position shall inventory all controlled substances in the pharmacy before leaving the pharmacist-in-charge position. A record of the inventory shall be maintained for at least five years.

(p) Within 72 hours after beginning to function as a pharmacist-in-charge, the pharmacist-in-charge shall inventory all controlled substances in the pharmacy. A record of the inventory shall be maintained for at least five years.

(q) Except with regard to drugs that have not been checked for accuracy by a pharmacist after having been repackaged, prepackaged, or compounded in a medical care facility pharmacy, a pharmacy technician in a medical care facility may check the work of another pharmacy technician in filled floor stock, a crash cart tray, a unitdose cart, or an automated dispensing machine if the checking pharmacy technician meets each of the following criteria:

(1) Has a current certification issued by the pharmacy technician certification board or a current certification issued by any other pharmacy technician certification organization approved by the board. Any pharmacy technician certification organization may be approved by the board if the board determines that the organization has a standard for pharmacy technician certification and recertification not below that of the pharmacy technician certification board;

(2) has either of the following experience levels:

(A) One year of experience working as a pharmacy technician plus at least six months experience working as a pharmacy technician in the medical care facility at which the checking will be performed; or (B) one year of experience working as a pharmacy technician in the medical care facility at which the checking will be performed; and

(3) has successfully completed a written training program and related examination designed by the pharmacist-in-charge of the medical care facility pharmacy to demonstrate competency in accurately checking whether floor stock, a crash cart tray, and an automated dispensing machine have been properly filled. (Authorized by K.S.A. 65-1630; implementing K.S.A. 2008 Supp. 65-1626, K.S.A. 2008 Supp. 65-1642, and K.S.A. 65-1648; effective, E-77-39, July 22, 1976; effective Feb. 15, 1977; amended May 1, 1978; amended May 1, 1988; amended May 1, 1989; amended Dec. 27, 1999; amended April 28, 2000; amended July 20, 2007; amended July 16, 2010.)

> Debra Billingsley Executive Secretary

Doc. No. 038473

State of Kansas

State Employees Health Care Commission Kansas Health Policy Authority

Permanent Administrative Regulations

Article 1.—ELIGIBILITY REQUIREMENTS

108-1-1. Eligibility. (a) General definitions.

(1) "Commission" means the Kansas state employees health care commission.

(2) "Health care benefits program" means the state of Kansas health care benefits program established by the commission.

(3) "Permanent and total disability" means that an individual is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or has lasted or can be expected to last for a continuous period of at least 12 months. An individual shall not be considered to have a permanent and total disability unless that person furnishes proof of the permanent and total disability in the form and manner, and at the times, that the health care benefits program may require.

(b) Active participants. Subject to the provisions of subsection (c), the classes of persons eligible to participate as active participants in the health care benefits program shall be the following classes of persons:

(1) Any elected official of the state;

(2) any other officer or employee of a state agency who meets both of the following conditions:

(A) Is working in one or more positions that together require at least 1,000 hours of work per year; and

(B) is in a position that is not temporary. An employee who works under employment customs at any regents institution requiring less than a full calendar year of service shall not be considered temporary;

(3) any person engaged in a postgraduate residency training program in medicine at the university of Kansas medical center or in a postgraduate residency or internship training program in veterinary medicine at Kansas state university, but not including student employees of a state institution of higher learning;

(4) any person elected to a board position that requires less than 1,000 hours of work per year;

(5) any person serving with the foster grandparent program;

(6) any person participating under a phased retirement agreement outlined in K.S.A. 76-746, and amendments thereto; and

(7) any other class of individuals approved by the Kansas state employees health care commission, within the limitations set out in K.S.A. 75-6501 et seq., and amendments thereto.

(c) Waiting period.

(1) Each person who is within a class listed in paragraph (b)(1), (b)(2), (b)(3), (b)(4), or (b)(5) shall become eligible for enrollment in the health care benefits program following completion of a 30-day waiting period beginning with the first day of work for the state of Kansas. Each person shall have 31 days after becoming eligible to elect coverage.

(2) The waiting period established in paragraph (c)(1) shall not apply if all of the following conditions are met:

(A) The person is returning to work for the state of Kansas or is transferring from a position that was eligible for coverage under K.A.R. 108-1-3 or K.A.R. 108-1-4.

(B) Immediately before leaving the prior position, the person was enrolled in the health care benefits program.

(C) The break in service between the prior position and the new position does not exceed the following time periods:

(i) 30 or fewer calendar days; or

(ii) 365 or fewer calendar days, if the person was laid off, as defined in K.S.A. 75-2948 and amendments thereto.

