



Kansas Register

Chris Biggs, Secretary of State

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 Chris Biggs
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Register Office:
 1st Floor, Memorial Hall
 (785) 296-3489
 Fax (785) 368-8024
 kansasregister@kssos.org

**State of Kansas
Department of Administration
Division of Purchases**

Notice to Bidders

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

11/02/2010	0000195	Message Boards, Truck Mounted
11/02/2010	0000188	Abandoned Well Plugging — Muse-Fouts Lease — Montgomery County
11/03/2010	0000189	Guardrail End Terminals & Replacement Parts
11/05/2010	0000202	Playground Equipment
11/09/2010	0000207	IR Laser and Illuminator
11/10/2010	0000208	Weapons and Accessories
01/04/2011	0000186	KS Medical Eligibility Determination Services - KMED

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

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

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

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

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

11/03/2010	A-011195	Storage Improvements — Salt House — Larned State Hospital, Larned
11/04/2010	A-011510	Fan Coil Unit Replacement — Elm, Maple & Oak Cottages — Parsons State Hospital & Training Center, Parsons
11/04/2010	A-011513	Electrical Upgrades — Dept. of Administration — DISC-ODC — Topeka

Chris Howe
Director of Purchases

Doc. No. 038833

State of Kansas

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of October 21-November 5. 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. 21	548-S	2:00 p.m.	Legislative Coordinating Council	Legislative matters.
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	9:00 a.m.	Kansas Electric Transmission Authority (KETA)	Wind roundtable; and KETA business.
Oct. 28	548-S	TBA	Capitol Preservation Committee	Agenda not available.
Oct. 28	144-S	10:00 a.m.	Special Committee on Natural Gas Storage Fields and Facilities	Agenda not available.
Oct. 29	144-S	9:00 a.m.		
Oct. 29	346-S	9:00 a.m.	Kansas DUI Commission	Discussion of final report.
Nov. 3	546-S	9:30 a.m.	Joint Committee on Special Claims Against the State	Hearings on claims filed.
Nov. 4	546-S	TBA	Legislative Educational Planning Committee	Agenda not available.
Nov. 4	548-S	10:00 a.m.	Joint Committee on Health Policy Oversight	Update on: federal health care reform impact on Kansas; caseloads; Call Center; medical records project; abuse of prescription drugs; and Vision Card. KHPA explanation of current process and structure in preparation for program review.
Nov. 5	548-S	9:00 a.m.		

Jeffrey M. Russell
Director of Legislative
Administrative Services

Doc. No. 038827

State of Kansas

Board of Regents**Notice of Hearing**

Pursuant to K.S.A. 76-7,125 et seq., the Kansas Board of Regents Procurement Committee will be conducting a public hearing at 9 a.m. Thursday, November 4, in the Pine Room of the Kansas Memorial Union, 1301 Jayhawk Blvd., University of Kansas, Lawrence. The purpose of the hearing is for the public to have an opportunity to comment on a request from the University of Kansas for construction management at-risk services for the renovation of Gertrude Sellards Pearson Residence Hall in Lawrence. The estimated construction cost is \$10,400,000. The project schedule calls for completion by June 2012.

Barry Swanson
Director of Purchasing
University of Kansas

Doc. No. 038826

State of Kansas

Historic Sites Board of Review**Notice of Meeting**

The Kansas Historic Sites Board of Review will meet at 9 a.m. Saturday, November 20, in the classrooms in the Kansas Museum of History, 6425 S.W. 6th Ave., Topeka. The board will consider the following items concerning the National Register of Historic Places and the Register of Historic Kansas Places:

National Register of Historic Places

Broadmoor Ranch House Historic District —
Overland Park, Johnson County

Norton Downtown Historic District — Norton,
Norton County

Florence Opera House — Florence, Marion County
(Nominated as part of the "Historic Theaters and Opera Houses of Kansas" MPS)

Sunnyside Elementary School — 3003 E. Kellogg
Avenue, Wichita, Sedgwick County
(Nominated as part of the "Historic Public Schools of Kansas" MPS)

Kellogg Elementary School — 1220 E. Kellogg Avenue,
Wichita, Sedgwick County
(Nominated as part of the "Historic Public Schools of Kansas" MPS)

Robertson House — 403 N. Plum Street, Eureka,
Woodson County

Sunnyside School — Jefferson County
(Nominated as part of the "Historic Public Schools of Kansas" MPS)

Hoff School — District 42 — Kirwin Township, Phillips
County
(Nominated as part of the "Historic Public Schools of Kansas" MPS)

Ritchie, John, House — 1116 S.E. Madison, Topeka,
Shawnee County

Hughes Conoco Station — 400 S.W. Taylor, Topeka,
Shawnee County
(Nominated as part of "Roadside Kansas" MPS)

North Topeka Baptist Church — 123 N.W. Gordon,
Topeka, Shawnee County

Ball House — 702 Spruce Street, Coffeyville,
Montgomery County

Baden Hall — 7th Avenue and College Street, Winfield,
Cowley County

Register of Historic Kansas Places

Augusta Frisco Depot — 618 State Street, Augusta,
Butler County

Persons requiring special accommodations to attend the meeting should contact the Cultural Resources Division of the Kansas State Historical Society, 6425 S.W. 6th Ave., Topeka, 66615-1099, (785) 272-8681, ext., 240, at least two weeks prior to the meeting to discuss how the board can ensure participation.

Jennie Chinn
Executive Director

Doc. No. 038832

State of Kansas

Department of Transportation**Notice to Consulting Engineers**

The Kansas Department of Transportation is seeking qualified consulting engineering firms or teams, prequalified in category 221 — Non-Standard Span Bridge Design (categories at www.ksdot.org/divengdes/prequal) for the project listed below. A PDF response (less than 750KB) must be e-mailed to David J. Nagy, P.E., Assistant to the Bureau Chief of Design/Contracts Engineer, at DavidN@ksdot.org. Interest responses shall be limited to four pages, the subject line of the e-mail and file name must read "Consultant's Name — 70-105 KA-2130-01 LOI" and must be received by noon November 4 for the consulting engineering firm or team to be considered.

70-105 KA-2130-01

The initial scope of this project is to study options and costs for improvements to the stretch of I-70 near the state line, known as the Lewis & Clark Viaduct. Bridge rehabilitation and/or total replacement/reconstruction need to be explored to improve highway alignments. The study is expected to take one year, potentially with design work to follow to correct alignments and to rehabilitate or replace the structure(s). Annual inspection records, recent repair plans and the latest studies will be made available to the shortlisted firms.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview. The consulting firms can more thoroughly discuss their experience related to their qualifications, experience, approach to the project at the interview, available schedule, and the personnel to be assigned to this project. Firms not selected to be short-listed will be notified.

The Consultant Selection Committee, appointed by the Secretary of Transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select the firm based on qualifications to perform the professional services required for completing the advertised project. After the selection, the firms not selected will be notified of the outcome.

It is KDOT's policy to use the following criteria as the basis for selection of the consulting engineering firms:

1. Size and professional qualifications.
2. Experience of staff.
3. Location of firm with respect to proposed project(s).
4. Work load of firm.
5. Firm's performance record.

The firm's accounting systems must have the following capabilities before the firm may be awarded a contract:

- Valid, reliable and current costs must be available within the system to support cost and pricing data.
- Capability to provide a means of measuring the reasonableness of incurred costs.
- Capability to identify and accumulate allowable costs by contract or project records that will reconcile with the general ledger.
- Ability to provide supporting documentation of actual expenditures for each billing, based on costs.

For more information, contact David Nagy at DavidN@ksdot.org.

Deb Miller
Secretary of Transportation

Doc. No. 038823

(Published in the Kansas Register October 21, 2010.)

Stanton County, Kansas

Notice of Proposed DBE Program

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

The county's overall project-specific goal for fiscal year 2011 is 3.07 percent of the federal financial assistance.

The proposed DBE Program is available for public inspection and comment at the Stanton County Clerk's Office, 201 N. Main St., Johnson, 67855. The county will accept comments on the goals for 30 days from the date of this notice. Comments can be sent to John Smith, Stanton County Commissioner.

Sandy Barton
Stanton County Clerk

Doc. No. 038816

(Published in the Kansas Register October 21, 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 non-refundable.

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

(continued)

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

Doc. No. 038757

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 21, 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 19, for the following project:

(KDOT Project No. 87N-0511-01/472-84852)
(OCA Code 991307/132723)

Paving

Asphalt Mill & Overlay on 13th,
Maize to Tyler (ARRA)

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

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

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

Marty Strayer
Administrative Aide
City of Wichita—Engineering

Doc. No. 038814

(Published in the Kansas Register October 21, 2010.)

Workforce Investment Board of Kansas

Request for Proposals

The Chief Elected Officials Board and Workforce Investment Board of Kansas Local Area III are issuing a request for proposals (RFP) to provide One-Stop Operator and Adult/Dislocated Worker Program Operator services under Title I of the Workforce Investment Act. The boards are seeking providers throughout Local Workforce Investment Area III, comprised of Johnson, Leavenworth and Wyandotte counties in Kansas.

To request an RFP package including all specifications, contact Brenda Wilson at (913) 287-1116 or brendaw@workforcepartnership.com, or write to Workforce Partnership, 1333 Meadowlark Lane, Suite 102B, Kansas City, KS 66102.

A pre-bid conference will be held at 9 a.m. October 26 in the McCarthy Gallery of the Jack Reardon Civic Center, 500 Minnesota Ave., Kansas City, Kansas. A conference call option will be available for persons unable to attend the conference in person. Participation in the conference, either in person or by conference call, is required for any organization desiring to submit a proposal. Attendees are encouraged to submit questions in writing in advance of the conference to Brenda Wilson at the address above.

All proposals must be received by 3 p.m. December 13 at the address above. The board welcomes all interested organizations to submit proposals.

Brenda J. Wilson
Executive Assistant/Office Manager
Workforce Partnership

Doc. No. 038822

State of Kansas

Kansas Health Policy Authority

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1 p.m. Tuesday, November 23, in Room 900-N of the Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of a new regulation and the revocation of an existing regulation on a permanent basis effective 15 days after publication in the Kansas Register. Telephone conference is not available.

Chapter 187, 2005 Session Laws of Kansas transferred specific powers, duties and regulatory authority from the Department of Social and Rehabilitation Services to the Division of Health Policy and Finance (DHPF) within the Department of Administration, and then transferred those powers, duties and regulatory authority to the Kansas Health Policy Authority (KHPA), effective July 1, 2006. The statutes provide that KHPA will be the single state agency for Medicaid, Medikan and HealthWave in Kansas.

This 30-day notice of the public hearing shall constitute a public comment period for the proposed regulations as stated in K.S.A. 2009 Supp. 77-421(a)(3). All interested parties may submit written comments before the hearing to Rita Haverkamp, Kansas Health Policy Authority,

Room 900-N, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1220, or by e-mail at Rita.Haverkamp@khpa.ks.gov. At the hearing, the Kansas Health Policy Authority will give all interested parties a reasonable opportunity to present their views, but it may be necessary to request each participant to limit any oral presentation to five minutes.

A copy of the regulations and the economic impact statement may be obtained by contacting Rita Haverkamp at (785) 296-5107 or from the KHPA Web site at www.khpa.ks.gov.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statement in an accessible format. Please make any request for accommodation at least five working days before the hearing by contacting Rita Haverkamp at (785) 296-5107 or by calling the Kansas Relay Center at (800) 766-3777.

A summary of the regulations and the economic impact follows:

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENTS FOR THE MEDICAID (MEDICAL ASSISTANCE) PROGRAM

129-5-1. Prior authorization. This regulation is being revoked and replaced with the new proposed regulation.

129-5-64. Prior authorization. Regulation 129-5-64 will define the placement of medical services and pharmaceuticals on prior authorization for the Medicaid program. Placement of medical services (for example, home health, radiology services, durable medical equipment, etc.) on prior authorization to ensure use is medically necessary, appropriate, and/or cost-effective deters fraud and abuse and ensures appropriate use of state and federal funds. To ensure the utilization of these drugs in the most cost-effective manner, the following drug classes will be added to the preferred drug list, with non-preferred medications requiring prior authorization:

- a. Alphaglucosidase inhibitors
- b. Angiotensin II receptor antagonists — calcium channel blockers
- c. Beta2 agonists
- d. Biguanides
- e. Dipeptidyl peptidase-4 inhibitors
- f. Erythropoiesis stimulating agents
- g. Intranasal antihistamines
- h. Long-acting insulins
- i. Long-acting opioids
- j. Meglitinides
- k. Ophthalmic antihistamines-mast cell stabilizers
- l. Oral contraceptives
- m. Pancreatic enzyme replacement products
- n. Targeted immune modulators
- o. Thiazolidinediones
- p. Xanthine oxidase inhibitors

The following drug classes are already listed on the preferred drug list:

- a. ACE inhibitors;

(continued)

- b. ACE inhibitors-calcium channel blockers;
- c. adjunct antiepileptic drugs;
- d. angiotensin II receptor antagonists;
- e. anticholinergic urinary incontinence drugs;
- f. beta-blockers;
- g. bisphosphonates;
- h. calcium channel blockers;
- i. fibric acid derivatives;
- j. growth hormones and growth hormone stimulating factor;
- k. H2 antagonists;
- l. HMG-CoA reductase inhibitors;
- m. hypnotics;
- n. inhaled corticosteroids;
- o. intranasal corticosteroids;
- p. muscle relaxants;
- q. nonsedating antihistamines;
- r. nonsteroidal, anti-inflammatory drugs;
- s. ophthalmic prostaglandin analogues;
- t. proton pump inhibitors;
- u. serotonin 5-HT3 receptor antagonist antiemetics;
- v. syringes, penfills, and cartridges of insulin;
- w. triptans

Listings of drug classes on the preferred drug list (PDL) without specification of the agents in the class allows the Medicaid pharmacy program to respond to market changes, such as new generic medication approval by the Food and Drug Administration or approval by the Medicaid Preferred Drug List Committee of a new agent's addition to a PDL class, and provides more cost-effective use of pharmaceuticals within the Medicaid program.

Expansion of prior authorization with automated processing will maximize cost savings with minimal impact on Medicaid beneficiary access to medications. Automated prior authorization allows for instantaneous, point-of-sale prior authorization processing. All prior authorization criteria will be submitted to the Medicaid Drug Utilization Review Board during open meetings, where public comment is heard and taken into consideration by the DUR Board. No medication with a statutory exception from prior authorization will be impacted by the expanded use of automated prior authorization.

For certain medications, when the information required for prior authorization cannot be practicably obtained via an automated mechanism, completion of a manual process will be required. Medications subject to this requirement will be:

- a. all decubitus and wound care products;
- b. all intravenous and oral dietary and nutritional products;
- c. becaplermin;
- d. botulinum toxin;
- e. human growth hormone products;
- f. linezolid;
- g. omalizumab;
- h. palivizumab;
- i. pramlintide acetate;

Federal Mandate: This regulation change is not federally mandated.

Economic Impact: Preliminary estimates of cost savings accrued from use of enhanced prior authorization suggest

a savings of \$1.5 million in the first fiscal year. Cost savings in subsequent years is expected to increase significantly. Application of savings experienced by other state Medicaid agencies utilizing an enhanced prior authorization to Kansas Medicaid population data suggest a potential savings of \$10-\$20 million per year.

By placing select agents in these newly approved preferred drug list classes on prior authorization and ensuring appropriate use, it is expected to ensure the most cost effective use of the drugs in these drug classes.

Drug Class	Expenditures per drug class
a. Alphaglucoasidase inhibitors	No direct fiscal impact; part of antidiabetic agents
b. Angiotensin II receptor antagonists—calcium channel blockers	\$70,000
c. Beta2 agonists	No direct fiscal impact; combining short acting and long acting agents
d. Biguanides	No direct fiscal impact; part of antidiabetic agents
e. Dipeptidyl peptidase-4 inhibitors	\$400,000
f. Erythropoiesis stimulating agents	\$300,000
g. Intranasal antihistamines	\$50,000
h. Long-acting insulins	\$1,500,000
i. Long-acting opioids	\$3,500,000
j. Meglitinides	No direct fiscal impact; part of antidiabetic agents
k. Ophthalmic antihistamines-mast cell stabilizers	\$150,000
l. Oral contraceptives	\$500,000
m. Pancreatic enzyme replacement products	\$400,000
n. Targeted immune modulators	\$1,200,000
o. Thiazolidinediones	No direct fiscal impact; part of antidiabetic agents
p. Xanthine oxidase inhibitors	\$13,000

Listing of drug classes already on the preferred drug list without specification of the agents within the class will provide a cost saving by allowing KHPA to revise the preferred drug list when changes to the class occur, such as the entry of a new generic equivalent to a drug in the class. Additionally, it will allow for more efficient addition of drugs new to the class, preventing market shift to more expensive, but not more effective, agents. Addition of new drugs to a class will only occur after review and approval of the new agent by the Medicaid Preferred Drug List Committee, which is composed of actively practicing physicians and pharmacists.

Bearer of Cost: The cost of reviewing prior authorization will be borne by KHPA. If a Medicaid consumer wishes to have a drug despite a prior authorization denial the cost will be borne by the consumer.

Affected Parties: Medicaid consumers, pharmacists, physicians and the Medicaid agency.

Other Methods: There were no other appropriate methods for the desired outcome.

Andrew Allison, Ph.D.
Executive Director

(Published in the Kansas Register October 21, 2010.)

**Summary Notice of Bond Sale
City of De Soto, Kansas**

\$1,500,000*

**Taxable General Obligation Improvement Bonds
Series 2010-C**

**(Recovery Zone Economic Development Bonds –
Direct Pay)**

\$90,000*

**General Obligation Improvement Bonds
Series 2010-D**

**(General obligation bonds payable from
unlimited ad valorem taxes)**

Bids

Subject to the Notice of Bond Sale dated September 16, 2010, written and electronic bids will be received on behalf of the clerk of the city of De Soto, Kansas (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through Columbia Capital Auction (www.columbiacapitalauction.com), until 10 a.m. November 4, 2010, for the purchase of the above-referenced bonds. No bid of less than 98.0 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated November 24, 2010, and will become due on September 1 in the years as follows:

Series 2010-C Bonds

Year	Principal Amount*
2027	\$ 75,000
2028	90,000
2029	90,000
2030	95,000
2031	100,000
2032	100,000
2033	105,000
2034	110,000
2035	115,000
2036	115,000
2037	120,000
2038	125,000
2039	130,000
2040	135,000

Series 2010-D Bonds

Year	Principal Amount*
2026	\$80,000
2027	10,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2011.

Book-Entry-Only System

The bonds shall be registered under a book-entry-only system administered through DTC.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid for a series of the bonds shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States, a qualified financial surety bond or a wire transfer in Federal Reserve funds immediately available for use by the issuer in the amount of 2 percent of the principal amount of the applicable series of bonds.

Delivery

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about November 24, 2010, to DTC for the account of the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2009 is \$61,201,419. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$20,445,000.

Approval of Bonds

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

Additional Information

Additional information regarding the bonds may be obtained from the undersigned, or from the financial advisor, at the addresses set forth below.

Financial Advisor - Facsimile Bid and Good Faith Deposit Delivery Address:

Columbia Capital Management, LLC
6330 Lamar Ave., Suite 200
Overland Park, KS 66202
Attn: Kelsi Powell or Jeff White
(913) 312-8055 or (913) 312-8077
Fax (913) 248-8900

Dated September 16, 2010.

City of De Soto, Kansas
By: Lana R. McPherson, MMC, Clerk
32905 W. 84th St.
De Soto, KS 66018
(913) 583-1182
Fax (913) 208-0467

***Preliminary; subject to change.**

Doc. No. 038818

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 10-18-10 through 10-24-10

Term	Rate
1-89 days	0.19%
3 months	0.12%
6 months	0.16%
1 year	0.23%
18 months	0.28%
2 years	0.35%

Elizabeth B.A. Miller
 Director of Investments

Doc. No. 038812

(Published in the Kansas Register October 21, 2010.)

City of Leavenworth, Kansas

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

Notice is hereby given that the city of Leavenworth, 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 \$765,000. 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.

Karen J. Logan
 City Clerk

Doc. No. 038828

(Published in the Kansas Register October 21, 2010.)

City of Leon, Kansas

**Notice of Intent to Seek Private Placement
 \$138,000
 General Obligation Bonds
 Series 2010**

Notice is hereby given that the city of Leon, 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 \$138,000. 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.

Jan Willis
 City Clerk

Doc. No. 038829

State of Kansas
**Department of Health
 and Environment**

Notice of Committee Meeting

The Kansas Department of Health and Environment's Health Occupations Credentialing Technical Review Committee will meet at 1 p.m. Tuesday, November 30, in Room D at the Kansas National Education Association Building, 715 S.W. 10th Ave., Topeka, to review a credentialing application from Associated Bodywork and Massage Professionals and the American Massage Therapy Association. Dates and times for additional meetings required for this credentialing review will be posted at a later date.

Roderick L. Bremby
 Secretary of Health
 and Environment

Doc. No. 038821

(Published in the Kansas Register October 21, 2010.)

City of Douglass, Kansas

**Notice of Intent to Seek Private Placement
 \$150,000
 General Obligation Bonds
 Series 2010**

Notice is hereby given that the city of Douglass, 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.

KaLyn Nethercot
 City Clerk

Doc. No. 038831

(Published in the Kansas Register October 21, 2010.)

City of Osage City, Kansas

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

Notice is hereby given that the city of Osage City, 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 \$315,000. 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 12, 2010.

Linda C. Jones
 City Clerk

Doc. No. 038834

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.

This permit is being reissued for an existing facility for 1,672 head (668.8 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 of Applicant	Legal Description	Receiving Water
Rogers Hereford Ranch Jack Rogers 642 Wheeling Ave. Long Island, KS 67647	E/2 of Section 21, T01S, R20W, Phillips County	Upper Republican River Basin

Kansas Permit No. A-URPL-B002

This permit is being reissued to an existing facility with a maximum capacity for 820 head (820 animal units) of cattle weighing more than 700 pounds and 50 head (25 animal units) of beef cattle weighing less than 700 pounds. There is no change in animal unit capacity from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Morrison Dairy Farm Eldon Morrison 16340 W. 207th Spring Hill, KS 66083	SW/4 of Section 08, T15S, R24E, Johnson County	Marais des Cygnes River Basin

Kansas Permit No. A-MCJO-B001

This permit is being reissued for an existing facility that has a maximum capacity of 72 head (72 animal units) of beef cattle more than 700 pounds and 70 head (35 animal units) of beef cattle 700 pounds or less, for a total of 107 animal units. There is no change in the permitted animal units from the previous permit.

Public Notice No. KS-AG-10-178/182

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Dale Ames 28765 Bateman Road Havensville, KS 66432	S/2 of Section 14 & N/2 of Section 23, T06S, R12E, Pottawatomie County	Kansas River Basin

Kansas Permit No. A-KSPT-M005

This is a new permit for an existing confined animal feeding operation for 100 head (140 animal units) of mature dairy cows, 110 head (110 animal units) of cattle weighing more than 700 pounds, 170 head (85 animal units) of dairy cattle weighing less than 700 pounds, 12 head (4.8 animal units) of swine weighing more than 55 pounds, 10 head (1 animal unit) of sheep and 7 head (14 animal units) of horses, for a total of 354.8 animal units of livestock. Proposed modifications to the facility include construction of a concrete manure storage structure, an earthen retention structure to replace the existing waste storage pond, and grass buffer areas to treat runoff from the pens.

