# Kansas Register

Chris Biggs, Secretary of State

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# Legislature

#### Interim Committee Schedule

The following committee meetings have been scheduled during the period of October 14-29. 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
Oct. 14	548-S	10:00 a.m.	Legislative Budget Committee	Selected budget updates; update on KPERS valuation; and review of state rainy day funds.
Oct. 19	<del>159-S</del> 142-S No	10:00 a.m. ote: Room Change	House Rules and Journal Committee	Discussion of final report.
Oct. 20	144-S	9:30 a.m.	Joint Committee on Arts and Cultural Resources	Agenda not available.
Oct. 25	548-S	10:00 a.m.	Special Committee on Judiciary	Review 2010 SB 374 (the Apology Bill); discussion of final report.
Oct. 27	KCC Topeka	TBA	Kansas Electric Transmission Authority (KETA)	Wind roundtable; and KETA business.
Oct. 28	548-S	TBA	Capitol Preservation Committee	Agenda not available.
Oct. 28 Oct. 29	144-S 144-S	10:00 a.m. 9:00 a.m.	Special Committee on Natural Gas Storage Fields and Facilities	Agenda not available.
Oct. 29	346-S	9:00 a.m.	Kansas DUI Commission	Discussion of final report.
				Jeffrey M. Russell Director of Legislative Administrative Services

Doc. No. 038807

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#### State of Kansas Department of Administration Division of Accounts and Reports

#### **Public Notice**

Under requirements of K.S.A. 2009 Supp. 65-34,117(c), records of the Division of Accounts and Reports show the unobligated balances are \$8,413,279.02 in the Underground Petroleum Storage Tank Release Trust Fund and \$4,835,503.83 in the Aboveground Petroleum Storage Tank Release Trust Fund at September 30, 2010.

Duane Goossen Secretary of Administration

Doc. No. 038795

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 10-11-10 through 10-17-10

	0
Term	Rate
1-89 days	0.19%
3 months	0.12%
6 months	0.17%
1 year	0.22%
18 months	0.26%
2 years	0.33%

Elizabeth B.A. Miller Director of Investments

Doc. No. 038792

#### State of Kansas

#### **Department of Commerce**

#### Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 2:30 p.m. Tuesday, December 14, in the main conference room, Kansas Department of Commerce, Suite 100, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to consider amendments to K.A.R. 110-4-1 through 110-4-5 relating to the Kansas Investments in Major Projects and Comprehensive Training (IMPACT) program (K.S.A. 74-50,102 through 74-50,112).

This 60-day notice of the public hearing shall constitute a public comment period for submitting written public comments on the proposed regulations. The public is invited to submit written comments concerning the amendments to the IMPACT regulations to the Kansas Department of Commerce, prior to the public hearing, as follows: by e-mail at legal@kansascommerce.com or by mail to William R. Thornton, Secretary of Commerce, Suite 100, Curtis State Office Building, 1000 S.W. Jackson, Topeka, 66612-1354. The public shall be given a reasonable opportunity to present their views orally on these regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes. All public comments submitted during this period will be made part of the regulation's written record.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the existing regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least 10 working days in advance of the hearing to Merrill J. Hicklin Befort at the address above or by phone at (785) 291-3891. Handicapped parking is not available around the Curtis State Office Building; however, all persons in a vehicle with a handicapped license plate may park in any metered space around the building, and there is no charge for parking. The curbs and all entrances on Jackson Street, 10th Street, and Kansas Avenue to the Curtis State Office Building are accessible to individuals with disabilities.

Copies of the regulations and economic impact statements may be accessed at http://www.kansascommerce. com/AboutUs/CommerceRegulations. A summary of the amended regulations and the economic impact follows:

**K.A.R. 110-4-1** is being amended for housekeeping purposes to clarify definitions used to administer the IMPACT Act.

**K.A.R. 110-4-2**, pertaining to information to be submitted in IMPACT proposals, is amended to clarify and reflect the specific information required by the Department of Commerce in order to consider such proposal for approval.

**K.A.R. 110-4-3** is amended to update statutory authority and for general housecleaning purposes.

**K.A.R. 110-4-4** is amended to update statutory authority and for general housecleaning purposes.

**K.A.R. 110-4-5** is amended to update statutory authority and for general housecleaning purposes.

Economic Impact: It is anticipated that the IMPACT program will provide funding for 10 to 15 projects in fiscal year 2011. Funding provided could be anywhere between \$100,000 and \$50 million depending on job growth and retraining activity.

Project numbers over the past five years are as follows:

FY 06 — 11 projects, 8,664 new and retrained jobs; total awards \$31.4 million

FY 07 — 10 projects, 4,464 new and retrained jobs; total awards \$15.4 million

FY 08 — 18 projects, 9,386 new and retrained jobs; total awards \$14.1 million

FY 09 — 14 projects; 10,259 new and retrained jobs; total awards \$ 62.5 million

FY 10 — 18 projects; 10,337 new and retrained jobs; total awards \$68.2 million

In FY 2010 it cost approximately \$1,466,186 to administer the program. The department anticipates the cost will be similar in FY 2011. The department has no plans to hire additional staff to administer the program.

> William R. Thornton Secretary of Commerce

## Department of Administration Division of Facilities Management

#### Notice of Requested "On-Call" Architectural Services

Notice is hereby given of the commencement of the selection process for "on-call" architectural services for restricted (small) projects for Kansas State University. The contract will be for three years.

For more information, contact Abe Fattaey at (785) 532-1725. Firms interested in providing these services should be familiar with the requirements of Chapter 9 of the Building Design and Construction Manual at the Web site below.

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 October 29. 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. 038800

# State of Kansas

#### **Board of Regents Universities**

#### Notice to Bidders

The universities of the Kansas Board of Regents encourage interested vendors to visit the various universities' Purchasing Offices' Web sites for a listing of all transactions, including construction projects, for which the universities' Purchasing Offices, or one of the consortia commonly utilized by the universities, are seeking information, competitive bids or proposals.

**Emporia State University** — Bid postings: www.emporia.edu/ busaff/purchasing/vendor-procedures.htm. Additional contact info: Phone 620-341-5145, fax 620-341-5073, e-mail thouse@ emporia.edu. Mailing address: Emporia State University, Controller's Office/Purchasing, Campus Box 4021, 1200 Commercial, Emporia, KS 66801.

Fort Hays State University — Bid postings: www.fhsu.edu/purchasing/bids. Additional contact info: Phone 785-628-4251, fax 785-628-4046, e-mail purchasing@fhsu.edu. Mailing address: Fort Hays State Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, KS 67601.

Kansas State University — Bid postings: www.k-state.edu/purchasing/rfq. Additional contact info: Phone 785-532-6214, fax 785-532-5577, e-mail kspurch@k-state.edu. Mailing address: Controller's Office/Purchasing, 21 Anderson Hall, Kansas State University, Manhattan, KS 66506.

**Pittsburg State University** — Bid postings: www.pittstate.edu/ office/purchasing. Additional contact info: Phone 620-235-4169, fax 620-235-4166, e-mail jensch@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762-7549.

**University of Kansas** — Electronic bid postings: http:// www.purchasing.ku.edu/. Paper bid postings and mailing address: KU Purchasing Services, 1246 W. Campus Road, Room 7, Lawrence, KS 66045. Additional contact info: Phone 785-864-5971, fax 785-864-3454, e-mail purchasing@ku.edu.

University of Kansas Medical Center — Bid postings: http:// www2.kumc.edu/finance/purchasing/bids.html. Additional contact info: Phone 913-588-1100, fax 913-588-1102. Mailing address: University of Kansas Medical Center; Purchasing Department, Mail Stop 2034; 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University — Bid Postings: www.wichita.edu/ purchasing. Additional contact info: Phone 316-978-3030, fax 316-978-3528. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 12, Wichita, KS 67260-0012.

> Barry Swanson Chair of Regents Purchasing Group Director of Purchasing and Strategic Sourcing University of Kansas

Doc. No. 038494

(Published in the Kansas Register October 14, 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, November 12, for the following project:

#### (KDOT Project No. 87N-051-01/472-84851) (OCA Code 991308/132723) Paving

Asphalt Mill & Overlay on Woodlawn, Harry to Lincoln

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

#### 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:

10/28/2010	0000176	Rest Area Maintenance — Stafford County
		Batteries, Automotive Type LIDAR Data Imagery Collection 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

Chris Howe Director of Purchases

Doc. No. 038809

(Published in the Kansas Register October 14, 2010.)

#### City of Lenexa, Kansas

#### Notice to Bidders

Sealed bids for 95th Street Multi-Use Trail will be accepted by the city of Lenexa, Kansas, at the Community Development Department, Lenexa City Hall, 12350 W. 87th St. Parkway, Lenexa, 66215, until 2 p.m. (local time) November 2, 2010, at which time bids will be publicly opened and read aloud at the Lenexa City Hall. Any bid received after the designated closing time will not be considered and will be returned unopened.

All bids shall be submitted to the Community Development Department Customer Service staff (main level) in sealed envelopes addressed to the City of Lenexa, Kansas, Attention: City Clerk, and marked "Bid for: 95th Street Multi-Use Trail." Copies of plans, specifications, bidding documents and other contract documents are on file at the Community Development Department (upper level), Lenexa City Hall.

Bidders desiring contract documents for use in preparing bids may obtain a set of such documents at the address above upon payment of \$100, which amount is nonrefundable.

Plans and specifications may be downloaded free of charge from the city of Lenexa Web site (see below for document download registration page address) at https://www.ci.lenexa.ks.us/vsnPWBids/ProjectList.aspx.

Note: Davis Bacon wage rates apply to this project

Each bidder will be responsible for ensuring that it has received any and all addenda issued by the city in accordance with IB-10 of the instructions to bidders.

Contractors should read and be fully familiar with all contract documents including addenda before submitting a bid. In submitting a bid, the bidder warrants that it has read the contract documents and is fully familiar therewith and that it has visited the site of the work to fully inform itself as to all existing conditions and limitations, and shall include in its bid a sum to cover the cost of all items of the work as specified in the contract documents.

No oral, telegraphic, telephonic proposals or alterations will be considered. Facsimile transmissions will not be accepted.

The following items must be included in the sealed envelope with the bid:

a. Bid form;

- b. 5 percent bid security—bid bond, cashier's check or certified check (see below); and
- c. Acknowledgment of addenda issued by city.

Each bidder shall file with its bid a bid bond, a cashier's check or a certified check drawn on an acceptable bank, made payable to city of Lenexa, Kansas, in an amount equal to 5 percent of the total bid, which shall be retained by the city of Lenexa until a contract for the project has been executed. Bid bonds will be returned to the bidders, with the exception of the best and lowest and second best and second lowest responsible bidders, within 21 days after their bids are rejected. The bid deposit of the lowest and the second lowest responsible bidders will be returned when the performance bond, maintenance bond and statutory bond, each in an amount equal to 100 percent of the contract amount, required insurance certificates and other required documents shall have been furnished and the contract documents have been executed by the successful bidder.