(3) The waiting period established in paragraph (c)(1) shall not apply to any person who, on that person's first day of work for the state, is enrolled in the health care benefits program on any of the following bases:

(A) As a direct bill participant;

(B) under the continuation of benefits coverage provided under public law 99-272, as amended; or

(C) as a dependent of a participant in the health care benefits program.

(4) The waiting period established in paragraph (c)(1) may be waived if, within 30 days of the date of hire, the agency head or designee certifies in writing to the commission, or its designee, that the waiver is being sought for either of the following reasons:

(A) The potential new employee is not entitled to continuation of health benefits under either public law 99-272, the consolidated omnibus budget reconciliation act (COBRA), as amended, or state continuation of coverage laws, K.S.A. 40-2209 and K.S.A. 40-3209 and amendments thereto, and is not covered by or eligible to be covered by another health insurance plan.

(B) The potential new employee is required to have health insurance as a condition of obtaining a work visa for employment in the United States.

(d) Classes of direct bill participants. Subject to the provisions of subsection (e), the classes of persons eligible to (continued) participate as members of the health care benefits program on a direct bill basis shall be the following:

(1) Any former elected state official;

(2) any retired state officer or employee who is eligible to receive retirement benefits under K.S.A. 74-4925, and amendments thereto, or retirement benefits administered by the Kansas public employees retirement system;

(3) any totally disabled former state officer or employee who is receiving disability benefits administered by the Kansas public employees retirement system;

(4) any surviving spouse or dependent of a qualifying participant in the health care benefits program;

(5) any person who is in a class listed in paragraph (b)(1), (b)(2), (b)(3), (b)(4), or (b)(5) and who is lawfully on leave without pay;

(6) any blind person licensed to operate a vending facility as defined in K.S.A. 75-3338, and amendments thereto;

(7) any former "state officer," as that term is defined in K.S.A. 74-4911f and amendments thereto, who elected not to be a member of the Kansas public employees retirement system as provided in K.S.A. 74-4911f and amendments thereto; and

(8) any former state officer or employee who separated from state service when eligible to receive a retirement benefit but, in lieu of that, withdrew that individual's employee contributions from the retirement system.

(e) Conditions for direct bill participation. Each person who is within a class listed in paragraph (d)(1), (d)(2), (d)(3), (d)(4), (d)(5), (d)(7), or (d)(8) shall be eligible to participate on a direct bill basis only if the conditions of both paragraphs (e)(1) and (e)(2) are met:

(1) The person was covered by the health care benefits program on one of the following bases:

(A) The person was covered as an active participant under subsection (b), as a COBRA participant under subsection (f), or as a spouse under paragraph (g)(1) immediately before the date that person ceased to be eligible for that type of coverage or the date the individual became newly eligible for a class listed in subsection (d).

(B) The person is the surviving spouse or eligible dependent child of a person who was enrolled as a plan participant under subsection (b) or (d) when the plan participant died, and the surviving spouse or eligible dependent child was enrolled in the health care benefits program pursuant to subsection (g) when the plan participant died.

(2) The person completes an enrollment form requesting transfer to the direct bill program and submits the form to the health care benefits program. The form shall be submitted no more than 30 days after the person ceased to be eligible for coverage.

(f) Consolidated omnibus budget reconciliation act (COBRA) participants. Any individual with rights to extend coverage under provisions of public law 99-272, as amended, may continue to participate in the health care benefits program, subject to the provisions of that federal law.

(g) Eligible dependent participants.

(1) Any person enrolled in the health care benefits program as a primary participant may enroll the following dependents, subject to the same conditions and limitations that apply to the primary participant:

(A) The primary participant's lawful wife or husband; and

(B) any of the primary participant's eligible dependent children.

(2) An eligible dependent child who is enrolled by one primary participant shall not be eligible to be enrolled by another primary participant.

(3) An individual who is eligible to enroll as a primary participant in the health care benefits program shall not be eligible to be enrolled under this subsection as a dependent in the health care benefits program.

(4) The term "dependent" shall exclude any individual who is not a citizen or national of the United States, unless the individual is a resident of the United States or a country contiguous to the United States, is a member of a primary participant's household, and resides with the primary participant for more than six months of the calendar year. The dependent shall be considered to reside with the primary participant even when the dependent is temporarily absent due to special circumstances, including illness, education, business, vacation, and military service.

(h) Eligible dependent participants; definitions. For purposes of subsection (g), the following terms shall be defined as follows:

(1) "Primary participant" means any person enrolled in the health care benefits program under subsection (b), (d), or (f).