Name and Address of Applicant	Legal Description	Receiving Water
Borntrager Dairy Phineas Borntrager 23444 NW Indiana Road Welda, KS 66091	SW/4 of Section 07, T21S, R19E, Anderson County	Marais des Cygnes River Basin

Kansas Permit No. A-MCAN-M015

This permit is being reissued for an existing dairy facility for 80 head (112 animal units) of mature dairy cattle, 20 head (20 animal units) of cattle weighing more than 700 pounds and 40 head (20 animal units) of cattle weighing 700 pounds or less, for a total maximum capacity of 140 head (152 animal units). There is no change in the permitted animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Alexander Feeders Ron Alexander P.O. Box 344 Natoma, KS 67651	NW/4 of Section 30, T32S, R30W, Meade County	Cimarron River Basin

Kansas Permit No. A-CIME-S013

Public Notice No. KS-Q-10-114/117

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
Bonner Springs, City of 205 E. 2nd St. Bonner Springs, KS 66012	Kansas River	Process Water

Kansas Permit No. I-KS06-PO07

Federal Permit No. KS0099791

Legal Description: SW¼, SW¼, S28, T11S, R23E, Wyandotte County

Facility Description: The proposed action consists of issuance of a new Kansas/NPDES Water Pollution Control permit for discharge of wastewater from an existing public water supply treatment plant. This is a 1.44 MGD iron/manganese removal high-pressure filter treatment plant treating well water. The plant discharges about 0.1 MGD of filter backwash and filtertowaste water directly to the Kansas River. The proposed permit contains limits for total suspended solids and pH, as well as monitoring for total residual chlorine and total phosphorus. Contained in the permit is a schedule of compliance requiring the permittee to upgrade/replace this facility and treat the wastewater or to connect the discharge to the sanitary sewer system. Further the permittee is to obtain the services of a laboratory or become KDHE-field certified to field test for total residual chlorine and pH.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Leavenworth County RWD 9 P.O. Box 295 Tonganoxie, KS	Stranger Creek via Tonganoxie Creek via Unnamed Tributary	Process Water

Kansas Permit No. I-KS71-PO06

Federal Permit No. KS0100064

Legal Description: SE¼, NE¼, S3, T11S, R21E, Leavenworth County

Facility Description: The proposed action consists of issuance of a new Kansas/NPDES Water Pollution Control permit for discharge of wastewater from an existing public water supply treatment plant. This is an iron removal filter treatment plant treating well water. The plant discharges the iron filter backwash water to a single-cell con-

(continued)

trolled discharge sediment basin. The estimated flow of filter backwash water to the lagoon system is about 8,000 gallons every two days. The proposed permit contains limits for total suspended solids.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Pittsburg, City of P.O. Box 688 Pittsburg, KS 66762	East Cow Creek	Process Water
Kansas Permit No. I-NE57-PO14		Federal Permit No. KS0100030
Legal Description: NE¼, SE¼, S28, T30S, R25E, Crawford County		
Facility Name: Pittsburg Water Treatment Plant Wastewater Treatment Facility		

Facility Description: The proposed action consists of issuance of a new Kansas/NPDES Water Pollution Control permit for discharge of wastewater from an existing public water supply treatment plant. This is an existing potable water treatment plant treating about 4.45 MGD of well water with a planned expansion to 7.0 MGD. Wastewater from the primary settling and secondary lime softening settling basins and miscellaneous drains is directed to the series operated lagoon/strip mines system that discharges to East Cow Creek. Domestic wastewater is directed to the city sewer system. The current estimated flow of wastewater to the lagoon/strip mine system is about 0.075 MGD with a planned expansion to 0.120 MGD. The proposed permit contains limits for total residual chlorine, total suspended solids and pH, as well as monitoring of total phosphorus and sulfates. Contained in the permit is a schedule of compliance requiring the permittee to become KDHE field certified for total residual chlorine and pH or shall make such arrangements with a KDHE-certified laboratory to have these tests conducted within the 15-minute holding time from sampling allowed by the 40 CFR Part 136 test requirements.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Public Wholesale Water Supply District No. 12 31334 Melvern Lake Parkway Melvern, KS 66510	Unnamed Tributary to Melvern Lake	Process Water
Kansas Permit No. I-MC23-PO04		Federal Permit No. KS0100056
Legal Description: SW¼, S12, T18S, R15E, Osage County		

Facility Description: The proposed action consists of issuance of a new Kansas/NPDES Water Pollution Control permit for an existing water treatment plant. The clarifier underflow and filter-to-waste are discharged to two single-cell sludge holding basins operated one at a time. The filter backwash is routed to the washwater holding basins. All discharge is from the washwater holding basin to an unnamed tributary to Melvern Lake. The proposed permit contains limits for total residual chlorine, total suspended solids and pH. Contained in the permit is a schedule of compliance requiring the permittee to obtain the services of a laboratory or become KDHE field certified to field test for total residual chlorine and pH.

of a KDHE-certified wastewater treatment plant operator to achieve compliance with this permit.

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

All comments regarding the draft documents or application notices received on or before November 20 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-10-178/182, KS-Q-10-114/117, KS-NQ-10-012) and name of the applicant/permittee when preparing comments.

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

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

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 038825

Public Notice No. KS-NQ-10-012

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

Name and Address of Applicant	Legal Description	Receiving Water
Barnard, City of P.O. Box 91 Barnard, KS 67418	SE¼, SE¼, NW¼, S13, T10S, R7E, Lincoln County	Nonoverflowing
Kansas Permit No. M-SO04-NO01		Federal Tracking No. KSJ000302

Facility Description: This action consists of renewing an existing Kansas Water Pollution Control permit for an existing facility. Discharge of wastewater from this treatment facility to surface waters of the state of Kansas is prohibited by this permit. Included in this permit is a schedule of compliance requiring the permittee to obtain the services

State of Kansas

**Department of Health
and Environment**

Request for Comments

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

NuStar Operating Partnership, L.P., 7340 W. 21st St. North, Wichita, 67205, owns and operates a refined petroleum products bulk terminal located at 1612 Deer Road/U.S. 24 Highway, Delphos, 67136.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka; and a copy of the proposed permit can be reviewed at the KDHE North Central District Office, 2501 Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Kristin R. Fritchman, (785) 368-6683, at the KDHE central office; and to review the proposed permit only, contact Stan Marshall, (785) 827-9639, at the KDHE North Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Kristin R. Fritchman, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business November 22.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sharon Burrell, Bureau of Air, not later than the close of business November 22 in order for the Secretary of Health and Environment to consider the request.

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

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

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 038830

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment has received an application to construct and operate a construction and demolition (C&D) landfill from Robison Environmental Services, LLC. The C&D landfill would be at 2801 State Line Road, approximately .25 mile west of the intersection of State Line Road and Swalley Road in Cherokee County. The proposed landfill would be constructed and operated in conformance with state solid waste regulations, accepting only C&D wastes as defined by Kansas statutes. The proposed landfill would have a permitted waste disposal area of 2 acres on an 18.3-acre site. The 40,000 cubic yards of disposal capacity, if approved, would last for about 10 years at projected disposal rates.

The Cherokee County Commission has certified that the application described herein is consistent with the county's solid waste management plan and local land use restrictions or zoning. KDHE has reviewed the application and found it to be in conformance with state solid waste statutes and regulations.

KDHE is providing public notice of the intent to approve the proposed C&D landfill. However, a final decision to approve the landfill has not been made, and KDHE will consider information gathered during the public comment period before making a final decision. A copy of the administrative record, which includes the permit application, engineering drawings, draft permit and other information with respect to this permit action, will be available for public review October 22-December 8, during normal business hours, at the following locations:

Kansas Department of Health and Environment
Bureau of Waste Management
1000 S.W. Jackson, Suite 320
Topeka, 66612-1366
Contact: Sam Sunderraj
(785) 296-6563

Johnston Public Library
210 W. 10th St
Baxter Springs, 66713-1555
Contact: Betty Burrows, Director
(620) 856-5591

A copy of the permit application also is available at the KDHE Southeast District Office, 1500 W. 7th St., Chanute. Permit reviewer Charles Bowers can be contacted at (620) 431-2390. Anyone wishing to comment on the landfill permit application should submit written statements postmarked not later than December 8 to Charles Bowers at KDHE, 1500 W. 7th St., Chanute, 66720, by fax at (620) 431-1211, or by e-mail to cbowers@kdheks.gov. Mailed comments postmarked by December 8 and received within one week thereafter also will be considered.

In conjunction with the public comment period, an informational meeting and public hearing will be held November 29 at the Baxter Springs Community Building,
(continued)

1101 East Ave., Baxter Springs. The informational meeting will begin at 6 p.m., where KDHE staff will be present in an informal setting to respond to questions from individuals regarding the proposed landfill. At 7 p.m., immediately following the informational meeting, a public hearing will be held to provide a format for individuals to make formal comments that will be recorded by KDHE. KDHE will subsequently respond to all formal comments in writing.

After consideration of all formal comments received during the public notice period, KDHE will make a final decision on whether to issue the permit. Notice of the decision will be given to the applicant, to anyone who submitted written comments during the comment period, and to those who requested notice of the final permit decision.

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 038819

State of Kansas
Board of Indigents' Defense Services
Permanent Administrative
Regulations

Article 4.—ENTITLEMENT TO LEGAL
REPRESENTATION

105-4-1. Determination of eligibility. (a) At the commencement of proceedings against any defendant, the defendant may apply for legal representation at state expense by submitting, to the court, an affidavit of indigency on a form provided by the board. The court shall determine if the defendant is indigent, based upon consideration of the following factors, as defined in K.A.R. 105-4-2:

- (1) The defendant's liquid assets;
- (2) the defendant's household income;
- (3) either the defendant's actual, reasonable, and necessary expenses incurred to support the defendant's household or the most current federal poverty guidelines, as published by the U.S. department of health and human services, for the defendant's family unit;
- (4) the anticipated cost of private legal representation; and
- (5) any transfer of property by the defendant without adequate monetary consideration after the date of the alleged commission of the offense.

(b) An eligible indigent defendant shall mean a person whose combined household income and liquid assets equal less than the most current federal poverty guidelines, as published by the U.S. department of health and human services, for the defendant's family unit.

(c) The court may also consider any special circumstances affecting the defendant's eligibility for legal representation at state expense.

(d) If the court determines that the defendant is financially able to employ counsel after counsel has been appointed, the court shall require the defendant to reimburse the board in accordance with the provisions of

K.S.A. 22-4510, and amendments thereto, for all or part of the expenditures made on the defendant's behalf. (Authorized by K.S.A. 22-4504 and K.S.A. 22-4522; implementing K.S.A. 22-4504 and K.S.A. 22-4510; effective May 1, 1984; amended, T-105-10-3-05, Oct. 3, 2005; amended Feb. 17, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

Article 5.—ATTORNEY COMPENSATION

105-5-2. Rates of compensation. (a) Each assigned counsel shall be compensated at the rate of \$62 per hour.

(b) Contract counsel shall be compensated at the rate or rates specified in the contract between the board and the assigned counsel. (Authorized by and implementing K.S.A. 22-4507 and 22-4522; effective May 1, 1984; amended May 1, 1988; amended, T-105-6-13-88, July 1, 1988; amended Oct. 31, 1988; amended July 1, 1993; amended, T-105-6-15-93, July 1, 1993; amended Aug. 16, 1993; amended March 28, 1994; amended Aug. 20, 1999; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

105-5-3. Appellate courts; compensation. (a) For services performed in appealing a case to the court of appeals or the Kansas supreme court, compensation shall be at the rate prescribed in K.A.R. 105-5-2.

(b) Compensation for attorneys' services in cases appealed to the Kansas supreme court or the court of appeals shall not exceed \$1,240. However, additional compensation may be approved by the board. (Authorized by and implementing K.S.A. 22-4507 and 22-4522; effective May 1, 1984; amended May 1, 1985; amended Aug. 20, 1999; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

105-5-6. Reasonable compensation; non-tried cases. (a) Each appointed and assigned attorney shall be compensated for time expended in representing indigent defendants and other indigent persons at the hourly rate prescribed in K.A.R. 105-5-2. Except as provided in K.A.R. 105-5-8, reasonable compensation shall not exceed \$1,240 in the following cases:

(1) Those felony cases in the trial court that are classified as non-drug offenses of severity levels 1 through 5 that are not submitted to a judge or jury, including services at a preliminary hearing and sentencing, if applicable; and

(2) those felony cases in the trial court that are classified as drug offenses, that have not been submitted to a judge or jury, and in which there have been six hours or more spent in court in defense of the indigent defendant, including services at a preliminary hearing and sentencing, if applicable.

(b) Except as provided in K.A.R. 105-5-8 and K.A.R. 105-5-6(a), reasonable compensation shall not exceed \$930 in the following cases:

(1) Those felony cases in the trial court that are not submitted to a judge or jury, including services at a preliminary hearing and sentencing, if applicable, and are classified as severity levels 6 through 10 non-drug offenses; and

(2) those felony cases in the trial court that are not submitted to a judge or jury, that are classified as drug offenses, and in which there have been fewer than six hours spent in court in defense of the indigent defendant, including services at a preliminary hearing and sentencing, if applicable.

(c) Except as provided in K.A.R. 105-5-8, K.A.R. 105-5-6(a), and K.A.R. 105-5-6(b), reasonable compensation shall not exceed \$620 in the following types of cases:

(1) Habeas corpus cases as authorized by K.S.A. 22-4503 and K.S.A. 22-4506 and amendments thereto;

(2) cases filed pursuant to K.S.A. 60-1507 and K.S.A. 22-4506 and amendments thereto;

(3) habeas corpus cases as authorized by K.S.A. 22-2710 and amendments thereto;

(4) habeas corpus cases as authorized by K.S.A. 22-3428 and K.S.A. 22-3428a and amendments thereto; and

(5) habeas corpus cases as authorized by K.S.A. 59-2965 and amendments thereto.

(d) Except as provided in K.A.R. 105-5-8, reasonable compensation shall not exceed \$248 in the following types of cases:

(1) Representation of grand jury witnesses determined to be indigent and called to testify pursuant to K.S.A. 22-3009 and amendments thereto;

(2) representation of indigent persons committed to custody as material witnesses pursuant to K.S.A. 22-2805 and amendments thereto;

(3) probation revocation hearings; and

(4) motions to modify sentence pursuant to K.S.A. 21-4603 and amendments thereto. (Authorized by and implementing K.S.A. 22-4507 and 22-4522; effective May 1, 1984; amended May 1, 1985; amended May 1, 1986; amended May 1, 1988; amended, T-105-6-13-88, July 1, 1988; amended Nov. 1, 1988; amended Oct. 30, 1989; amended July 1, 1993; amended, T-105-6-15-93, July 1, 1993; amended Aug. 16, 1993; amended Aug. 20, 1999; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

105-5-7. Reasonable compensation; tried cases.

Each appointed and assigned attorney shall be compensated for time expended in representing indigent defendants at the hourly rate prescribed in K.A.R. 105-5-2. Except as provided in K.A.R. 105-5-8, reasonable compensation for felony cases tried on pleas of not guilty and submitted to a judge or jury for adjudication, including compensation for services at the preliminary hearing, sentencing, and motions to modify the sentence, shall not exceed the following:

(a) \$1,860 for felonies classified as non-drug offenses of severity levels 5 through 10;

(b) \$2,480 for felonies classified as non-drug offenses of severity level 4 and felonies classified as drug offenses of severity levels 2 through 4; and

(c) \$6,200 for felonies classified as non-drug offenses of severity levels 1 through 3, off-grid felonies, and felonies classified as drug offenses of severity level 1. (Authorized by and implementing K.S.A. 22-4507 and 22-4522; effective May 1, 1984; amended, T-105-6-13-88, July 1, 1988; amended Nov. 1, 1988; amended Oct. 30, 1989; amended

July 1, 1993; amended, T-105-6-15-93, July 1, 1993; amended Aug. 16, 1993; amended Aug. 20, 1999; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

105-5-8. Compensation; exceptional cases. (a) Any compensation for attorneys' services in excess of the amounts set out in K.A.R. 105-5-6 and K.A.R. 105-5-7 may be approved only in exceptional cases. A finding by the court that a case is exceptional shall be subject to final approval by the board. An exceptional case shall mean any of the following:

(1) Any case involving a felony charge in the trial court that is off grid;

(2) any felony case tried on a not guilty plea in which there have been 25 or more hours spent in court in defense of the indigent defendant;

(3) any felony case not submitted to a judge or jury in which there have been 10 hours or more of in-court time spent in defense of the indigent defendant; or

(4) any case that has been declared an exceptional case by the court due to its complexity or other significant characteristics.

(b) Each claim for compensation in an exceptional case shall be accompanied by a specific finding in a court order setting forth the basis for the declaration that the case is exceptional.

(c) Reasonable compensation for attorneys' services in exceptional cases shall not exceed \$6,200 per case. However, additional compensation may be approved by the board if warranted by the extreme complexity of the case. (Authorized by and implementing K.S.A. 22-4507 and 22-4522; effective May 1, 1984; amended, T-105-6-13-88, July 1, 1988; amended Nov. 1, 1988; amended Oct. 30, 1989; amended July 1, 1993; amended, T-105-6-15-93, July 1, 1993; amended Aug. 16, 1993; amended Aug. 20, 1999; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

Article 11.—REIMBURSEMENT FROM DEFENDANT

105-11-1. Defendant reimbursement of attorney fees. The document titled "attorney cost reimbursement tables: assigned counsel and public defender," as revised by the state board of indigents' defense services on June 11, 2010, is hereby adopted by reference. (Authorized by K.S.A. 22-4504; implementing K.S.A. 22-4522 (e); effective, T-105-10-3-05, Oct. 3, 2005; effective Feb. 17, 2006; amended, T-105-7-5-06, July 5, 2006; amended Nov. 13, 2006; amended, T-105-7-26-07, July 26, 2007; amended Nov. 26, 2007; amended, T-105-8-12-08, Aug. 12, 2008; amended Dec. 29, 2008; amended, T-105-6-26-09, June 26, 2009; amended Oct. 16, 2009; amended, T-105-8-16-10, Aug. 16, 2010; amended Nov. 5, 2010.)

Patricia A. Scalia
Executive Director

Doc. No. 038817

State of Kansas

**Department of Labor
Division of Workers Compensation**

**Permanent Administrative
Regulations**

Article 9.—MEDICAL AND HOSPITAL

51-9-7. Fees for medical and hospital services. Fees for medical, surgical, hospital, dental, and nursing services, medical equipment, medical supplies, prescriptions, medical records, and medical testimony rendered pursuant to the Kansas workers compensation act shall be the lesser of the usual and customary charge of the health care provider, hospital, or other entity providing the health care services or the amount allowed by the “schedule of medical fees” published by the Kansas department of labor, dated January 1, 2011, and approved by the director of workers compensation on June 21, 2010, including the ground rules incorporated in the schedule and the appendices, which is hereby adopted by reference.

This regulation shall be effective on and after January 1, 2011. (Authorized by and implementing K.S.A. 2009 Supp. 44-510i; effective Jan. 1, 1966; amended Jan. 1, 1969; amended Jan. 1, 1973; amended May 1, 1976; amended May 1, 1978; amended, T-88-20, July 1, 1987; amended May 1, 1988; amended Nov. 1, 1993; amended April 5, 1996; amended Aug. 29, 1997; amended Oct. 1, 1999; amended Dec. 1, 2001; amended Dec. 1, 2003; amended Dec. 2, 2005; amended Jan. 1, 2008; amended Jan. 1, 2010; amended Jan. 1, 2011.)

Seth Valerius, Acting Director
Division of Workers Compensation

Doc. No. 038824

State of Kansas

State Corporation Commission

**Permanent Administrative
Regulations**

**Article 3.—PRODUCTION AND CONSERVATION
OF OIL AND GAS**

82-3-101a. Procedures for determining location using global positioning system. Whenever an operator is required to report a location using a global positioning system (GPS), the operator shall obtain and report the GPS reading according to all of the following requirements:

(a)(1) The GPS unit shall be enabled by the wide area augmentation system (WAAS) when each GPS reading is taken; or

(2) if the GPS unit is not capable of using the WAAS system, the unit shall be rated by the manufacturer to be accurate to within 50 feet, at least 95 percent of the time.

(b) Each GPS reading shall be taken when the GPS unit indicates that the unit is in a stationary position for a sufficient amount of time to meet the accuracy requirement of paragraph (a)(1) or (2).

(c) Each GPS reading shall be expressed in the decimal form to the fifth place.

(d) A horizontal reference datum approved by the director shall be used and reported with each GPS reading. Acceptable horizontal reference datums shall include the following: North American datum (NAD) 27, North American datum (NAD) 83, and world geodetic system (WGS) 84. (Authorized by and implementing K.S.A. 55-152; effective Nov. 5, 2010.)

82-3-120. Operator or contractor licenses: application; financial responsibility; denial of application; penalty. (a)(1) No operator or contractor shall undertake any of the following activities without first obtaining or renewing a current license:

(A) Drilling, completing, servicing, plugging, or operating any oil, gas, injection, or monitoring well;

(B) operating a gas-gathering system, even if the system does not provide gas-gathering services as defined in K.S.A. 55-1,101(a), and amendments thereto; or

(C) constructing or operating an underground porosity gas storage facility.

Each operator in physical control of any such well or gas storage facility shall maintain a current license even if the well or storage facility is shut in or idle.

(2) Each licensee shall annually submit a completed license renewal form on or before the expiration date of the current license.

(b) To qualify for a license or license renewal, the applicant shall be in compliance with applicable laws, as required in subsection (g), and shall submit the following items to the conservation division:

(1) An application meeting the requirements of subsection (c);

(2) a \$100 license fee, except that an applicant for a license who is operating one gas well used strictly for the purpose of heating a residential dwelling shall pay an annual license fee of \$25;

(3) for each rig as defined in subsection (d), a \$25 fee and copies of property tax receipts on all rigs; and

(4) financial assurance in accordance with K.S.A. 55-155(d), and amendments thereto.

(c) The application for a license or a license renewal shall be verified and filed with the commission showing the following information:

(1) The applicant’s full legal name and any other name or names under which the applicant transacts or intends to transact business under the license and the applicant’s correct mailing address. If the applicant is a partnership or association, the application shall include the name and address of each partner or member of the partnership or association. If the applicant is a corporation, the application shall contain the names and addresses of the principal officers;

(2) the number of rigs sought to be licensed; and

(3) any other information that the forms provided may require.

Each application for a license shall be signed and verified by the applicant if the applicant is a natural person, by a partner or a member if the applicant is a partnership or association, by an executive officer if the applicant is a corporation, or by an authorized agent of the applicant.

(d) "Rig" shall mean any crane machine used for drilling or plugging wells. An identification tag shall be issued by the commission for each rig licensed according to this regulation. The operator shall display a current identification tag on each rig at all times.

(e) "An acceptable record of compliance" shall mean that both of the following conditions are met:

(1) The operator neither has been assessed by final order of the commission with \$3,000 or more in penalties nor has been cited by final commission order for five or more violations in the preceding 36 months.

(2) The operator has no outstanding undisputed orders or unpaid fines, penalties, or costs assessed by the commission and has no officer or director that has been or is associated substantially with another operator that has any such outstanding orders or unpaid fines, penalties, or costs.

(f) Each operator furnishing financial assurance under K.S.A. 55-155(d)(1), and amendments thereto, shall also furnish a complete inventory of wells and the depth of each well for which the operator is responsible. Each operator furnishing financial assurance under K.S.A. 55-155(d)(2), (4), (5), or (6), and amendments thereto, either shall furnish a well inventory or shall be required to furnish the \$45,000 bond, letter of credit, fee, or other financial assurance based on that amount. Falsification of the well inventory shall be punishable by a penalty of up to \$5,000 and possible suspension of the operator's license.

(g) (1) If the applicant is registered with the federal securities and exchange commission, the applicant shall demonstrate to the commission that the applicant complies with all requirements of K.S.A. 55-101 et seq. and amendments thereto, all implementing regulations, and all commission orders and enforcement agreements.

(2) If the applicant is not registered with the federal securities and exchange commission, the applicant shall demonstrate to the commission that the following individuals comply with all requirements of K.S.A. 55-101 et seq. and amendments thereto, all implementing regulations, and all commission orders and enforcement agreements:

(A) The applicant;

(B) any officer, director, partner, or member of the applicant;

(C) any stockholder owning in the aggregate more than five percent of the stock of the applicant; and

(D) any spouse, parent, brother, sister, child, parent-in-law, brother-in-law, or sister-in-law of any of the individuals specified in paragraphs (g)(2)(A) through (C).

(h) Upon approval of the application by the conservation division, a license shall be issued to the applicant. Each license shall be in effect for one year unless suspended or revoked by the commission.

(i) An application or renewal application shall be denied if the applicant has not satisfied the requirements of this regulation. Denial of a license application shall constitute a summary proceeding under K.S.A. 77-537, and amendments thereto. A denial pursuant to K.S.A. 55-155(c)(3) or (4), and amendments thereto, shall be considered a license revocation.

(j) Upon revocation of a license, no new license shall be issued to that operator or contractor until after the expiration of one year from the date of the revocation.

(k) The failure to obtain or renew an operator or contractor license before operating shall be punishable by a \$500 penalty.

(l) Each operator shall notify the conservation division in writing within 30 days of any change in information supplied in conjunction with the license application. If the change involves an increase in the number or depth of the wells listed on the operator's well inventory, the operator's notification shall be accompanied by additional financial assurances to cover the additional number or depth of wells. (Authorized by K.S.A. 55-152 and 55-1,115; implementing K.S.A. 2009 Supp. 55-155 and K.S.A. 55-164 and 55-1,115; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 8, 1989; amended April 23, 1990; amended March 20, 1995; amended Aug. 29, 1997; amended Jan. 25, 2002; amended, T-82-6-27-02, July 1, 2002; amended Oct. 29, 2002; amended Nov. 5, 2010.)

Susan K. Duffy
Executive Director

Doc. No. 038835

State of Kansas

Department of Health and Environment

Permanent Administrative Regulations

Article 19.—AMBIENT AIR QUALITY STANDARDS AND AIR POLLUTION CONTROL

28-19-202. Annual emissions fee. (a) The owner or operator of each stationary source of air emissions that has actual emissions of the types and quantities specified in subsection (b) shall pay an annual emissions fee to the department. Actual emissions shall be calculated for a calendar year according to K.A.R. 28-19-210.

(b) Annual emissions fees shall be assessed for all air emissions of any of the following pollutants from each stationary source for which the owner or operator is required to obtain a permit under K.A.R. 28-19-500(a):

(1) Sulfur oxides measured as sulfur dioxide;

(2) particulate matter calculated as PM₁₀, except if no emission factor or approvable method for calculating PM₁₀ is available, annual emissions fees shall be assessed for total particulate emissions;

(3) nitrogen oxides expressed as nitrogen dioxide;

(4) total volatile organic compounds; or

(5) hazardous air pollutants.

For purposes of this subsection, actual emissions shall include fugitive emissions from federally designated fugitive emissions sources and fugitive hazardous air pollutant emissions.

(c) The annual emissions fee for calendar year 2010 and for each subsequent year shall equal the sum of the actual emissions of the pollutant or pollutants specified in subsection (b) rounded to the nearest ton, multiplied by \$37.00, subject to the following:

(1) The owner or operator shall not be required to include any pollutant emitted from the stationary source more than one time in the fee calculation.

(continued)

(2) The owner or operator shall not be required to include the following in the emissions fee calculation:

(A) Emissions of any pollutant of 500 pounds per year or less from any emissions source, unless the total emissions from similar sources at the stationary source equal or exceed 2,000 pounds per year;

(B) emissions in excess of 4,000 tons per year of any single pollutant from any stationary source; and

(C) for a portable emissions unit or stationary source that operates both in Kansas and out of state, emissions from the unit or source while operating out of state.

(d) Each owner or operator shall complete the calculations of actual emissions and calculation of the annual emissions fee on forms provided by the department.

(1) A responsible official or the person most directly responsible for the compilation of the submitted information shall sign the completed forms.