In the event the low bidder is unable to execute the contract, for whatever reason, within the time provided in the notice of award, the city may annul the notice of award and the bid deposit may be forfeited, and the city shall exercise its legal prerogatives, including, but not limited to, enforcement of its rights as to the bid security or specific performance.

The city reserves the right to accept or reject any and all bids and to waive any technicalities or irregularities therein. Bids may be modified or withdrawn by written request of the bidder received in the office of city clerk, prior to the time and date for bid opening.

From and after the release of this notice, any party intending to bid on the above-referenced project, including their officers, employees, agents or contractors, are specifically prohibited from communicating with any elected or appointed official of the city, directly or indirectly, with regard to the award of the contract for the project listed above, except as specifically authorized by the instructions to bidders. Any such unauthorized communication may result in the automatic disqualification of such bidder.

All bidders agree that rejection shall create no liability on the part of the city because of such rejection, and the filing of any bid in response to this notice shall constitute an agreement of the bidder to these conditions.

A pre-bid conference will be conducted at 1 p.m. October 27 in the Community Development Conference Room (upper level), Lenexa City Hall.

> David F. Bryant III, City Clerk City of Lenexa, Kansas

#### Wireless Enhanced 911 Advisory Board

#### Notice of Grant Award Meeting

Grant funds are available from the Kansas Wireless Enhanced 911 grant program. The purpose of the grant program is to support local Public Safety Answering Points in making the required improvements to establish wireless enhanced 911 and VoIP enhanced 911 services.

The Kansas Wireless Enhanced 911 Advisory Board will meet at 9 a.m. October 26-27 at the SRS Learning Center, 2600 S.W. East Circle Drive South (2nd and MacVicar), Topeka, to determine grant awards for calendar year 2011.

Juliene Maska Governor's Grants Program Administrator

Doc. No. 038799

#### State of Kansas

#### **Department of Revenue**

#### Notice of Available Publications

Listed below are all the Private Letter Rulings, Opinion Letters, Final Written Determinations, Revenue Rulings, Memorandums, Property Valuation Division Directives, Q&A's, Information Guides and Notices published by the Department of Revenue for September 2010. Copies can be obtained by accessing the Policy Information Library located on the Internet at www.ksrevenue.org or by calling the Office of Policy and Research at (785) 296-3081.

#### **Private Letter Rulings**

P-2010-006	Manufacturer and third-party rebates.
P-2010-007	Taxability on labor services for the construction of
	new range land fencing.

#### **Opinion Letters**

No new publications

#### **Final Written Determinations**

No new publications

#### **Revenue Rulings**

19-2010-04 Tax Base for Kansas Transient Guest Taxes and the Sales Tax Imposed at K.S.A. 2009 Supp. 79-3603(g).
19-2010-05 Reporting Sales Tax on Contractor Labor Services Paid for with Progress Payments.

#### Notices

No new publications

#### Memorandums

No new publications

**Property Valuation Division Directives** No new publications

#### Q&A's

Questions and answers on rebates and incentives issued directly to retailers.

Room and board contracts.

#### **Information Guides**

No new publications

Joan Wagnon Secretary of Revenue

Doc. No. 038796

#### State of Kansas

## Department of Agriculture

#### Notice of Board Meeting

The Governor's Agricultural Advisory Board will meet at 10 a.m. Tuesday, October 19, in the fourth floor training room at the Kansas Department of Agriculture, 109 S.W. 9th, Topeka. A meeting agenda will be available prior to October 19 by contacting Ginger Patterson at (785) 296-3902. This meeting is open to the public and will include time for public comment. If special accommodations are needed, individuals should contact the Department of Agriculture at (785) 296-3902 at least three business days prior to the meeting.

> Josh Svaty Secretary of Agriculture

Doc. No. 038801

(Published in the Kansas Register October 14, 2010.)

#### City of Clay Center, Kansas

#### Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2010

Notice is hereby given that the city of Clay Center, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$985,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated October 5, 2010.

Calvin Wohler City Clerk

Doc. No. 038806

(Published in the Kansas Register October 14, 2010.)

#### City of Garden Plain, Kansas

#### Notice of Intent to Seek Private Placement General Obligation Bonds, Series B, 2010

Notice is hereby given that the city of Garden Plain, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$150,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated October 6, 2010.

Ronda Mollenkamp City Clerk

(Published in the Kansas Register October 14, 2010.)

#### Summary Notice of Bond Sale City of Shawnee, Kansas \$10,670,000\* Internal Improvement Bonds Series 2010A

# (General obligations payable from unlimited ad valorem taxes)

#### Bids

Subject to the Notice of Bond Sale dated October 13, 2010, bids for bonds will be received on behalf of the finance director of the city of Shawnee, Kansas, on behalf of the governing body of the city at the offices of Springsted Incorporated, 380 Jackson St., Suite 300, St. Paul, MN 55101-2887, by delivery, via telephone at (651) 223-3000 or via facsimile at (651) 223-3046 or, in the case of electronic bids, via PARITY, until 11 a.m. Central Time Monday, October 25, 2010, for the purchase of all of the city's \$10,670,000\* principal amount of Internal Improvement Bonds, Series 2010A.

Electronic bids for the purchase of all of the bonds will only be accepted through PARITY electronic bid submission system. Each bidder shall be solely responsible for making the necessary arrangements to access PARITY for the purpose of submitting its electronic bid in a timely manner and in compliance with the requirements of the complete Notice of Sale. If any provisions in this Summary Notice of Bond Sale conflict with information provided by PARITY, this Summary Notice of Bond Sale will control. The city assumes no responsibility or liability for bids submitted through PARITY. The city is using the services of PARITY solely as a communication mechanism to conduct the electronic bidding for the bonds. PARITY is not an agent of the city.

All bids will be publicly opened on the date and at the time set forth above and acted upon by the governing body at a regular meeting to be held at 7:30 p.m., or as soon thereafter as practicable, on said sale date. No oral or auction bids will be considered. Bids for the bonds shall not be less than 98.9 percent of the entire par amount of the bonds (\$10,552,630), plus accrued interest on the total principal amount of the bonds to the date of delivery.

#### **Bond Details**

The bonds will be in book-entry form only. The bonds will be issued in the denomination of \$5,000 or any integral multiple thereof; will be dated November 15, 2010; will be issued in the principal amount of \$10,670,000\*; and will become due serially on December1 in each of the years as follows:

Maturity Schedule*		
Maturity December 1	Principal Amount*	
2011	\$780,000	
2012	795,000	
2013	800,000	
2014	810,000	
2015	820,000	
2016	830,000	
2017	840,000	

2018	860,000
2019	880,000
2020	900,000
2021	940,000
2022	335,000
2023	350,000
2024	360,000
2025	370,000

Bids for the bonds may contain a maturity schedule providing for a combination of serial bonds and term bonds. All term bonds shall be subject to mandatory sinking fund redemption and must conform to the maturity schedule set forth above at a price of par plus accrued interest to the date of redemption.

The bonds will bear interest from their dated date at the rates to be determined when the bonds are sold as hereinafter provided, payable semiannually on June 1 and December 1 in each year, commencing June 1, 2011. The Kansas State Treasurer, Topeka, Kansas, will be the paying agent and bond registrar for the bonds.

#### **Delivery and Payment**

The bonds will be delivered to the successful bidder properly prepared, executed and registered without cost within approximately 30 days after the date of their sale in New York, New York.

#### **Good Faith Deposit**

A good faith deposit in the form of a certified or cashier's check drawn on a bank located in the United States, a financial surety bond in a form that complies with the requirements set forth in the Notice of Sale or the wire transfer of same-day funds in accordance with the requirements set forth in the Notice of Sale in the amount of \$213,400 must be furnished at or prior to the time of sale by each bidder.

#### Costs

The city will pay the cost of printing the bonds and the expense of all legal services, including the opinion of Kutak Rock LLP, bond counsel, approving the legality of the bonds and the exclusion of the interest thereon (with specified minor exceptions) from federal and Kansas gross income taxes.

#### Assessed Valuation and Indebtedness

For the computation of the debt limitation relating to the bonds, the equalized assessed valuation of the taxable tangible property within the city for the year 2010 is \$804,385,585. The total general obligation bonded indebtedness of the city as of the date of the bonds, including the bonds, is \$96,870,000. Temporary notes in the amount of \$1,385,000 will be retired with a portion of the proceeds of the bonds and other available funds of the city on December 1, 2010.

#### **Additional Information**

A complete Notice of Sale for the bonds, Official Statement and bid forms approved by the city will be mailed to all interested parties. Bidders may be required to be qualified in a manner established by the city before submitting a bid. Additional information regarding the bonds may be obtained from the financial advisor, (continued) Springsted Incorporated, at (651) 223-3000, or Bryan Kidney, the city's finance director, at (913) 631-2500.

> City of Shawnee, Kansas By: Bryan Kidney, Finance Director Shawnee City Hall 11110 Johnson Drive Shawnee, KS 66203

\*Preliminary; subject to change. Doc. No. 038808

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-10-174/177 Pending Permits for Confined Feeding Facilities

rename remits for Commed reeding racinties			
Name and Address of Applicant	Legal Description	Receiving Water	
Dale Springer - Sloan Unit 5816 CR 3300 Independence, KS 67301	NE/4 of Section 15, T31S, R15E, Montgomery	Verdigris River Basin	
	County		
Kansas Permit No. A-VEMG-	-S042		
This permit is being reissued for an existing facility for 2,400 head (960 animal units) of swine weighing more than 55 pounds. There is no change in the permitted animal units from the previous permit.			
Name and Address	Legal	Receiving	
of Applicant	Description	Water	
Pike Feeders, Inc.	SE/4 of Section 20,	Cimarron River	
Byron Pike	T30S, R24W, Clark	Basin	
866 CR E	County		
Minneola, KS 67865	-		
Kansas Permit No. A-CICA-H	3001		
This permit is being reissued for an existing facility for 999 head (999 animal units) of cattle weighing more than 700 pounds. There is no change in the permitted animal units from the previous permit.			
Name and Address of Applicant	Legal Description	Receiving Water	

or nppnemic	~ .
4J Cattle Company, Inc.	NI
Joe Schlessiger	T2
343 S.E. 100 Ave.	Сс
Ellinwood, KS 67526	
Kansas Pormit No. A-ABBT-I	B001

E/4 of Section 10, Arkansas River 20S, R12W, Barton Basin ounty

ansas Permit No. A-ARBT-B001

This existing facility has a maximum capacity of 899 head (449.5 animal units) of beef cattle 700 pounds or less and 100 head (100 animal units) of beef cattle more than 700 pounds, for a total of 549.5 animal units. This represents a decrease in permitted animal units from the previous permit due to the facility downsizing from a federal permit to a state permit.

Name and Address	
of Applicant	
Compton Hog Farm	
Steven C. Compton	
1671 Mulberry Road	
Hiawatha, KS 66434	

Legal Description SW/4 of Section 35, T03S, R17E, Brown County

Receiving Water Missouri River Basin

Kansas Permit No. A-MOBR-S013

This permit is being reissued for an existing facility with a maximum capacity of 990 head (396 animal units) of swine more than 55 pounds, 300 head (30 animal units) of swine 55 pounds or less, 54 head (54 animal units) of beef cattle more than 700 pounds, 49 head (24.5 animal units) of beef cattle 700 pounds or less and 2 head (4 animal units) of horses, for a total of 508.5 animal units. There is no change to the permitted animal units at the facility.