(2) "Child" means any of the following:

(A) A natural son or daughter of a primary participant;(B) a lawfully adopted son or daughter of a primary participant. The term "lawfully adopted" shall include those instances in which a primary participant has filed

the petition for adoption with the court, has a placement agreement for adoption, or has been granted legal custody;

(C) a stepchild of a primary participant. However, if the natural or adoptive parent of the stepchild is divorced from the primary participant, the stepchild shall no longer qualify;

(D) a child of whom the primary participant has legal custody; or

(E) a grandchild, if at least one of the following conditions is met:

(i) The primary participant has legal custody of the grandchild or has lawfully adopted the grandchild;

(ii) the grandchild lives in the home of the primary participant and is the child of a covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild; or

(iii) the grandchild is the child of a covered eligible dependent child and is considered to reside with the primary participant even when the grandchild or eligible dependent child is temporarily absent due to special circumstances including education of the covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild.

(3) "Eligible dependent child" means any dependent child who meets the criteria in either paragraph (h)(3)(A) or paragraph (h)(3)(B):

(A) The child meets all of the following criteria:

(i) The child is under 23 years of age.

(ii) The child is unmarried.

(iii) The child does not file a joint tax return with another taxpayer.

(iv) The child receives more than 50% of the child's support from the primary participant, except that this criteria shall not apply with respect to any child who meets the conditions established under the special rule for divorced parents in 26 USC § 152 (e), as in effect on October 7, 2008 and hereby adopted by reference.

(B) The child is over the age of 23, has a permanent and total disability, and has continuously maintained group coverage as an eligible dependent child of the primary participant before attaining the age of 23. The child shall be chiefly dependent on the primary participant for support.

(i) Direct bill participants; continuous coverage provisions.

(1) Except as otherwise provided in this subsection, each direct bill participant enrolled in the state health care benefits program on or after January 21, 2001, shall maintain continuous coverage in the program or shall lose eligibility to be in the state health care benefits program as a direct bill participant under subsection (d).

(2) Any person who discontinued direct bill coverage in the state health care benefits program before January 21, 2001, and who is not participating on a direct bill basis on that date may return one time to the state health care benefits program if the person meets the criteria specified in subsections (d) and (e) and if that person has not previously discontinued and returned to direct bill coverage before January 21, 2001. (Authorized by K.S.A. 2009 Supp. 75-6501 and K.S.A. 75-6510; implementing K.S.A. 2009 Supp. 75-6501; effective, T-85-22, July 16, 1984; effective May 1, 1985; amended, T-88-64, Dec. 30, 1987; amended, T-89-12, May 1, 1988; amended, T-108-9-12-88, Sept. 12, 1988; amended Oct. 31, 1988; amended May 9, 1997; amended Jan. 21, 2001; amended Aug. 27, 2004; amended June 17, 2005; amended Jan. 6, 2006; amended July 16, 2010.)

108-1-3. School district employee health care benefits plan. (a) Definitions.

(1) "Commission" means the Kansas state employees health care commission.

(2) "Health care benefits program" means the state of Kansas health care benefits program established by the commission.

(3) "Permanent and total disability" means that an individual is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or has lasted or can be expected to last for a continuous period of at least 12 months. An individual shall not be considered to have a permanent and total disability unless that person furnishes proof of the permanent and total disability in the form and manner, and at the times, that the health care benefits program may require.

(4) "Qualified school district" means a public school district, community college, area vocational technical school, or technical college that meets the terms, condi-

tions, limitations, exclusions, and other provisions established by the commission for participation in the school district employee health care benefits component of the health care benefits program and has entered into a written agreement with the commission to participate in the program.

(5) "School district employee" means any individual who is employed by a qualified school district and who meets the definition of employee under K.S.A. 74-4932(4), and amendments thereto, except that the following employees shall be employed in a position that requires at least 1,000 hours of work per year:

(A) Employees of community colleges; and

(B) employees of area vocational technical schools and technical colleges that are not governed by a unified school district.

For purposes of this definition, a technical college shall be a participating employer under K.S.A. 74-4931, and amendments thereto, in accordance with K.S.A. 72-4471, and amendments thereto.

(6) "School district plan" means the school district employee health care benefits component of the health care benefits program.

(b) Active participants. Subject to the provisions of subsection (c), each school district employee shall be eligible to participate as an active participant in the school district plan. Eligibility and participation shall be subject to terms, conditions, limitations, exclusions, and other provisions established by the commission, including the amount and method of payment for employee and employer contributions.

(c) Waiting periods.

(1) Each school district employee whose first day of work for a qualified school district is on or after the first day on which the employee's qualified school district participates in the school district plan shall become eligible for coverage following completion of a 30-day waiting period beginning with the first day of work for the qualified school district. Each school district employee shall have 31 days after becoming eligible to elect coverage.