(2) The owner or operator shall submit the annual emissions fee payment to the department on or before the due date for the annual emissions inventory specified in K.A.R. 28-19-517. Timeliness of submissions shall be determined by the postmark if submitted by mail.

(3) The owner or operator shall make annual emissions fee payments by check, draft, credit card, or money order payable to the Kansas department of health and environment.

(4) Payment of emissions fees to the department shall be the responsibility of the person or persons who are the owners or operators of the emissions unit or stationary source on the date the emissions fee is due. For purposes of calculating actual emissions for a period in which someone other than the current owner or operator was the owner or operator of the stationary source, the owner or operator responsible for paying the fee may assume that the operation of the facility was identical to the operation of the facility by the current owner or operator if the current owner or operator has been unable, after reasonable and diligent inquiry, to obtain the actual operating information from the previous owner or operator.

(e) Each owner or operator who fails to pay the annual emissions fee by the due date for the annual emissions inventory specified in K.A.R. 28-19-517 shall pay a late fee. The late fee shall be \$20 per day or 0.10% of the annual emissions fee per day, whichever is greater. The timeliness of the submission from the owner or operator shall be determined by the postmark if the fee is submitted by mail.

(f) Any overpayment in an amount equal to or greater than the fee equivalent of one ton of emissions made by the owner or operator of a stationary source may be refunded or credited to the next year's annual emissions fee. Any owner or operator may apply overpayments of emissions fees paid for one source to the fees applicable to any other source for which the owner or operator is responsible for payment. A refund shall be issued by the department if a credit has not been used or if the department determines that, based on the source's past emissions, a credit will not be used. Overpayments in an amount less than the fee equivalent of one ton of emissions shall not be credited or refunded. (Authorized by K.S.A. 2009 Supp. 65-3005 and 65-3024; implementing K.S.A. 65-3024; effective Nov. 22, 1993; amended Jan. 23,

1995; amended March 15, 1996; amended Feb. 21, 1997; amended Feb. 13, 1998; amended March 23, 2001; amended Jan. 30, 2004; amended Nov. 5, 2010.)

28-19-517. Class I operating permits; annual emissions inventory. (a) Each owner or operator of a stationary source that is required by these regulations to apply for a class I operating permit shall, on or before April 1 of each year, submit to the department all operating information and any other relevant information deemed necessary by the secretary to estimate the actual air emissions from the stationary source for the preceding year. If April 1 falls on a Saturday, Sunday, or legal holiday, then the submissions shall be due on or before the next business day following April 1. The timeliness of the submissions shall be determined by the postmark if submitted by mail.

(b) The information required by subsection (a) shall be submitted on forms provided by the department or approved by the secretary. (Authorized by K.S.A. 2009 Supp. 65-3005; implementing K.S.A. 65-3007; effective Jan. 23, 1995; amended Feb. 20, 1998; amended Sept. 23, 2005; amended Nov. 5, 2010.)

28-19-720. New source performance standards. (a) 40 C.F.R. part 60 and its appendices, as revised on July 1, 2008, are adopted by reference except for the following:

(1) The following sections in subpart A:

(A) 60.4;

(B) 60.9;

(C) 60.10; and

(D) 60.16;

(2) subpart B;

(3) the following mercury provisions in subpart Da:

(A) 60.45Da;

(B) in 60.48Da(c), the phrase "and the Hg emission standards under §60.45Da";

(C) 60.48Da(l);

(D) in 60.49Da(l), the phrase "or §60.45Da";

(E) 60.49Da(p), (q), and (r);

(F) 60.50Da(g) and (h);

(G) in 60.51Da(a), the phrase "and Hg emissions";

(H) 60.51Da(g);

(I) in 60.51Da(k), the phrase "and/or Hg"; and

(J) 60.52Da;

(4) the following provisions in subpart Ja:

(A) 60.100a(c);

(B) in 60.101a, the definition of "flare";

(C) 60.102a(g); and

(D) 60.107a(d) and (e);

(5) in 60.2265 and 60.2875, the definitions of "commercial and industrial solid waste incineration (CISWI) unit," "commercial or industrial waste," and "solid waste"; and

(6) subpart HHHH.

(b) The definitions of "commercial and industrial solid waste incineration (CISWI) unit," "commercial or industrial waste," and "solid waste" in 40 C.F.R. 60.2265 and 40 C.F.R. 60.2875, as in effect on July 1, 2005, are adopted by reference.

(c) Unless the context clearly indicates otherwise, the following meanings shall be given to these terms as they appear in 40 C.F.R. part 60, as adopted by reference in subsection (a):

(1) The term "administrator" shall mean the secretary or the secretary's authorized representative.

(2) The term "United States environmental protection agency" and any term referring to the United States environmental protection agency shall mean the department.

(3) The term "state" shall mean the state of Kansas.

(d) The owner or operator of each source that is subject to this regulation shall submit to the department any required annual reports specified in 40 C.F.R. part 60 within 180 days of the last day of the year for which the report is required, unless the owner or operator is required in this article to submit annual reports on a different schedule. (Authorized by K.S.A. 2008 Supp. 65-3005, as amended by L. 2009, ch. 141, sec. 23; implementing K.S.A. 65-3008 and 65-3010; effective Jan. 23, 1995; amended June 6, 1997; amended June 11, 1999; amended Dec. 3, 2004; amended June 15, 2007; amended Nov. 5, 2010.)

28-19-728 through 28-19-728e. (Authorized by K.S.A. 2006 Supp. 65-3005; implementing K.S.A. 65-3010; effective June 15, 2007; revoked Nov. 5, 2010.)

28-19-728f. (Authorized by K.S.A. 2006 Supp. 65-3005 and K.S.A. 65-3007; implementing K.S.A. 65-3007 and 65-3010; effective June 15, 2007; revoked Nov. 5, 2010.)

28-19-735. National emission standards for hazardous air pollutants. (a) 40 C.F.R. part 61 and its appendices, as in effect on July 1, 2008, are adopted by reference except for the following:

(1) The following sections in subpart A:

(A) 61.04;

(B) 61.16; and

(C) 61.17;

(2) subpart H;

(3) subpart I; and

(4) subpart K.

(b) Unless the context clearly indicates otherwise, the following meanings shall be given to these terms as they appear in 40 C.F.R. part 61:

(1) The term "administrator" shall mean the secretary or the secretary's authorized representative.

(2) The term "United States environmental protection agency" and any term referring to the United States environmental protection agency shall mean the department.

(3) The term "state" shall mean the state of Kansas. (Authorized by K.S.A. 2009 Supp. 65-3005; implementing K.S.A. 65-3008 and 65-3010; effective Jan. 23, 1995; amended June 6, 1997; amended June 11, 1999; amended Dec. 3, 2004; amended June 15, 2007; amended Nov. 5, 2010.)

28-19-750. Hazardous air pollutants; maximum achievable control technology. (a) 40 C.F.R. part 63 and its appendices, as in effect on July 1, 2008, are adopted by reference, except for the following:

(1) The following sections in subpart A:

(A) 63.6(f)(1) and (h)(1);

(B) 63.12;

(C) 63.13;

(D) in 63.14(b)(27), the phrase "and table 5 to subpart DDDDD of this part";

(E) 63.14(b)(35), (39) through (53), and (55) through (62);

(F) in 63.14(i)(1), the phrase "table 5 to subpart DDDDD of this part"; and

(G) 63.15;

(2) the following sections in subpart B:

(A) 63.40;

(B) 63.41;

(C) 63.42;

(D) 63.43; and

(E) 63.44;

(3) subpart E; and

(4) subpart DDDDD.

(b) Unless the context clearly indicates otherwise, the following meanings shall be given to these terms as they appear in 40 C.F.R. part 63:

(1) The term "administrator" shall mean the secretary or the secretary's authorized representative.

(2) The term "United States environmental protection agency" and any term referring to the United States environmental protection agency shall mean the department.

(3) The term "state" shall mean the state of Kansas. (Authorized by K.S.A. 2009 Supp. 65-3005; implementing K.S.A. 65-3008 and 65-3010; effective Jan. 23, 1995; amended June 6, 1997; amended June 11, 1999; amended Dec. 3, 2004; amended June 15, 2007; amended Nov. 5, 2010.)

28-19-750a. Consolidated federal air regulations; synthetic organic chemical manufacturing industry. (a) 40 C.F.R. part 65 and its appendices, as in effect on July 1, 2008, are adopted by reference except for the following sections in subpart A:

(1) 65.9;

(2) 65.10;

(3) 65.12; and

(4) 65.14.

(b) Unless the context clearly indicates otherwise, the following meanings shall be given to these terms as they appear in 40 C.F.R. part 65:

(1) The term "administrator" shall mean the secretary or the secretary's authorized representative.

(2) The term "United States environmental protection agency" and any term referring to the United States environmental protection agency shall mean the department.

(3) The term "state" shall mean the state of Kansas. (Authorized by K.S.A. 2009 Supp. 65-3005; implementing K.S.A. 65-3008 and 65-3010; effective Dec. 3, 2004; amended Nov. 5, 2010.)

Roderick L. Bremby
Secretary of Health
and Environment

Doc. No. 038815

State of Kansas

Kansas Lottery

Temporary Administrative
Regulations

Article 2.—LOTTERY RETAILERS

KANSAS HOLD'EM RETAILER/PLAYER CONTEST
AND DRAWINGS

111-2-243. Name of incentive and drawing. (a) In addition to compensation provided for in K.A.R. 111-2-4, the Kansas lottery may also offer participating Kansas lottery retailers that sell Kansas Hold'em tickets the "Kansas Hold'em Retailer/Player Contest and Drawings" promotion.

(b) The following Kansas lottery retailers shall participate in the "Kansas Hold'em Retailer/Player Contest and Drawings" in which store clerks are eligible to enter the drawings:

Retailer Number	Retailer Name
14071	VFW
18227	Snak Attack
11754	Western Lounge
16638	Fulton Convenience
16724	Kabredlos

(c) The following Kansas lottery retailers shall participate in the "Kansas Hold'em Retailer/Player Contest and Drawings" in which players are eligible to enter the drawings:

Retailer Number	Retailer Name
10760	Cock'N Bull
12861	Republic City Recreation
15473	The North End
16607	American Legion 18
18208	Freddy T's
13645	Side Pockets
15285	JJ's Other Place
14862	Clarette Club
12392	Jackson Service
17841	Brick House Bar & Grill
14189	Carm 'N' Dales
16648	American Legion 3
16770	VFW 1980
17017	Tammy's On The Go
14642	Wally's Neighbor B&G
17867	Outpost Bar & Grill
16140	In A Pinch
17553	Bull Dog Inn
18187	Sports Nuts
15744	Prime Time
17895	K-Jacks
18654	Elks
17746	City Limits
17242	1st Stop
17035	Rusty's
17323	Magoo's
17174	Lamplighter
17877	Bourbon Street Bar & Grill
15048	Champs Bar & Grill

(c) Rules applicable to the "Kansas Hold'em Retailer/Player Contest and Drawings" are contained in K.A.R. 111-2-243 through K.A.R. 111-2-248. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-2-244. Definitions. (a) All definitions contained in the Kansas lottery act (K.S.A. 74-8701 *et seq.*) and amendments thereto and lottery regulations are hereby incorporated by reference and govern unless otherwise indicated.

(b) "Kansas Hold'em Retailer/Player Contest and Drawings" means the act of drawing prizes conducted by the Kansas lottery at a location designated by the executive director of the Kansas lottery, in which participants are selected to win prizes as described in K.A.R. 111-2-245.

(c) "Participating retailers" means retailers selected by the executive director of the Kansas lottery to participate in the "Kansas Hold'em Retailer/Player Contest and Drawings." All participating retailers must sell Kansas Hold'em tickets during the promotion period.

(d) "Promotion period" means the period of time from and including the lottery business days beginning on August 29, 2010, and ending on September 29, 2010.

(e) "Kansas Hold'em Retailer/Player Contest and Drawings" means the drawings which will occur as described at K.A.R. 111-2-246 on various dates determined by the executive director of the Kansas lottery. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-2-245. Prizes. (a) Prizes for the "Kansas Hold'em Retailer/Player Contest and Drawings" shall include poker tables, chip sets, leather jackets, poker t-shirts, hats, and other miscellaneous promotional items.

(b) The number of prizes and a description of each prize shall be posted in printed language on each drop box at each participating retailer in this promotion.

(c) The prizes listed on the drop box shall be listed in ascending numerical order. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-2-246. Entry into drawings. Entry into each "Kansas Hold'em Retailer/Player Contest and Drawings" ("drawings") is accomplished as follows:

(a) At all retailer locations participating in this promotion, for every \$4 or more single Kansas lottery Kansas Hold'em ticket that is sold, the lottery terminal will automatically generate an entry form into the drawings.

(b) At the participating retailer locations identified in K.A.R. 111-2-243(b), the store clerk selling the \$4 or more single Kansas Hold'em ticket shall be eligible to complete the entry form. The entry form shall indicate in printed language on the front of the form that it is eligible only for store clerks.

(c) At the participating retailer locations identified in K.A.R. 111-2-243(c), the player purchasing the \$4 single or more Kansas Hold'em ticket shall be eligible to complete the entry form. The entry form shall indicate in printed language on the front of the form that it is eligible only for players.

(d) The entry form shall be completed by the entitled entrant and deposited in a drop box placed by the Kansas lottery in the participating store location.

(e) Entrants are not required to personally attend the drawing or be present at the time of the drawing to be determined a winner. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-2-247. Determination of “Kansas Hold’em Retailer/Player Contest and Drawings” winners and prizes. (a) At a time and date determined by the executive director of the Kansas lottery beginning September 30, 2010, through October 6, 2010, a drawing in each participating store location shall occur.

(b) A Kansas lottery employee designated by the executive director of the Kansas lottery shall be the drawing official for the drawing. At the time of the drawing, the drawing official shall rotate the contents of the drop box. Using the bare-arm technique, and while looking away, the drawing official shall draw, one by one, entries from the drop box as winners of prizes. The number of entries drawn shall be the same number as number of prizes listed on the retailer’s drop box. The winning entry forms shall be marked in the order drawn, i.e., 1, 2, 3, and shall correspond with the numerical order of the prize listed on the retailer’s drop box. After the draw official has drawn the appropriate number of winning entries, three more entries shall be drawn and marked as 1A, 2A, and 3A, and shall serve as alternate entries.

(c) All winning entries shall be verified by a Kansas lottery security representative and verified as a valid entry. If any winning entry that was drawn is declared ineligible, the next alternate entry shall be declared a winner for that prize. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-2-248. Certification of drawings. (a) The “Kansas Hold’em Retailer/Player Contest and Drawings” shall be personally observed by a member of the Kansas lottery security department and a member of the Kansas lottery sales department or other person or persons designated by the executive director of the lottery (“event manager”).

(b) Upon completion of the drawing, the security official and the drawing official shall issue a report to the executive director, certifying that the name of each prize winner is correct, and that to the best of their knowledge, the procedures required by these rules were followed in selecting the prize winners. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

Article 4.—INSTANT GAMES AND DRAWINGS

111-4-3012. “Lucky Twelves” instant ticket lottery game number 303. (a) The Kansas lottery shall conduct an instant winner lottery game entitled “Lucky Twelves” commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3012.

(b) The “play and prize symbols” and “captions” for this game are as follows:

Play Symbols	Captions
Symbol of a holly leaf	HOLLY
Symbol of a hat	HAT
Symbol of a wreath	WREATH
Symbol of a candle	CANDLE
Symbol of a sleigh	SLEIGH
Symbol of a poinsettia	PNSETA
Symbol of a horse	HORSE
Symbol of a drum	DRUM
Symbol of a bow	BOW
Symbol of a nutcracker	NUTCKR
Symbol of a reindeer	REINDR
Symbol of an ornament	ORNMNT
Symbol of a train	TRAIN
Symbol of a stocking	STKING
Symbol of a star	STAR
Symbol of lights	LIGHTS
Symbol of a tree	TREE
Symbol of a mitten	MITTEN
Symbol of a candy cane	CANE
Symbol of a snowflake	SNWFLK
Symbol of a bell	BELL
Symbol of a horn	HORN
Symbol of a hot chocolate	HTCHOC
Symbol of a scarf	SCARF
Symbol of a skate	SKATE
2X	DOUBLE

Prize Symbols	Captions
\$5 ⁰⁰	FIVE\$
10 ⁰⁰	TEN\$
15 ⁰⁰	FIFTEEN
25 ⁰⁰	TWENFIV
50 ⁰⁰	FIFTY
75 ⁰⁰	SVTYFIV
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$1000	ONETHOU
\$5000	FIVETHOU
\$25000	25-THOU

(c) For this game, a play symbol shall appear in each of 36 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 059.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FIV	=	\$5.00
TEN	=	\$10.00
FTN	=	\$15.00
TWF	=	\$25.00
FTY	=	\$50.00
STF	=	\$75.00
HUN	=	\$100.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$5.00 each.

(continued)

(g) "Lucky Twelves" is a match two game. A player will remove the latex covering the play area to reveal twelve separate games. Each game consists of two symbols and one prize amount. If a player gets two matching symbols in the same game, the player wins the corresponding prize. If a player reveals a "2X" symbol, the player wins double the prize for that game.

(h) Each ticket in this game may win up to 12 times.

(i) Approximately 300,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$5	\$5	15,000	\$75,000
\$10	\$10	10,000	100,000
\$5 (D)	\$10	8,000	80,000
(\$5 x 2)	\$10	8,000	80,000
\$15	\$15	6,000	90,000
(\$5 x 3)	\$15	5,000	75,000
\$5 + \$10	\$15	5,000	75,000
\$25	\$25	2,000	50,000
(\$5 x 5)	\$25	1,500	37,500
\$10 (D) + \$5	\$25	1,500	37,500
\$10 + \$15	\$25	1,500	37,500
\$50	\$50	400	20,000
\$25 (D)	\$50	300	15,000
(\$5 x 10)	\$50	300	15,000
\$10 (D) + \$15 (D)	\$50	300	15,000
\$75	\$75	75	5,625
(\$10 x 5) + \$25	\$75	75	5,625
\$10 (D) + (\$5 x 11)	\$75	75	5,625
\$25 + \$25 (D)	\$75	75	5,625
\$100	\$100	30	3,000
(\$10 x 5) + (\$25 (D)	\$100	30	3,000
(\$15 x 4) + (\$5 x 8)	\$100	30	3,000
(\$25 x 4)	\$100	30	3,000
\$500	\$500	15	7,500
(\$50 x 6) + (\$50 (D) + \$100	\$500	15	7,500
(\$100 x 5)	\$500	15	7,500
\$1,000	\$1,000	4	4,000
\$500 (D)	\$1,000	4	4,000
(\$100 x 10)	\$1,000	4	4,000
\$5,000	\$5,000	3	15,000
\$1,000 (D) + (\$1,000 x 3)	\$5,000	3	15,000
\$25,000	\$25,000	3	75,000
TOTAL		<u>65,286</u>	<u>\$976,500</u>

(k) The odds of winning a prize in this game are approximately one in 4.60. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3013. "Happy Holidays" instant ticket lottery game number 306. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Happy Holidays" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3013.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
Symbol of a holly leaf	HOLLY

Symbol of a wreath	WRETH
Symbol of a candle	CNDLE
Symbol of a sleigh	SLEGH
Symbol of a gift	GIFT
Symbol of a reindeer	RENDR
Symbol of lights	LIGHT
Symbol of a tree	TREE
Symbol of a mitten	MITTN
Symbol of a candy cane	CANE
Symbol of a bell	BELL
Symbol of a drum	DRUM
Symbol of a star	TRPL

Prize Symbols	Captions
FREE	TICKET
\$1 ⁰⁰	ONES\$
\$2 ⁰⁰	TWO\$
\$3 ⁰⁰	THR\$
\$5 ⁰⁰	FIVE\$
\$6 ⁰⁰	SIX\$
\$9 ⁰⁰	NINE\$
10 ⁰⁰	TEN\$
15 ⁰⁰	FIFTEEN
20 ⁰⁰	TWENTY
30 ⁰⁰	THIRTY
60 ⁰⁰	SIXTY
\$100\$	ONE-HUN
\$3000	THRTHOU

(c) For this game, a play symbol shall appear in each of 11 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
THR	=	\$3.00
SIX	=	\$6.00
NIN	=	\$9.00
FTN	=	\$15.00
TRY	=	\$30.00
SXY	=	\$60.00
THH	=	\$300.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) "Happy Holidays" is a key symbol match game. A player will remove the latex covering the play area to reveal one "HOLIDAY SYMBOL," five "YOUR SYMBOLS," and five prize amounts. If a player matches any of the "YOUR SYMBOLS" to any of the "HOLIDAY SYMBOLS," the player wins the prize shown below that symbol. If a player reveals a "STAR" symbol, the player wins triple that prize.

(h) Each ticket in this game may win up to five times.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes

per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,000	\$0
\$1	\$1	48,000	48,000
\$3	\$3	7,000	21,000
\$1 T	\$3	7,000	21,000
(\$1 x 3)	\$3	7,000	21,000
\$6	\$6	3,200	19,200
\$2 T	\$6	2,800	16,800
\$1 + \$2 + \$3	\$6	2,600	15,600
\$9	\$9	2,000	18,000
\$3 T	\$9	1,600	14,400
(\$1 x 2) + (\$2 x 2) + \$3	\$9	1,600	14,400
\$15	\$15	900	13,500
\$5 T	\$15	900	13,500
(\$3 x 3) + \$6	\$15	800	12,000
\$30	\$30	300	9,000
\$10 T	\$30	250	7,500
(\$5 x 4) + \$10	\$30	250	7,500
\$60	\$60	100	6,000
\$20 T	\$60	100	6,000
(\$15 x 3) + \$5 + \$10	\$60	100	6,000
\$100 T	\$300	20	6,000
\$20 + (\$60 x 3) + \$100	\$300	20	6,000
\$3,000	\$3,000	8	24,000
TOTAL		<u>126,548</u>	<u>\$326,400</u>

(k) The odds of winning a prize in this game are approximately one in 4.74. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3014. "Tinsel Town" instant ticket lottery game number 307. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Tinsel Town" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3014.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
Symbol of a snow flake	DBL
Prize Symbols	Captions
FREE	TICKET
\$1 ⁰⁰	ONE\$

\$2 ⁰⁰	TWO\$
\$3 ⁰⁰	THR\$
\$4 ⁰⁰	FOUR\$
\$5 ⁰⁰	FIVE\$
10 ⁰⁰	TEN\$
20 ⁰⁰	TWENTY
50 ⁰⁰	FIFTY
\$100\$	ONE-HUN
\$4000	FORTHOU

(c) For this game, a play symbol shall appear in each of 11 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) "Tinsel Town" is a key number match game. A player will remove the latex covering the play area to reveal one "WINNING NUMBER," five "YOUR NUMBERS," and five prize amounts. If the player matches the "WINNING NUMBER" to any of the "YOUR NUMBERS," the player wins the prize shown below that number. If the player reveals a "SNOW FLAKE" symbol, the player wins double the prize shown instantly.

(h) Each ticket in this game may win up to five times.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,000	\$0
\$1	\$1	42,000	42,000
\$2	\$2	16,000	32,000
\$1 DBL	\$2	16,000	32,000
\$4	\$4	6,000	24,000
\$2 DBL	\$4	6,000	24,000
\$6	\$6	3,600	21,600
\$3 DBL	\$6	3,000	18,000
\$10	\$10	1,400	14,000
\$5 DBL	\$10	1,400	14,000
\$20	\$20	450	9,000
\$10 DBL	\$20	400	8,000
\$50	\$50	150	7,500
\$25 DBL	\$50	140	7,000
\$100	\$100	36	3,600

(continued)

\$50 DBL	\$100	30	3,000
\$500	\$500	24	12,000
\$1,500	\$1,500	10	15,000
\$5,000	\$5,000	8	40,000
TOTAL		<u>136,648</u>	<u>\$326,700</u>

SIX	=	\$6.00
TEN	=	\$10.00
TWY	=	\$20.00
FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

(k) The odds of winning a prize in this game are approximately one in 4.39. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3015. "Holiday Bonus" instant ticket lottery game number 308. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Holiday Bonus" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3015.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
Symbol of a snowman	SNOWMN
Symbol of a wreath	WREATH
Symbol of a train	TRAIN
Symbol of a candy cane	CANE
Symbol of a reindeer	REINDR
Symbol of a sleigh	SLEIGH
Symbol of a drum	DRUM
Symbol of a snowflake	SFLAKE
Symbol of a star	STAR
Symbol of a Christmas tree	TREE
Symbol of a mitten	1XPRZE
Symbol of a gift	2XPRZE

Prize Symbols	Captions
FREE	TICKET
\$1 ⁰⁰	ONE\$
\$2 ⁰⁰	TWO\$
\$3 ⁰⁰	THR\$
\$4 ⁰⁰	FOUR\$
\$5 ⁰⁰	FIVE\$
\$6 ⁰⁰	SIX\$
10 ⁰⁰	TEN\$
20 ⁰⁰	TWENTY
25 ⁰⁰	TWENFIV
50 ⁰⁰	FIFTY
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$1500	FTN-HUN
\$5000	FIVTHOU

(c) For this game, a play symbol shall appear in each of 11 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
TWO	=	\$2.00
FOR	=	\$4.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) "Holiday Bonus" is a tic-tac-toe game. A player will remove the latex covering the play area to reveal nine play symbols, one "PRIZE" symbol, and one "BONUS" symbol. If a player gets three "TREE" symbols in any one row, column, or diagonal, the player wins the prize in the "PRIZE" box. If a player gets a "GIFT" symbol in the "BONUS" box, the player wins double the prize.