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 November 13 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-10-174/177) 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

# Kansas Register \_

Inc.

Doc. No. 038802

State of Kansas

State of Kansas

Stephen Scanlon

Director of Purchasing

#### State of Kansas

#### **Department of Health** and Environment

#### **Request for Comments**

The Kansas Department of Health and Environment is soliciting public input regarding a proposed remedy for soil and groundwater contamination at Kansas State University's (KSU) Old Chemical Waste Landfill (OCWLF). The OCWLF is on the north side of Kimball Avenue in Manhattan, across from the KSU football stadium's east parking lot. KDHE plans to make a Final Remedy Decision on KSU's proposal after the end of the public comment period (October 18-November 19).

KSU started burying chemical and radioactive waste at the OCWLF in the early 1960s. Records show burial of waste chemicals continued until 1979 and burial of lowlevel radioactive waste continued until 1987. As groundwater contamination was discovered, KDHE required a detailed study of the problem followed by a remedy proposal. After evaluating potential remedial options, KSU is proposing in its Corrective Measures Study Report to excavate the landfill and dispose of all waste off-site. In addition, KSU is proposing to install and operate an interceptor trench to extract contaminated groundwater. The extracted groundwater is to be treated by KSU before it gets discharged into the city of Manhattan's sanitary sewer system.

The public is invited to two KDHE availability sessions to answer questions related to the proposed corrective measures from 3 to 5 p.m. and 6:30 to 8:30 p.m. November 9 at the Manhattan Fire Department Headquarters Training Center, 2000 Denison Ave., Manhattan. The latter session will begin with a short presentation on the history of the facility and the proposed corrective measures.

The principal reports and documents related to this corrective measures proposal are available for public review as an administrative record for KDHE's upcoming Final Remedy Decision at the Manhattan Public Library, 629 Poyntz Ave., Manhattan, or from the KDHE, 1000 S.W. Jackson, Suite 320, Topeka. A limited number of documents also will be available on the KDHE Bureau of Waste Management Web site at www.kdheks.gov/waste.

Members of the public who would like to take part in this decision should submit written comments during the public comment period to Mostafa Kamal, KDHE, Bureau of Waste Management, Hazardous Waste Permitting Section, 1000 S.W. Jackson, Suite 320, Topeka, 66612, or mkamal@kdheks.gov. For more information, contact Mostafa Kamal at (785) 296-1609.

Following the receipt of the public comments, KDHE will prepare a responsiveness summary and revise the proposed corrective measures to reflect KDHE's findings. A copy of the responsiveness summary will be made available at the Manhattan Public Library (information repository). A copy of the responsiveness summary also will be mailed to each person who submits comments during the public comment period.

> Roderick L. Bremby Secretary of Health and Environment

## Kansas Development Finance Authority

University of Kansas Medical Center

Notice of Intent to Lease Property

of its intent to lease its Breidenthal Laboratories building

to its affiliated corporation, the KUMC Research Institute,

The University of Kansas Medical Center, pursuant to the provisions of K.S.A. 75-430a (d), is providing notice

#### Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, October 28, in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the KDFA to issue its Agricultural Development Revenue Bond for the project numbered below in the respective maximum principal amount. The bond will be issued to assist the borrower named below (who will be the owner and operator of the project) to finance the cost in the amount of the bond, which is then typically purchased by a lender bank who then, through the KDFA, loans the bond proceeds to the borrower for the purposes of acquiring the project. The project shall be located as shown:

Project No. 000796-Maximum Principal Amount: \$70,000. Owner/Operator: Josh and Diane Krogmann. Description: Acquisition of 71 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. The project is being financed by the lender for Josh and Diane Krogmann and is located at the West Half of the Northwest Quarter of Section 3, Township 3 South, Range 14 East, Nemaha County, Kansas, southwest of Sabetha on V Road, 1 mile south of Highway 36 on the east side of the road.

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

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

> Stephen R. Weatherford President

Doc. No. 038811

#### State of Kansas Kansas Development Finance Authority

#### Notice of Hearing

The Kansas Development Finance Authority will conduct a public hearing at 9 a.m. Thursday, October 28, at the offices of the KDFA, 555 S. Kansas Ave., Suite 202, Topeka, with respect to (i) a plan by the KDFA to issue its revenue bonds (Adventist Health System/Sunbelt Obligated Group) in an aggregate principal amount not to exceed \$3,488,000,000, in one or more series over the longest period permitted by law (the Kansas Bonds); (ii) a plan by the Highlands County Health Facilities Authority to issue its revenue bonds (Adventist Health System/Sunbelt Obligated Group) in an aggregate principal amount not to exceed \$140,000,000 with respect to facilities in Kansas, in one or more series over the longest period permitted by law; (iii) a plan by the Orange County Health Facilities Authority to issue its revenue bonds (Adventist Health System/Sunbelt Obligated Group) in an aggregate principal amount not to exceed \$140,000,000 with respect to facilities in Kansas, in one or more series over the longest period permitted by law; (iv) a plan by the Colorado Health Facilities Authority to issue its revenue bonds (Adventist Health System/Sunbelt Obligated Group) in an aggregate principal amount not to exceed \$140,000,000 with respect to facilities in Kansas, in one or more series over the longest period permitted by law; and (v) a plan by the Highlands County Health Facilities Authority to issue its revenue bonds (Adventist Health System/Sunbelt, Inc. Accounts Receivable Program) in an aggregate principal amount not to exceed \$140,000,000 with respect to facilities in Kansas, in one or more series over the longest period permitted by law.

The proceeds of the bonds issued under each of such plans (the bonds) will be used to (a) finance, refinance or reimburse the costs of acquiring, constructing, renovating and equipping certain health care facilities at the locations listed below; (b) provide one or more debt service reserve funds for the benefit of all or a portion of the bonds, if deemed necessary or desirable; (c) pay a portion of the interest to accrue on the bonds, if deemed necessary or desirable; (d) pay certain working capital expenditures, if deemed necessary or desirable; and (e) pay certain costs of issuance of the bonds, including the costs of any credit or liquidity enhancement thereof, if deemed necessary or desirable.

The proceeds of the bonds will be used to finance, refinance or reimburse the costs of acquiring, constructing, improving or renovating the facilities (including related land costs) listed below and the costs of acquiring and installing equipment (including, but not limited to, medical equipment, computer equipment, office equipment and general building equipment and fixtures) to be used at the facilities listed below. The initial owner, operator or manager, a general functional description and the location of each such facility, and the estimated maximum aggregate principal amount of bonds to be issued with respect to each such facility, are listed below.

The bonds, if issued, will be a special limited obligation of the respective issuers and will not constitute a general obligation or indebtedness of any state or any political subdivision thereof, including the KDFA, nor will the bonds constitute an indebtedness for which the faith and credit or taxing powers of the state of Kansas are pledged. The bonds will be payable solely from amounts received or pledged by Adventist Health System/Sunbelt Obligated Group, the obligation of which is anticipated to be sufficient to pay the principal of, interest and redemption premium, if any, on the bonds when they become due.

#### I. Kansas Facility

Facility owned, operated or managed by Shawnee Mission Medical Center, Inc., a Kansas not-for-profit corporation: Shawnee Mission Medical Center, a 406-bed acute care hospital located at 9100 W. 74th Street, Merriam, Kansas — \$140,000,000.

#### **II.** Florida Facilities

A. Facilities owned, operated or managed by Adventist Health System/Sunbelt, Inc., a Florida not-for-profit corporation (Sunbelt):

1. Florida Hospital Orlando, a 1080-bed acute care hospital located at 601 East Rollins Street, Orlando, Florida, and the related land, parking garages, office buildings, college of health science buildings, warehouses and other buildings located on the Florida Hospital Orlando hospital campus bordered generally by Wilkinson Street, Westchester Avenue and Evans Street on the north, Orange Avenue on the west, Princeton Street on the south and Mills Avenue (Highway 17-92) on the east (excluding 2201, 2800 and 2905 McRae Avenue, 600, 726 and 732 Wilkinson Street, 2916 Sanitarium Avenue, 2800, 2901, 2909 and 2921 N. Orange Avenue, and 710 Rollins Street, as well as the property encompassing Lockhaven Park and Art Center, the Orlando Science Center and the Orange County Historical Museum), which campus includes the following mailing addresses: 2212 and 2228 North Alden Street, 2200-2414 Bedford Road, 500 and 601 East Rollins Street, 525, 529 and 800 Lake Estelle Drive, 501 and 525 East King Street, 2905 Sanitarium Drive, 615 East Princeton Street, 2215-2305 McRae Avenue and 2201-2415 and 2501 North Orange Avenue; and, in addition, the properties located at 301 East Princeton Street, 2500, 2520, 2604 and 2608 North Orange Avenue, Orlando, Florida —\$600,000,000;

2. Florida Hospital East Orlando, a 225-bed acute care hospital located at 7727 Lake Underhill Drive, Orlando, Florida — \$80,000,000;

3. Florida Hospital Apopka, a 50-bed acute care hospital located at 201 North Park Avenue, Apopka, Florida — \$25,000,000;

4. Florida Hospital Altamonte, a 341-bed acute care hospital and related medical office buildings located at 601, 661, 701 and 711 East Altamonte Drive and 201 Park Place, Altamonte Springs, Florida — \$150,000,000;

5. Florida Hospital Kissimmee, an 83-bed acute care hospital located at 2450 North Orange Blossom Trail, Kissimmee, Florida — \$50,000,000;

6. Florida Hospital Celebration Health, a 112-bed acute care hospital located at 400 Celebration Place, Celebration, Florida — \$250,000,000;

7 Winter Dark Memorial Hoor

7. Winter Park Memorial Hospital, a 331-bed acute care hospital located at 200 North Lakemont Avenue, Winter Park, Florida — \$200,000,000;

8. Florida Hospital Lake Placid, a 50-bed acute care hospital located at 1210 U.S. Highway 27 North, Lake Placid, Florida — \$12,000,000;

9. Florida Hospital Heartland Medical Center, a 159-bed acute care hospital located at 4200 Sun'N Lake Boulevard, Sebring, Florida — \$50,000,000; and

10. Florida Hospital Wauchula, a 25-bed acute care hospital located at 533 West Carlton Street, Wauchula, Florida — \$6,000,000.

B. Facility owned by Florida Hospital Waterman, Inc., a Florida not-for-profit corporation: Florida Hospital Waterman, a 204-bed acute care hospital, located at 1000 Waterman Way, Tavares, Florida — \$70,000,000.

C. Facility owned by Southwest Volusia Healthcare Corporation, a Florida not-for-profit corporation:

1. Florida Hospital Fish Memorial, a 139-bed acute care hospital and outpatient medical center located at 1055 Saxon Boulevard, Orange City, Florida — \$50,000,000; and

2. an approximately 30,000 square foot outpatient medical center to be built at the northeast corner of SR 415 and Doyle Road, Osteen, Florida v — \$15,000,000.