(2) The waiting period established in paragraph (c)(1) shall not apply if all of the following conditions are met:

(A) The person is returning to work for the qualified school district, transferring from another qualified school district, or transferring from a position that is eligible for coverage under K.A.R. 108-1-1 or K.A.R. 108-1-4.

(B) Immediately before leaving the prior position, the person was enrolled in the health care benefits program.

(C) The break in service between the prior position and the new position does not exceed the following time periods:

(i) 30 or fewer calendar days; or

(ii) 365 or fewer calendar days, if the person was laid off in accordance with the practices of the qualified school district.

(3) The waiting period established in paragraph (c)(1) shall not apply to any person who, on that person's first day of work for the qualified school district, is enrolled in the health care benefits program on any of the following bases:

(A) As a direct bill participant;

(continued)

(C) as a dependent of a participant in the health care benefits program.

(4) The waiting period established in paragraph (c)(1) may be waived if, within 30 days of the date of hire, the chief administrative officer of the qualified school district, or the chief administrative officer's designee, certifies in writing to the commission, or its designee, that the waiver is being sought for either of the following reasons:

(A) The new school district employee is not entitled to continuation of health benefits under public law 99-272, the consolidated omnibus budget reconciliation act (CO-BRA) as amended, or state continuation of coverage laws, K.S.A. 40-2209 and K.S.A. 40-3209 and amendments thereto, and is not covered by or eligible to be covered by another health insurance plan.

(B) The new employee is required to have health insurance as a condition of obtaining a work visa for employment in the United States.

(5) Each school district employee who is employed by the qualified school district immediately before the first day on which the employee's qualified school district participates in the school district plan shall be subject to transitional provisions established by the commission regarding waiting periods and the effective date on which the employee becomes eligible to participate in the school district plan.

(d) Classes of direct bill participants. Subject to the provisions of subsection (e), the classes of persons eligible to participate as members of the school district plan on a direct bill basis shall be the following:

(1) Any retired school district employee who is eligible to receive retirement benefits;

(2) any totally disabled former school district employee who is receiving benefits under K.S.A. 74-4927, and amendments thereto;

(3) any surviving spouse or dependent of a qualifying participant in the school district plan;

(4) any person who is a school district employee and who is on approved leave without pay in accordance with the practices of the qualified school district; and

(5) any individual who was covered by the health care plan offered by the qualified school district on the day immediately before the first day on which the qualified school district participates in the school district plan, except that no individual who is an employee of the qualified school district and who does not meet the definition of school district employee in subsection (a) shall be qualified as a direct bill participant under this paragraph.

(e) Conditions for direct bill participants. Each person who is within a class listed in subsection (d) shall be eligible to participate on a direct bill basis only if the person meets both of the following conditions:

(1) The person was covered by the school district plan or the health care insurance plan offered by the qualified school district on one of the following bases:

(A) Immediately before the date the person ceased to be eligible for coverage, or for any person identified in paragraph (d)(5), immediately before the first day on which the qualified school district participates in the school district plan, the person either was covered as an

active participant under subsection (b) or was covered by the health care insurance plan offered by the employee's qualified school district.

(B) The person is a surviving spouse or dependent of a plan participant who was enrolled under subsection (b) or (d) when the plan participant died, and the person was enrolled in the health care benefits program under subsection (g) when the plan participant died.

(C) The person is a surviving spouse or dependent of a plan participant who was enrolled under the health care insurance plan offered by the participant's qualified school district when the participant died, and the person has maintained continuous coverage under the qualified school district's health care insurance plan before joining the health care benefits program.

(2) The person completes an enrollment form requesting transfer to the direct bill program and submits the form to the health care benefits program. The form shall be submitted no more than 30 days after the person ceased to be eligible for coverage, or in the case of any individual identified in paragraph (d)(5), no more than 30 days after the first day on which the qualified school district participates in the school district plan.

(f) Continuation of benefits (COBRA) coverage. Any individual with rights to extend coverage under provisions of public law 99-272, as amended, may participate in the school district plan, subject to the provisions of that federal law.

(g) Eligible dependent participants.

(1) Any person enrolled in the health care benefits program as a primary participant may enroll the following dependents, subject to the same conditions and limitations that apply to the primary participant:

(A) The primary participant's lawful wife or husband; and

(B) any of the primary participant's eligible dependent children.

(2) An eligible dependent child who is enrolled by one primary participant shall not be eligible to be enrolled by another primary participant.

(3) An individual who is eligible to enroll as a primary participant in the health care benefits program shall not be eligible to be enrolled under this subsection as a dependent in the health care benefits program.