(h) Each ticket in this game may win up to one time.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,000	\$0
\$1	\$1	42,000	42,000
\$2	\$2	16,000	32,000
\$1 DBL	\$2	16,000	32,000
\$4	\$4	6,000	24,000
\$2 DBL	\$4	6,000	24,000
\$6	\$6	3,600	21,600
\$3 DBL	\$6	3,000	18,000
\$10	\$10	1,400	14,000
\$5 DBL	\$10	1,400	14,000
\$20	\$20	450	9,000
\$10 DBL	\$20	400	8,000
\$50	\$50	150	7,500
\$25 DBL	\$50	140	7,000
\$100	\$100	36	3,600
\$50 DBL	\$100	30	3,000
\$500	\$500	24	12,000
\$1,500	\$1,500	10	15,000
\$5,000	\$5,000	8	40,000
TOTAL		<u>136,648</u>	<u>\$326,700</u>

(k) The odds of winning a prize in this game are approximately one in 4.39. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3016. "2011 Doubler" instant ticket lottery game number 309. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "2011 Doubler" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3016.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play and Prize Symbols	Captions
FREE	TICKET
\$1 ⁰⁰	ONE\$
\$2 ⁰⁰	TWO\$
\$4 ⁰⁰	FOUR\$
\$5 ⁰⁰	FIVE\$

10. ⁰⁰	TEN\$
25. ⁰⁰	TWENFIV
50. ⁰⁰	FIFTY
\$100\$	ONE-HUN
\$250\$	TWO-FTY
\$500\$	FIVE-HUN
\$1000	ONETHOU
\$4000	FORTHOU
2X	DOUBLE

(c) For this game, a play symbol shall appear in each of six play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FOR	=	\$4.00
TEN	=	\$10.00
FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) The "\$2011 Doubler" ticket is a match three of six prize amounts or a match two prize amounts plus a "2X" symbol to win double the prize amounts. A player will remove the latex covering the play area to reveal six prize amounts or five prize amounts and a "2X" symbol. If the player matches three like prize amounts, the player wins that amount. If the player matches two like prize amounts plus a "2X" symbol, the player wins double the prize amount.

(h) Each ticket in this game may win up to one time.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
3 - Free's	Free Ticket	40,000	\$0
2 - \$1.00's & (D)	\$2	28,000	56,000
3 - \$2.00's	\$2	28,000	56,000
2 - \$2.00's & (D)	\$4	15,000	60,000
3 - \$4.00's	\$4	15,000	60,000
2 - \$5.00's & (D)	\$10	2,000	20,000
3 - \$10.00's	\$10	2,000	20,000
2 - \$25.00's & (D)	\$50	100	5,000
3 - \$50.00's	\$50	100	5,000
3 - \$100.00's	\$100	100	10,000
2 - \$50.00's & (D)	\$100	50	5,000
3 - \$500.00's	\$500	8	4,000
2 - \$250.00's & (D)	\$500	6	3,000
3 - \$1,000's	\$1,000	4	4,000
2 - \$500.00's & (D)	\$1,000	2	2,000
3 - \$4,000's	\$4,000	4	16,000
TOTAL		<u>130,374</u>	<u>\$326,000</u>

(k) The odds of winning a prize in this game are approximately one in 4.60. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3017. "It's A Wonderful Life" instant ticket lottery game number 313. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "It's A Wonderful Life" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3017.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
16	SXTN
17	SVTN
18	EGTN
19	NTN
20	TWTY
21	TWYONE
22	TWYTWO
23	TWYTHR
24	THYFOR
25	TWYFIV
26	TWYSIX
27	TWYSEV
28	TWYEGT
29	TWYNIN
Symbol of a bell	BELL

Prize Symbols	Captions
FREE	TICKET
\$2. ⁰⁰	TWO\$
\$5. ⁰⁰	FIVE\$
10. ⁰⁰	TEN\$
20. ⁰⁰	TWENTY
25. ⁰⁰	TWEN-FIV
50. ⁰⁰	FIFTY
75. ⁰⁰	SVTYFIV
\$100\$	ONE-HUN
\$1000	ONETHOU
\$10000	10-THOU

(c) For this game, a play symbol shall appear in each of 27 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.

(continued)

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
TWF	=	\$25.00
FTY	=	\$50.00
STF	=	\$75.00
HUN	=	\$100.00

(f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

(g) "It's A Wonderful Life" is a key number match game. A player will remove the latex covering the play area to reveal three "LIFE NUMBERS" and 12 "YOUR NUMBERS" with a prize amount below each of the "YOUR NUMBERS." If a player matches any of the "YOUR NUMBERS" to any of the "LIFE NUMBERS," the player wins the prize shown below that number. If a player reveals a "BELL" symbol, the player wins the prize shown instantly.

(h) Each ticket in this game may win up to 12 times.

(i) Approximately 300,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	20,000	\$0
\$2	\$2	22,000	44,000
\$5	\$5	13,000	65,000
\$10	\$10	2,400	24,000
(\$2 x 5)	\$10	2,500	25,000
(\$5 x 2)	\$10	2,400	24,000
\$20	\$20	600	12,000
(\$10 x 2)	\$20	700	14,000
(\$5 x 4)	\$20	700	14,000
(\$2 x 5) + (\$5 x 2)	\$20	800	16,000
\$25	\$25	400	10,000
(\$2 x 10) + \$5	\$25	400	10,000
(\$20 + \$5)	\$25	300	7,500
(\$5 x 5)	\$25	400	10,000
\$50	\$50	100	5,000
(\$25 x 2)	\$50	100	5,000
(\$10 x 5)	\$50	100	5,000
(\$2 x 5) + (\$5 x 6) + \$10	\$50	150	7,500
\$75	\$75	20	1,500
(\$5 x 9) + (\$10 x 3)	\$75	30	2,250
\$25 + \$50	\$75	20	1,500
(\$25 x 3)	\$75	25	1,875
\$100	\$100	7	700
(\$50 x 2)	\$100	7	700
(\$25 x 4)	\$100	7	700
(\$5 x 4) + (\$10 x 8)	\$100	9	900
(\$10 x 5) + (\$25 x 2)	\$100	9	900
\$1,000	\$1,000	4	4,000
\$10,000	\$10,000	<u>8</u>	<u>80,000</u>

TOTAL	<u>67,196</u>	<u>\$393,025</u>
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(k) The odds of winning a prize in this game are approximately one in 4.46. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3018. "Movie Nite" instant ticket lottery game number 316. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Movie Nite" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3018.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
16	SXTN
17	SVTN
18	EGTN
19	NTN
20	TWTY
MAYBE NEXT TIME	MOVIE NITE!
GOOD LUCK	

Prize Symbols	Captions
FREE	TICKET
\$2 ⁰⁰	TWO\$
\$3 ⁰⁰	THR\$
\$4 ⁰⁰	FOUR\$
\$5 ⁰⁰	FIVE\$
10 ⁰⁰	TEN\$
20 ⁰⁰	TWENTY
40 ⁰⁰	FORTY
50 ⁰⁰	FIFTY
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$1000	ONETHOU
\$10000	10-THOU

(c) For this game, a play symbol shall appear in each of 19 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
FRY	=	\$40.00
FTY	=	\$50.00
HUN	=	\$100.00

(f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

(g) "Movie Nite" features two games. Game 1 is a key number match game. A player will remove the latex covering the play area to reveal two "WINNING NUMBERS" and eight "YOUR NUMBERS" with a prize amount below each of the "YOUR NUMBERS." If a player matches any of the "YOUR NUMBERS" to either of the "WINNING NUMBERS," the player wins the prize shown below that number. A player can win up to eight times in this play area.

Game 2 is a bonus game. If a player reveals any prize amount, the player wins that amount instantly. If the player reveals a "MOVIE NITE!" symbol, the player wins a "Movie Nite" package. A player can win once in this play area.

(h) Each ticket in this game may win up to nine times.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Bonus	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket		Free Ticket	40,000	\$0
\$2		\$2	28,400	56,800
	\$2	\$2	20,000	40,000
\$4		\$4	10,000	40,000
(\$2 x 2)		\$4	6,800	27,200
	\$4	\$4	5,000	20,000
\$5		\$5	9,600	48,000
\$2 + \$3		\$5	9,600	48,000
\$10		\$10	4,200	42,000
\$5	\$5	\$10	3,600	36,000
\$2 + \$3 + \$5		\$10	3,200	32,000
(\$2 x 5)		\$10	2,400	24,000
\$20		\$20	1,200	24,000
(\$10 x 2)		\$20	1,800	36,000
(\$2 x 8)	\$4	\$20	1,200	24,000
(\$5 x 4)		\$20	1,200	24,000
\$40		\$40	250	10,000
(\$4 x 5) + \$10	\$10	\$40	250	10,000
(\$20 x 2)		\$40	250	10,000
\$20	\$20	\$40	300	12,000
\$50		\$50	140	7,000
(\$5 x 2) + (\$4 x 5) + \$10	\$10	\$50	120	6,000
(\$5 x 8)	\$10	\$50	120	6,000
\$100		\$100	50	5,000
(\$50 x 2)		\$100	20	2,000
(\$20 x 4)	\$20	\$100	20	2,000
\$1,000		\$1,000	4	4,000
(\$500 x 2)		\$1,000	4	4,000
\$10,000		\$10,000	6	60,000
SUBTOTAL			149,734	\$660,000
Movie Night Prize Package			950	37,560
TOTAL			<u>150,684</u>	<u>\$697,560</u>

(k) The odds of winning a prize in this game are approximately one in 4.01. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3019. "Chia Pet Holiday Cash" instant ticket lottery game number 320. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Chia Pet Holiday Cash" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3019.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
Tis-The-Season	
Fa-La-La-La	
Let-it-Snow	
Silver Bells	
Candy Cane	
Deck The Halls	
Frosty The Snowman	
Joy to the World	
Little Drummer Boy	
Cha-Cha-Cha-Chia	

Prize Symbols	Captions
FREE	TICKET
\$1 ⁰⁰	ONE\$
\$2 ⁰⁰	TWO\$
\$5 ⁰⁰	FIVE\$
10 ⁰⁰	TEN\$
20 ⁰⁰	TWENTY
40 ⁰⁰	FORTY
\$100\$	ONE-HUN
\$400\$	FOR-HUN
\$1000	ONETHOU
\$2500	TWFHUN

(c) For this game, a play symbol shall appear in each of eight play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
TWO	=	\$2.00
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
FRY	=	\$40.00
HUN	=	\$100.00
FRH	=	\$400.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) "Chia Pet Holiday Cash" is a symbol instant win game. If a player reveals a "CHA-CHA-CHA-CHIA" symbol, the player wins the prize to the right of that symbol.

(continued)

(h) Each ticket in this game may win up to four times.
 (i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,000	\$0
\$1	\$1	52,000	52,000
\$2	\$2	16,000	32,000
(\$1 x 2)	\$2	14,000	28,000
\$5	\$5	2,600	13,000
(\$2 x 2) + \$1	\$5	2,600	13,000
(\$1 x 3) + \$2	\$5	2,800	14,000
\$10	\$10	1,200	12,000
(\$5 x 2)	\$10	1,200	12,000
(\$2 x 2) + \$1 + \$5	\$10	1,400	14,000
\$20	\$20	600	12,000
(\$5 x 4)	\$20	600	12,000
(\$10 x 2)	\$20	500	10,000
\$40	\$40	300	12,000
(\$10 x 4)	\$40	300	12,000
(\$20 x 2)	\$40	200	8,000
\$100	\$100	80	8,000
(\$20 x 3) + \$40	\$100	80	8,000
(\$40 x 2) + \$20	\$100	40	4,000
\$400	\$400	16	6,400
(\$100 x 4)	\$400	14	5,600
\$1,000	\$1,000	10	10,000
(\$400 x 2) + (\$100 x 2)	\$1,000	8	8,000
\$2,500	\$2,500	8	20,000
TOTAL		<u>136,556</u>	<u>\$326,000</u>

(k) The odds of winning a prize in this game are approximately one in 4.39. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3020. "The Duke Dollars" instant ticket lottery game number 331. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "The Duke Dollars" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3020.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV

Prize Symbols	Captions
FREE	TICKET
\$1. ⁰⁰	ONE\$

\$2. ⁰⁰	TWO\$
\$5. ⁰⁰	FIVE\$
10. ⁰⁰	TEN\$
25. ⁰⁰	TWEN-FIV
50. ⁰⁰	FIFTY
\$500\$	FIVE-HUN
\$5000	FIVTHOU

(c) For this game, a play symbol shall appear in each of 11 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FIV	=	\$5.00
TEN	=	\$10.00
TWF	=	\$25.00
FTY	=	\$50.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.

(g) "The Duke Dollars" is a key number match game. A player will remove the latex covering the play area to reveal one "WINNING NUMBER," five "YOUR NUMBERS," and five prize amounts. If a player matches the "WINNING NUMBER" to any of the "YOUR NUMBERS," the player wins the prize shown below that number.

(h) Each ticket in this game may win up to five times.

(i) Approximately 900,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	90,000	\$0
\$2	\$2	27,000	54,000
(\$1 x 2)	\$2	30,000	60,000
\$5	\$5	9,000	45,000
(\$2 x 2) + \$1	\$5	9,600	48,000
(\$1 x 5)	\$5	10,500	52,500
\$10	\$10	2,100	21,000
(\$5 x 2)	\$10	2,400	24,000
(\$2 x 5)	\$10	4,500	45,000
\$25	\$25	300	7,500
(\$5 x 3) + \$10	\$25	360	9,000
(\$5 x 5)	\$25	1,200	30,000
\$50	\$50	120	6,000
(\$25 x 2)	\$50	150	7,500
(\$10 x 5)	\$50	180	9,000
\$500	\$500	18	9,000
\$5,000	\$5,000	9	45,000
TOTAL		<u>187,437</u>	<u>\$472,500</u>

(k) The odds of winning a prize in this game are approximately one in 4.80. (Authorized by K.S.A. 74-8710;

implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3021. "Roulette" instant ticket lottery game number 332. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Roulette" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3021.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
16	SXTN
17	SVTN
18	EGTN
19	NTN
20	TWTY
21	TWYONE
22	TWYTWO
23	TWYTHR
24	TWYFOR
25	TWYFIV
26	TWYSIX
27	TWYSEV
28	TWYEGT
29	TWYNIN
PLACE YOUR	BETS
WINNING	STREAK
SPIN THE	WHEEL
DOUBLE	ZERO
Prize Symbols	Captions
\$2. ⁰⁰	TWO\$
\$5. ⁰⁰	FIVE\$
10. ⁰⁰	TEN\$
25. ⁰⁰	TWENFIV

(c) For this game, a play symbol shall appear in each of 26 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

TWO	=	\$2.00
FIV	=	\$5.00

SEV	=	\$7.00
TEN	=	\$10.00
FTN	=	\$15.00
TWF	=	\$25.00
FTY	=	\$50.00
HUN	=	\$100.00
HFY	=	\$150.00

(f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

(g) "Roulette" features two separate play areas. The "ROULETTE WHEEL" play area consists of a "ROULETTE WHEEL" containing 24 numbers. Inside the "ROULETTE WHEEL" is an inner circle containing sections of prize amounts. Each "ROULETTE WHEEL" number is assigned a corresponding prize amount section in the inner circle. In the center of the "ROULETTE WHEEL" there are 20 "YOUR NUMBERS" covered by latex. A player will remove the latex covering the "YOUR NUMBERS" play area to reveal the 20 "YOUR NUMBERS." The player will then scratch only the numbers on the "ROULETTE WHEEL" that correspond to the "YOUR NUMBERS." If the player matches all of the scratched "ROULETTE WHEEL" numbers in the same corresponding prize section, the player wins the prize shown in the prize section. A player can win up to three times in this play area.

There are two "BONUS" play areas. If a player reveals any prize amount in a "BONUS" area, the player wins the amount shown. A player can win one time in each of the two "BONUS" play areas.

(h) Each ticket in this game may win up to five times.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Bonus	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$2		\$2	48,000	\$96,000
	\$2	\$2	40,000	80,000
\$5		\$5	16,000	80,000
	\$5	\$5	14,000	70,000
\$5 + \$2		\$7	6,000	42,000
\$5	\$2	\$7	4,000	28,000
\$10		\$10	2,400	24,000
\$5	\$5	\$10	2,000	20,000
	\$5 + \$5	\$10	2,000	20,000
\$10 + \$5		\$15	2,000	30,000
\$5	\$10	\$15	1,800	27,000
\$25		\$25	1,000	25,000
	\$25	\$25	1,000	25,000
\$25 + \$10 + \$5	\$5 + \$5	\$50	600	30,000
\$25 + \$10	\$10 + \$5	\$50	400	20,000
\$100		\$100	250	25,000
\$100 + \$10 + \$5	\$25 + \$10	\$150	150	22,500
\$1,000		\$1,000	10	10,000
\$10,000		\$10,000	6	60,000
TOTAL			<u>141,616</u>	<u>\$734,500</u>

(k) The odds of winning a prize in this game are approximately one in 4.24. (Authorized by K.S.A. 74-8710; *(continued)*)

implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-4-3022. "Pair It To Win" instant ticket lottery game number 333. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Pair It To Win" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3022.

(b) The "play and prize symbols" and "captions" for this game are as follows:

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
16	SXTN
17	SVTN
18	EGTN
19	NTN
20	TWTY
Symbol of a pair of binoculars	DBL
Prize Symbols	Captions
FREE	TICKET
\$2. ⁰⁰	TWO\$
\$4. ⁰⁰	FOUR\$
\$5. ⁰⁰	FIVE\$
10. ⁰⁰	TEN\$
25. ⁰⁰	TWN-FIV
50. ⁰⁰	FIFTY
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$1000	ONETHOU
\$10000	10-THOU

(c) For this game, a play symbol shall appear in each of 26 play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWF	=	\$25.00

FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

(g) "Pair It To Win" is a key number match game. A player will remove the scratch-off material covering 10 lines to reveal 10 "YOUR NUMBERS" and 10 "THEIR NUMBERS" with a prize amount to the right of each of the "THEIR NUMBERS." If a player matches the "YOUR NUMBER" to "THEIR NUMBER" in any one line, the player wins the prize shown for that line. If a player reveals a "BINOCULAR" symbol, the player wins double the prize for that line instantly.

(h) Each ticket in this game may win up to 10 times.

(i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free	Free Ticket	40,000	\$0
\$2	\$2	50,000	100,000
\$4	\$4	8,000	32,000
(\$2 x 2)	\$4	8,000	32,000
\$2 DBL	\$4	10,000	40,000
\$5	\$5	10,000	50,000
\$10	\$10	3,000	30,000
(\$5 x 2)	\$10	3,000	30,000
\$2 DBL + (\$2 x 3)	\$10	2,600	26,000
(\$2 x 5)	\$10	2,600	26,000
\$25	\$25	1,000	25,000
\$5 DBL + \$10 + \$5	\$25	1,000	25,000
(\$2 x 5) + (\$5 x 3)	\$25	1,000	25,000
\$10 DBL + \$5	\$25	1,000	25,000
\$50	\$50	300	15,000
(\$10 x 5)	\$50	300	15,000
(\$5 x 10)	\$50	300	15,000
\$25 DBL	\$50	300	15,000
\$100	\$100	120	12,000
(\$10 x 10)	\$100	120	12,000
\$25 DBL + \$50	\$100	120	12,000
(\$5 x 5) + \$25 + \$50	\$100	120	12,000
\$500	\$500	30	15,000
(\$50 x 10)	\$500	30	15,000
\$100 DBL + (\$100 x 3)	\$500	30	15,000
\$1,000	\$1,000	4	4,000
(\$100 x 10)	\$1,000	4	4,000
\$500 + (\$100 x 4) + \$50 DBL	\$1,000	4	4,000
\$10,000	\$10,000	6	60,000
TOTAL		<u>142,990</u>	<u>\$693,000</u>

(k) The odds of winning a prize in this game are approximately one in 4.20. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

Article 5.—MULTI-STATE ON-LINE GAMES AND DRAWINGS

111-5-181. Definitions. The following definitions shall apply to the Kansas lottery's "Mega Millions" game unless the context requires a different meaning or is oth-

erwise inconsistent with the intention of other rules adopted by the Kansas lottery.

(a) "Agent" or "retailer" means a person or entity authorized by the Kansas lottery to sell Kansas lottery tickets.

(b) "Drawing" means the formal process of selecting winning numbers which determine the number of winners for each prize level of the game.

(c) "Computer pick" means the random selection of two-digit numbers by the computer system, which appear on a ticket and are played by a player in the game.

(d) "Finance and Audit Committee" shall mean the committee established by the Multi-State Lottery Association Agreement (MUSL).

(e) "Game board" or "boards" means that area of the play slip, also known as a "panel," which contains two sets of numbered squares to be marked by the player, the first set containing fifty-six (56) squares, number one (1) through fifty-six (56) and the second set containing forty-six (46) squares, number one (1) through forty-six (46).

(f) "Game ticket" or "ticket" means an acceptable evidence of play, which is a ticket produced by a terminal which meets the specifications defined in these rules.

(g) "Jackpot" or "Grand Prize" means the top prize of the Mega Millions game. The annuity grand prize is an amount that would be paid in twenty-six (26) annual installments.

(h) "Mega Millions Finance Committee" means a committee of the Mega Millions lotteries which determines the grand prize jackpot amount (cash and annuity).

(i) "Mega Millions Lottery or Lotteries" means those lotteries which have joined under the Mega Millions lottery agreement; the group of lotteries that has reached a cross-selling agreement with the MUSL product group for the selling of the Mega Millions game.

(j) "MUSL" means the Multi-State Lottery Association, a government-benefit association wholly owned and operated by the party lotteries.

(k) "MUSL Board" means the governing body of the MUSL which is comprised of the chief executive officer of each party lottery.

(l) "On-Line Lottery Game" means a lottery game wherein a player selects numbers out of a larger predetermined set or sets of numbers.

(k) "Participating Lottery" or "Selling Lottery" means a state lottery which is participating in selling the Mega Millions game.

(l) "Party lottery" means a state lottery which has joined the MUSL and, in the context of the product group rules, which has joined in selling the games offered by the MUSL Mega Millions product group.

(m) "Play" or "bet" means the six (6) numbers, the first five (5) from a field of fifty-six (56) numbers and the last one (1) from a field of forty-six (46) numbers, that appear on a ticket as a single-lettered selection and are to be played by a player in the game.

(n) "Product Group" means the group of lotteries which has joined together to offer the Mega Millions lottery game product pursuant to the terms of its cross-selling agreement with the Mega Millions lotteries, the Multi-State Lottery Agreement, and the group's own rules.

(o) "Play slip" or "bet slip" means a card used in marking a player's game plays and containing one or more boards.

(p) "Set Prize" means all other prizes except the grand prize that are advertised to be paid by a single cash payment and, except in instances outlined in these rules, will be equal to the prize amount established by the MUSL board for the prize level.

(q) "Terminal" means a device authorized by the Kansas lottery to function in an on-line interactive mode with the lottery's computer system for the purpose of issuing lottery tickets and entering, receiving, and processing lottery transactions, including purchases, validating tickets, and transmitting reports.

(r) "Winning numbers" means the six (6) numbers, the first five (5) from a field of fifty-six (56) numbers and the last one (1) from a field of forty-six (46) numbers, randomly selected at each drawing, which shall be used to determine winning plays contained on a game ticket.

(s) These amendments shall take effect August 31, 2010. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-29-10, Jan. 20, 2010; amended, T-111-9-1-10, Aug. 18, 2010.)

111-5-184. Expected prize payout pari-mutuel prizes. (a) The grand prize shall be determined on a pari-mutuel basis. Except as provided in these rules, all other prizes awarded shall be paid as set cash prizes with the following expected approximate prize payout percentages, which does not include an additional amount held in prize reserves:

Number of Matches Per Play	Prize Payment	Prize Pool Percentage Allocated to Prize
All five (5) of first set plus one (1) of second set	Grand Prize	63.60%
All five (5) of first set and none of second set	\$250,000	12.80%
Any four (4) of first set plus one (1) of second set	\$10,000	2.90%
Any four (4) of first set and none of second set	\$150	1.96%
Any three (3) of first set plus one (1) of second set	\$150	2.18%
Any two (2) of the first set plus one (1) of second set	\$10	2.38%
Any three (3) of first set and none of second set	\$7	4.58%
Any one (1) of first set plus one (1) of second set	\$3	4.26%
None of first set plus one (1) of second set	\$2	5.34%

(b) The prize money allocated to the grand prize category shall be divided equally by the number of game boards winning the grand prize.

(c) The prize pool percentage allocated to the set prizes (the cash prizes of \$250,000 or less) shall be carried forward to subsequent draws if all or a portion of it is not needed to pay the set prizes awarded in the current draw.

(d) If the total prize liability for all lotteries selling Mega Millions (exclusive of jackpot prize carry forward) exceeds 300 percent (300%) of draw sales or 50 percent (50%) of draw sales plus \$50,000,000 (fifty million dollars), whichever is less, (both hereinafter referred to as the "liability cap"), the second through fifth prizes (\$250,000, \$10,000, \$150, and \$150 prize levels) shall be paid on a pari-mutuel basis, provided that in no event shall the pari-mutuel prize be greater than the official advertised prize. The amount to be used for the allocation of such pari-mutuel prizes (two through five) shall be the

(continued)

liability cap less the amount paid for the jackpot prize and prize levels six through nine (\$10, \$7, \$3, and \$2 prize levels). To fund the Kansas lottery's portion of the liability cap, the Kansas lottery may utilize:

(1) the amount allocated to the set prizes and carried forward from previous draws, if any, and

(2) an amount from the reserve accounts.

