

Kansas Register

Kris W. Kobach, Secretary of State

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Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of July 7-22. 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 711, or e-mail LegServ@las.ks.gov. The 2011 interim committee memberships and committee agendas can be found at http://skyways.lib.ks.us/ksleg/KLRD/Committees.htm.

Date	Room	Time	Committee	Agenda
July 7	152-S	9:00 a.m.	Legislative Post Audit	Performance and financial audits, performance audit topics, operations, old and new business.
July 22	152-S	9:00 a.m.	Joint Committee on Administrative Rules and Regulations	Agenda not available.

Jeffrey M. Russell Director of Legislative Administrative Services

Doc. No. 039565

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State Conservation Commission

Notice of Meetings

The State Conservation Commission will have a joint meeting with the Kansas Association of Conservation Districts Monday, August 1, at The Barn Bed & Breakfast Inn, 14910 Bluemound Road, Valley Falls. The regular business meeting of the commission will begin at approximately 9:30 a.m. at the above location and the joint meeting will begin at 8 a.m. If special accommodations are needed, individuals should contact the Division of Conservation, Kansas Department of Agriculture, at (785) 296-3600 at least three business days prior to the meeting.

Greg A. Foley Executive Director

Doc. No. 039559

State of Kansas

Racing and Gaming Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9 a.m. Wednesday, September 7, in the office of the Kansas Racing and Gaming Commission, Conference Room A, fifth floor, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, to consider the adoption of proposed permanent regulations of the Kansas Racing and Gaming Commission.

This 60-day notice constitutes a public comment period for the purpose of receiving written public comments on these proposed regulations. All interested parties may submit written comments prior to the hearing to the Kansas Racing and Gaming Commission, 5th Floor, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603, or by e-mail to patrick.martin@krgc.ks.gov. All interested parties will be given a reasonable opportunity to present their views orally regarding the adoption of the proposed regulations during the public hearing. In order to provide all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting the commission at the address above or by calling (785) 296-5800.

Copies of the proposed regulations and the economic impact statements for the proposed regulations can be viewed by accessing the official Web site of the Kansas Racing and Gaming Commission at www.krgc.ks.gov.

Under the Expanded Lottery Act, all of the costs of oversight and regulation by the Kansas Racing and Gaming Commission are required to be paid by the gaming facility managers. Therefore, there are no costs anticipated to the agency or other governmental agencies, or to the people of Kansas, as a result of these regulations.

The following is a summary of the proposed regulations:

K.A.R. 112-100-2. Duty to disclose material and complete information. The amendment to this regulation includes a provision that a licensee or certificate holder shall report suspected illegal activity or regulatory violations to the commission security staff within 24 hours of becoming aware of the matter.

K.A.R. 112-101-8. Certificate renewal. The amendment to this regulation clarifies that submitting a renewal application suspends the expiration of the certificate until the commission has taken action on the application, not to exceed six months.

K.A.R. 112-102-2. Gaming supplier and non-gaming supplier defined. The amendment to this regulation adds a new section clarifying certain regulated or professional companies shall not be considered a non-gaming supplier.

K.A.R. 112-102-10. Certificate renewal application. The amendment to this regulation clarifies that submitting a renewal application suspends the expiration of the certificate until the commission has taken action on the application, not to exceed six months.

K.A.R. 112-103-11. License renewal. The amendment to this regulation clarifies that submitting a renewal application suspends the expiration of the license until the commission has taken action on the application, not to exceed six months.

K.A.R. 112-104-5. Standard financial reports. The amendments to this regulation reflect that annual and quarterly reports shall be based on the state's fiscal year rather than a calendar year.

K.A.R. 112-104-6. Annual audit; other reports; currency transaction reporting; suspicious transaction reporting. The amendments to this regulation remove two types of additional reports to be required by the facility manager's independent certified public accountant or independent registered certified public accounting firm auditing the facility manager's financial statements. New language is added stating an annual audit of the facility manager's compliance with commission regulations may be required by the executive director.

K.A.R. 112-104-42. Purchasing. This new regulation requires each facility manager's internal control system to include internal controls for purchasing.

K.A.R. 112-108-23. Dice; receipt, storage, inspections, and removal from use. The amendment to this regulation corrects a numbering error contained within the regulation.

K.A.R. 112-110-1. Adoptions by reference for technical standards. The amendment to this regulation adds a new Gaming Laboratories International technical standard adoption by reference.

K.A.R. 112-110-14. Procedures for resolving EGM breaks in communication with the central computing system. This new regulation outlines procedures for the central computer system supplier to follow in resolving rare EGM breaks in communication with the central computer system.