(4) The term "dependent" shall exclude any individual who is not a citizen or national of the United States, unless the individual is a resident of the United States or a country contiguous to the United States, is a member of a primary participant's household, and resides with the primary participant for more than six months of the calendar year. The dependent shall be considered to reside with the primary participant even when the dependent is temporarily absent due to special circumstances, including illness, education, business, vacation, and military service.

(h) Eligible dependent participants; definitions. For purposes of subsection (g), the following terms shall be defined as follows:

(1) "Primary participant" means any person enrolled in the health care benefits program under subsection (b), (d), or (f).

(2) "Child" means any of the following:

(A) A natural son or daughter of a primary participant;

(B) a lawfully adopted son or daughter of a primary participant. The term "lawfully adopted" shall include those instances in which a primary participant has filed the petition for adoption with the court, has a placement agreement for adoption, or has been granted legal custody;

(Č) a stepchild of a primary participant. However, if the natural or adoptive parent of the stepchild is divorced from the primary participant, the stepchild shall no longer qualify;

(D) a child of whom the primary participant has legal custody; or

(E) a grandchild, if at least one of the following conditions is met:

(i) The primary participant has legal custody of the grandchild or has lawfully adopted the grandchild;

(ii) the grandchild lives in the home of the primary participant and is the child of a covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild; or

(iii) the grandchild is the child of a covered eligible dependent child and is considered to reside with the primary participant even when the grandchild or eligible dependent child is temporarily absent due to special circumstances including education of the covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild.

(3) "Eligible dependent child" means any dependent child who meets the criteria in either paragraph (h)(3)(A) or paragraph (h)(3)(B):

(A) The child meets all of the following criteria:

(i) The child is under 23 years of age.

(ii) The child is unmarried.

(iii) The child does not file a joint tax return with another taxpayer.

(iv) The child receives more than 50% of the child's support from the primary participant, except that this criteria shall not apply with respect to any child who meets the conditions established under the special rule for divorced parents in 26 USC § 152(e), as adopted by reference in K.A.R. 108-1-1.

(B) The child is over the age of 23, has a permanent and total disability, and has continuously maintained group coverage as an eligible dependent child of the primary participant before attaining the age of 23. The child shall be chiefly dependent on the primary participant for support.

(i) Direct bill participants; continuous coverage provisions.

(1) Except as otherwise provided in this subsection, each direct bill participant enrolled in the health care benefits program on or after January 21, 2001 shall maintain continuous coverage in the program or shall lose eligibility to be in the health care benefits program as a direct bill participant under subsection (d).

(2) Any person who discontinued direct bill coverage in the health care benefits program before January 21, 2001 and who was not participating on a direct bill basis on that date may return one time to the health care benefits program if the person meets the criteria specified in subsections (d) and (e) and if that person has not previously discontinued and returned to direct bill coverage before January 21, 2001. (Authorized by K.S.A. 2009 Supp. 75-6501 and K.S.A. 75-6510; implementing K.S.A. 2009 Supp. 75-6501 and K.S.A. 75-6508; effective, T-108-9-13-99, Sept. 13, 1999; effective Feb. 4, 2000; amended July 16, 2010.)

108-1-4. Local unit of government employee health care benefits plan. (a) Definitions.

(1) "Commission" means the Kansas state employees health care commission.

(2) "Health care benefits program" means the state of Kansas health care benefits program established by the commission.

(3) "Local unit" means any of the following:

(A) Any county, township, or city;

(B) any community mental health center;

(C) any groundwater management district, rural watersupply district, or public wholesale water supply district;

(D) any county extension council or extension district;

(E) any hospital established, maintained, and operated by a city of the first or second class, a county, or a hospital district in accordance with applicable law;

(F)(i) Any city, county, or township public library created under the authority of K.S.A. 12-1215 et seq., and amendments thereto;

(ii) any regional library created under the authority of K.S.A. 12-1231, and amendments thereto;

(iii) any library district created under the authority of K.S.A. 12-1236, and amendments thereto;

(iv) the Topeka and Shawnee county library district established under the authority of K.S.A. 12-1260 et seq., and amendments thereto;

(v) the Leavenworth and Leavenworth county library district established under the authority of K.S.A. 12-1270, and amendments thereto;

(vi) any public library established by a unified school district under the authority of K.S.A. 72-1623, and amendments thereto; or

(vii) any regional system of cooperating libraries established under the authority of K.S.A. 75-2547 et seq., and amendments thereto;

(G) any housing authority created pursuant to K.S.A. 17-2337 et seq., and amendments thereto;

(H) any local environmental protection program obtaining funds from the state water fund in accordance with K.S.A. 75-5657, and amendments thereto;

(I) any city-county, county, or multicounty health board or department established pursuant to K.S.A. 65-204 and 65-205, and amendments thereto;