D. Facilities owned or to be owned, operated or managed by Memorial Health Systems, Inc., a Florida not-forprofit corporation:

1. Florida Hospital-Ormond Memorial, a 205-bed acute care hospital and office buildings located at 873-875 Sterthaus Drive, Ormond Beach, Florida — \$25,000,000;

2. Florida Hospital-Oceanside, a 119-bed acute care hospital located at 264 South Atlantic Avenue, Ormond Beach, Florida — \$10,000,000;

3. Florida Hospital Memorial Medical Center, a 277-bed acute care hospital and related medical clinics, offices and ancillary facilities located at 301 Memorial Medical Parkway, Daytona Beach, Florida — \$100,000,000; and

4. a 31,000 square foot cancer treatment center to be built at 224 Memorial Medical Parkway, Daytona Beach, Florida — \$10,000,000.

E. Facility owned, operated or managed by Memorial Hospital—Flagler, Inc., a Florida not-for-profit corporation: Memorial Hospital/Flagler, a 99-bed acute care hospital located at 60 Memorial Medical Parkway, Palm Coast, Florida — \$100,000,000.

F. Facilities owned, operated or managed by Memorial Hospital—West Volusia, Inc., a Florida not-for-profit corporation:

1. Florida Hospital/DeLand, a 156-bed acute care hospital located at 701 West Plymouth Avenue, De-Land, Florida — \$20,000,000; and

2. a 6,400 square foot cancer treatment center to be built at 680 Peachwood Drive, DeLand, Florida — \$10,000,000.

G. Facility owned, operated or managed by Florida Hospital Zephyrhills, Inc., a Florida not-for-profit corporation: Florida Hospital Zephyrhills, a 154-bed acute care hospital located at 7050 Gall Boulevard, Zephyrhills, Florida — \$50,000,000.

H. Facilities owned or to be owned, operated or managed by University Community Hospital, Inc., a Florida not-for-profit corporation:

1. University Community Hospital, a 475-bed acute care hospital located at 3100 E Fletcher Avenue, Tampa, Florida, and the related land, parking garages, clinics and office buildings including the Pepin Heart Hospital located on the University Community Hospital Campus bordered generally by E. Fletcher Avenue on the south, Park Square West on the east, 31st Street on the west and 138th Avenue on the north, which campus includes the University Community Hospital Health Park located at 3102 E. 138th Ave., Tampa, Florida —\$300,000,000;

2. University Community Hospital-Carrollwood, a 120-bed acute care hospital located at 7171 N. Dale Mabry Highway, Tampa, Florida — \$150,000,000;

3. Long Term Acute Care Hospital at Connerton, a 50-bed long term acute care facility located at 9441 Health Center Drive, Land O'Lakes, Florida — \$75,000,000;

4. a 58,000 square foot medical clinic and medical office building located at 13601 Bruce B. Downs Boulevard, Tampa, Florida — \$10,000,000;

5. a 5,400 square foot medical clinic (including the Diabetes Care Institute) and medical office building located at 13901 Bruce B. Downs Boulevard, Tampa, Florida — \$1,000,000;

6. a 4,700 square foot medical clinic located at 3012 U.S. Highway 301 N., Tampa, Florida — \$1,000,000;

7. a 14,425 square foot auditorium/gymnasium located at 6925 N. Dale Mabry Highway, Tampa, Florida — \$10,000,000;

8. a 21,210 square foot medical clinic and medical office building located at 7001 N. Dale Mabry Highway, Tampa, Florida — \$10,000,000;

9. a 3,000 square foot medical clinic and medical office building located at 27653 N. Dale Mabry Highway, Lutz, Florida — \$1,000,000;

10. a 6,500 square foot medical clinic and medical office building located at 205 South Moon Avenue, Brandon, Florida — \$1,000,000;

11. a 1,500 square foot medical clinic located at 13801 Bruce B. Downs Boulevard, Tampa, Florida — \$1,000,000; and

12. an 80-bed acute care hospital facility and related medical clinics and medical office buildings to be built on 50 acres of vacant land located at 2600 Bruce B. Downs Boulevard, Wesley Chapel, Florida — \$175,000,000.

#### **III. Colorado Facilities**

Facilities owned, operated or managed, or to be owned, operated or managed, by PorterCare Adventist Health System, a Colorado not-for-profit corporation:

1. Avista Adventist Hospital, a 114-bed acute care hospital located at 100 Health Park Drive, Louisville, Colorado — \$25,000,000;

(continued)

2. Littleton Adventist Hospital, a 231-bed acute care hospital located at 7700 South Broadway, Littleton, Colorado — \$60,000,000;

3. Porter Adventist Hospital, a 368-bed acute care hospital located at 2525 South Downing Street, Denver, Colorado — \$40,000,000;

4. Parker Adventist Hospital, a 94-bed acute care hospital located at 9395 Crown Crest Boulevard, Parker, Colorado — \$125,000,000; and

5. Castle Rock Medical Center, an 86-bed acute care hospital and related medical clinics and medical office buildings to be built on 40 acres of vacant land located at 2350 Meadows Boulevard (northeast corner of Meadows Parkway and Meadows Boulevard), Castle Rock, Colorado — \$150,000,000.

#### **IV. Illinois Facilities**

A. Facility owned, operated or managed by Sunbelt: Adventist LaGrange Memorial Hospital, a 205-bed acute care hospital located at 5101 and 5201 South Willow Springs Road, LaGrange, Illinois — \$50,000,000.

B. Facility owned, operated or managed by Adventist Hinsdale Hospital, an Illinois not-for-profit corporation: Adventist Hinsdale Hospital, a 338-bed acute care hospital located at 119, 120 and 135 North Oak Street, Hinsdale, Illinois — \$180,000,000.

C. Facility owned, operated or managed by Adventist GlenOaks Hospital, an Illinois not-for-profit corporation: Adventist GlenOaks Hospital, a 144-bed acute care hospital located at 701 Winthrop Avenue, Glendale Heights, Illinois — \$20,000,000.

D. Facility owned, operated or managed by Adventist Bolingbrook Hospital, an Illinois not-for-profit corporation: Adventist Bolingbrook Hospital, a 138-bed acute care hospital and related medical clinics, offices and ancillary facilities, located at 500 Remington Boulevard, Bolingbrook, Illinois — \$20,000,000.

The public hearing is required by Section 147(f) of the Internal Revenue Code of 1986, as amended. At such public hearing there will be an opportunity for persons to express their views concerning the foregoing. Anyone may appear in person at such public hearing or submit written comments to be considered thereat.

Additional information concerning the above may be obtained from—and written comments should be addressed to—Rebecca Floyd, Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, 66603.

In accordance with the Americans with Disabilities Act, any person with a disability as defined by the ADA who needs special accommodations to participate in the public hearing should contact Rebecca Floyd at (785) 357-4445 at least two business days prior to the public hearing.

Dated October 14, 2010.

Steven R. Weatherford President State of Kansas

#### Department of Agriculture Division of Water Resources

Permanent Administrative Regulations

#### Article 4.—DISTRIBUTION OF WATER BETWEEN USERS

**5-4-1.** Distribution of water between users when a prior right is being impaired. In responding to a complaint that a prior water right is being impaired, the following procedure shall be followed:

(a) Complaint. The complaint shall be submitted in writing to the chief engineer or that person's authorized representative. The chief engineer shall take no action until the written complaint is submitted and, for non-domestic groundwater rights, the information specified in paragraph (b)(2) is provided.

(b) Investigation. The chief engineer shall investigate the physical conditions involved, according to the water rights involved in the complaint.

(1) If the water right is domestic, the chief engineer may require the complainant to provide a written report similar to that described in paragraph (b)(2).

(2) If the water right claimed to be impaired is not a domestic right and its source of water is groundwater, the complainant shall provide to the chief engineer a written report completed within 180 days preceding the date of the complaint. Within 30 days of the complainant's request, the chief engineer shall provide the complainant with data from the division of water resources that is relevant to preparation of the required report. The complainant's report shall meet the following requirements:

(A) Be prepared by a licensed well driller, a professional engineer, or a licensed geologist;

(B) describe the construction and the components of the well;

(C) provide data to show the extent to which the well has fully penetrated the productive portions of the aquifer with water of acceptable quality for the authorized use; and

(D) provide testing and inspection data to show the extent to which the pump and power unit are in good working condition to make full use of the available aquifer.

(3) In assessing the complainant's written report, the chief engineer may use all relevant data, including historical data from water well completion records, Kansas geological survey bulletins, and other data in the water right files.

(4) If the area of complaint is located within the boundaries of a groundwater management district (GMD), the chief engineer shall notify the GMD of the complaint before initiating the investigation and shall give the board of directors of the GMD the opportunity to assist with the investigation.

(5) If the source of water is groundwater, the chief engineer may require hydrologic testing to determine hydrological characteristics as part of the investigation. The chief engineer shall provide notice to water right owners

in a geographic area sufficient to conduct the hydrologic testing and to determine who could be affected by the actions made necessary by the results of the investigation. These water right owners shall be known as the potentially affected parties. As part of the investigation, the chief engineer may require access to points of diversion or observation wells and may require the installation of observation wells.

(6) Data acquired during the investigation shall be provided to the complainant and any other persons notified for review and comment at their request as the investigation proceeds.

(c) Report. The chief engineer shall issue a report stating the relevant findings of the investigation.

(1) If the complainant's water right is a domestic water right or has surface water as its source and the complainant claims impairment by the diversion of water pursuant to surface rights, the chief engineer shall provide a copy of the report to the complainant and to the potentially affected parties. This report shall constitute the final report of the investigation.

(2) If the complainant's water right is not a domestic right and has groundwater as its source or if the complainant's water right has surface water as its source and claims impairment by the diversion of water pursuant to groundwater rights, a copy of the report shall be provided by the division of water resources to the complainant and to the potentially affected parties. The report shall be posted by the division of water resources on the department of agriculture's web site. This report shall constitute the initial report of the investigation.

(A) If the initial report shows impairment, the potentially affected parties shall have the opportunity to submit written comments on the initial report within 30 days of its posting on the department's web site or a longer period if granted by the chief engineer. The chief engineer shall consider the written comments of the potentially affected parties.

(B) If the area of complaint is located within the boundaries of a GMD, the chief engineer shall provide a copy of the initial report to the GMD and shall consider any written comments submitted by the GMD board within 30 days of the posting of the initial report on the department's web site or a longer period if granted by the chief engineer.

(C) Nothing in this regulation shall prevent the chief engineer from regulating water uses that the chief engineer has determined are directly impairing senior water rights during the comment period or, if applicable, before obtaining written comments by the GMD board during the comment period.

(3) After reviewing comments on the initial report from potentially affected parties and, if applicable, from the GMD board, the chief engineer shall issue a final report, which shall be provided to the complainant, the potentially affected parties, and the GMD board if applicable and shall be posted on the department of agriculture's web site.