(e) In the event the liability cap is met, the amount to fund the grand/jackpot prize, together with the amounts to fund prize levels six (6) through nine (9), shall be first paid from the liability cap amount. The balance of the liability cap, after deducting the grand/jackpot prize and payment for prize levels six (6) through nine (9) (hereinafter referred to as the "liability cap balance"), shall be applied to prize levels two (2) through (5) on a pari-mutuel basis in accordance with the following formula:

(1) Prize level two (2) (normally \$250,000) shall be an amount equal to 64.53% of the Liability Cap Balance divided by the number of winners in prize level two (2);

(2) Prize level three (3) (normally \$10,000) shall be an amount equal to 14.63% of the liability cap balance divided by the number of winners in prize level three (3); and

(3) Prize levels four (4) and five (5) (normally \$150) shall be an amount equal to 20.84% of the liability cap balance divided by the number of combined winners in prize levels four (4) and five (5).

(f) Except as required by K.A.R. 111-5-186(a), the official advertised grand prize annuity amount is subject to change based on sales forecasts and/or actual sales.

(g) Subject to the laws and rules governing each participating lottery, the number of prize categories and the allocation of the prize fund among the prize categories may be changed at the discretion of the Mega Millions lotteries, for promotional purposes. Such change shall be announced by Mega Millions lotteries.

(h) These amendments shall take effect August 31, 2010. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-29-10, Jan. 20, 2010; amended, T-111-9-1-10, Aug. 18, 2010.)

111-5-186. Prize payments; annuitized and cash prizes. (a) The prize money allocated from the current Mega Millions prize pool for the grand prize, plus any previous portions of prize money allocated to the grand prize category in which no matching tickets were sold will be divided equally among all jackpot prize winners. The annuity grand prize amount will be paid in 26 annual installments. If a Mega Millions lottery law or rule requires that the official advertised annuity prize amount shall be the basis for determining the amount to be awarded for the Mega Millions grand prize, a play matching all five of the five Mega Millions winning numbers drawn for field 1 and the one Mega Millions winning number drawn for field 2, then it shall be funded by the selling lotteries in accordance with the formula set by the Mega Millions lotteries. The Mega Millions lotteries may set a minimum guaranteed annuity grand prize amount, which shall be advertised by the Kansas lottery as the starting guaranteed annuity grand prize amount.

(b) If in any Mega Millions drawing there are no Mega Millions plays which qualify for the grand prize category,

the portion of the prize fund allocated to such grand prize category shall remain in the jackpot prize category and be added to the amount allocated for the grand prize category in the next consecutive Mega Millions drawing.

(c) Grand prizes shall be paid, at the election of the player made no later than 60 days after the player becomes entitled to a prize, with either a per winner annuity or cash payment. If the payment election is not made by the player within 60 days after the player becomes entitled to the prize, then the prize shall be paid as an annuity prize. The election to take the cash payment may be made within 60 days after the player becomes entitled to the prize. An election made after the winner becomes entitled to the prize is final and cannot be revoked, withdrawn, or otherwise changed.

(d) In the event of a prize winner who selects the cash value option, the prize winner's share will be paid in a single payment upon completion of internal validation procedures. The cash option amount shall be determined by the product group.

(e) Annual payment option jackpot prizes shall be paid in 26 annual installments upon completion of internal validation procedures. The initial payment shall be paid upon completion of internal validation procedures. The subsequent 25 payments shall be paid annually to coincide with the month of the Federal auction date at which the bonds were purchased to fund the annuity. All such payments shall be made within seven days of the anniversary of the annual auction date.

(f) If individual shares of the cash held to fund an annuity are less than \$250,000, the product group, in its sole discretion, may elect to pay the winners their share of the cash held in the grand prize pool. All annuitized prizes shall be paid annually in twenty-six (26) payments with the initial payment being made in cash, to be followed by twenty-five (25) payments funded by the annuity. Prize payments may be rounded down to the nearest one thousand dollars (\$1,000).

(g) Funds for the initial payment of an annuitized prize or the lump sum cash prize shall be made available by MUSL for payment by the party lottery on a schedule approved by the product group. If necessary, when the due date for the payment of a prize occurs before the receipt of funds in the prize pool trust is sufficient to pay the prize, the transfer of funds for the payment of the full lump sum cash amount may be delayed pending receipt of funds from the party lotteries or other lotteries participating in the Mega Millions game.

(h) In the event of the death of a lottery winner sold during the annuity payment period, the MUSL finance and audit committee, in its sole discretion excepting a discretionary review by the product group, upon the petition of the estate of the lottery winner (the "estate") to the Kansas lottery, and subject to federal, state, district, or territorial applicable laws, may accelerate the payment of all of the remaining lottery proceeds to the estate. If such a determination is made, then securities and/or cash held to fund the deceased lottery winner's annuitized prize may be distributed to the estate. The identification of the securities to fund the annuitized prize shall be at the sole discretion of the finance and audit committee or the product group.

(i) All low-tier cash prizes (all prizes except the grand prize) shall be paid in cash. The Kansas lottery may begin paying low-tier cash prizes after receiving authorization to pay from the MUSL central office.

(j) Annuitized payments of the grand prize or a share of the grand prize may be rounded to facilitate the purchase of an appropriate funding mechanism. Breakage on an annuitized grand prize win shall be added to the first cash payment to the winner or winners. Prizes other than the grand prize, which, under these rules, may become single-payment, pari-mutuel prizes, may be rounded down so that prizes can be paid in multiples of whole dollars. Breakage resulting from rounding these prizes shall be carried forward to the prize pool for the next drawing.

(k) If the grand prize is not won in a drawing, the prize money allocated for the grand prize shall roll over and be added to the grand prize pool for the following drawing.

(l) The holder of a winning ticket may win only one prize per board in connection with the winning numbers drawn, and shall be entitled only to the prize won by those numbers in the highest matching prize category.

(m) Prize claims must be claimed within 365 days of the day of the drawing in which the prize was won.

(n) These amendments shall take effect August 31, 2010. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-29-10, Jan. 20, 2010; amended, T-111-9-1-10, Aug. 18, 2010.)

111-5-194. Mega Millions Megaplier promotion.

(a) The Mega Millions megaplier promotion is a limited extension of the Mega Millions game and is conducted in accordance with the Mega Millions game rules and other lottery rules applicable to the Mega Millions game except as may be amended herein. The promotion will begin on January 31, 2010, which is the day Mega Millions tickets are first offered for sale by the Kansas lottery. The promotion will continue until it is discontinued by the Kansas lottery. The promotion will offer to the owners of a qualifying play a chance to multiply the amount of any of the eight lump sum set prizes (the lump sum prizes normally paying \$2 to \$250,000) won in a drawing held during the promotion. The grand prize is not a set prize and will not be multiplied.

(b) A qualifying play is any single Mega Millions play for which the player pays an extra dollar for the megaplier option play and which is recorded at the Kansas Lottery's central computer as a qualifying play.

(c) A qualifying play which wins one of eight lowest lump sum set prizes will be multiplied by the number selected, either two, three, or four (2, 3, or 4), in a separate random megaplier drawing announced in a manner approved by the product group.

(d) MUSL will either itself conduct, or authorize a United States lottery to conduct on its behalf, a separate random megaplier drawing. Before each Mega Millions drawing, a single number (2, 3, or 4) shall be drawn. The Mega Millions group may change one or more of these multiplier numbers for special promotions from time to time.

(e) The prize pool for all prize categories offered by the party lotteries shall consist of up to fifty percent (50%) of

each drawing period's sales, including any specific statutorily-mandated tax of a party lottery to be included in the price of a lottery ticket, after the Mega Millions prize reserve accounts are funded to the amounts set by the product group. Any amount remaining in the prize pool at the end of this game shall be carried forward to a replacement game or expended in a manner as directed by the product group in accordance with jurisdiction law.

(f) Any amount not used to pay for multiplied prizes may be collected and placed in the rollover account or in trust in one or more prize reserve accounts until the prize reserve accounts reach the amounts designated by the product group.

(g) Except as provided in these rules, all prizes awarded shall be paid as lump sum set prizes. Instead of the Mega Millions set prize amounts, qualifying megaplier plays will pay the amounts shown below when matched with the megaplier number drawn:

	Prize Amount	2X	3X	4X
Match 5+0	\$250,000	\$1,000,000	\$1,000,000	\$1,000,000
Match 4+1	\$10,000	\$20,000	\$30,000	\$40,000
Match 4+0	\$150	\$300	\$450	\$600
Match 3+1	\$150	\$300	\$450	\$600
Match 2+1	\$10	\$20	\$30	\$40
Match 3+0	\$7	\$14	\$21	\$28
Match 1+1	\$3	\$6	\$9	\$12
Match 0+1	\$2	\$4	\$6	\$8

Note: Megaplier does not apply to the Mega Millions grand prize.

In certain rare instances, the Mega Millions set prize amount may be less than the amount shown. In such case, the megaplier prizes will be a multiple of the changed Mega Millions prize amount announced after the draw.

(h) The following table sets forth the probability of the various megaplier numbers being drawn during a single Mega Millions drawing. The group may elect to run limited promotions that may increase the multiplier numbers.

Megaplier	Probability of Prize Increase
4X - Prize won times 4	12 in 21
3X - Prize won times 3	7 in 21
2X - Prize won times 2	2 in 21

Note: Megaplier does not apply to the Mega Millions grand prize.

(i) The prize pool percentage allocated to the megaplier set prizes shall be carried forward to subsequent draws if all or a portion of it is not needed to pay the set prizes awarded in the current draw or may be held in a prize reserve account.

(j) If the total of the original Mega Millions set prizes and the multiplied megaplier set prizes awarded in a drawing exceeds the percentage of the prize pools allocated to the set prizes, then the amount needed to fund the set prizes (including the multiplied set prizes) awarded shall be drawn from the following sources, in the following order:

- (1) the amount allocated to the set prizes and carried forward from previous draws, if any;
- (2) an amount from the Mega Millions reserve accounts not to exceed the lesser of 300% of draw sales or 50% of draw sales plus \$50 million.

(continued)

If, after these sources are depleted, there are not sufficient funds to pay the set prizes awarded (including multiplied prizes), then the prize levels two through five shall become a pari-mutuel prize, as set out in K.A.R. 111-4-184(d). The Mega Millions and megaplier prize pools shall be combined in the rare instance when the set prizes, pursuant to the rules, are paid on a pari-mutuel basis, so that the multipliers, as provided for in the rules, will remain in effect for all prize levels.

(k) All megaplier prizes shall be paid in one lump sum through the party lottery that sold the winning ticket(s). A party lottery may begin paying megaplier prizes after receiving authorization to pay from the MUSL central office.

(l) Prizes, which under these rules, may become pari-mutuel prizes, may be rounded down so that prizes can be paid in multiples of whole dollars. Breakage resulting from rounding these prizes shall be carried forward to the prize pool for the next drawing.

(m) The announced match 5+0 prize, for players selecting the megaplier option, shall be multiplied by four (4) unless a higher limited promotional multiplier is announced by the group.

(n) These amendments shall take effect with the drawing conducted on September 14, 2010. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-29-10, Jan. 20, 2010; amended, T-111-9-1-10, Aug. 18, 2010.)

Article 9.—PULL-TAB GAMES

111-9-167. “Spice It Up” pull tab ticket lottery game number 317. (a) The Kansas lottery shall conduct a pull tab lottery game entitled “Spice It Up” commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-8-1 *et seq.* and K.A.R. 111-9-167.

(b) The price of pull tab tickets sold by a retailer for this game shall be \$1.00 each.

(c) Approximately 1,200,000 tickets shall be ordered initially for this pull tab game which shall be packaged in packs of 300 tickets each. The ticket numbers in each pack in this game shall start with 000 and end with 299. Additional ticket orders shall have the same prize structure, the same number of prizes per pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(d) The play symbols for this game are as follows:

- Symbol of a chili pepper
- Symbol of a bottle of hot sauce
- Symbol of an onion
- Symbol of a garlic bulb
- Symbol of a lemon
- Symbol of a salt shaker

(e) For this game, three play symbols shall appear under each of four tabs on the back of each ticket. On the front of each ticket shall appear a legend of all winning combinations using the play symbols for this game along with the corresponding prize amount for each combination, as follows: three salt shaker symbols equal \$1.00; three lemon symbols equal \$5.00; three garlic bulb symbols equal \$10.00; three onion symbols equal \$25.00; three bottles of hot sauce symbols equal \$100.00; three chili pepper symbols equal \$1,000.00.

(f) All tabs on the back of each ticket are to be pulled open. For each combination of three play symbols matching the legend on the front of the ticket, the player wins the prize amount corresponding to each combination as shown in (h) below. All winning combinations shall be within a single window in a horizontal line.

(g) The retailer validation codes for this game and their meanings are as follows:

ONE	=	\$1.00
FIV	=	\$5.00
SIX	=	\$6.00
TEN	=	\$10.00
FTN	=	\$15.00
TWF	=	\$25.00
THF	=	\$35.00
HUN	=	\$100.00

(h) The number and value of prizes in this game and winning combinations shall be as follows: (See corresponding play symbol values in subsection (e) above.)

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$1	\$1	220,000	\$220,000
\$5	\$5	40,000	200,000
\$1 + \$5	\$6	24,000	144,000
\$10	\$10	6,000	60,000
\$5 + \$10	\$15	3,200	48,000
\$25	\$25	1,740	43,500
\$10 + \$25	\$35	1,100	38,500
\$100	\$100	420	42,000
\$1,000	\$1,000	20	20,000
TOTAL		<u>296,480</u>	<u>\$816,000</u>

(i) Each ticket in this game may have up to two winning combinations.

(j) The overall odds of winning a prize in this game are approximately one in 4.05. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-9-168. “Lucky Stack” pull tab ticket lottery game number 318. (a) The Kansas lottery shall conduct a pull tab lottery game entitled “Lucky Stack” commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-8-1 *et seq.* and K.A.R. 111-9-168.

(b) The price of pull tab tickets sold by a retailer for this game shall be \$1.00 each.

(c) Approximately 1,200,000 tickets shall be ordered initially for this pull tab game which shall be packaged in packs of 300 tickets each. The ticket numbers in each pack in this game shall start with 000 and end with 299. Additional ticket orders shall have the same prize structure, the same number of prizes per pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(d) The play symbols for this game are as follows:

- Symbol of poker chips
- Symbol of playing cards
- Symbol of a roulette wheel
- Symbol of dice
- Symbol of a slot machine
- Symbol of a stack of bills

(e) For this game, three play symbols shall appear under each of four tabs on the back of each ticket. On the front of each ticket shall appear a legend of all winning

combinations using the play symbols for this game along with the corresponding prize amount for each combination, as follows: three stack of bills symbols equal \$1.00; three slot machine symbols equal \$5.00; three dice symbols equal \$10.00; three roulette wheel symbols equal \$25.00; three playing card symbols equal \$100.00; three poker chips symbols equal \$1,000.00.

(f) All tabs on the back of each ticket are to be pulled open. For each combination of three play symbols matching the legend on the front of the ticket, the player wins the prize amount corresponding to each combination as shown in (h) below. All winning combinations shall be within a single window in a horizontal line.

(g) The retailer validation codes for this game and their meanings are as follows:

ONE	=	\$1.00
FIV	=	\$5.00
SIX	=	\$6.00
TEN	=	\$10.00
FTN	=	\$15.00
TWF	=	\$25.00
THF	=	\$35.00
HUN	=	\$100.00

(h) The number and value of prizes in this game and winning combinations shall be as follows: (See corresponding play symbol values in subsection (e) above.)

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$1	\$1	220,000	\$220,000
\$5	\$5	40,000	200,000
\$1 + \$5	\$6	24,000	144,000
\$10	\$10	6,000	60,000
\$5 + \$10	\$15	3,200	48,000
\$25	\$25	1,740	43,500
\$10 + \$25	\$35	1,100	38,500
\$100	\$100	420	42,000
\$1,000	\$1,000	<u>20</u>	<u>20,000</u>
TOTAL		<u>296,480</u>	<u>\$816,000</u>

(i) Each ticket in this game may have up to two winning combinations.

(j) The overall odds of winning a prize in this game are approximately one in 4.05. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

111-9-169. "Casino Cash" pull tab ticket lottery game number 169. (a) The Kansas lottery shall conduct a pull tab lottery game entitled "Casino Cash" commencing on or after September 1, 2010. The rules for this game are contained in K.A.R. 111-8-1 *et seq.* and K.A.R. 111-9-169.

(b) The price of pull tab tickets sold by a retailer for this game shall be \$2.00 each.

(c) Approximately 600,000 tickets shall be ordered initially for this pull tab game that shall be packaged in packs of 150 tickets each. The ticket numbers in each pack in this game shall start with 000 and end with 149. Additional ticket orders shall have the same prize structure, the same number of prizes per pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

(d) The play symbols for this game are as follows:

Symbol of a jackpot sign

- Symbol of a poker dealer
- Symbol of a poker table
- Symbol of blackjack playing cards
- Symbol of poker chips
- Symbol of a roulette wheel
- Symbol of dice
- Symbol of a hand of playing cards

(e) For this game, three play symbols shall appear under each of eight tabs on the back of each ticket. On the front of each ticket shall appear a legend of all winning combinations using the play symbols for this game along with the corresponding prize amount for each combination, as follows: three hands of playing cards symbols equal \$2.00; three dice symbols equal \$5.00; three roulette wheel symbols equal \$10.00; three poker chips symbols equal \$25.00; three blackjack playing card symbols equal \$50.00; three poker table symbols equal \$100.00; three poker dealer symbols equal \$250.00; three jackpot sign symbols equal \$2,500.00.

(f) All tabs on the back of each ticket are to be pulled open. For each combination of three play symbols matching the legend on the front of the ticket, the player wins the prize amount corresponding to each combination as shown in (h) below. All winning combinations shall be within a single window in a horizontal line.

(g) The three letters comprising the retailer validation codes used in this game shall appear in three of 24 varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
SEV	=	\$7.00
TEN	=	\$10.00
TWF	=	\$25.00
THF	=	\$35.00
FTY	=	\$50.00
HUN	=	\$100.00
THY	=	\$250.00

(h) The number and value of prizes in this game and winning combinations shall be as follows: (See corresponding play symbol values in subsection (e) above.)

Get	Prize	Expected Number of Prizes in Game	Expected Value in Game
\$2	\$2	82,000	\$164,000
\$2 + \$2	\$4	28,120	112,480
\$5	\$5	26,000	130,000
\$5 + \$2	\$7	16,000	112,000
\$10	\$10	4,000	40,000
\$5 + \$5	\$10	4,000	40,000
\$25	\$25	1,000	25,000
\$5 + \$10 + \$10	\$25	1,100	27,500
\$5 + \$5 + \$5 + \$5 + \$5	\$25	1,200	30,000
\$2 + \$2 + \$2 + \$2 + \$2 + \$5 + \$10	\$25	1,200	30,000
\$5 + \$5 + \$5 + \$5 + \$5 + \$5 + \$5	\$35	500	17,500
\$5 + \$10 + \$10 + \$10	\$35	500	17,500
\$50	\$50	250	12,500
\$5 + \$5 + \$5 + \$5 + \$5 + \$25	\$50	250	12,500
\$100	\$100	100	10,000
\$250	\$250	40	10,000
\$2,500	\$2,500	<u>10</u>	<u>25,000</u>
TOTAL		<u>166,270</u>	<u>\$815,980</u>

(continued)

(i) Each ticket in this game may have up to seven winning combinations.

(j) The overall odds of winning a prize in this game are approximately one in 3.61. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and K.S.A. 74-8720; effective, T-111-9-1-10, Aug. 18, 2010.)

**KANSAS EXPANDED LOTTERY RULES
AND REGULATIONS**

**Article 309.—SPECIFIC LOTTERY FACILITY
GAMES AT LOTTERY GAMING FACILITIES;
PINEAPPLE POKER**

111-309-1. Name of the game; rules and regulations. The Kansas lottery shall conduct a lottery facility game at the Boot Hill Casino & Resort in Dodge City, Kansas, entitled "Pineapple Poker" beginning on or after August 18, 2010.

The rules and regulations for the game of "Pineapple Poker" are contained in K.A.R. 111-309-1 through 111-309-6, and applicable generic rules are contained in K.A.R. 111-201-1 *et seq.* (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-309-2. Object of game. Pineapple Poker is played at a large table with a maximum number of 10 players using one deck of playing cards. The object of the game is for a player to either:

(1) create a five-card poker hand of a higher rank than the poker hand of all other players, with each player utilizing a combination of two of the three cards dealt to them and the community cards available for use by all players; or

(2) remain the only player in the hand after all other players have folded. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-309-3. Definitions. The following words and terms, when used in the Southwest Kansas Lottery Gaming Zone and pertaining to the game of Pineapple Poker, shall have the following meanings unless the context clearly indicates otherwise:

(a) "All in" means when a player who has no funds remaining on the poker table to continue betting in a round of play still retains the right to contend for that portion of the pot in which the player has already placed a bet.

(b) "Ante" means a predetermined wager, which a player may be required to make prior to any cards being dealt in order to participate in the round of play.

(c) "Bet" or "wager" means an action by which a player places gaming chips into the pot on any betting round.

(d) "Betting round" means a complete wagering cycle in a hand of poker.

(e) "Blind bet" means a forced bet that only players sitting in specific betting positions at the poker table shall be required to place prior to looking at any cards.

(f) "Burn a card" means to remove a card from the top of a deck, which is discarded face down, which card is not in play and the identity of which remains unknown.

(g) "Button" or "dealer button" means an object, which is moved clockwise around the table after each hand is complete to denote an imaginary dealer and thereby determine the betting and dealing sequence.

(h) "Call" means a wager made in an amount equal to the immediately preceding wager.

(i) "Check" means when a player waives the right to initiate the betting in a betting round but retains the right to act if another player initiates the betting.

(j) "Collection" means another name for the rake collected by the house, which may be a specified amount charged to each player or as a percentage of the pot for each hand.

(k) "Community cards" means cards which are dealt face upward and which can be used by all players to form their best hand.

(l) "Cut" means to divide a deck of playing cards into two parts in order to change the order of the cards without revealing the identity of any cards in the deck.

(m) "Deck" means a standard collection of 52 playing cards with the following 13 cards in each of four suits: 2, 3, 4, 5, 6, 7, 8, 9, 10, jack, queen, king, and ace.

(n) "Face card" is a king, queen, or jack.

(o) "Flop" means the first three community cards dealt during a hand.

(p) "Fold" means the withdrawal of a player from a round of play by discarding his hand of cards during a betting round and refusing to equal a wager.

(q) "Forced bet" means a wager, which is required to start the wagering on the first betting round.

(r) "Hand" means one of two things, depending upon the context in which the term is used:

(1) the cards available to a player to use; or

(2) a complete round of play from the first ante or blind bet until the pot is awarded to a player.

(s) "Hole cards" means any cards dealt to a player face down, which are also known as "pocket cards," "in the hole," or "in the pocket."

(t) "Opening bet" means the first bet by each player in a round of play.

(u) "Pot" or "kitty" means the amount that is awarded to the winning player or players at the conclusion of a round of play and is equal to the total amount wagered by the players during the round of play minus any rake.

(v) "Raise" means a bet in an amount greater than the immediately preceding bet in that betting round.

(w) "Rake" means the amount of gaming chips collected on each hand by the dealer representing the predetermined amount to be included in net gaming revenue.

(x) "Round of play" means the process by which cards are dealt, bets are placed and the winner of the pot is determined and paid in accordance with the rules of this game.

(y) "Suit" means one of the following four categories of cards: diamonds, spades, clubs, or hearts.

(z) "Table stakes" means the gaming chips on the table, which are in play. A player may not add or subtract from his or her gaming chips at any time during a betting round of play.

(aa) "Up-cards" means any card dealt face up to a player or as community cards. (Authorized by K.S.A.

2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-309-4. Pineapple Poker hand rankings.

(a) The rank of the cards used in Pineapple Poker for the determination of winning hands, in order of highest to lowest rank, shall be: ace, king, queen, jack, 10, 9, 8, 7, 6, 5, 4, 3, and 2. All suits shall be considered equal in rank. Notwithstanding the foregoing, an ace may also be used to complete a "straight flush" or a "straight" formed with a 2, 3, 4, and 5.

(b) The permissible poker hands in order of highest to lowest rank, shall be:

(1) "Royal flush" is a hand consisting of an ace, king, queen, jack, and 10 of the same suit;

(2) "Straight flush" is a hand consisting of five cards of the same suit in consecutive ranking, with king, queen, jack, 10, and 9 being the highest ranking straight flush and ace, 2, 3, 4, and 5 being the lowest ranking straight flush;

(3) "Four-of-a-kind" is a hand consisting of four cards of the same rank regardless of suit, with four aces being the highest ranking four-of-a-kind and four 2s being the lowest ranking four-of-a-kind;

(4) "Full house" is a hand consisting of "three-of-a-kind" and a "pair," with the three aces and two kings being the highest ranking full house and three twos, two 3s being the lowest ranking full house;

(5) "Flush" is a hand consisting of five cards of the same suit;

(6) "Straight" is a hand consisting of five cards of consecutive rank, regardless of suit with an ace, king, queen, jack, and 10 being the highest ranking straight and an ace, 2, 3, 4, and 5 being the lowest ranking straight, provided that an ace may not be combined with any other sequence of cards for purposes of determining a winning hand, (for example, queen, king, ace, 2, 3);

(7) "Three-of-a-kind" is a hand consisting of three cards of the same rank regardless of suit, with three aces being the highest ranking three-of-a-kind and three 2s being the lowest ranking three-of-a-kind;

(8) "Two pairs" is a hand consisting of two "pairs," with two aces and two kings being the highest ranking two pair and two 3s and two 2s being the lowest ranking two pair; and

(9) "One pair" is a hand consisting of two cards of the same rank, regardless of suit with two aces being the highest ranking pair and two 2s being the lowest ranking pair;

(10) "High hand" is, when comparing two hands that are of otherwise identical poker rank, the hand with the highest-ranking card.