Rick Petersen-Klein Executive Director

Department of Administration

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Monday, September 19, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider adoption of a proposed regulation of the Kansas Department of Administration. The changes are proposed for adoption on a permanent basis.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulation. All interested parties may submit written comments prior to the hearing to Kansas Department of Administration, Attn: Nancy Ruoff, Room 351-S, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, or by e-mail to nancy.ruoff@da.ks.gov. All interested parties will be given a reasonable opportunity to present their views either orally or in writing, or both, concerning the adoption of the proposed regulation. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Maye Wenger at (785) 296-2314. Parking for individuals with disabilities is located on Jackson Street on the west side of the Landon State Office Building, as well as in front of the Memorial Building at 10th and Jackson. The north entrance to the Landon State Office Building is accessible to individuals with disabilities.

Copies of the proposed regulation and the economic impact statement can be viewed at http://www2.da.ks. gov/ar/. A brief summary of the proposed regulation and the economic impact follows:

K.A.R. 1-9-5a. Limits on state leave payment reserve fund payouts. This new regulation limits the accumulated hours of vacation leave paid from the State Leave Payment Reserve Fund (SLPRF) to the maximum accumulated hours specified in K.A.R. 1-9-4 for an employee separating from state service due to retirement. It is estimated that the economic impact on the Department of Administration would be related to computer programming changes and would cost approximately \$1,675. The impact on state agencies that maintain or implement a policy that allows for accumulation and payout of vacation leave in excess of 240 hours upon retirement will be based on the hours in excess of 240 paid to retiring employees and the specific employee's rate of pay. The payout for excess hours will be the responsibility of that agency upon the implementation of this regulation.

The remainder of this regulation confirms that the payout for sick leave upon retirement is made according to the statutory limit specified in K.S.A. 75-5517.

Dennis R. Taylor Secretary of Administration

Doc. No. 039552

State of Kansas

Department of Transportation

Request for Bids

The Kansas Department of Transportation's Office of Public Transportation announces that the Kansas Coordinated Transit District Council (KCTDC) is now accepting courtesy bids for Kansas' transit vehicles.

These courtesy bids will cover six types of 2012 model-year transit vehicles, including minivans, ramp minivans, and 13- and 20-passenger small transit buses with optional wheelchair lifts. The transit vehicles will be funded by the Federal Transit Administration and the state of Kansas, and must comply with all applicable federal laws (including FMVSS and ADA requirements) and state laws for passenger vehicles of this type. These vehicles will be used in the KDOT Public Transportation Program to transport the elderly, persons with disabilities, and the general public.

The bid opening is scheduled for 9 a.m. August 22 in Manhattan. Inquiries or requests for a bid package (on CD-ROM) should be made directly to Sarah Krom, Chairperson, Kansas Coordinated Transit District Council, P.O. Box 838, Great Bend, 67530, (620) 792-1321.

Deb Miller Secretary of Transportation

Doc. No. 039553

State of Kansas

Department of Transportation

Notice of Public Auction

The Kansas Secretary of Transportation will offer for sale at public auction the following parcels, located in northern Franklin County near the southeast corner of Stafford Road and US-59 Highway (access from Missouri Road):

Franklin County — US-59 and Stafford Road 18.44 acre and 5.05 acre tracts Tract 3122-5,12 and Tract 3122-14

Vacant land with no improvements. Tract 3122-5,12 is 18.44 acres, east half in native grass and west half in tree and brush with pond. Tract 3122-14 is 5.05 acres

A complete legal description is available on request. The auction will take place at 5 p.m. August 10 on Missouri Road, to the east of the premises.

An inspection of property will take place at 4 p.m. on the day of sale.

Bidding will begin at \$40,568 for Tract 3122-5,12 and \$10,100 for Tract 3122-14.

Terms of Sale:

The land will be sold in two parcels. A cashier's check in the amount of \$4,056 (Tract 3122-5,12) and \$1,010 (Tract 3122-14), representing 10 percent of the minimum acceptable bid, is due at the time of the sale. The balance of the purchase price must be paid by cashier's check before 3 p.m. September 12, 2011. The successful bidder will receive a bill of sale on the day of the sale and a quit claim deed after the balance is paid. If the balance of the pur-

chase price is not paid before 3 p.m. September 12, 2011, the 10 percent down payment will be forfeited to the seller.

For additional terms and information, contact the Bureau of Right of Way at (877) 461-6817.

The seller reserves the right to reject any and all bids and is not responsible for accidents.

No further bids will be entertained or any offers considered after the formal bidding is called to a close.

Sold Subject to the Following:

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

The prospective buyer is encouraged to research the chain of title of the tract.