(4) The chief engineer may require conservation plans authorized by K.S.A. 82a-733, and amendments thereto, based on the initial and final reports.

(5) If the chief engineer's final report determines impairment and the source of water is a regional aquifer, the final report shall determine whether the impairment is substantially caused by a regional overall lowering of the water table. If the impairment is determined to be substantially caused by a regional overall lowering of the water table, no further action shall be taken under this regulation, and the procedure specified in K.A.R. 5-4-1a shall be followed.

(d) Request to secure water. If the complainant desires the chief engineer to regulate water rights that the final report has found to be impairing the complainant's water right, the complainant shall submit a written request to secure water to satisfy the complainant's prior right. The request to secure water shall be submitted on a prescribed form furnished by the division of water resources. The complainant shall specify the minimum reasonable rate needed to satisfy the water right and shall also provide information substantiating that need. The chief engineer shall determine how to regulate the impairing rights. Each request to secure water to satisfy irrigation-use water rights shall expire at the end of the calendar year in which the request was submitted.

(e) Notice of order.

(1) The chief engineer shall give a written notice and directive to those water right holders whose use of water must be curtailed to secure water to satisfy the complainant's prior rights.

(2) If the area of complaint is located within the boundaries of a GMD and if the final report determines that the impairment is substantially due to direct interference, the chief engineer shall allow the GMD board to recommend how to regulate the impairing water rights to satisfy the impaired right.

(3) The chief engineer may consider regulating the impairing rights the next year and rotating water use among rights.

(4) All water delivered to the user's point of diversion for that individual's use at the specified rate or less shall be applied to the authorized beneficial use and shall count against the quantity of water specified unless the user notifies the chief engineer or authorized representative that diversion and use will be discontinued for a period of time for good reason.

(5) When the quantity of water needed has been delivered to the user's point of diversion or when the user discontinues that individual's use of water, those persons who have been directed to regulate their use shall be notified that they may resume the diversion and use of water.

(6) If the available water supply in the source increases, the chief engineer may allow some or all of the regulated users to resume use, depending on the supply. (Authorized by and implementing K.S.A. 82a-706a; modified, L. 1978, ch. 460, May 1, 1978; amended Oct. 29, 2010.)

**5-4-1a.** Distribution of water between users when a prior right is being impaired due to a regional lowering of the water table. (a) When a complaint is received that a prior right to the use of water is being impaired, the procedure specified in K.A.R. 5-4-1 shall be followed *(continued)* 

until the determination is made that the impairment is caused substantially by a regional lowering of the water table.

(b)(1) If the area of complaint is located within the boundaries of a groundwater management district (GMD), the GMD board shall recommend the steps necessary to satisfy senior water rights. Recommendations may include following the GMD management program, amending the GMD management program, or pursuing any other means to satisfy senior water rights. The GMD board shall submit its recommendations to the chief engineer within six months of the determination that the impairment is caused substantially by a regional lowering of the water table or within a longer time if approved by the chief engineer.

(2) The GMD board shall publish notice of its recommendations once in a newspaper of general circulation in the county where the impairment is occurring.

(3) The chief engineer shall determine the appropriate course of action to satisfy senior water rights. To that end, the chief engineer shall consider the GMD's timely recommendations and may conduct a study similar to that described in paragraph (c)(1).

(4) The chief engineer shall publish notice of the course of action once in a newspaper of general circulation in the county where the impairment is occurring.

(c)(1) If the area of complaint is located outside the boundaries of a GMD and determined to be caused by a regional lowering of the water table, the chief engineer shall conduct a study to determine the appropriate course of action. The study shall include a determination of the effectiveness and economic impact of administering one or more water rights in accordance with K.A.R. 5-4-1, the effectiveness and economic impact of the types of corrective controls listed under K.S.A. 82a-1038 and amendments thereto, and any other means to satisfy senior water rights while preserving the economic vitality of the region.

(2) The chief engineer shall determine the appropriate course of action, based on the study described in paragraph (c)(1).

(3) The chief engineer shall publish notice of the course of action once in a newspaper of general circulation in the county where the impairment is occurring. (Authorized by and implementing K.S.A. 82a-706a; effective Oct. 29, 2010.)

David W. Barfield, P.E. Chief Engineer

Doc. No. 038793

#### State of Kansas

#### **Court of Tax Appeals**

#### Permanent Administrative Regulations

## Article 2.—PROCEEDINGS BEFORE THE COURT

**94-2-1 through 94-2-3.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002;

amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-4.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1987; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-8-28-03, Aug. 28, 2003; amended Dec. 5, 2003; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-5.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-6 and 94-2-7.** (Authorized by and implementing K.S.A. 74-2437; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; revoked Oct. 29, 2010.)

**94-2-8.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-9.** (Authorized by K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13, and 74-2437a, as amended by 2008 HB 2018, sec. 14; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-10.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1987; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-11.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-12.** (Authorized by K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; implementing K.S.A. 74-2426, as amended by 2008 HB 2018, sec. 1, and K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-13 through 94-2-16.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-17.** (Authorized by K.S.A. 74-2437; implementing K.S.A. 74-2437, K.S.A. 2000 Supp. 79-213, K.S.A. 79-213a, K.S.A. 79-1409, K.S.A. 2000 Supp. 79-1609, K.S.A. 2000 Supp. 79-1702, K.S.A. 2000 Supp. 79-2005; effective

Aug. 15, 1997; amended May 24, 2002; revoked Oct. 29, 2010.)

**94-2-18.** (Authorized by K.S.A. 74-2437; implementing K.S.A. 79-1426, K.S.A. 79-1409; effective Aug. 15, 1997; amended May 24, 2002; revoked Oct. 29, 2010.)

**94-2-19 and 94-2-20.** (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 24, 2002; amended, T-94-8-28-03, Aug. 28, 2003; amended Dec. 5, 2003; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

**94-2-21.** (Authorized by and implementing K.S.A. 2007 Supp. 74-2438a, as amended by 2008 HB 2018, sec. 17; effective, T-94-8-28-03, Aug. 28, 2003; effective Dec. 5, 2003; amended, T-94-5-27-04, May 27, 2004; amended Oct. 1, 2004; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008; revoked Oct. 29, 2010.)

#### Article 5.—PROCEEDINGS BEFORE THE COURT

**94-5-1.** Court regulations and procedures. (a) To the extent that the Kansas administrative procedure act or procedures prescribed by other statutes do not specifically apply, the Kansas code of civil procedure, and amendments thereto, shall apply in all proceedings before the regular division of the court.

(b) Directives guiding the court's internal affairs, access to litigants, and practice before the court may be issued by the court if the directives do not conflict with this article or other applicable provisions of Kansas law.

(c) The regulations, policies, procedures, and directives of the court shall be construed to secure expeditious determinations of all issues presented to the court. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-2. Definitions.** (a) "Counsel" means legal counsel admitted to practice before the supreme court of the state of Kansas or legal counsel duly licensed and admitted to practice law in another state, if counsel has complied with the Kansas supreme court rules governing admissions *pro hac vice*.

(b) "Court" means the court of tax appeals of the state of Kansas.

(c) "Judge" means any tax law judges or the chief hearing officer serving as a judge pro tempore pursuant to K.S.A. 74-2433, and amendments thereto.

(d) "Party" means any of the following:

(1) A taxpayer, appellant, or applicant bringing or defending an action;

(2) a governmental unit bringing or defending an action;

(3) an intervenor permitted to intervene by the court; or

(4) a necessary person or entity joined by the court.

(e) "Party's attorney" means the counsel who signed the initial pleading, application, or appeal form, or has filed an entry of appearance, on behalf of a party.

(f) "Presiding officer" means any of the following:(1) A panel of judges;

(2) the judge assigned pursuant to K.S.A. 77-514, and amendments thereto, to conduct a status conference, prehearing conference, oral arguments, hearing, or any similar proceeding; or

(3) a court staff attorney conducting a status conference or prehearing conference to which the staff attorney has been assigned.

(g) "Secretary" means the person serving as secretary of the court pursuant to K.S.A. 74-2435, and amendments thereto. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-3.** Service. (a) All court filings, including pleadings, motions, briefs, orders, decisions, notices, appearances, and any other similar documents relating to a case, shall be served on each of the parties. Service may be made by mail, facsimile, or electronic mail, unless a specific statute requires another manner of service. Postage or cost of service shall be borne by the person effecting service.

(b) Service on an attorney of record shall be deemed to be service on the party represented by that attorney. Service by mail shall be deemed complete upon mailing.

(c) The party responsible for effecting service shall endorse a certificate of mailing or service showing proof of compliance with these regulations. In the absence of this proof of compliance, a filing may be disregarded and deemed null and void.

(d) The court shall be notified within seven days of a change of mailing address of any party, any party's attorney, or any party's duly authorized representative. A separate notice of address change shall be filed for each case affected by the address change. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-4.** Commencement of action; pleadings. (a) Each action shall be initiated through the filing of a notice of appeal or other pleading with the court.

(b) Except as provided in subsection (c), all notices of appeal and other pleadings shall be prepared on forms approved by the court, signed by the party or the party's attorney, and filed with all information and supporting documentation requested in the forms. If a pleading is filed with insufficient information or is otherwise deficient, the pleading may be rejected by the court or may be accepted by the court, with supplementation by the parties required by the court.

(c) Each pleading initiating an appeal from a final action of the secretary of the Kansas department of revenue or the secretary's designee may be prepared on forms approved by the court or may be typewritten on 8 X 11-inch white paper, with at least one-inch margins on all sides and with type appearing on only one side of the paper. Each typewritten pleading prepared pursuant to this subsection shall contain at least the following:

(1) The heading "BEFORE THE COURT OF TAX AP-PEALS OF THE STATE OF KANSAS" centered at the top of the page;

(2) the court docket number, if one has been assigned;

(3) a brief description of the nature of the action and citation to the specific statute under which the action is authorized;

(continued)

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(4) pertinent allegations of fact and law in concise and direct terms set forth in numbered paragraphs;

(5) a concise and complete statement of all relief sought;

(6) the signature of the party filing the pleading or the party's attorney; and

(7) the address and telephone number of the party and, if the party is represented by counsel, the party's attorney. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-5.** Signatures of parties or counsel. The signature of a party or the party's attorney on any pleading shall constitute a certification by the signer of all of the following:

(a) The signer has reviewed the pleading.

(b) To the best of the signer's knowledge, information, and belief formed after reasonable inquiry, the pleading is well grounded in fact and is warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law.

(c) The pleading is not for any improper purpose, including to harass or cause unnecessary delay or needless increase in costs. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-6.** Authorized representation. (a) In the regular division of the court, counsel may enter an appearance either by signing the pleading or by filing an entry of appearance.

(b) In the absence of an entry of appearance by counsel, a party shall be deemed to appear on the party's own behalf. Any individual may represent that person and participate fully in matters before the court. Any corporation or other artificial entity may participate by and through a duly authorized representative, including an authorized officer of the corporation, an authorized member or partner of the entity, or an authorized employee of the corporation or entity. Any estate or trust may participate by a fiduciary of the estate or trust. Any county, city, or other taxing district may participate by an elected or appointed official or a designee of the official.