(J) any nonprofit independent living agency, as defined in K.S.A. 65-5101 and amendments thereto;

(K) the Kansas guardianship program established pursuant to K.S.A. 74-9601 et seq., and amendments thereto; or

(L) any group of persons on the payroll of a county, township, city, special district or other local governmental entity, public school district, licensed child care facility operated by a not-for-profit corporation providing residential group foster care for children and receiving reimbursement for all or part of this care from the (continued) department of social and rehabilitation services, nonprofit community mental health center pursuant to K.S.A. 19-4001 et seq. and amendments thereto, nonprofit community facility for the mentally retarded pursuant to K.S.A. 19-4001 et seq. and amendments thereto, or nonprofit independent living agency as defined in K.S.A. 65-5101 and amendments thereto.

(4) "Local unit employee" means any individual who meets one or more of the following criteria:

(A) The individual is an appointed or elective officer or employee of a qualified local unit whose employment is not seasonal or temporary and whose employment requires at least 1,000 hours of work per year.

(B) The individual is an appointed or elective officer or employee who is employed concurrently by two or more qualified local units in positions that involve similar or related tasks and whose combined employment by the qualified local units is not seasonal or temporary and requires at least 1,000 hours of work per year.

(C) The individual is a member of a board of county commissioners of a county that is a qualified local unit, and the compensation paid for service on the board equals or exceeds \$5,000 per year.

(D) The individual is a council member or commissioner of a city that is a qualified local unit, and the compensation paid for service as a council member or commissioner equals or exceeds \$5,000 per year.

(5) "Local unit plan" means the local unit employee health care benefits component of the health care benefits program.

(6) "Permanent and total disability" means that an individual is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or has lasted or can be expected to last for a continuous period of at least 12 months. An individual shall not be considered to have a permanent and total disability unless that person furnishes proof of the permanent and total disability in the form and manner, and at the times, that the health care benefits program may require.

(7) "Qualified local unit" means a local unit that meets the terms, conditions, limitations, exclusions, and other provisions established by the commission for participation in the local unit employee health care benefits component of the health care benefits program and that has entered into a written agreement with the commission to participate in the program.

(b) Active participants. Subject to the provisions of subsection (c), each local unit employee shall be eligible to participate as an active participant in the local unit plan. Eligibility and participation shall be subject to terms, conditions, limitations, exclusions, and other provisions established by the commission, including the amount and method of payment for employee and employer contributions.

(c) Waiting periods.

(1) Each local unit employee whose first day of work for a qualified local unit is on or after the first day on which the employee's qualified local unit participates in the local unit plan shall become eligible for coverage following completion of a 30-day waiting period beginning with the first day of work for the qualified local unit. Each local unit employee shall have 31 days after becoming eligible to elect coverage.

(2) The waiting period established in paragraph (c)(1) shall not apply if all of the following conditions are met:

(A) The person is returning to work for the qualified local unit, is transferring from another qualified local unit under this regulation, or is transferring from a position that is eligible for coverage under K.A.R. 108-1-1 or K.A.R. 108-1-3.

(B) Immediately before leaving the prior position, the person was enrolled in the health care benefits program provided by the state of Kansas under K.A.R. 108-1-1, the school district plan under K.A.R. 108-1-3, or the qualified local unit plan under K.A.R. 108-1-4.

(C) The break in service between the prior position and the new position does not exceed the following time periods:

(i) 30 or fewer calendar days; or

(ii) 365 or fewer calendar days, if the person was laid off in accordance with the practices of the prior qualified local unit.

(3) The waiting period established in paragraph (c)(1) shall not apply to any person who, on that person's first day of work for the qualified local unit, is enrolled in the local unit plan, the school district plan under K.A.R. 108-1-3, or the health care benefits plan under K.A.R. 108-1-1 on any of the following bases:

(A) As a direct bill participant;

(B) under the continuation of benefits coverage provided under public law 99-272, as amended; or

(C) as a dependent of a participant in the health care benefits program.

(4) The waiting period established in paragraph (c)(1) may be waived if, within 30 days of the date of hire, the chief administrative officer of the qualified local unit, or the chief administrative officer's designee, certifies in writing to the commission, or its designee, that the waiver is being sought for either of the following reasons:

(A) The new local unit employee is not entitled to continuation of health benefits under either public law 99-272, the consolidated omnibus budget reconciliation act (COBRA) as amended, or state continuation of coverage laws, K.S.A. 40-2209 and K.S.A. 40-3209 and amendments thereto, and is not covered by or eligible to be covered by another health insurance plan.

(B) The new employee is required to have health insurance as a condition of obtaining a work visa for employment in the United States.