(c) When comparing two hands, if none of the above poker rankings are contained in a ranking hand, the hand with the highest-ranking card shall be considered the higher hand.

(d) If, after all five cards are compared and the hands are identical, they shall be considered a tie and the pot split equally among those players that are tied. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-309-5. Wagers. (a) Only players who are seated at the poker table shall be permitted to receive cards and participate in each betting round.

(b) Depending upon the predetermined option for the poker game being dealt, a player may be required to:

(1) Place a predetermined ante prior to receiving any cards; or

(2) Place a predetermined blind bet prior to receiving any cards.

(c) A player may only participate in the wagering during a round of play with the table stakes gaming chips, which were already placed on the poker table in front of that player when the round of play commenced.

(d) A player may only add to his gaming chips between rounds of play and may not remove any of his gaming chips from the poker table at any time during ongoing play.

(e) A player who depletes his funds on the poker table prior to the completion of a round of play shall be deemed to be "all-in."

(f) An "all-in" player shall retain financial interest in the outcome of the round of play, but shall only be eligible to win the amount of the pot to which he contributed.

(g) An "all-in" player shall continue to receive any cards to which he would normally be entitled.

(h) Betting shall continue unimpeded among the other players by generating a separate secondary pot that only those active players shall be eligible to win.

(i) A verbal statement of "fold," "check," "call," "raise," or an announcement of a specific size wager by a player, assuming it is within the rules herein and the minimum and maximum wager limits for the poker table, shall be binding on the player if it is that player's turn to act.

(j) A player who announces a bet or raise of a certain amount but places a different amount of gaming chips in the pot shall be required to correct his or her bet or raise to the announced amount in accordance with the instructions of the dealer.

(k) A player shall be considered to have placed a wager if the player:

(1) Pushes gaming chips forward to indicate the intent of placing a wager;

(2) Releases gaming chips into the pot; or

(3) Releases gaming chips at a sufficient distance from the player and towards the pot to make it obvious that it is intended as a wager.

(l) A player shall not be permitted to make a wager and thereafter attempt to increase the amount of that wager.

(m) If the player wishes to add additional gaming chips to a wager, the player must indicate at the time the wager is being made that the wager is not yet complete.

(n) A player who puts the proper amount of gaming chips into the pot to call a wager, without indicating his or her intention to raise, may not thereafter raise the previous wager.

(o) No player may touch any of the gaming chips once placed into the pot until a decision on the hand has been made.

(continued)

(p) Unless a raise has been verbally announced by that player, a player who puts into the pot a single gaming chip that is larger than required is assumed to have only called the preceding wager and to be awaiting change from the dealer.

(q) Unless specifically posted at the gaming table to the contrary, a player shall be permitted to raise after he has previously checked in a betting round. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-309-6. Play. (a) Prior to dealing the cards, the player in the first playing position clockwise from the player who has the dealer button must post a small blind bet and the player to the immediate left of the player posting a small blind bet must post a big blind bet. This constitutes the initial betting action.

(b) The dealer must deal three cards one at a time face down to each player. The first player to receive a card is the player in the first player position clockwise from the player assigned the button. The last player to receive cards is the player assigned the button.

(c) After each player receives three cards each player must throw in one card of the player's choice, leaving them with two cards each to continue to play with.

(d) After the dealer counts the discards to ensure that they equal the number of players dealt into the hand there is a first round of betting. The player to the left of the player placing the big blind bet may call, raise, or fold and each player following in order shall have the same option to call, raise, or fold.

(e) After the first round of betting is complete the dealer will burn one card and deal three community cards from the deck. Each card will be dealt face up and placed in the center of the table. Community cards are common to the hand of every active player in the hand. Community cards are also known as the "flop."

(f) Following the flop, a second round of betting occurs. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(g) The dealer will burn another card on top of the first burn card. Following the burn card, the dealer then deals another community card face up in the center of the table.

(h) A third round of betting occurs. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(i) Following the third round of betting dealer will burn a third card. The dealer then deals the fifth and final community card and places it face up in the center of table and the final betting round is conducted. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(j) Upon the completion of the final betting round, the cards belonging to each active player are turned face-up and the highest ranking five-card poker hand wins the pot, unless there is a tie, in which case the pot is split equally between the active players holding tied hands. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748;

implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

Article 310.—SPECIFIC LOTTERY FACILITY GAMES AT LOTTERY GAMING FACILITIES; CRAZY PINEAPPLE POKER

111-310-1. Name of the game; rules and regulations. The Kansas lottery shall conduct a lottery facility game at the Boot Hill Casino & Resort in Dodge City, Kansas, entitled "Crazy Pineapple Poker" beginning on or after August 18, 2010.

The rules and regulations for the game of "Crazy Pineapple Poker" are contained in K.A.R. 111-310-1 through 111-310-6, and applicable generic rules are contained in K.A.R. 111-201-1 *et seq.* (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-310-2. Object of game. Crazy Pineapple Poker is played at a large table with a maximum number of 10 players using one deck of playing cards. The object of the game is for a player to either:

(1) create a five-card poker hand of a higher rank than the poker hand of all other players, with each player utilizing a combination of two of the three cards dealt to them and the community cards available for use by all players; or

(2) remain the only player in the hand after all other players have folded. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-310-3. Definitions. The following definitions, when used in the Southwest Kansas Lottery Gaming Zone and pertaining to the game of Crazy Pineapple Poker, shall have the following meanings unless the context clearly indicates otherwise:

(a) "All in" means when a player who has no funds remaining on the poker table to continue betting in a round of play still retains the right to contend for that portion of the pot in which the player has already placed a bet.

(b) "Ante" means a predetermined wager, which a player may be required to make prior to any cards being dealt in order to participate in the round of play.

(c) "Bet" or "wager" means an action by which a player places gaming chips into the pot on any betting round.

(d) "Betting round" means a complete wagering cycle in a hand of poker.

(e) "Blind bet" means a forced bet that only players sitting in specific betting positions at the poker table shall be required to place prior to looking at any cards.

(f) "Burn a card" means to remove a card from the top of a deck, which is discarded face down, which card is not in play and the identity of which remains unknown.

(g) "Button" or "dealer button" means an object, which is moved clockwise around the table after each hand is complete to denote an imaginary dealer and thereby determine the betting and dealing sequence.

(h) "Call" means a wager made in an amount equal to the immediately preceding wager.

(i) "Check" means when a player waives the right to initiate the betting in a betting round but retains the right to act if another player initiates the betting.

(j) "Collection" means another name for the rake collected by the house, which may be a specified amount charged to each player or as a percentage of the pot for each hand.

(k) "Community cards" means cards which are dealt face upward and which can be used by all players to form their best hand.

(l) "Cut" means to divide a deck of playing cards into two parts in order to change the order of the cards without revealing the identity of any cards in the deck.

(m) "Deck" means a standard collection of 52 playing cards with the following 13 cards in each of four suits: 2, 3, 4, 5, 6, 7, 8, 9, 10, jack, queen, king, and ace.

(n) "Face card" is a king, queen, or jack.

(o) "Flop" means the first three community cards dealt during a hand.

(p) "Fold" means the withdrawal of a player from a round of play by discarding his hand of cards during a betting round and refusing to equal a wager.

(q) "Forced bet" means a wager, which is required to start the wagering on the first betting round.

(r) "Hand" means one of two things, depending upon the context in which the term is used:

(1) the cards available to a player to use; or

(2) a complete round of play from the first ante or blind bet until the pot is awarded to a player.

(s) "Hole cards" means any cards dealt to a player face down, which are also known as "pocket cards," "in the hole," or "in the pocket."

(t) "Opening bet" means the first bet by each player in a round of play.

(u) "Pot" or "kitty" means the amount that is awarded to the winning player or players at the conclusion of a round of play and is equal to the total amount wagered by the players during the round of play minus any rake.

(v) "Raise" means a bet in an amount greater than the immediately preceding bet in that betting round.

(w) "Rake" means the amount of gaming chips collected on each hand by the dealer representing the predetermined amount to be included in net gaming revenue.

(x) "Round of play" means the process by which cards are dealt, bets are placed and the winner of the pot is determined and paid in accordance with the rules of this game.

(y) "Suit" means one of the following four categories of cards: diamonds, spades, clubs, or hearts.

(z) "Table stakes" means the gaming chips on the table, which are in play. A player may not add or subtract from his or her gaming chips at any time during a betting round of play.

(aa) "Up-cards" means any card dealt face up to a player or as community cards. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-310-4. Crazy Pineapple Poker hand rankings.

(a) The rank of the cards used in Crazy Pineapple Poker for the determination of winning hands, in order of high-

est to lowest rank, shall be: ace, king, queen, jack, 10, 9, 8, 7, 6, 5, 4, 3, and 2. All suits shall be considered equal in rank. Notwithstanding the foregoing, an ace may also be used to complete a "straight flush" or a "straight" formed with a 2, 3, 4, and 5.

(b) The permissible poker hands in order of highest to lowest rank, shall be:

(1) "Royal flush" is a hand consisting of an ace, king, queen, jack, and 10 of the same suit;

(2) "Straight flush" is a hand consisting of five cards of the same suit in consecutive ranking, with king, queen, jack, 10, and 9 being the highest ranking straight flush and ace, 2, 3, 4, and 5 being the lowest ranking straight flush;

(3) "Four-of-a-kind" is a hand consisting of four cards of the same rank regardless of suit, with four aces being the highest ranking four-of-a-kind and four 2s being the lowest ranking four-of-a-kind;

(4) "Full house" is a hand consisting of "three-of-a-kind" and a "pair," with the three aces and two kings being the highest ranking full house and three twos, two 3s being the lowest ranking full house;

(5) "Flush" is a hand consisting of five cards of the same suit;

(6) "Straight" is a hand consisting of five cards of consecutive rank, regardless of suit with an ace, king, queen, jack, and 10 being the highest ranking straight and an ace, 2, 3, 4, and 5 being the lowest ranking straight, provided that an ace may not be combined with any other sequence of cards for purposes of determining a winning hand, (for example, queen, king, ace, 2, 3);

(7) "Three-of-a-kind" is a hand consisting of three cards of the same rank regardless of suit, with three aces being the highest ranking three-of-a-kind and three 2s being the lowest ranking three-of-a-kind;

(8) "Two pairs" is a hand consisting of two "pairs," with two aces and two kings being the highest ranking two pair and two 3s and two 2s being the lowest ranking two pair; and

(9) "One pair" is a hand consisting of two cards of the same rank, regardless of suit with two aces being the highest ranking pair and two 2s being the lowest ranking pair;

(10) "High hand" is, when comparing two hands that are of otherwise identical poker rank, the hand with the highest-ranking card.

(c) When comparing two hands, if none of the above poker rankings are contained in a ranking hand, the hand with the highest-ranking card shall be considered the higher hand.

(d) If, after all five cards are compared and the hands are identical, they shall be considered a tie and the pot split equally among those players that are tied. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-310-5. Wagers. (a) Only players who are seated at the poker table shall be permitted to receive cards and participate in each betting round.

(b) Depending upon the predetermined option for the poker game being dealt, a player may be required to:

(continued)

(1) Place a predetermined ante prior to receiving any cards; or

(2) Place a predetermined blind bet prior to receiving any cards.

(c) A player may only participate in the wagering during a round of play with the table stakes gaming chips, which were already placed on the poker table in front of that player when the round of play commenced.

(d) A player may only add to his gaming chips between rounds of play and may not remove any of his gaming chips from the poker table at any time during ongoing play.

(e) A player who depletes his funds on the poker table prior to the completion of a round of play shall be deemed to be "all-in."

(f) An "all-in" player shall retain financial interest in the outcome of the round of play, but shall only be eligible to win the amount of the pot to which he contributed.

(g) An "all-in" player shall continue to receive any cards to which he would normally be entitled.

(h) Betting shall continue unimpeded among the other players by generating a separate secondary pot that only those active players shall be eligible to win.

(i) A verbal statement of "fold," "check," "call," "raise," or an announcement of a specific size wager by a player, assuming it is within the rules herein and the minimum and maximum wager limits for the poker table, shall be binding on the player if it is that player's turn to act.

(j) A player who announces a bet or raise of a certain amount but places a different amount of gaming chips in the pot shall be required to correct his or her bet or raise to the announced amount in accordance with the instructions of the dealer.

(k) A player shall be considered to have placed a wager if the player:

(1) Pushes gaming chips forward to indicate the intent of placing a wager;

(2) Releases gaming chips into the pot; or

(3) Releases gaming chips at a sufficient distance from the player and towards the pot to make it obvious that it is intended as a wager.

(l) A player shall not be permitted to make a wager and thereafter attempt to increase the amount of that wager.

(m) If the player wishes to add additional gaming chips to a wager, the player must indicate at the time the wager is being made that the wager is not yet complete.

(n) A player who puts the proper amount of gaming chips into the pot to call a wager, without indicating his or her intention to raise, may not thereafter raise the previous wager.

(o) No player may touch any of the gaming chips once placed into the pot until a decision on the hand has been made.

(p) Unless a raise has been verbally announced by that player, a player who puts into the pot a single gaming chip that is larger than required is assumed to have only called the preceding wager and to be awaiting change from the dealer.

(q) Unless specifically posted at the gaming table to the contrary, a player shall be permitted to raise after he has

previously checked in a betting round. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-310-6. Play. (a) Prior to dealing the cards, the player in the first playing position clockwise from the player who has the dealer button must post a small blind bet and the player to the immediate left of the player posting a small blind bet must post a big blind bet. This constitutes the initial betting action.

(b) The dealer must deal three cards one at a time face down to each player. The first player to receive a card is the player in the first player position clockwise from the player assigned the button. The last player to receive cards is the player assigned the button.

(c) After each player receives three cards there is a first round of betting. The player to the left of the player placing the big blind bet may call, raise, or fold and each player following in order shall have the same option to call, raise, or fold.

(d) After the first round of betting is complete the dealer will burn one card and deal three community cards from the deck. Each card will be dealt face up and placed in the center of the table. Community cards are common to the hand of every active player in the hand. Community cards are also known as the "flop."

(e) Following the flop, each player must throw in one card of the player's choice, leaving them with two cards each to continue to play with.

(f) After the dealer counts the discards to ensure that they equal the number of players remaining in the hand a second round of betting occurs. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(g) The dealer will burn another card on top of the first burn card. Following the burn card, the dealer then deals another community card face up in the center of the table.

(h) A third round of betting occurs. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(i) Following the third round of betting dealer will burn a third card. The dealer then deals the fifth and final community card and places it face up in the center of table and the final betting round is conducted. The player in the first position clockwise from the player assigned the button shall either check or bet and each player following in order shall call, raise, or fold.

(j) Upon the completion of the final betting round, the cards belonging to each active player are turned face-up and the highest ranking five-card poker hand wins the pot, unless there is a tie, in which case the pot is split equally between the active players holding tied hands. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

**Article 311.—SPECIFIC LOTTERY FACILITY
GAMES AT LOTTERY GAMING FACILITIES;
SEVEN-CARD STUD POKER**

111-311-1. Name of the game; rules and regulations. The Kansas lottery shall conduct a lottery facility

game at the Boot Hill Casino & Resort in Dodge City, Kansas, entitled "Seven-Card Stud Poker" beginning on or after August 18, 2010.

The rules and regulations for the game of "Seven-Card Stud Poker" are contained in K.A.R. 111-311-1 through 111-311-7, and applicable generic rules are contained in K.A.R. 111-201-1 *et seq.* (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-2. Object of game. Seven-Card Stud Poker is played at a large table with a maximum number of seven players using one deck of playing cards. The object of the game is for a player to either:

- (1) create a five-card poker hand of a higher rank than the poker hand of all other players; or
- (2) remain the only player in the hand after all other players have folded. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-3. Definitions. The following definitions, when used in the Southwest Kansas Lottery Gaming Zone and pertaining to the game of Seven-Card Stud Poker, shall have the following meanings unless the context clearly indicates otherwise:

(a) "All in" means when a player who has no funds remaining on the poker table to continue betting in a round of play still retains the right to contend for that portion of the pot in which the player has already placed a bet.

(b) "Ante" means a predetermined wager, which a player may be required to make prior to any cards being dealt in order to participate in the round of play.

(c) "Bet" or "wager" means an action by which a player places gaming chips into the pot on any betting round.

(d) "Betting round" means a complete wagering cycle in a hand of poker.

(e) "Blind bet" means a forced bet that only players sitting in specific betting positions at the poker table shall be required to place prior to looking at any cards.

(f) "Bring-In Bet" means a predetermined wager, which a player may be required to make based upon the first face up card in order to participate in the round of play.

(g) "Burn a card" means to remove a card from the top of a deck, which is discarded face down, which card is not in play and the identity of which remains unknown.

(h) "Button" or "dealer button" means an object, which is moved clockwise around the table after each hand is complete to denote an imaginary dealer and thereby determine the betting and dealing sequence.

(i) "Call" means a wager made in an amount equal to the immediately preceding wager.

(j) "Check" means when a player waives the right to initiate the betting in a betting round but retains the right to act if another player initiates the betting.

(k) "Collection" means another name for the rake collected by the house, which may be a specified amount charged to each player or as a percentage of the pot for each hand.

(l) "Cut" means to divide a deck of playing cards into two parts in order to change the order of the cards without revealing the identity of any cards in the deck.

(m) "Deck" means a standard collection of 52 playing cards with the following 13 cards in each of four suits: 2, 3, 4, 5, 6, 7, 8, 9, 10, jack, queen, king, and ace.

(n) "Face card" is a king, queen, or jack.

(o) "Flop" means the first three community cards dealt during a hand.

(p) "Fold" means the withdrawal of a player from a round of play by discarding his hand of cards during a betting round and refusing to equal a wager.

(q) "Forced bet" means a wager, which is required to start the wagering on the first betting round.

(r) "Hand" means one of two things, depending upon the context in which the term is used:

(1) the cards available to a player to use; or

(2) a complete round of play from the first ante or blind bet until the pot is awarded to a player.

(s) "High-low split eight or better poker" means the player with the highest ranking five card high hand and the player with the highest ranking five card low poker hand shall divide the pot equally.

(t) "Hole cards" means any cards dealt to a player face down, which are also known as "pocket cards," "in the hole," or "in the pocket."

(u) "Opening bet" means the first bet by each player in a round of play.

(v) "Pot" or "kitty" means the amount that is awarded to the winning player or players at the conclusion of a round of play and is equal to the total amount wagered by the players during the round of play minus any rake.

(w) "Raise" means a bet in an amount greater than the immediately preceding bet in that betting round.

(x) "Rake" means the amount of gaming chips collected on each hand by the dealer representing the predetermined amount to be included in net gaming revenue.

(y) "Round of play" means the process by which cards are dealt, bets are placed and the winner of the pot is determined and paid in accordance with the rules of this game.

(z) "Suit" means one of the following four categories of cards: diamonds, spades, clubs, or hearts.

(aa) "Table stakes" means the gaming chips on the table, which are in play. A player may not add or subtract from his or her gaming chips at any time during a betting round of play.

(bb) "Up-cards" means any card dealt face up to a player or as community cards. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-4. Seven-Card Stud Poker hand rankings. (a) The rank of the cards used in Seven-Card Stud Poker for the determination of winning hands, in order of highest to lowest rank, shall be: ace, king, queen, jack, 10, 9, 8, 7, 6, 5, 4, 3, and 2. All suits shall be considered equal in rank. Notwithstanding the foregoing, an ace may also be used to complete a "straight flush" or a "straight" formed with a 2, 3, 4, and 5.

(b) The permissible poker hands in order of highest to lowest rank, shall be:

(1) "Royal flush" is a hand consisting of an ace, king, queen, jack, and 10 of the same suit;

(continued)

(2) "Straight flush" is a hand consisting of five cards of the same suit in consecutive ranking, with king, queen, jack, 10, and 9 being the highest ranking straight flush and ace, 2, 3, 4, and 5 being the lowest ranking straight flush;

(3) "Four-of-a-kind" is a hand consisting of four cards of the same rank regardless of suit, with four aces being the highest ranking four-of-a-kind and four 2s being the lowest ranking four-of-a-kind;

(4) "Full house" is a hand consisting of "three-of-a-kind" and a "pair," with the three aces and two kings being the highest ranking full house and three twos, two 3s being the lowest ranking full house;

(5) "Flush" is a hand consisting of five cards of the same suit;

(6) "Straight" is a hand consisting of five cards of consecutive rank, regardless of suit with an ace, king, queen, jack, and 10 being the highest ranking straight and an ace, 2, 3, 4, and 5 being the lowest ranking straight, provided that an ace may not be combined with any other sequence of cards for purposes of determining a winning hand, (for example, queen, king, ace, 2, 3);

(7) "Three-of-a-kind" is a hand consisting of three cards of the same rank regardless of suit, with three aces being the highest ranking three-of-a-kind and three 2s being the lowest ranking three-of-a-kind;

(8) "Two pairs" is a hand consisting of two "pairs," with two aces and two kings being the highest ranking two pair and two 3s and two 2s being the lowest ranking two pair;

(9) "One pair" is a hand consisting of two cards of the same rank, regardless of suit with two aces being the highest ranking pair and two 2s being the lowest ranking pair; and

(10) "High hand" is, when comparing two hands that are of otherwise identical poker rank, the hand with the highest-ranking card.

(c) When comparing two hands, if none of the above poker rankings are contained in a ranking hand, the hand with the highest-ranking card shall be considered the higher hand.

(d) If, after all five cards are compared and the hands are identical, they shall be considered a tie and the pot split equally among those players that are tied. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-5. Wagers. (a) Only players who are seated at the poker table shall be permitted to receive cards and participate in each betting round.

(b) Depending upon the predetermined option for the poker game being dealt, a player may be required to:

(1) Place a predetermined ante prior to receiving any cards; or

(2) Place a predetermined blind bet prior to receiving any cards.

(c) A player may only participate in the wagering during a round of play with the table stakes gaming chips, which were already placed on the poker table in front of that player when the round of play commenced.

(d) A player may only add to his gaming chips between rounds of play and may not remove any of his gaming

chips from the poker table at any time during ongoing play.

(e) A player who depletes his funds on the poker table prior to the completion of a round of play shall be deemed to be "all-in."

(f) An "all-in" player shall retain financial interest in the outcome of the round of play, but shall only be eligible to win the amount of the pot to which he contributed.

(g) An "all-in" player shall continue to receive any cards to which he would normally be entitled.

(h) Betting shall continue unimpeded among the other players by generating a separate secondary pot that only those active players shall be eligible to win.

(i) A verbal statement of "fold," "check," "call," "raise," or an announcement of a specific size wager by a player, assuming it is within the rules herein and the minimum and maximum wager limits for the poker table, shall be binding on the player if it is that player's turn to act.

(j) A player who announces a bet or raise of a certain amount but places a different amount of gaming chips in the pot shall be required to correct his or her bet or raise to the announced amount in accordance with the instructions of the dealer.

(k) A player shall be considered to have placed a wager if the player:

(1) Pushes gaming chips forward to indicate the intent of placing a wager;

(2) Releases gaming chips into the pot; or

(3) Releases gaming chips at a sufficient distance from the player and towards the pot to make it obvious that it is intended as a wager.

(l) A player shall not be permitted to make a wager and thereafter attempt to increase the amount of that wager.

(m) If the player wishes to add additional gaming chips to a wager, the player must indicate at the time the wager is being made that the wager is not yet complete.

(n) A player who puts the proper amount of gaming chips into the pot to call a wager, without indicating his or her intention to raise, may not thereafter raise the previous wager.

(o) No player may touch any of the gaming chips once placed into the pot until a decision on the hand has been made.

(p) Unless a raise has been verbally announced by that player, a player who puts into the pot a single gaming chip that is larger than required is assumed to have only called the preceding wager and to be awaiting change from the dealer.

(q) Unless specifically posted at the gaming table to the contrary, a player shall be permitted to raise after he has previously checked in a betting round. Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-6. Play. (a) The dealer must deal two cards one at a time face down and one card face up to each player. The first player to receive a card is the player in the first player position clockwise from the player assigned the button. The last player to receive cards is the player assigned the button.

(b) After each player receives three cards there is a first round of betting. The player with the lowest cards face up will be required to place the bring-in bet and each player following in order shall have the option to call, raise, or fold.

(c) After the first round of betting is complete the dealer will burn one card and then deal each remaining player one card face up.

(d) A second round of betting occurs. The player with the highest visible hand shall either check or bet and each player following in order shall call, raise, or fold.

(e) After the second round of betting is complete the dealer will burn one card and then deal each remaining player one card face up.

(f) A third round of betting occurs. The player with the highest visible hand shall either check or bet and each player following in order shall call, raise, or fold.

(g) After the third round of betting is complete the dealer will burn one card and then deal each remaining player one card face up.

(h) A fourth round of betting occurs. The player with the highest visible hand shall either check or bet and each player following in order shall call, raise, or fold.

(i) Following the fourth round of betting dealer will burn a card deal each remaining player the seventh and final card face down and the fifth and final betting round is conducted. The player with the highest visible hand shall either check or bet and each player following in order shall call, raise, or fold.

(j) Upon the completion of the fifth and final betting round, the cards belonging to each active player are turned face-up and the highest ranking five-card poker hand wins the pot, unless there is a tie, in which case the pot is split equally between the active players holding tied hands.

(k) In the event that enough players stay in the duration of the hand requiring additional cards, the dealer will reshuffle the burn cards and mucked cards and put them back into play. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

111-311-7. High/Low deviation. The following seven-card stud high-low split eight or better poker deviation is an option that can be played. All the rules in K.A.R. 111-311-1 through K.A.R. 111-311-6 will be followed with the exception of how the player can win the pot or a portion of the pot.