(c) All persons authorized to represent entities as specified in this regulation shall be identified in writing.

(d) A duly authorized representative of an individual or an artificial entity who is not a lawyer shall not engage in the unauthorized practice of law. The participation of any duly authorized representative other than a lawyer shall be limited to providing fact and opinion testimony or other evidence deemed competent by the court.

(e) Any corporation, county, or other artificial entity may be required by the court to participate by counsel. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-7.** Information and assistance to self-represented litigants. (a) Information concerning the court's rules of practice and procedures shall be made available by the court to litigants. Court staff shall be available to assist self-represented litigants concerning general matters of court procedure and access to court services. Court staff shall observe the rules prohibiting ex parte communications.

(b) All communications and filings with the court shall be directed to the offices of the court in Topeka and shall

meet the requirements in these regulations and the Kansas supreme court rules of judicial conduct. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-8.** Filing fees. (a) Subject to subsections (f) and (g), the following fees shall apply to applications and appeals filed with the regular division of the court:

bea	ls filed with the regular division of the court:	
	Economic development exemption applications filed	
	pursuant to Kansas constitution article 11, §13 for prop-	
	erty with a total value in excess of \$1,000,000	\$500.00
(2)	Economic development exemption applications filed	
	pursuant to Kansas constitution article 11, §13 for prop-	# <b>25</b> 0.00
$\langle 0 \rangle$	erty with a total value of \$1,000,000 or less	\$250.00
(3)	Industrial revenue bond exemption applications filed	
	pursuant to K.S.A. 79-201a Second, and amendments thereto, for property with a total value in excess of	
	\$1,000,000	\$500.00
(4)	Industrial revenue bond exemption applications filed	φ300.00
(1)	pursuant to K.S.A. 79-201a Second, and amendments	
	thereto, for property with a total value of \$1,000,000 or	
	less	\$250.00
(5)	Industrial revenue bond information statements filed	
. ,	pursuant to K.S.A. 12-1744a, and amendments thereto	\$250.00
(6)	Tax exemption applications for real property and tax ex-	
	emption applications for oil leases filed pursuant to	
	K.S.A. 79-201t, and amendments thereto	\$125.00
(7)	Tax exemption applications for personal property except	
	tax exemption applications for oil leases filed pursuant	# <b>7</b> 5.00
(0)	to K.S.A. 79-201t, and amendments thereto Tax grievance applications filed pursuant to K.S.A. 79-	\$75.00
(8)	332a, 79-1422, 79-1427a, or 79-1702, and amendments	
	thereto	\$25.00
(9)	Equalization appeals filed pursuant to K.S.A. 79-1609,	φ25.00
(2)	and amendments thereto, and payment-under-protest	
	appeals filed pursuant to K.S.A. 79-2005, and amend-	
	ments thereto, involving real estate other than single-	
	family residential properties and farmsteads for the fol-	
	lowing valuations:	
	\$1,000,000 or less \$125.00 p	er parcel
10)	more than \$1,000,000 \$200.00 p	er parcel
10)	Equalization appeals filed in the regular division of the	
	court pursuant to K.S.A. 79-1609, and amendments thereto, and payment-under-protest appeals filed in the	
	regular division of the court pursuant to K.S.A. 79-2005,	
	and amendments thereto, involving single-family resi-	
	dential properties and farmsteads \$25.00 p	er parcel
11)	Equalization appeals filed pursuant to K.S.A. 79-1609,	r
	and amendments thereto, and payment-under-protest	
	appeals filed pursuant to K.S.A. 79-2005, and amend-	
	ments thereto, involving personal property	\$50.00
12)	Appeals of mortgage registration fees filed pursuant to	
10)	K.S.A. 79-3107c, and amendments thereto	\$25.00
13)	Appeals from final decisions of the director, or the di-	
	rector's designee, of the Kansas department of revenue, division of property valuation, for the following	
	amounts in controversy:	
	\$1,000 or less	\$100.00
	More than \$1,000 but not more than	φ100.00
	\$10,000	\$150.00
	More than \$10,000	\$250.00
14)	Appeals from final decisions of the secretary, or the sec-	
	retary's designee, of the Kansas department of revenue,	
	excluding homestead property tax refund appeals under	
	K.S.A. 79-4501 et seq., and amendments thereto, for the	
	following amounts in controversy:	
	¢1,000 or loss	¢100.00
	\$1,000 or less	\$100.00
	More than \$1,000 and less than \$10,000	\$150.00
15)	More than \$1,000 and less than \$10,000 \$10,000 or more	\$150.00
15)	More than \$1,000 and less than \$10,000 \$10,000 or more No-fund warrants, temporary notes or bond applica-	\$150.00
15)	More than \$1,000 and less than \$10,000 \$10,000 or more No-fund warrants, temporary notes or bond applica- tions, requests to exceed the adopted budget, and mill	\$150.00
15)	More than \$1,000 and less than \$10,000 \$10,000 or more No-fund warrants, temporary notes or bond applica-	\$150.00

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(16) App	plications by school districts to levy an ad valorem	
tax	pursuant to K.S.A. 72-6441 or 72-6451, and amend-	
mer	its thereto	No fee
(17) Req	uests for reappraisal and complaints filed pursuant	
to K	.S.A. 79-1413a, 79-1479, or 79-1481, and amendments	
the	eto	\$250.00
$(\mathbf{b})$ S	ubject to subsections (f) and $(g)$ , the followi	nø fees

(b) Subject to subsections (f) and (g), the following fees shall apply to applications and appeals filed with the small claims and expedited hearings division of the court:

- Equalization appeals filed pursuant to K.S.A. 79-1609, and amendments thereto, and payment under protest appeals filed pursuant to K.S.A. 79-2005, and amendments thereto, involving appeals of the valuation or classification of single-family residential properties and farmsteads
- (3) Appeals from final decisions of the secretary, or the secretary's designee, of the Kansas department of revenue, excluding homestead property tax refund appeals under K.S.A. 79-4501 et seq., and amendments thereto, and appeals from final decisions of the director, or the director's designee, of the Kansas department of revenue, division of property valuation if the assessment is \$500 or more
  \$ 50.00
- (4) Appeals from final decisions of the secretary, or the secretary's designee, of the Kansas department of revenue, including homestead property tax refund appeals under K.S.A. 79-4501 et seq., and amendments thereto, and appeals from final decisions of the director, or the director's designee, of the Kansas department of revenue, division of property valuation, if the assessment is less than \$500 No fee

(c) For purposes of this regulation, the following definitions shall apply:

(1) "Valuation" means the value shown on the county notice of valuation or the value at the time of the filing of the appeal if the value has been reduced by the county appraiser at the informal hearing, by a local hearing officer panel, or by the small claims division of the court.

(2) "Single-family residential property" means any parcel containing a residential structure or any portion of the structure that is designed for occupancy by no more than one family, regardless of whether the boundary of the parcel is ground, shared walls, or other structural elements. A parcel containing a structure designed to accommodate more than one family, including an apartment building, is not single-family residential property.

(d) Except as specified in this subsection, each application and appeal listed in subsections (a) and (b) shall be accompanied by the applicable filing fee in the form of a check or money order made payable to the "Court of Tax Appeals." If the fee does not accompany the filed application or appeal, the fee shall be received by the court within seven business days of the receipt of the application or appeal. If the fee is not received within this time period, the application or appeal shall be considered not properly filed with the court, and the application or appeal shall be dismissed.

(e) Waiver or abatement of filing fees shall be appropriate in the following circumstances:

(1) A filing fee may be waived by the court if an applicant or taxpayer by reason of financial hardship is unable to pay the fee and has filed an affidavit stating this reason, with any accompanying supporting documentation that may be deemed appropriate by the court.

(2) Filing fees may be abated by the court as prescribed in this paragraph upon written motion demonstrating that multiple appeals or applications involving multiple properties filed by a taxpayer or applicant should be consolidated into a single matter. For multiple applications or appeals involving contiguous parcels owned by the same person or entity that together comprise a single economic unit, the consolidated filing fee shall be the fee for the parcel with the highest valuation plus \$15.00 for each additional parcel within the economic unit. If multiple applications or appeals do not involve contiguous parcels but involve substantially similar issues that, in the interest of administrative economy, should be heard and decided together, the filing fee may be abated by the court to reflect the administrative cost savings anticipated from consolidating the multiple filings for decision. If, after a filing fee has been remitted, the court determines that abatement is appropriate under this paragraph, the abated portion of the fee shall be refunded by the court.

(f) Public school districts shall be exempt from paying filing fees.

(g) Each not-for-profit organization shall be charged a fee of \$10 for any appeal if the valuation of the property that is the subject of the controversy does not exceed \$100,000, excluding all governmental entities except as provided in subsection (f). There shall be no filing fee reduction under this subsection (g) for property owned by a not-for-profit organization with a valuation exceeding \$100,000. (Authorized by and implementing K.S.A. 2009 Supp. 74-2438a; effective Oct. 29, 2010.)

**94-5-9.** Filing procedures; time limitations. (a) Each party filing any action with the court shall file the application or appeal and shall pay any applicable fees required by K.A.R. 94-5-8. Each pleading or other document filed with the court shall be deemed to have been filed when actually received and file-stamped by the secretary or the secretary's designee, and the action shall commence on that date, if the document is in a form prescribed by these regulations or by statute.

(b) In computing any period of time prescribed by the Kansas administrative procedure act, the computation shall be made pursuant to K.S.A. 77-503(c), and amendments thereto. In computing any period of time not prescribed by the Kansas administrative procedure act, the computation shall be made pursuant to K.S.A. 60-206, and amendments thereto.

(c) When by these regulations or by notice given by the court, an act is required to be completed within a specified time, the time for completing the act may be extended by the court if a motion is filed before the expiration of the specified time. A motion for extension of time filed after the time limit has expired may be granted only if failure to act within the time limit was the result of excusable neglect.

(d) Any individual or entity may file documents at the court's office between the hours of 8:00 a.m. and 5:00 p.m. on any business day. Each document, whether mailed, hand-delivered, or sent by facsimile machine or electronically, shall be received by 5:00 p.m. in order to be file-stamped and considered filed on that date. The time of *(continued)* 

receipt shall be that time shown by the court's time clock, the time printed by the court's facsimile machine on the final page of the facsimile-received document, or the time shown as received by the court's electronic mail system or other electronic docketing system. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-10.** Electronic mail filings. (a) Each document filed through electronic mail shall be sent to the court's central electronic mail address in order to be considered filed with the court. Electronic mail sent to any electronic mail address other than the court's central electronic mail address shall be ignored and shall not be considered filed with the court.

(b) All pleadings filed by electronic mail shall be followed by any applicable filing fees.

(c) Each electronic mail filing shall include a return electronic mail address along with the name and telephone number of the individual sending the electronic mail.