(5) Each local unit employee who is employed by the qualified local unit immediately before the first day on which the qualified local unit participates in the local unit plan shall be subject to transitional provisions established by the commission regarding waiting periods and the effective date on which the employee becomes eligible to participate in the local unit plan.

(d) Classes of direct bill participants. Subject to the provisions of subsection (e), the classes of persons eligible to participate as members of the local unit plan on a direct bill basis shall be the following:

(1) Any retired local unit employee who meets one of the following conditions:

(A) The employee is eligible to receive retirement benefits under the Kansas public employees retirement system or the Kansas police and firemen's retirement system; or

(B) if the qualified local unit is not a participating employer under either the Kansas public employees retirement system or the Kansas police and firemen's retirement system, the employee is eligible to receive retirement benefits under the retirement plan provided by the qualified local unit;

(2) any totally disabled former local unit employee who meets one of the following conditions:

(A) The employee is receiving benefits under the Kansas public employees retirement system or the Kansas police and firemen's retirement system; or

(B) if the qualified local unit is not a participating employer under either the Kansas public employees retirement system or the Kansas police and firemen's retirement system, the employee is receiving disability benefits under the retirement or disability plan provided by the qualified local unit;

(3) any surviving spouse or dependent of a qualifying participant in the local unit plan;

(4) any person who is a local unit employee and who is on approved leave without pay in accordance with the practices of the qualified local unit; and

(5) any individual who was covered by the health care plan offered by the qualified local unit on the day immediately before the first day on which the qualified local unit participates in the local unit plan, except that no individual who is an employee of the qualified local unit and who does not meet the definition of local unit employee in subsection (a) shall be qualified as a direct bill participant under this paragraph.

(e) Conditions for direct bill participants. Each person who is within a class listed in subsection (d) shall be eligible to participate on a direct bill basis only if the person meets both of the following conditions:

(1) The person was covered by the local unit plan or the health care insurance plan offered by the qualified local unit on one of the following bases:

(A) Immediately before the date the person ceased to be eligible for coverage or, for any person identified in paragraph (d)(5), immediately before the first day on which the qualified local unit participates in the local unit plan, the person either was covered as an active participant under subsection (b) or was covered by the health care insurance plan offered by the employee's qualified local unit.

(B) The person is a surviving spouse or dependent of a plan participant who was enrolled under subsection (b) or (d) when the plan participant died, and the person was enrolled in the health care benefits program under subsection (g) when the plan participant died.

(C) The person is a surviving spouse or dependent of a plan participant who was enrolled in the health care insurance plan offered by the participant's qualified local unit when the participant died, and the person has maintained continuous coverage under the local unit's health care insurance plan before joining the health care benefits program. (2) The person completes an enrollment form requesting transfer to the direct bill program and submits the form to the health care benefits program. The form shall be submitted no more than 30 days after the person ceased to be eligible for coverage or, in the case of any individual identified in paragraph (d)(5), no more than 30 days after the first day on which the qualified local unit participates in the local unit plan.

(f) Consolidated omnibus budget reconciliation act (COBRA) participants. Any individual with rights to extend coverage under provisions of public law 99-272, as amended, may participate in the local unit plan, subject to the provisions of that federal law.

(g) Éligible dependent participants.

(1) Any person who is enrolled in the local unit plan under subsection (b), (d), or (f) as a primary participant may enroll the following dependents, subject to the same conditions and limitations that apply to the primary participant:

(A) The primary participant's lawful wife or husband; and

(B) any of the primary participant's eligible dependent children.

(2) An eligible dependent child who is enrolled by one primary participant shall not be eligible to be enrolled by another primary participant in the health care benefits program.

(3) An individual who is eligible to enroll as a primary participant in the health care benefits program shall not be eligible to be enrolled under this subsection as a dependent in the health care benefits program.

(4) The term "dependent" shall exclude any individual who is not a citizen or national of the United States, unless the individual is a resident of the United States or a country contiguous to the United States, is a member of a primary participant's household, and resides with the primary participant for more than six months of the calendar year. The dependent shall be considered to reside with the primary participant due to special circumstances, including illness, education, business, vacation, and military service.

(h) Eligible dependent participants; definitions. For purposes of subsection (g), the following terms shall be defined as follows:

(1) "Primary participant" means any person enrolled in the health care benefits program under subsection (b), (d), or (f).