(a) In seven-card stud high-low split eight or better poker, the player with the highest ranking five card high hand and the player with the highest ranking five card

low poker hand, subject to the provisions of (b) below, who shall divide the pot equally.

(b) If a pot cannot be divided equally, the excess amount, which shall not exceed \$1.00, shall be given to the player with the highest ranking high hand.

(c) If a tie exists between two or more players for the highest ranking high hand, the high hand share of the pot shall be divided equally among the tied players. If the high hand share of the pot cannot be divided equally among the tied players, the excess, which shall not exceed \$1.00, shall be given to the player with the highest ranking high poker card by suit.

(d) If a tie exists between two or more players for the highest ranking low hand, the low hand share of the pot shall be divided equally among the tied players. If the low hand share of the pot cannot be divided equally among the tied players, the excess, which shall not exceed \$1.00, shall be given to the player with the lowest ranking low poker card by suit.

(e) For purposes of this subsection, the cards shall be ranked by suit with the highest to lowest ranked suit in order as follows: spades, hearts, diamonds and clubs.

(f) In seven-card stud high-low split eight or better poker, a winning low hand may not contain any pairs or a nine, 10, jack, queen or king. This defines the qualifying clause known as "eight or better." In the event that none of the hands of the remaining players satisfies this requirement, the entire pot shall be awarded to the player with the highest ranking high hand.

(g) In seven-card stud high-low split eight or better poker, the player may form two different hands of five cards each out of the player's seven available cards, enabling that player to contend for both the high hand and low hand share of the pot. A player may use the same five card grouping to make a high poker hand and a low poker hand. For example:

(1) A hand consisting of a two, three, four, five and six would qualify as a straight for purposes of the high hand and as a high ranking low hand; or

(2) A hand consisting of five cards of the same suit, none higher than an eight, would qualify as a flush for purposes of the high hand and as a high ranking low hand.

(h) In seven-card stud high-low split eight or better poker, an ace may be used concurrently as a low card to satisfy a low hand and as a high card to satisfy a high hand. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-9-1-10, Aug. 18, 2010.)

Ed Van Petten
Executive Director

Doc. No. 038765

INDEX TO ADMINISTRATIVE REGULATIONS

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

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1-7-4	Amended	V. 28, p. 1338
1-7-6	Amended	V. 28, p. 1339
1-7-7	Amended	V. 28, p. 1339
1-7-10	Amended	V. 28, p. 1339
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1-7-12	Amended	V. 28, p. 1340
1-14-8	Amended	V. 28, p. 1341
1-16-8	Amended	V. 29, p. 676
1-16-15	Amended	V. 29, p. 677
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1-16-18a	Amended	V. 29, p. 678
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3-3-2	New	V. 27, p. 1517
3-3-2	Amended (T)	V. 29, p. 702
3-4-1	Amended	V. 28, p. 1716
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3-4-5	Amended	V. 28, p. 1717
3-4-6	Revoked	V. 28, p. 1717
3-4-7	Amended	V. 28, p. 1717

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4-7-716	Amended	V. 29, p. 1023
4-7-900	Amended	V. 27, p. 1022
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4-7-904	Amended	V. 27, p. 1023
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22-6-6	Revoked	V. 27, p. 1834
22-6-7	Revoked	V. 27, p. 1835
22-6-8	Revoked	V. 27, p. 1835
22-6-9	Amended	V. 27, p. 1835
22-6-12	Amended	V. 27, p. 1835
22-6-13	Revoked	V. 27, p. 1835
22-6-14	Revoked	V. 27, p. 1835
22-6-18		
through		
22-6-27	New	V. 27, p. 1835-1837

22-24-3	Amended	V. 28, p. 1367
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AGENCY 26: DEPARTMENT ON AGING

Reg. No.	Action	Register
26-39-100		
through		
26-39-105	New	V. 28, p. 615-623
26-39-144	Revoked	V. 28, p. 623
26-39-243	Revoked	V. 28, p. 649
26-39-278	Revoked	V. 28, p. 649
26-39-427	Revoked	V. 28, p. 649
26-41-101		
through		
26-41-106	New	V. 28, p. 649-651
26-41-200		
through		
26-41-207	New	V. 28, p. 652-657
26-42-101	New	V. 28, p. 657
26-42-102	New	V. 28, p. 658
26-42-104	New	V. 28, p. 659
26-42-105	New	V. 28, p. 659
26-42-200		
through		
26-42-207	New	V. 28, p. 659-664
26-43-101		
through		
26-43-106	New	V. 28, p. 664-667
26-43-200		
through		
26-43-207	New	V. 28, p. 667-671

**AGENCY 28: DEPARTMENT OF HEALTH
AND ENVIRONMENT**

Reg. No.	Action	Register
28-1-20	Amended	V. 27, p. 989
28-4-92	Amended (T)	V. 29, p. 1348
28-4-117	Amended	V. 27, p. 990
28-4-120	Amended	V. 27, p. 990
28-4-121	New	V. 27, p. 990
28-4-122	Amended	V. 27, p. 317
28-4-311	Amended	V. 27, p. 317
28-4-312		
through		
28-4-317	Revoked	V. 27, p. 317, 318
28-4-370		
through		
28-4-379	Revoked	V. 29, p. 1024
28-4-430	Amended	V. 27, p. 991
28-4-800		
through		
28-4-825	New	V. 27, p. 318-334
28-4-1200		
through		
28-4-1218	New	V. 28, p. 1426-1437
28-4-1300		
through		
28-4-1318	New	V. 29, p. 1024-1032
28-16-28g	Amended	V. 29, p. 181
28-17-6	Amended	V. 28, p. 1809
28-17-12	Amended	V. 28, p. 1809
28-19-712	New	V. 29, p. 866
28-19-712a		
through		
28-19-712d	New	V. 29, p. 867
28-19-713	New	V. 29, p. 867
28-19-713a		
through		
28-19-713d	New	V. 29, p. 867, 868
28-19-350	Amended	V. 28, p. 1490
28-21-1	Revoked	V. 29, p. 725
28-21-6	Revoked	V. 29, p. 725
28-21-7	Revoked	V. 29, p. 725
28-21-8	Revoked	V. 29, p. 725
28-21-9	Revoked	V. 29, p. 725
28-21-10	Revoked	V. 29, p. 726
28-21-11	Revoked	V. 29, p. 726
28-21-20a	Revoked	V. 29, p. 726
28-21-21a	Revoked	V. 29, p. 726
28-21-22a	Revoked	V. 29, p. 726
28-21-23a	Revoked	V. 29, p. 726
28-21-24a	Revoked	V. 29, p. 726
28-21-25a	Revoked	V. 29, p. 726
28-21-26a	Revoked	V. 29, p. 726
28-21-27a	Revoked	V. 29, p. 726

28-21-28a	Revoked	V. 29, p. 726
28-21-29a	Revoked	V. 29, p. 726
28-21-30a	Revoked	V. 29, p. 726
28-21-31a	Revoked	V. 29, p. 726
28-21-32a	Revoked	V. 29, p. 726
28-21-33a	Revoked	V. 29, p. 726
28-21-34a	Revoked	V. 29, p. 726
28-21-35a	Revoked	V. 29, p. 726
28-21-40a	Revoked	V. 29, p. 726
28-21-41a	Revoked	V. 29, p. 726
28-21-42a	Revoked	V. 29, p. 726
28-21-43a	Revoked	V. 29, p. 726
28-21-44a	Revoked	V. 29, p. 726
28-21-50a	Revoked	V. 29, p. 726
28-21-51a	Revoked	V. 29, p. 726
28-21-52a	Revoked	V. 29, p. 726
28-21-53a	Revoked	V. 29, p. 726
28-21-54a	Revoked	V. 29, p. 726
28-21-55a	Revoked	V. 29, p. 726
28-21-56a	Revoked	V. 29, p. 726
28-21-57a	Revoked	V. 29, p. 726
28-21-58a	Revoked	V. 29, p. 726
28-21-59a	Revoked	V. 29, p. 726
28-21-60a	Revoked	V. 29, p. 726
28-21-61a	Revoked	V. 29, p. 726
28-21-62a	Revoked	V. 29, p. 726
28-21-63	Revoked	V. 29, p. 726
28-21-64	Revoked	V. 29, p. 726
28-21-70a	Revoked	V. 29, p. 726
28-21-71a	Revoked	V. 29, p. 726
28-21-72a	Revoked	V. 29, p. 726
28-21-82		
through		
28-21-85	Revoked	V. 29, p. 726
28-23-4	Revoked	V. 29, p. 726
28-23-9	Revoked	V. 29, p. 726
28-23-10	Revoked	V. 29, p. 726
28-23-16	Revoked	V. 27, p. 191
28-23-20		
through		
28-23-24	Revoked	V. 29, p. 726
28-23-26		
through		
28-23-32	Revoked	V. 29, p. 726
28-23-34		
through		
28-23-36	Revoked	V. 29, p. 727
28-23-41		
through		
28-23-55	Revoked	V. 29, p. 727
28-23-70	Revoked	V. 29, p. 727
28-23-71	Revoked	V. 29, p. 727
28-23-73	Revoked	V. 29, p. 727
28-23-75	Revoked	V. 29, p. 727
28-23-78		
through		
28-23-80	Revoked	V. 29, p. 727
28-29-501	New	V. 28, p. 1809
28-32-1	Revoked	V. 27, p. 247
28-32-2	Revoked	V. 27, p. 247
28-32-4	Revoked	V. 27, p. 247
28-32-5	Revoked	V. 27, p. 247
28-32-6	Revoked	V. 27, p. 247
28-32-7	Revoked	V. 27, p. 247
28-32-8		
through		
28-32-14	New	V. 27, p. 247-249
28-36-30	Revoked	V. 29, p. 727
28-36-31	Revoked	V. 29, p. 727
28-36-33		
through		
28-36-49	Revoked	V. 27, p. 73
28-36-70		
through		
28-36-89	Revoked	V. 29, p. 727
28-36-101		
through		
28-36-109	Revoked	V. 29, p. 727
28-38-18	Amended	V. 27, p. 1742
28-38-19	Amended	V. 27, p. 1743
28-38-21	Amended	V. 27, p. 1743
28-38-22	Amended	V. 27, p. 1744
28-38-23	Amended	V. 27, p. 1744

(continued)

28-38-29	Amended	V. 27, p. 1745
28-39-145a	Revoked	V. 28, p. 623
28-39-146	Revoked	V. 28, p. 623
28-39-147	Revoked	V. 28, p. 623
28-39-148	Revoked	V. 28, p. 623
28-39-164 through 28-39-168	Amended	V. 28, p. 798-800
28-39-240 through 28-39-253	Revoked	V. 28, p. 672
28-39-275 through 28-39-288	Revoked	V. 28, p. 672
28-39-425 through 28-39-436	Revoked	V. 28, p. 672
28-43-1 through 28-43-11	Revoked	V. 29, p. 1137
28-45b-1 through 28-45b-28	New	V. 28, p. 973-988
28-46-1	Amended	V. 29, p. 1138
28-46-2a	Amended	V. 29, p. 1138
28-46-3 through 28-46-22	Amended	V. 29, p. 1139-1141
28-46-27	Amended	V. 29, p. 1141
28-46-28	Amended	V. 29, p. 1141
28-46-29	Amended	V. 29, p. 1141
28-46-29a	New	V. 29, p. 1142
28-46-30	Amended	V. 29, p. 1142
28-46-30a	New	V. 29, p. 1142
28-46-30b	New	V. 29, p. 1144
28-46-31	Amended	V. 29, p. 1144
28-46-33	Amended	V. 29, p. 1144
28-46-34	Amended	V. 29, p. 1145
28-46-35	Amended	V. 29, p. 1145
28-46-40	Amended	V. 29, p. 1145
28-46-41	Amended	V. 29, p. 1145
28-46-44	Amended	V. 29, p. 1145
28-46-45	New	V. 29, p. 1145
28-53-1 through 28-53-5	Amended	V. 28, p. 240, 241
28-59-5	Amended	V. 27, p. 462
28-61-1	Amended	V. 29, p. 419
28-61-2	Amended	V. 29, p. 419
28-61-5	Amended	V. 29, p. 420
28-61-8	Amended	V. 29, p. 422
28-61-11	Amended	V. 27, p. 464
28-70-4	New	V. 28, p. 800
28-72-1	Revoked	V. 29, p. 357
28-72-1a	New	V. 29, p. 357
28-72-1c	New	V. 29, p. 357
28-72-1d	New	V. 29, p. 358
28-72-1e	New	V. 29, p. 358
28-72-1g	New	V. 29, p. 358
28-72-1h	New	V. 29, p. 358
28-72-1i	New	V. 29, p. 359
28-72-1k	New	V. 29, p. 359
28-72-1l	New	V. 29, p. 359
28-72-1m	New	V. 29, p. 360
28-72-1n	New	V. 29, p. 360
28-72-1o	New	V. 29, p. 360
28-72-1p	New	V. 29, p. 360
28-72-1r	New	V. 29, p. 361
28-72-1s	New	V. 29, p. 361
28-72-1t	New	V. 29, p. 361
28-72-1v	New	V. 29, p. 361
28-72-1x	New	V. 29, p. 361
28-72-2	Amended	V. 29, p. 361
28-72-3	Amended	V. 29, p. 362
28-72-4	Amended	V. 29, p. 362
28-72-4a	Amended	V. 29, p. 366
28-72-4b	Revoked	V. 29, p. 368
28-72-4c	Amended	V. 29, p. 368
28-72-5	Amended	V. 29, p. 369
28-72-6	Amended	V. 29, p. 370
28-72-6a	New	V. 29, p. 371
28-72-7	Amended	V. 29, p. 373
28-72-7a	New	V. 29, p. 373
28-72-8	Amended	V. 29, p. 374
28-72-9	Amended	V. 29, p. 375

28-72-10	Amended	V. 29, p. 376
28-72-10a	New	V. 29, p. 377
28-72-11	Amended	V. 29, p. 378
28-72-12	Amended	V. 29, p. 378
28-72-13	Amended	V. 29, p. 379
28-72-14	Amended	V. 29, p. 379
28-72-15	Amended	V. 29, p. 380
28-72-16	Amended	V. 29, p. 380
28-72-17	Amended	V. 29, p. 381
28-72-18	Amended	V. 29, p. 382
28-72-18a	Amended	V. 29, p. 383
28-72-18b	Amended	V. 29, p. 384
28-72-18c	Amended	V. 29, p. 384
28-72-18d	Amended	V. 29, p. 385
28-72-18e	Amended	V. 29, p. 386
28-72-19	Amended	V. 29, p. 387
28-72-20	Amended	V. 29, p. 387
28-72-21	Amended	V. 29, p. 387
28-72-22	Amended	V. 29, p. 388
28-72-51	Amended	V. 29, p. 388
28-72-52	Amended	V. 29, p. 389
28-72-53	Amended	V. 29, p. 389
28-73-1	Amended	V. 28, p. 74

AGENCY 30: SOCIAL AND REHABILITATION SERVICES

Reg. No.	Action	Register
30-4-90	Amended	V. 28, p. 916
30-5-78	Revoked	V. 27, p. 1022
30-5-118a	Revoked	V. 29, p. 293
30-10-15a	Revoked	V. 27, p. 1345
30-10-15b	Revoked	V. 27, p. 1345
30-10-17	Revoked	V. 27, p. 1345
30-10-18	Revoked	V. 27, p. 1345
30-10-23a	Revoked	V. 27, p. 1346
30-10-23b	Revoked	V. 27, p. 1346
30-10-25	Revoked	V. 27, p. 1346
30-10-26	Revoked	V. 27, p. 1346
30-10-27	Revoked	V. 27, p. 1346
30-10-200	Revoked	V. 27, p. 1346
30-10-210	Revoked	V. 27, p. 1346
30-45-20	New	V. 28, p. 966
30-46-10	Amended	V. 28, p. 966
30-46-17	Amended	V. 28, p. 967
30-63-10	Amended	V. 28, p. 1806
30-63-11	Amended	V. 28, p. 1807
30-63-12	Amended	V. 28, p. 1807
30-63-32	New	V. 27, p. 664
30-64-24	Revoked	V. 27, p. 665

AGENCY 36: DEPARTMENT OF TRANSPORTATION

Reg. No.	Action	Register
36-39-2	Amended (T)	V. 29, p. 1090
36-39-2	Amended	V. 29, p. 1416
36-39-4	Amended (T)	V. 29, p. 1091
36-39-4	Amended	V. 29, p. 1416
36-39-6	Amended (T)	V. 29, p. 1091
36-39-6	Amended	V. 29, p. 1416
36-42-1 through 36-42-9	New	V. 29, p. 502-504

AGENCY 40: KANSAS INSURANCE DEPARTMENT

Reg. No.	Action	Register
40-1-37	Amended	V. 28, p. 966
40-1-38	Amended	V. 28, p. 1593
40-1-48	Amended	V. 27, p. 1709
40-2-28	New	V. 28, p. 273
40-3-30	Amended	V. 28, p. 112
40-3-43	Amended	V. 29, p. 1337
40-3-52	New	V. 27, p. 133
40-3-56	New	V. 28, p. 1518
40-3-57	New	V. 28, p. 1518
40-3-58	New	V. 28, p. 1518
40-4-35	Amended	V. 28, p. 915
40-4-36	Amended	V. 28, p. 1252
40-4-37v	New	V. 28, p. 643
40-4-41	Amended	V. 27, p. 434
40-4-41a through 40-4-41j	Revoked	V. 27, p. 434, 435
40-4-43	New	V. 29, p. 703

40-7-20a	Amended	V. 28, p. 604
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AGENCY 44: DEPARTMENT OF CORRECTIONS

Reg. No.	Action	Register
44-6-101	Amended	V. 27, p. 1126
44-6-114e	Amended	V. 27, p. 1128
44-6-115a	Amended	V. 27, p. 1134
44-6-125	Amended	V. 27, p. 1135
44-6-127 through 44-6-132	New	V. 27, p. 1135-1138

AGENCY 48: DEPARTMENT OF LABOR—EMPLOYMENT SECURITY BOARD OF REVIEW

Reg. No.	Action	Register
48-1-1 through 48-1-6	Amended	V. 29, p. 15-17
48-2-1 through 48-2-5	Amended	V. 29, p. 17
48-3-1	Amended	V. 29, p. 18
48-3-2	Amended	V. 29, p. 18
48-3-4	Amended	V. 29, p. 18
48-3-5	Amended	V. 29, p. 18
48-4-1	Amended	V. 29, p. 18
48-4-2	Amended	V. 29, p. 18

AGENCY 49: DEPARTMENT OF LABOR

Reg. No.	Action	Register
49-45-1	Amended	V. 27, p. 1466
49-45-2	Amended	V. 27, p. 1466
49-45-3	Amended	V. 27, p. 1466
49-45-4	Amended	V. 27, p. 1466
49-45-4a	Amended	V. 27, p. 1466
49-45-5	Amended	V. 27, p. 1466
49-45-6	Amended	V. 27, p. 1466
49-45-7	Amended	V. 27, p. 1467
49-45-8	Amended	V. 27, p. 1467
49-45-9	Amended	V. 27, p. 1467
49-45-20	Amended	V. 27, p. 1467
49-45-28	Amended	V. 27, p. 1467
49-45-29	Amended	V. 27, p. 1467
49-45-29b	New	V. 27, p. 1467
49-45-31	Amended	V. 27, p. 1467
49-45-34	Amended	V. 27, p. 1467
49-45-35	Amended	V. 27, p. 1467
49-45-37	Amended	V. 27, p. 1467
49-55-1 through 49-55-12	New	V. 29, p. 675, 676

AGENCY 50: DEPARTMENT OF LABOR—DIVISION OF EMPLOYMENT

Reg. No.	Action	Register
50-2-21a	New (T)	V. 29, p. 701
50-2-21a	New	V. 29, p. 1214

AGENCY 51: DEPARTMENT OF LABOR—DIVISION OF WORKERS COMPENSATION

Reg. No.	Action	Register
51-9-7	Amended	V. 28, p. 1536

AGENCY 60: BOARD OF NURSING

Reg. No.	Action	Register
60-1-103	Amended	V. 27, p. 1603
60-1-104	Amended	V. 27, p. 1603
60-2-101	Amended	V. 27, p. 1604
60-2-102	Amended	V. 27, p. 1605, 1670
60-2-104	Amended	V. 27, p. 1606
60-2-105	Amended	V. 28, p. 197
60-2-106	Amended	V. 28, p. 197
60-2-107	Amended	V. 27, p. 1606
60-2-108	Amended	V. 27, p. 1607
60-3-106	Amended	V. 27, p. 1607
60-3-106a	Amended	V. 27, p. 1608
60-3-113	New	V. 27, p. 1608
60-3-114	New	V. 27, p. 1608
60-7-111	New	V. 27, p. 1609
60-9-105	Amended	V. 28, p. 197
60-9-107	Amended	V. 28, p. 198

60-11-101 through
60-11-105 Amended V. 28, p. 1252-1254
60-11-107 Amended V. 28, p. 1254
60-13-103 Amended V. 28, p. 200
60-13-104 Amended V. 28, p. 200
60-15-101 Amended V. 28, p. 200
60-15-102 Amended V. 28, p. 201
60-15-104 Amended V. 28, p. 202
60-16-105 Revoked V. 29, p. 1115

AGENCY 63: BOARD OF MORTUARY ARTS

Reg. No.	Action	Register
63-2-26	New	V. 27, p. 108
63-4-1	Amended	V. 27, p. 108

AGENCY 65: BOARD OF EXAMINERS IN OPTOMETRY

Reg. No.	Action	Register
65-4-3	Amended	V. 29, p. 990

AGENCY 66: BOARD OF TECHNICAL PROFESSIONS

Reg. No.	Action	Register
66-6-1	Amended	V. 27, p. 315
66-6-4	Amended	V. 27, p. 316
66-6-6	Amended	V. 28, p. 1536
66-6-8	Revoked	V. 28, p. 1537
66-6-9	Revoked	V. 28, p. 1537
66-7-2	Amended	V. 28, p. 1537
66-8-1	Revoked	V. 28, p. 1537
66-8-3	Amended	V. 28, p. 1537
66-8-4	Amended	V. 28, p. 1537
66-8-6	Amended	V. 29, p. 794
66-8-7	Amended	V. 28, p. 1537
66-9-4	Amended	V. 28, p. 1538
66-10-1	Amended	V. 29, p. 794
66-10-9	Amended	V. 28, p. 1538
66-10-14	Amended	V. 28, p. 1538
66-11-1	Amended	V. 28, p. 1539
66-11-1a	Amended	V. 28, p. 1539
66-11-1b	Amended	V. 28, p. 1539
66-11-4	Amended	V. 28, p. 1539
66-11-5	Amended	V. 28, p. 44
66-12-1	Amended	V. 29, p. 794
66-14-1	Amended	V. 28, p. 44
66-14-2	Amended	V. 28, p. 45
66-14-3	Amended	V. 28, p. 45
66-14-4	Revoked	V. 28, p. 45
66-14-5	Amended	V. 28, p. 45
66-14-7	Amended	V. 28, p. 45
66-14-10	Amended	V. 29, p. 794

AGENCY 67: BOARD OF EXAMINERS IN THE FITTING AND DISPENSING OF HEARING INSTRUMENTS

Reg. No.	Action	Register
67-3-5	New	V. 28, p. 1187

AGENCY 68: BOARD OF PHARMACY

Reg. No.	Action	Register
68-1-1b	Amended	V. 29, p. 465
68-1-1h	New	V. 28, p. 1491
68-1-3a	Amended	V. 28, p. 1491
68-2-20	Amended	V. 28, p. 1765
68-2-22	Amended	V. 28, p. 1491
68-7-11	Amended	V. 29, p. 1053
68-7-12b	Amended	V. 27, p. 1518
68-7-14	Amended	V. 28, p. 1492
68-7-20	Amended	V. 27, p. 435
68-7-21	New	V. 29, p. 465
68-11-2	Amended	V. 27, p. 1518
68-16-3	Amended	V. 28, p. 342
68-18-1	New	V. 27, p. 1857
68-18-2	New	V. 27, p. 1857
68-18-3	New	V. 27, p. 1858
68-19-1	New	V. 28, p. 342
68-20-10a	Amended	V. 29, p. 466
68-20-16	Amended	V. 28, p. 1561
68-20-23	New (T)	V. 27, p. 1709
68-20-23	New	V. 28, p. 192
68-21-1 through		
68-21-7	New	V. 29, p. 1417-1420

AGENCY 69: BOARD OF COSMETOLOGY

Reg. No.	Action	Register
69-3-8	Amended (T)	V. 28, p. 923
69-11-1	Amended	V. 28, p. 298

AGENCY 71: KANSAS DENTAL BOARD

Reg. No.	Action	Register
71-9-1 through		
71-9-4	New	V. 27, p. 1878
71-10-1 through		
71-10-4	New	V. 27, p. 1879
71-11-1	New	V. 28, p. 1187

AGENCY 74: BOARD OF ACCOUNTANCY

Reg. No.	Action	Register
74-4-7	Amended	V. 28, p. 643
74-4-8	Amended	V. 28, p. 644
74-4-9	Amended	V. 27, p. 627
74-4-10	Amended	V. 27, p. 627
74-5-2	Amended	V. 28, p. 645
74-5-2a	New	V. 28, p. 646
74-5-101	Amended	V. 28, p. 646
74-5-102	Amended	V. 28, p. 646
74-5-103	Amended	V. 28, p. 646
74-5-201	Amended	V. 28, p. 646
74-5-202	Amended	V. 28, p. 646
74-5-301	Amended	V. 28, p. 647
74-5-302	Amended	V. 28, p. 647
74-5-401	Amended	V. 28, p. 647
74-5-403	Amended	V. 28, p. 647
74-5-405a	Amended	V. 28, p. 647
74-5-406	Amended	V. 28, p. 647
74-7-4	Amended	V. 28, p. 648
74-11-6	Amended	V. 28, p. 648