(d) Each document filed with the court by electronic mail and in accordance with these regulations shall have the same effect as if the document had been filed by any other means and in accordance with these regulations. All requirements for pleadings and other filings with the court shall apply to pleadings and other filings transmitted by electronic mail. Only one copy of the pleading or document shall be transmitted. An electronic signature or the symbol "/s/" on the signature line in place of a signature shall have the same effect as that of an original signature.

(e) Electronic mail received in the court's office at the central electronic mail address on or before 5:00 p.m. shall be deemed filed on that date. Electronic mail received after 5:00 p.m. shall be deemed to be filed on the following regular workday of the court. The time of receipt shall be the time shown by the court's electronic mail system. Electronic mail received on a Saturday, Sunday, or legal holiday shall be deemed filed on the following regular workday of the court.

(f) If an electronic mail message indicates that there is an attachment but an attachment is not included or the attachment cannot be opened, the sender shall be notified by the court of the deficiency, with the court's request that the electronic mail be re-sent and the deficiency corrected. The date and time of the filing shall be the date and time the electronic mail is re-sent without deficiency. Each attachment shall be sent in a format that meets the court's specifications.

(g) The sender of an electronic mail filing may petition the court for an order filing the document *nunc pro tunc* if the electronic mail document is not filed with the court because of either of the following reasons:

(1) An error in the transmission of the document, the occurrence of which was unknown to the sender at the time of transmission; or

(2) a failure to process the electronic mail document when received by the court.

(h) Each petition filed pursuant to subsection (g) shall be accompanied by the transmission record, a copy of any document included in the transmission, and an affidavit of transmission by electronic mail as prescribed by Kansas supreme court rule 119, appendix B.

(i) Each party who files a document by electronic mail shall retain a copy of that document in the party's possession or control during the pendency of the action and shall produce the document upon request pursuant to K.S.A. 60-234, and amendments thereto, by the court or any party to the action. Failure to produce the document may result in the document being stricken from the record and may result in sanctions pursuant to K.S.A. 60-211, and amendments thereto. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-11.** Facsimile filing. (a) The court's facsimile machine shall be available on a 24-hour basis, seven days each week. This requirement shall not prevent the court from sending documents by fax or from making repairs to and maintaining the facsimile machine.

(b) Each complete facsimile filing received in the court's office at or before 5:00 p.m. on a regular workday shall be deemed filed on that day. Each filing received after 5:00 p.m. shall be filed as if received on the next regular court workday. The time of receipt shall be the time printed by the court's facsimile machine on the final page of the facsimile-received document. Each filing received on a Saturday, Sunday, or legal holiday shall be filed as if received on the next regular court workday. Each pleading filed by facsimile shall be followed by any applicable filing fees.

(c) Each pleading or other document filed by facsimile transmission shall have the same effect as that of any pleading or other document filed with the court by other means. A facsimile signature shall have the same effect as that of an original signature. Only one copy of the pleading or other document shall be transmitted.

(d) Each certificate of service shall state the date of service and the facsimile telephone numbers of both the sender and the receiver.

(e) The sender may petition the court for an order filing a document *nunc pro tunc* if a facsimile filing is not filed with the court because of either of the following:

(1) An error in transmission of the document, the occurrence of which was unknown to the sender at the time of transmission; or

(2) a failure to process the facsimile filing when received by the court.

(f) The petition specified in subsection (e) shall be accompanied by the transmission record, a copy of the document transmitted, and an affidavit of transmission by fax as specified in Kansas supreme court rule 119 relating to district courts, appendix B. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-12.** Confidentiality. (a) Each document filed and all evidence received by the court shall be a public record, unless a protective order is issued by the court designating all or portions of the record confidential.

(b) Any party may file a motion for a protective order, or a motion and agreed order may be jointly submitted by the parties, showing cause why specifically identified information in the record or information likely to become part of the record should be kept confidential. The motion shall state a legally valid basis for the protective order and shall include sworn statements or affidavits supporting the motion.

(c) If a motion for protective order is granted, any measures permitted by law may be taken by the court to protect the confidential information. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-13.** Intervention; joinder. Each petition or request to intervene shall be governed by K.S.A. 77-521, and amendments thereto. Each joinder of any party needed for just adjudication shall be governed by K.S.A. 60-219, and amendments thereto. Each permissive joinder of any party shall be governed by K.S.A. 60-220, and amendments thereto. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-14.** Consolidation. If two or more cases involve the same or substantially similar issues or if joint presentation of the evidence or legal arguments would be economical, a written order of consolidation may be issued by the court either on its own motion or on a motion by one or more parties. If cases are consolidated, orders may be issued by the court in a consolidated format. In the absence of a formal written order of consolidation, individual cases shall be deemed separate, unconsolidated matters. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-15.** Motion practice. (a) Each motion shall include the heading information required of court pleadings, as well as the following information:

(1) Reference to the provision of statute, regulation, or other procedural authority upon which the motion is based;

(2) a concise statement of the pertinent facts and legal authorities;

(3) a concise statement of the relief sought;

(4) a request for oral argument, if desired; and

(5) a proposed form of order to be adopted by the court if the motion is granted.

(b) Each response to a motion shall be filed not later than 10 days from the date of service of the motion, or within any shorter or longer period that the court may allow. Each reply, if any, shall be filed within seven days of service of the response or within any shorter or longer period that the court may allow.

(c) Regular times for hearings on motions shall be established by the court at intervals sufficiently frequent for the prompt dispatch of business.

(d) Notwithstanding subsections (a), (b) and (c), all motions for summary judgment shall be governed by the court rules governing motions for summary judgment in state district court actions, including K.S.A. 60-256 and amendments thereto, and Kansas supreme court rule 141, as amended. Motion for summary judgment shall be specially set by the court for oral argument. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-16. Discovery.** (a) All discovery matters, including disputes and requests for sanctions, shall be gov-

erned by the Kansas administrative procedure act and the Kansas code of civil procedure.

(b) Discovery shall be completed expeditiously. The parties and counsel shall conduct orderly discovery and shall freely exchange discoverable information and documents.

(c) The parties and counsel shall make all reasonable efforts to resolve discovery disputes before involving the court in these matters. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-17.** Subpoenas. (a) Any party may issue a subpoena or subpoena *duces tecum* in a court proceeding. Each subpoena shall be prepared by the requesting party and shall be in substantial compliance with this regulation and any published court forms.

(b) Each subpoena shall state the following information:

(1) The name of the witness;

(2) the address where the witness can be served;

(3) the location where the witness is required to appear and the date and time of the appearance;

(4) the matter in which the witness is required to testify; and

(5) for a subpoena *duces tecum*, a detailed listing of the documents or other material to be produced.

(c) A subpoena may be used for the purpose of discovery or for the purpose of securing evidence for a hearing. The duties of the person responding to a subpoena shall be those specified in K.S.A. 60-245(d), and amendments thereto.

(d) Each subpoena issued under the authority of the court shall be signed by the secretary or a judge under the seal of the court. Upon request, the secretary shall issue a blank subpoena bearing the seal of the court with the secretary's signature or a facsimile of the signature. The party to whom a blank subpoena has been issued shall be solely responsible for preparing the substance of the subpoena. Subpoenas shall not be prepared by the court.

(e) Service of each subpoena shall be the responsibility and at the cost of the party requesting the subpoena and shall be made in accordance with K.S.A. 77-522, and amendments thereto. Witness fees and mileage shall be allowed pursuant to K.S.A. 28-125, and amendments thereto.

(f) Any person subject to a subpoena issued by the court may seek appropriate protection as provided under K.S.A. 60-245(c), and amendments thereto. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-18.** Stipulations. (a) The parties and counsel shall to the fullest extent possible stipulate to facts, issues, and other matters that are not the subject of reasonable dispute.

(b) Any stipulation may be made either by written stipulation or by oral statement shown upon the hearing record. All stipulations shall be binding upon all parties so stipulating and may be regarded by the court as conclusive evidence of the fact stipulated.

(continued)

(c) Each stipulation that finally and conclusively settles an appeal involving the valuation of county-assessed property shall be made by means of a fully executed order of stipulation and dismissal. Each order shall be filed within 30 days from the date the parties notify the court of the pending stipulation. All stipulations executed by county officials shall be presumed by the court to have been made in keeping with the legal duties and obligations of those county officials.

(d) Each settlement negotiation shall be confidential, unless all participants to the negotiation agree otherwise in writing. Facts disclosed, offers made, and all other aspects of negotiation shall not be part of the record. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-19.** Prehearing conferences. A prehearing conference may be held by the court for purposes of narrowing the issues and facts in dispute, simplifying the presentation of evidence, and otherwise assisting the parties and counsel in their preparation for trial. Each prehearing conference shall be conducted in accordance with K.S.A. 77-516 and K.S.A. 77-517, and amendments thereto. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-20.** Continuances. (a) Any hearing scheduled on the court's calendar may be continued by the court upon a written motion filed at least 30 days before the date of the scheduled hearing. This requirement may be waived by the court at its discretion upon a showing of good cause. Before requesting a continuance, the moving party shall consult with all other parties and shall state in the motion the position of the other parties with respect to the continuance request. Each motion for continuance shall clearly state the reason for the requested continuance. Parties and counsel shall not contact court staff in an attempt to reschedule a matter before the court. These requests shall be filed in writing as specified in this subsection. All necessary rescheduling shall be initiated by the court after a motion has been received.

(b) A motion to continue a hearing shall be granted only in exceptional and unforeseen circumstances. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-21.** Exchange of evidence and witness lists. Unless otherwise ordered by the court, the following deadlines for the exchange of evidence and witness lists shall apply:

(a) At least 10 calendar days before a scheduled hearing involving single-family residential property, each party shall have exchanged copies of each document, photograph, or other evidence that the party intends to present at the hearing.

(b) At least 20 calendar days before a scheduled hearing except a hearing involving single-family residential property as specified in subsection (a), each party shall have exchanged copies of each document, photograph, or other evidence that the party intends to present at the hearing, along with a listing of all witnesses expected to be called at the hearing. At least 10 calendar days before the scheduled hearing, each party shall have exchanged copies of any rebuttal evidence, along with a listing of any rebuttal witnesses.

(c) In computing the time periods specified in subsections (a) and (b), the day of the scheduled hearing shall not be included. If the 10th or 20th calendar day before the hearing falls on a Saturday, Sunday, or legal holiday, the last business day before the day shall be the deadline for the exchange of evidence.

(d) If the parties fail to comply with the deadlines specified in this regulation or with any modified deadline ordered by the court, the presiding officer may take appropriate measures in the interest of preserving a fair hearing, which may include barring or limiting the presentation of evidence. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-22.** Hearings. (a) Each hearing shall be open to the public and shall be conducted in accordance with the Kansas administrative procedure act. Each hearing shall be recorded by a certified shorthand reporter selected by the court or by audio or video recording systems. The court's record shall be the only official record of the proceedings.

(b) The use of recording, photographic, or television devices during any hearing shall be permitted only if the use of these devices is not disruptive.