(2) "Child" means any of the following:

(A) A natural son or daughter of a primary participant;

(B) a lawfully adopted son or daughter of a primary participant. The term "lawfully adopted" shall include those instances in which a primary participant has filed the petition for adoption with the court, has a placement agreement for adoption, or has been granted legal custody;

(Č) a stepchild of a primary participant. However, if the natural or adoptive parent of the stepchild is divorced from the primary participant, the stepchild shall no longer qualify;

(continued)

(D) a child of whom the primary participant has legal custody; or

(E) a grandchild, if at least one of the following conditions is met:

(i) The primary participant has legal custody of the grandchild or has lawfully adopted the grandchild;

(ii) the grandchild lives in the home of the primary participant and is the child of a covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild; or

(iii) the grandchild is the child of a covered eligible dependent child and is considered to reside with the primary participant even when the grandchild or eligible dependent child is temporarily absent due to special circumstances including education of the covered eligible dependent child, and the primary participant provides more than 50% of the support for the grandchild.

(3) "Eligible dependent child" means any dependent child who meets the criteria in either paragraph (h)(3)(A)or paragraph (h)(3)(B):

(A) The child meets all of the following criteria:

(i) The child is under 23 years of age.

(ii) The child is unmarried.

(iii) The child does not file a joint tax return with another taxpayer.

(iv) The child receives more than 50% of the child's support from the primary participant, except that this criteria shall not apply with respect to any child who meets the conditions established under the special rule for divorced parents in 26 USC § 152(e), as adopted by reference in K.A.R. 108-1-1.

(B) The child is over the age of 23, has a permanent and total disability, and has continuously maintained group coverage as an eligible dependent child of the primary participant before attaining the age of 23. The child shall be chiefly dependent on the primary participant for support.

(i) Direct bill participants; continuous coverage provisions.

(1) Except as otherwise provided in this subsection, each direct bill participant enrolled in the health care benefits program shall maintain continuous coverage in the program or shall lose eligibility to be in the health care benefits program as a direct bill participant under subsection (d).

(2) Any person who discontinued direct bill coverage in the health care benefits program before January 21, 2001 and was not participating on a direct bill basis on that date may return one time to the health care benefits program if the person meets the criteria specified in subsections (d) and (e) and if that person has not previously discontinued and returned to direct bill coverage before January 21, 2001. (Authorized by K.S.A. 2009 Supp. 75-6501 and K.S.A. 75-6510; implementing K.S.A. 2009 Supp. 75-6501 and K.S.A. 75-6508; effective Aug. 30, 2002; amended March 28, 2003; amended Jan. 9, 2004; amended June 18, 2004; amended March 10, 2006; amended July 17, 2009; amended July 16, 2010.)

> Duane Goossen HCC Chair Andrew Allison KHPA Executive Director

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28-39-148 28-39-164 through 28-39-168 28-39-240 through 28-39-253 28-39-275 through 28-39-288 28-39-426 28-45b-18 through 28-45b-18 28-45b-18 28-45b-18 28-53-5 28-53-1 through 28-53-5 28-561-1 28-61-2 28-61-5 28-61-8 28-61-11 28-72-1 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a 28-72-1a	Amended Revoked Revoked Revoked New Amended Amended Amended Amended Amended Amended Amended New Revoked New New New New New New New New New New	V. 28, p. 623 V. 28, p. 798-800 V. 28, p. 672 V. 28, p. 973-988 V. 28, p. 240, 241 V. 27, p. 462 V. 29, p. 419 V. 29, p. 419 V. 29, p. 419 V. 29, p. 420 V. 29, p. 357 V. 29, p. 357 V. 29, p. 357 V. 29, p. 358 V. 29, p. 358 V. 29, p. 358 V. 29, p. 359 V. 29, p. 359	30-10-200 30-10-210 30-45-20 30-46-17 30-63-10 30-63-12 30-63-12 30-63-24 AGE Reg. No. 36-42-1 through 36-42-9 AGE Reg. No. 40-1-37 40-1-38 40-1-38 40-1-38 40-1-38 40-2-28 40-3-50 40-3-57 40-3-56 40-4-35 40-4-35 40-4-37v 40-4-41	Revoked Revoked New Amended Amended Amended Amended New Revoked ENCY 36: DEI TRANSPOI Action New NCY 40: KANS DEPARI Action Amended Amended Amended New New New New New New New New New New	V. 27, p. 1346 V. 27, p. 1346 V. 28, p. 966 V. 28, p. 966 V. 28, p. 1806 V. 28, p. 1807 V. 28, p. 1807 V. 28, p. 1807 V. 27, p. 664 V. 27, p. 665 PARTMENT OF RATION Register V. 29, p. 502-504 GAS INSURANCE MENT Register V. 28, p. 966 V. 28, p. 1593 V. 27, p. 1709 V. 28, p. 1709 V. 28, p. 1709 V. 28, p. 1709 V. 28, p. 1518 V. 28, p. 915
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