AGENCY 75: OFFICE OF THE STATE BANK COMMISSIONER—CONSUMER AND MORTGAGE LENDING DIVISION

Reg. No.	Action	Register
75-6-1	Amended	V. 28, p. 1367
75-6-9	Amended	V. 28, p. 1367
75-6-31	Amended	V. 28, p. 1367
75-6-33	Revoked	V. 28, p. 1368
75-6-34	Revoked	V. 28, p. 1368
75-6-36	New	V. 28, p. 1368
75-6-37	New	V. 28, p. 1368
75-6-38	New	V. 28, p. 1368

AGENCY 81: OFFICE OF THE SECURITIES COMMISSIONER

Reg. No.	Action	Register
81-3-2	Amended	V. 27, p. 1801
81-3-6	Amended	V. 28, p. 606
81-5-7	Amended	V. 27, p. 1156
81-5-14	Amended	V. 28, p. 571
81-7-2	Amended	V. 27, p. 1156
81-14-1	Amended	V. 27, p. 1157
81-14-2	Amended	V. 27, p. 1801
81-14-5	Amended	V. 28, p. 610
81-14-9	Amended	V. 27, p. 1163

AGENCY 82: STATE CORPORATION COMMISSION

Reg. No.	Action	Register
82-1-219	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
82-3-311a	New	V. 29, p. 181
82-3-135a	Amended	V. 27, p. 1521
82-3-135b	Amended	V. 27, p. 1521
82-3-138	Amended	V. 27, p. 1521
82-3-402	Amended	V. 27, p. 1521
82-3-1100 through		
82-3-1120	New	V. 29, p. 182-190
82-4-3a through		
82-4-3d	Amended	V. 28, p. 1373-1385
82-4-3e	Revoked	V. 28, p. 1386

82-4-3f through
82-4-3m Amended V. 28, p. 1386-1397
82-4-3f Amended V. 29, p. 1390
82-4-20 Amended V. 28, p. 1397
82-4-30a Amended (T) V. 29, p. 702
82-4-30a Amended V. 29, p. 1392
82-11-4 Amended V. 28, p. 917
82-11-10 Amended V. 28, p. 922
82-14-1 through
82-14-5 Amended V. 28, p. 967-971
82-14-6 New V. 28, p. 972
82-17-1 through
82-17-5 New V. 29, p. 1136, 1137

AGENCY 84: PUBLIC EMPLOYEE RELATIONS BOARD

Reg. No.	Action	Register
84-2-1	Amended	V. 28, p. 872

AGENCY 86: REAL ESTATE COMMISSION

Reg. No.	Action	Register
86-3-19	Amended (T)	V. 27, p. 1090
86-3-19	Amended	V. 27, p. 1517
86-3-30	New (T)	V. 27, p. 1091
86-3-30	New	V. 27, p. 1517

AGENCY 88: BOARD OF REGENTS

Reg. No.	Action	Register
88-24-1	Amended	V. 29, p. 1415
88-28-6	Amended	V. 29, p. 408
88-29-1	Amended (T)	V. 28, p. 1101
88-29-1	Amended	V. 28, p. 1561
88-29-4	Amended (T)	V. 28, p. 1102
88-29-4	Amended	V. 28, p. 1562
88-29-5	Amended (T)	V. 28, p. 1103
88-29-5	Amended	V. 28, p. 1563
88-29-7	Amended (T)	V. 28, p. 1103
88-29-7	Amended	V. 28, p. 1563
88-29-8	Amended (T)	V. 28, p. 1103
88-29-8	Amended	V. 28, p. 1563
88-29-8a	New (T)	V. 28, p. 1103
88-29-8a	New	V. 28, p. 1563
88-29-8b	New (T)	V. 28, p. 1104
88-29-8b	New	V. 28, p. 1564
88-29-9	Amended (T)	V. 28, p. 1104
88-29-9	Amended	V. 28, p. 1564
88-29-11	Amended (T)	V. 28, p. 1105
88-29-11	Amended	V. 28, p. 1565
88-29-12	Amended (T)	V. 28, p. 1106
88-29-12	Amended	V. 28, p. 1566
88-29-18	Amended (T)	V. 28, p. 1107
88-29-18	Amended	V. 28, p. 1567
88-29-19	Amended (T)	V. 28, p. 1108
88-29-19	Amended	V. 28, p. 1568

AGENCY 91: DEPARTMENT OF EDUCATION

Reg. No.	Action	Register
91-1-200	Amended	V. 28, p. 1222
91-1-201	Amended	V. 27, p. 1028
91-1-202	Amended	V. 28, p. 1223
91-1-203	Amended	V. 28, p. 1225
91-1-204	Amended	V. 28, p. 1229
91-1-205	Amended	V. 28, p. 1232
91-1-207	Amended	V. 27, p. 1037
91-1-209	Amended	V. 27, p. 1037
91-1-210	Amended	V. 27, p. 1038
91-1-216	Amended	V. 28, p. 1233
91-1-220	Amended	V. 27, p. 1038
91-1-221	Amended	V. 27, p. 1040
91-19-1	Amended	V. 27, p. 1041
91-19-6	Amended	V. 27, p. 1041
91-40-1	Amended	V. 29, p. 1093
91-40-2	Amended	V. 27, p. 279
91-40-3	Amended	V. 27, p. 279
91-40-5	Amended	V. 27, p. 280
91-40-7 through		
91-40-12	Amended	V. 27, p. 281-284
91-40-16	Amended	V. 27, p. 285

(continued)

91-40-17	Amended	V. 27, p. 285
91-40-21	Amended	V. 27, p. 286
91-40-22	Amended	V. 27, p. 287
91-40-26		
through		
91-40-31	Amended	V. 27, p. 287-289
91-40-27	Amended	V. 29, p. 1098
91-40-33	Amended	V. 27, p. 290
91-40-34	Amended	V. 27, p. 290
91-40-35	Amended	V. 27, p. 290
91-40-37	Revoked	V. 27, p. 291
91-40-38	Amended	V. 27, p. 291
91-40-39	Revoked	V. 27, p. 291
91-40-41	Amended	V. 27, p. 291
91-40-42	Amended	V. 27, p. 291
91-40-42a	New	V. 27, p. 292
91-40-43	Amended	V. 27, p. 293
91-40-44	Amended	V. 27, p. 293
91-40-45	Amended	V. 27, p. 293
91-40-46	Amended	V. 27, p. 294
91-40-48	Amended	V. 27, p. 294
91-40-50	Amended	V. 27, p. 294
91-40-51	Amended	V. 27, p. 295

AGENCY 92: DEPARTMENT OF REVENUE

Reg. No.	Action	Register
92-12-114	New	V. 27, p. 865
92-12-140		
through		
92-12-145	New	V. 27, p. 866, 867
92-12-145	Amended	V. 28, p. 604
92-19-70	Revoked	V. 27, p. 868
92-26-1	Amended	V. 28, p. 170
92-26-4	Amended	V. 28, p. 170
92-28-1		
through		
92-28-4	New	V. 28, p. 113
92-51-25a	New	V. 29, p. 1281
92-52-14	New	V. 27, p. 1214
92-52-15	New	V. 27, p. 1214
92-52-16	New	V. 27, p. 1215

AGENCY 94: COURT OF TAX APPEALS

Reg. No.	Action	Register
94-2-1		
through		
94-2-21	Revoked	V. 29, p. 1478, 1479
94-3-1	Amended (T)	V. 27, p. 1097
94-3-1	Amended	V. 27, p. 1529
94-3-2	Amended (T)	V. 27, p. 1098
94-3-2	Amended	V. 27, p. 1529
94-4-1	Amended (T)	V. 27, p. 1098
94-4-1	Amended	V. 27, p. 1530
94-4-2	Amended (T)	V. 27, p. 1098
94-4-2	Amended	V. 27, p. 1530
94-5-1		
through		
94-5-25	New	V. 29, p. 1479-1485

Agency 97: COMMISSION ON VETERANS' AFFAIRS

Reg. No.	Action	Register
97-1-1	Revoked	V. 28, p. 459
97-1-1a	New	V. 28, p. 459
97-1-2	Revoked	V. 28, p. 460
97-1-2a	New	V. 28, p. 460
97-1-3	Revoked	V. 28, p. 460
97-1-3a	New	V. 28, p. 460
97-1-4	Revoked	V. 28, p. 460
97-1-4a	New	V. 28, p. 460
97-1-5	Revoked	V. 28, p. 461
97-1-5a	New	V. 28, p. 461
97-1-6a	New	V. 28, p. 461
97-2-1	Revoked	V. 28, p. 462
97-2-1a	New	V. 28, p. 462
97-2-2	Revoked	V. 28, p. 462
97-2-2a	New	V. 28, p. 462
97-2-3		
through		
97-2-8	Revoked	V. 28, p. 462
97-3-1	Revoked	V. 28, p. 462
97-3-1a	New	V. 28, p. 462
97-3-2	Revoked	V. 28, p. 462
97-3-2a	New	V. 28, p. 462

97-3-3	Revoked	V. 28, p. 463
97-3-3a	New	V. 28, p. 463
97-3-4		
through		
97-3-9	Revoked	V. 28, p. 463
97-4-1a	New	V. 28, p. 463
97-7-1		
through		
97-7-6	New	V. 29, p. 252-254

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

Reg. No.	Action	Register
99-25-1	Amended	V. 29, p. 1242
99-25-5	Amended	V. 29, p. 1242
99-25-9	Amended	V. 27, p. 108
99-25-11	New	V. 27, p. 109
99-25-12	New	V. 29, p. 1242
99-26-1	Amended	V. 28, p. 522
99-27-2	Amended	V. 27, p. 1019
99-27-3	Revoked	V. 27, p. 1019
99-27-4	Amended	V. 27, p. 1019
99-27-5	Amended	V. 27, p. 1019

AGENCY 100: BOARD OF HEALING ARTS

Reg. No.	Action	Register
100-11-1	Amended	V. 29, p. 650
100-22-8	Revoked	V. 27, p. 357
100-22-8a	New	V. 27, p. 357
100-28a-1	Amended	V. 28, p. 112
100-28a-2	Amended	V. 28, p. 1736
100-28a-10	Amended	V. 28, p. 572
100-29-1	Amended	V. 29, p. 598
100-29-3a	Amended	V. 28, p. 1737
100-29-16	Amended	V. 28, p. 1060
100-49-4	Amended	V. 29, p. 651
100-54-1	Amended	V. 28, p. 1594
100-54-4	Amended	V. 27, p. 209
100-54-8	Amended	V. 28, p. 1595
100-55-1	Amended	V. 29, p. 704
100-55-4	Amended	V. 27, p. 209
100-55-7	Amended	V. 29, p. 651
100-55-9	Amended	V. 28, p. 572
100-69-1	Amended	V. 27, p. 1672
100-69-2	Revoked	V. 27, p. 1672
100-69-10	Amended	V. 28, p. 572
100-69-12	New	V. 29, p. 704
100-72-1	Amended	V. 28, p. 112
100-72-2	Amended	V. 29, p. 705
100-72-7	Amended	V. 28, p. 273
100-73-1	Amended (T)	V. 28, p. 923
100-73-1	Amended	V. 28, p. 1282
100-73-2	Amended	V. 29, p. 598
100-73-9	Amended	V. 27, p. 315

AGENCY 102: BEHAVIORAL SCIENCES REGULATORY BOARD

Reg. No.	Action	Register
102-1-8a	New	V. 28, p. 114
102-1-12	Amended	V. 27, p. 407
102-1-13	Amended (T)	V. 28, p. 1101
102-1-13	Amended	V. 28, p. 1426
102-2-3	Amended	V. 29, p. 340
102-2-7	Amended	V. 27, p. 1801
102-2-8	Amended	V. 28, p. 114
102-2-11a	New	V. 28, p. 116
102-2-12	Amended	V. 28, p. 116
102-3-9b	New	V. 28, p. 117
102-3-12a	Amended	V. 27, p. 1117
102-4-1a	Amended	V. 27, p. 1803
102-4-6a	Amended	V. 27, p. 1805
102-4-6b	New	V. 27, p. 1806
102-4-9b	New	V. 28, p. 117
102-4-10a	Amended	V. 27, p. 1806
102-4-12	Amended	V. 27, p. 1120
102-5-9a	New	V. 28, p. 118
102-5-12	Amended	V. 27, p. 1122
102-6-9a	New	V. 28, p. 118
102-6-12	Amended	V. 27, p. 1124

AGENCY 105: BOARD OF INDIGENTS' DEFENSE SERVICES

Reg. No.	Action	Register
105-4-1	Amended (T)	V. 29, p. 1338
105-5-2	Amended (T)	V. 29, p. 1339

105-5-3	Amended (T)	V. 29, p. 1339
105-5-6	Amended (T)	V. 29, p. 1339
105-5-7	Amended (T)	V. 29, p. 1339
105-5-8	Amended (T)	V. 29, p. 1340
105-11-1	Amended	V. 28, p. 1457
105-11-1	Amended (T)	V. 29, p. 1340

AGENCY 108: STATE EMPLOYEES HEALTH CARE COMMISSION

Reg. No.	Action	Register
108-1-1	Amended	V. 29, p. 1055
108-1-1	Amended (T)	V. 29, p. 1340
108-1-3	Amended	V. 29, p. 1057
108-1-3	Amended (T)	V. 29, p. 1342
108-1-4	Amended	V. 29, p. 1059
108-1-4	Amended (T)	V. 29, p. 1344

AGENCY 109: BOARD OF EMERGENCY MEDICAL SERVICES

Reg. No.	Action	Register
109-2-9	Amended	V. 28, p. 1030
109-3-1	Amended	V. 28, p. 1030
109-5-1	Amended	V. 29, p. 1281
109-5-2	Amended	V. 28, p. 574
109-5-3	Amended	V. 29, p. 1282
109-5-4	Revoked	V. 29, p. 113
109-5-5	New	V. 27, p. 1548
109-5-6	New	V. 28, p. 575
109-6-1	Amended	V. 29, p. 113
109-6-2	Amended	V. 29, p. 113
109-6-3	Revoked	V. 28, p. 575
109-10-7	New	V. 29, p. 113
109-11-1	Amended	V. 29, p. 1283
109-11-3	Amended	V. 29, p. 1284
109-11-4	Amended	V. 29, p. 1284
109-11-6	Amended	V. 29, p. 1285
109-15-1	New	V. 28, p. 575
109-15-2	Amended	V. 29, p. 1285

AGENCY 110: DEPARTMENT OF COMMERCE

Reg. No.	Action	Register
110-13a-1	New	V. 27, p. 1063
110-13a-2	New	V. 27, p. 1063
110-13a-3	New	V. 27, p. 1064
110-19-1		
through		
110-19-4	New	V. 27, p. 1064, 1065
110-20-1		
through		
110-20-4	New	V. 27, p. 1065, 1066

AGENCY 111: KANSAS LOTTERY

A complete index listing all regulations filed by the Kansas Lottery from 1988 through 2000 can be found in the Vol. 19, No. 52, December 28, 2000 Kansas Register. A list of regulations filed from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed from 2006 through 2007 can be found in the Vol. 26, No. 52, December 27, 2007 Kansas Register. A list of regulations filed from 2008 through November 2009 can be found in the Vol. 28, No. 53, December 31, 2009 Kansas Register. The following regulations were filed after December 1, 2009:

Reg. No.	Action	Register
111-2-30	Amended	V. 29, p. 215
111-2-232	Amended	V. 29, p. 215
111-2-233	Amended	V. 29, p. 215
111-2-234	New	V. 29, p. 746
111-2-235		
through		
111-2-240	New	V. 29, p. 1214, 1215
111-2-241	New	V. 29, p. 1247
111-2-242	New	V. 29, p. 1247
111-4-2899		
through		
111-4-2907	New	V. 29, p. 9-14
111-4-2908		
through		
111-4-2911	New	V. 29, p. 149-152
111-4-2911a	New	V. 29, p. 152

111-4-2912		
through		
111-4-2923	New	V. 29, p. 153-157
111-4-2924		
through		
111-4-2930	New	V. 29, p. 216-222
111-4-2931		
through		
111-4-2938	New	V. 29, p. 467-473
111-4-2939		
through		
111-4-2948	New	V. 29, p. 569-575
111-4-2949		
through		
111-4-2984	New	V. 29, p. 746-769
111-4-2949		
through		
111-4-2984	New	V. 29, p. 746-769
111-4-2985		
through		
111-4-2988	New	V. 29, p. 1180-1183
111-4-2989	New	V. 29, p. 1216
111-4-2990	New	V. 29, p. 1217
111-4-2991	New	V. 29, p. 1218
111-4-2992		
through		
111-4-3011	New	V. 29, p. 1248-1259
111-5-175		
through		
111-5-179	New	V. 29, p. 157-159
111-5-180		
through		
111-5-194	New	V. 29, p. 222-228
111-9-162	New	V. 29, p. 229
111-9-163	New	V. 29, p. 229
111-9-164	New	V. 29, p. 230
111-9-165	New	V. 29, p. 769
111-9-166	New	V. 29, p. 1184
111-201-1		
through		
111-201-17	New	V. 29, p. 73-79
111-301-1		
through		
111-301-6	New	V. 29, p. 79, 80
111-302-1		
through		
111-302-6	New	V. 29, p. 82-86
111-303-1		
through		
111-303-5	New	V. 29, p. 87-89
111-304-1		
through		
111-304-6	New	V. 29, p. 89-91
111-305-1		
through		
111-305-6	New	V. 29, p. 474, 475
111-306-1		
through		
111-306-6	New	V. 29, p. 1185-1187
111-306-4	Amended	V. 29, p.1260
111-306-6	Amended	V. 29, p. 1219
111-307-1		
through		
111-307-7	New	V. 29, p. 1189-1191
111-308-1		
through		
111-308-7	New	V. 29, p. 1261-1263

AGENCY 112: RACING AND GAMING COMMISSION

Reg. No.	Action	Register
112-12-15	New	V. 28, p. 797
112-13-6	New	V. 28, p. 376
112-100-1		
through		
112-100-7	New	V. 27, p. 1378
112-101-1		
through		
112-101-16	New	V. 28, p. 376-379
112-102-1		
through		
112-102-13	New	V. 28, p. 1161-1163
112-103-1		
through		
112-103-12	New	V. 28, p. 376-382

112-103-15	New	V. 28, p. 382
112-103-16	New	V. 28, p. 382
112-104-1		
through		
112-104-33	New	V. 27, p. 1378-1406
112-104-34		
through		
112-104-41	New	V. 28, p. 1457-1459
112-105-1		
through		
112-105-7	New	V. 27, p. 1406-1408
112-106-1		
through		
112-106-7	New	V. 27, p. 1408-1411
112-107-1	New	V. 28, p. 424
112-107-2	New	V. 28, p. 424
112-107-3	New	V. 28, p. 424
112-107-5	New	V. 28, p. 428
112-107-6	New	V. 28, p. 428
112-107-7	New	V. 28, p. 428
112-107-9	New	V. 28, p. 429
112-107-10	New	V. 28, p. 429
112-107-11	New	V. 28, p. 430
112-107-13		
through		
112-107-32	New	V. 28, p. 430-440
112-107-34	New	V. 28, p. 441
112-108-1		
through		
112-108-57	New	V. 28, p. 1766-1788
112-110-1		
through		
112-110-13	New	V. 28, p. 464-470
112-111-1		
through		
112-111-5	New	V. 28, 470-472
112-112-1		
through		
112-112-9	New	V. 27, p. 1411-1413
112-113-1	New	V. 28, p. 382
112-114-1		
through		
112-114-6	New	V. 28, p. 472
112-114-8		
through		
112-114-12	New	V. 28, p. 472, 473
112-114-14	New	V. 28, p. 473

AGENCY 115: DEPARTMENT OF WILDLIFE AND PARKS

Reg. No.	Action	Register
115-2-1	Amended	V. 29, p. 1091
115-2-3	Amended	V. 27, p. 1264
115-2-3a	Amended	V. 28, p. 1596
115-2-5	Amended	V. 27, p. 1265
115-4-2	Amended	V. 29, p. 408
115-4-4	Amended	V. 29, p. 658
115-4-4a	Amended	V. 29, p. 659
115-4-6	Amended	V. 29, p. 409
115-4-6a	Revoked	V. 27, p. 112
115-4-11	Amended	V. 29, p. 67
115-4-13	Amended	V. 27, p. 404
115-4-14	Revoked	V. 27, p. 112
115-5-1	Amended	V. 28, p. 1250
115-5-2	Amended	V. 28, p. 1251
115-6-1	Amended	V. 28, p. 1251
115-7-1	Amended	V. 29, p. 411
115-7-2	Amended	V. 27, p. 1708
115-7-3	Amended	V. 28, p. 1599
115-7-8	Amended	V. 27, p. 405
115-7-9	Amended	V. 27, p. 406
115-7-10	New	V. 28, p. 1600
115-8-1	Amended	V. 29, p. 1092
115-8-6	Amended	V. 28, p. 1600
115-8-9	Amended	V. 27, p. 1265
115-8-10	Amended	V. 27, p. 1265
115-8-13	Amended	V. 27, p. 112
115-15-1	Amended	V. 28, p. 1079
115-15-2	Amended	V. 28, p. 1080
115-18-7	Amended	V. 29, p. 659
115-18-21	New	V. 27, p. 1708
115-20-7	New	V. 29, p. 659

AGENCY 117: REAL ESTATE APPRAISAL BOARD

Reg. No.	Action	Register
117-1-1	Amended	V. 28, p. 373
117-2-1	Amended	V. 29, p. 412
117-2-2	Amended	V. 29, p. 413
117-2-2a	Amended	V. 28, p. 373
117-3-1	Amended	V. 29, p. 414
117-3-2	Amended	V. 29, p. 415
117-3-2a	Amended	V. 28, p. 373
117-4-1	Amended	V. 29, p. 416
117-4-2	Amended	V. 29, p. 417
117-4-2a	Amended	V. 28, p. 374
117-5-2	Amended	V. 28, p. 374
117-5-2a	Amended	V. 28, p. 375
117-6-1	Amended	V. 29, p. 656
117-6-3	Amended	V. 29, p. 656
117-7-1	Amended	V. 28, p. 375
117-8-1	Amended	V. 29, p. 418
117-10-1	New	V. 28, p. 375

AGENCY 121: DEPARTMENT OF CREDIT UNIONS

Reg. No.	Action	Register
121-9-1	Amended	V. 28, p. 457
121-10-1	Amended	V. 29, p. 675
121-10-2	New	V. 27, p. 1099
121-11-1	New	V. 28, p. 457
121-11-2	New	V. 28, p. 457
121-12-1	New	V. 28, p. 459

AGENCY 123: JUVENILE JUSTICE AUTHORITY

Reg. No.	Action	Register
123-2-111	New (T)	V. 29, p. 1115
123-2-111	New	V. 29, p. 1415

AGENCY 127: KANSAS HOUSING RESOURCES CORPORATION

Reg. No.	Action	Register
127-2-1	New	V. 28, p. 192
127-2-2	New	V. 28, p. 192
127-2-3	New	V. 28, p. 193

AGENCY 128: DEPARTMENT OF COMMERCE—KANSAS ATHLETIC COMMISSION

Reg. No.	Action	Register
128-1-1	New (T)	V. 27, p. 106
128-1-1	New	V. 27, p. 358
128-2-1	New	V. 27, p. 360
128-2-3		
through		
128-2-13	New	V. 27, p. 360-362
128-2-12	New (T)	V. 27, p. 107
128-3-1	New	V. 27, p. 362
128-4-1		
through		
128-4-9	New	V. 27, p. 363-367
128-4a-1	New	V. 27, p. 367
128-5-1	New	V. 27, p. 367
128-5-2	New	V. 27, p. 368
128-6-1	New	V. 27, p. 368
128-6-2	New	V. 27, p. 371
128-6-4	New	V. 27, p. 374

AGENCY 129: KANSAS HEALTH POLICY AUTHORITY

Reg. No.	Action	Register
129-5-1	Amended	V. 27, p. 628
129-5-78	Amended	V. 28, p. 1464
129-5-108	Amended	V. 27, p. 1346
129-5-118	Amended	V. 29, p. 293
129-5-118a	New	V. 29, p. 294
129-5-118b	Amended	V. 29, p. 296
129-10-15a	New	V. 27, p. 1346
129-10-15b	New	V. 27, p. 1348
129-10-17	New	V. 27, p. 1348
129-10-18	New	V. 27, p. 1350
129-10-23a	New	V. 27, p. 1353
129-10-23b	New	V. 27, p. 1353
129-10-25	New	V. 27, p. 1354
129-10-26	New	V. 27, p. 1355

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129-10-27	New	V. 27, p. 1356	130-1-2	New (T)	V. 29, p. 38	130-3-1	New (T)	V. 29, p. 38
129-10-200	New	V. 27, p. 1356	130-1-2	New	V. 29, p. 567	130-3-1	New	V. 29, p. 568
129-10-210	New	V. 27, p. 1358	130-1-3	New (T)	V. 29, p. 38	130-4-1	New (T)	V. 29, p. 39
AGENCY 130: HOME INSPECTORS REGISTRATION BOARD			130-1-3	New	V. 29, p. 567	130-4-1	New	V. 29, p. 794
Reg. No.	Action	Register	130-1-4	Amended	V. 29, p. 567	130-4-2	New (T)	V. 29, p. 39
130-1-1	New	V. 28, p. 1737	130-1-5	New	V. 28, p. 1738	130-4-2	New	V. 29, p. 794
			130-2-1	New	V. 28, p. 1738	130-5-2	New	V. 29, p. 569

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