(c) The cost of obtaining a transcript of any hearing shall be borne by the person requesting the transcript. A certified shorthand reporter shall be selected by the court to transcribe the official record of the proceedings. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-23.** Evidence. (a) Unless otherwise limited by a specific statutory or regulatory provision, the presentation of evidence shall be governed by K.S.A. 60-401 et seq., and amendments thereto, and by K.S.A. 77-524, and amendments thereto.

(b) Evidence may be received in writing instead of through oral presentation, in accordance with K.S.A. 77-524(d) and amendments thereto. However, the filing of a document shall not signify its receipt into evidence. Only those documents that have been received into evidence shall be considered as evidence in the official record.

(c) Whenever an evidentiary objection is made, the grounds relied upon shall be stated briefly when the evidence is offered. Any evidentiary objection may be ruled upon by the court, or the objection may be taken under advisement by the court. Evidence may be received by the court, subject to a motion to strike at the conclusion of the hearing.

(d) The discontinuation of the presentation of evidence may be ordered by the court upon its own motion if the evidence is cumulative, irrelevant, or otherwise objectionable. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

**94-5-24.** Failure to appear. (a) Failure of any party to appear at the time and place appointed by the court may result in dismissal or a default judgment.

(b) Within 10 days after service of an order of dismissal or default, the party against whom the order was entered may file a written objection requesting that the order be vacated and stating the specific grounds relied upon. The written objection shall be served on all parties in accordance with these regulations. An entry of dismissal or default may be set aside by the court, for good cause.

(c) If all parties agree to waive the right to a hearing and submit stipulated facts and written arguments, a hearing may be waived. However, the parties' waiver may be rejected by the court at its discretion, and the parties may be required by the court at its discretion to appear for hearing if the court deems the action necessary or proper under the circumstances. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

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4-10-6a

Revoked

Amended

Revoked

Revoked

Amended

Revoked

New

New

94-5-25. Petitions for reconsideration. Each petition for reconsideration of a final order of the court shall be filed pursuant to K.S.A. 77-529, and amendments thereto. Each response to a petition for reconsideration shall be filed with the court within 11 calendar days after the petition for reconsideration is filed with the court. (Authorized by and implementing K.S.A. 2009 Supp. 74-2437; effective Oct. 29, 2010.)

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74-5-401	Amended	V. 28, p. 647
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74-5-405a	Amended	V. 28, p. 647
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74-7-4	Amended	V. 28, p. 648
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BANK CO	MMISSIONER-	OF THE STATE 
MOR	IGAGE LEND	ING DIVISION
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81-5-7	Amended	V. 27, p. 1156
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81-7-2	Amended	V. 27, p. 1156
81-14-1	Amended	V. 27, p. 1157
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81-14-5	Amended	V. 28, p. 610
81-14-9	Amended	V. 27, p. 1163
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82-1-219	Amended	V. 29, p. 1099
82-3-107	Amended	V. 27, p. 1518
82-3-108	Amended	V. 27, p. 1519
82-3-111	Amended	V. 27, p. 1520
82-3-135a	Amended	V. 27, p. 1521
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82-3-138	Amended	V. 27, p. 1521 V. 27, p. 1521
82-3-138 82-3-311a	Amended New	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181
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82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through	Amended New Amended New Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d	Amended New Amended New Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d 82-4-3a	Amended New Amended New Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d	Amended New Amended New Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d 82-4-3d 82-4-3a	Amended New Amended New Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 29, p. 1444
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d 82-4-3a 82-4-3a 82-4-3a	Amended New Amended New Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 29, p. 1444
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-3 82-4-3a through 82-4-3a 82-4-3a 82-4-3a 82-4-3a 82-4-3a	Amended New Amended New Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 29, p. 1444
82-3-138 82-3-311a 82-3-311a 82-3-1100 through 82-3-1120 82-4-2 82-4-3a 82-4-3a 82-4-3a 82-4-3a 82-4-3a 82-4-36 82-4-36 82-4-36	Amended New Amended New Amended Amended Amended Revoked Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 28, p. 1386 V. 28, p. 1386-1397 V. 29, p. 1390
82-3-138 82-3-311a 82-3-402 82-3-1100 through 82-3-1120 82-4-2 82-4-3a through 82-4-3d 82-4-3a 82-4-3a 82-4-3a 82-4-3e 82-4-3f through 82-4-3m	Amended New Amended New Amended Amended Amended Revoked	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 28, p. 1386
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$\begin{array}{l} 82\text{-}3\text{-}138\\ 82\text{-}3\text{-}311a\\ 82\text{-}3\text{-}311a\\ 82\text{-}3\text{-}1120\\ 82\text{-}3\text{-}1120\\ 82\text{-}3\text{-}1120\\ 82\text{-}4\text{-}2\\ 82\text{-}4\text{-}3a\\ 82\text{-}4a\text{-}3a\\ 82\text{-}4a\text{-}3a\\ 82$	Amended New Amended New Amended Amended Revoked Amended Amended New New Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 28, p. 1386-1397 V. 28, p. 1386-1397 V. 29, p. 1390 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1446
$\begin{array}{l} 82\text{-}3\text{-}138\\ 82\text{-}3\text{-}311a\\ 82\text{-}3\text{-}402\\ 82\text{-}3\text{-}1100\\ 41100\\ 82\text{-}3\text{-}1120\\ 82\text{-}4\text{-}2\\ 82\text{-}4\text{-}3a\\ 82\text{-}4a\{-}3a\\ 82\text{-}4a\{-}3a\\ 82\text{-}4a\{-}3a\\ 82\text{-}4a\{-}3a\\ 82\text{-}4a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-}3a\{-$	Amended New Amended Memended Amended Amended Revoked Amended Amended New New New Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1386 V. 29, p. 1446 V. 29, p. 1446
$\begin{array}{l} 82\text{-}3\text{-}138\\ 82\text{-}3\text{-}311a\\ 82\text{-}3\text{-}402\\ 82\text{-}3\text{-}1100\\ 41100\\ 82\text{-}3\text{-}1120\\ 82\text{-}4\text{-}2\\ 82\text{-}4\text{-}3a\\ 42\text{-}4\text{-}3a\\ 82\text{-}4\text{-}3a\\ $	Amended New Amended Mewnended Amended Amended Amended New New Amended Amended Amended Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 28, p. 1386-1397 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1446 V. 28, p. 1397
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31100\\ through\\ 82\text{-}3-1120\\ 82\text{-}4-32\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82$	Amended New Amended New Amended Amended Revoked Amended New New Amended Amended Amended Amended Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 28, p. 1386-1397 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1446 V. 28, p. 1397 V. 29, p. 1446
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31100\\ through\\ 82\text{-}3-1120\\ 82\text{-}4-2\\ 82\text{-}4-3a\\ 82\text{-}4-3a\\ 82\text{-}4-3a\\ 82\text{-}4-3a\\ 82\text{-}4-3d\\ 82\text{-}4-3d\\ 82\text{-}4-3d\\ 82\text{-}4-3c\\ 82\text{-}4-3f\\ 82\text{-}4-20\\ 82\text{-}4-21\\ 82\text{-}4-21\\ 82\text{-}4-22\\ 82-$	Amended New Amended Mew Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1446 V. 29, p. 1446
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31100\\ through\\ 82\text{-}3-1120\\ 82\text{-}4-2\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82\text{-}4-2a\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-23\\ 82\text{-}4-23\{-}4-23\{-}4-23\\ 82\text{-}4-23\{-}4-23\{-}4-23\{-}4-23\{-}4-23\{-}4-2$	Amended New Amended New Amended Amended Amended Revoked Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 1443 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1446 V. 29, p. 1447
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-402\\ 82\text{-}3-1100\\ 41100\\ 82\text{-}3-1120\\ 82\text{-}4-32\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82\text{-}4-2a\\ 82\text{-}4-23\\ 82\text{-}4-23\\ 82\text{-}4-23\\ 82\text{-}4-24a\\ 82$	Amended New Amended Memended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 28, p. 1373-1385 V. 29, p. 1444 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1445 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1447 V. 29, p. 1447
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31120\\ 82\text{-}4-30\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82\text{-}4-2a\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-24\\ 82\text{-}4-26\\ \end{array}$	Amended New Amended New Amended Amended Amended Revoked Amended	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 29, p. 1443 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1444 V. 29, p. 1446 V. 29, p. 1447 V. 29, p. 1447 V. 29, p. 1447
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31120\\ 82\text{-}4-30\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 8$	Amended New Amended Mew Amended Amende	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 29, p. 1443 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1386 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1445 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1447 V. 29, p. 1447 V. 29, p. 1447
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31100\\ through\\ 82\text{-}3-1120\\ 82\text{-}4-2\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82-$	Amended New Amended Mew Amended Amende	V. 27, p. 1521 V. 27, p. 1521 V. 29, p. 181 V. 27, p. 1521 V. 29, p. 182-190 V. 29, p. 182-190 V. 29, p. 1443 V. 29, p. 1443 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 28, p. 1386-1397 V. 29, p. 1444 V. 29, p. 1445 V. 29, p. 1445 V. 29, p. 1445 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1446 V. 29, p. 1447 V. 29, p. 1447
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31100\\ through\\ 82\text{-}3-1120\\ 82\text{-}4-2\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82\text{-}4-2a\\ 82\text{-}4-22\\ 82\text{-}4-22\\ 82\text{-}4-24a\\ 82\text{-}4-26\\ 82\text{-}4-26\\ 82\text{-}4-26\\ 82\text{-}4-27\\ 82$	Amended New Amended New Amended Amende	<ul> <li>V. 27, p. 1521</li> <li>V. 27, p. 1521</li> <li>V. 29, p. 181</li> <li>V. 27, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 1433</li> <li>V. 29, p. 1443</li> <li>V. 28, p. 1373-1385</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1444</li> <li>V. 28, p. 1386-1397</li> <li>V. 29, p. 1386</li> <li>V. 28, p. 1386-1397</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1445</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1447</li> </ul>
$\begin{array}{l} 82\text{-}3-138\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-311a\\ 82\text{-}3-31120\\ 82\text{-}4-30\\ 82\text{-}4-32\\ 82\text{-}4-3a\\ 82\text{-}4-2a\\ 82\text{-}4-27a\\ 82\text{-}4-27a\\ 82\text{-}4-27c\\ 82$	Amended New Amended New Amended Amende	<ul> <li>V. 27, p. 1521</li> <li>V. 27, p. 1521</li> <li>V. 29, p. 181</li> <li>V. 27, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 1521</li> <li>V. 29, p. 143</li> <li>V. 29, p. 1443</li> <li>V. 28, p. 1373-1385</li> <li>V. 29, p. 1444</li> <li>V. 28, p. 1386-1397</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1386</li> <li>V. 28, p. 1386-1397</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1444</li> <li>V. 29, p. 1445</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1446</li> <li>V. 29, p. 1447</li> <li>V. 29, p. 1447</li> <li>V. 29, p. 1447</li> <li>V. 29, p. 1447</li> <li>V. 29, p. 1448</li> <li>V. 29, p. 1448</li> </ul>
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52, December 27, 2007 Kansas Register. A regulations filed from 2008 through Nov 2009 can be found in the Vol. 28, No. 53, Dec 31, 2009 Kansas Register. The following regu ν

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