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

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

Deb Miller Secretary of Transportation

Doc. No. 039558

State of Kansas

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking a qualified consulting engineering firm, prequalified in Category 211 - Highway Design-Major Facility, for the T-Works Expansion and Modernization Projects as listed below. An electronic letter of interest (pdf format preferred and 1MB maximum size) must be e-mailed to David J. Nagy, P.E., Assistant to the Bureau Chief of Design/Contracts Engineer, at DavidN@ksdot.org. Letters of interest are limited to four pages, the subject line of the e-mail and the pdf file name must contain the project number and firm's name (Project # - Firm Name), and must be received by noon July 20 for the consulting engineering firm to be considered.

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Route	County	Project No.	Project Limits
US-50	Multiple	KA-1827-01	US-50 from Hutchinson east to Emporia (Passing Lane Sections)
US-400	Multiple	KA-2375-01	Various locations on US-400 from BU/GW county line, east to Jct. US-400/US-69/K-171 (Passing Lane Sections)

I-135	McPherson	KA-2366-01	Jct. of I-135 and Mohawk Road (Construct Interchange)
US-77	Geary	KA-2367-01	US-77: Jct. of I-70, north to north Jct. US-77/K-57/ K-244 (Intersection Improvements and/or 4-Lane Expwy.)
K-177	Morris	KA-2368-01	K-177: 5 miles north Jct. US-177/US-56, north to MO/GE county line (Evaluate Options/ Shoulders)
K-177	Geary	KA-2369-01	K-177: From MR/GE county line, north to Jct. I-70/US-177 (Evaluate Options/Shoulders)
I-435	Johnson	KA-1002-04	I-435 from 87th St to Pflumm, I-35 from 1 mile north of Lenexa south (Gateway)

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 the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. Firms not selected to be short-listed will be notified. View categories at www.ksdot.org/divengdes/prequal.

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 one firm to perform the professional services required for completing the advertised project. After the selection, the firm(s) 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 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

Kansas Judicial Council

Notice of Meetings

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

O			
Date	Committee	Time	Location
July 22	Lien Law Subcommittee	9:30 a.m.	West Conference Room
July 22	Pattern Instructions for Kansas-Criminal	9:30 a.m.	Court of Appeals Courtroom
August 19	Criminal Law	9:30 a.m.	West Conference Room
August 26	Pattern Instructions for Kansas-Criminal	9:30 a.m.	Court of Appeals Courtroom

Hon. Lawton R. Nuss Chairman

Doc. No. 039557

State of Kansas

Office of the Governor

Executive Order 11-10 Conditional and Temporary Relief from Healing Arts Act Rules and Regulations

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters, I hereby proclaim a State of Disaster Emergency, as follows:

WHEREAS, K.S.A. 48-925(b) provides that the Governor may issue orders and proclamations which shall have the force and effect of law under subsection (b) of K.S.A. 48-924; and

WHEREAS, on the 22nd day of May, 2011, a tornado, large hail, and extreme weather conditions resulted in an emergency disaster in the city of Joplin, in Jasper County, Missouri: and

WHEREAS, the Kansas Board of Healing Arts has informed me that this emergency disaster has caused or threatens to cause an interruption in the delivery of essential medical services and emergency medical services, or otherwise threatens the public welfare, to all those who commonly and regularly received medical care in the Joplin area; an area that includes Jasper County, Missouri, Labette County, Kansas, Cherokee County, Kansas, and Crawford County, Kansas; and

WHEREAS, the Kansas Board of Healing Arts has informed me that conditions exist which require practitioners of the healing arts that are licensed in the State of Missouri to provide essential medical services and emergency medical services to citizens of Jasper County, Missouri, Labette County, Kansas, Cherokee County, Kansas, and Crawford County, Kansas and to provide such services within the jurisdictional bounds of the State of Kansas due to the destruction of medical care facilities in Jasper County, Missouri;

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas, I hereby acknowledge a State of Emergency Disaster exists in the state of Missouri, and as a result, it is necessary to expedite efforts to ensure that the citizens of Jasper County, Missouri, Labette County, Kansas, Cherokee County, Kansas, and Crawford County, Kansas receive a continuity of access to all necessary and adequate emergency medical services and essential health and medical services. In order to accommodate this need and to provide assistance to the citizens of the State of Missouri in this emergency situation, I hereby order the following:

- 1. This declaration only applies to those practitioners of the healing arts who maintain current, valid license in good standing to practice medicine in the State of Missouri; who at the time of the emergency disaster practiced healing arts in Jasper County, Missouri; and, who desire and intend to provide medical services or surgery in Labette County, Kansas, Cherokee County, Kansas, or Crawford County, Kansas.
- 2. The licensing and permit fees for those persons identified in paragraph 1 of this order, as enforced by the Kansas Board of Healing Arts, are temporarily waived.
- 3. As required by the Kansas Board of Healing Arts and to the extent necessary to ensure that adequate emergency medical services and essential health and medical services are available to the citizens of Jasper County, Missouri, Labette County, Kansas, Cherokee County, Kansas, and Crawford County, Kansas certain licensing and permitting rules and regulations for those persons identified in paragraph 1 of this order are temporarily suspended, except for those licensing regulations deemed necessary by the Kansas Board of Healing Arts for the maintenance of public health, welfare, and safety and for the issuance and tracking of temporary licenses for those persons identified in paragraph 1 of this order.
- 4. The annual insurance premium surcharge on each health care provider in the State of Kansas, for the "Health Care Stabilization Fund," as required by K.S.A. 40-3404, is temporarily waived for those persons identified in paragraph 1 of this order.
- 5. All other applicable state and federal regulations shall remain in effect, to include the requirement for each health care provider to maintain a current and valid policy of professional liability insurance which meets or is substantially similar to the requirements set forth in K.S.A. 40-3402.
- 6. This order shall remain in effect through the duration of the emergency disaster relief effort in the city of Joplin Missouri, not to exceed a period of one (1) month from the date of this Order, unless this order is rescinded or expanded by executive order or concurrent resolution of the legislature.

This document shall be filed as Executive Order No. 11-10 with the Secretary of State. Further dissemination of this Proclamation shall occur by means calculated to bring its contents to the attention of the general public.

Dated May 26, 2011.

Sam Brownback Governor

Secretary of State

Notice of Judgment Interest Rate

Pursuant to the provisions of K.S.A. 16-204, the rate of interest on judgments rendered by courts of the state of Kansas pursuant to the code of civil procedure is 4.75 percent during the period of July 1, 2011 through June 30, 2012.

Kris W. Kobach Secretary of State

Doc. No. 039550

State of Kansas

Secretary of State

Usury Rate for July

Pursuant to the provisions of K.S.A. 16-207, the maximum effective rate of interest per annum for notes secured by all real estate mortgages and contracts for deed for real estate (except where the note or contract for deed permits adjustment of the interest rate, the term of the loan or the amortization schedule) executed during the period of July 1, 2011 through July 31, 2011, is 5.87 percent.

Kris W. Kobach Secretary of State

Doc. No. 039548

State of Kansas

Department of Administration Division of Purchases

Notice to Bidders

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

07/19/2011	EVT0000758	Banking Services
07/26/2011	EVT0000762	Repair and Paint Windows
08/02/2011	EVT0000757	Foster and Adoptive Parent
		Recruitment/Training
08/03/2011	EVT0000759	Parent Training and Information
		Center
08/04/2011	EVT0000760	Autism Training
08/11/2011	EVT0000546	Furniture, Office, Library, School
		& Laboratory

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

Chris Howe Director of Purchases

Doc. No. 039571

State of Kansas

Secretary of State

Code Mortgage Rate for July

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of July 1, 2011 through July 31, 2011, is 12 percent.

Kris W. Kobach Secretary of State

Doc. No. 039549

State of Kansas

Office of the Governor

Executive Order 11-11 Conditional and Temporary Relief from Kansas Banking Code

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters, I hereby proclaim a State of Disaster Emergency, as follows:

WHEREAS, K.S.A. 48-925(b) provides that the Governor may issue orders and proclamations which shall have the force and effect of law under subsection (b) of K.S.A. 48-924; and

WHEREAS, on the 21st day of May, 2011, a tornado and extreme weather conditions resulted in an emergency disaster in the city of Reading, in Lyon County, Kansas; and

WHEREAS, this severe disaster emergency has resulted in human suffering and economic damage, including damage to local bank property; and

WHEREAS, it is necessary to expedite restoration of services and relief in the affected area and the State of Kansas wishes to accommodate the need to provide assistance to the citizens by allowing them emergency access to banking services.

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas, I hereby declare a State of Disaster Emergency and authorize the State Bank Commissioner, where necessary to facilitate access to banking services for the citizens of Lyon County, Kansas affected by the recent tornado, to suspend the provisions of any statute in the Kansas Banking Code and any related rule or regulation administered by the Commissioner. This authority includes, but is not limited to, authorizing the temporary closure of a bank office or branch and streamlining the requirements for a branch application to grant a temporary main office or branch relocation for such duration as the Commissioner deems necessary.

This document shall be filed with the Secretary of State as Executive Order 11-11 and shall become effective immediately. This order shall continue in effect until the State Bank Commissioner determines it is no longer needed to serve the citizens of Lyon County, Kansas or until rescinded by order of the Governor.

Dated May 27, 2011.

Sam Brownback Governor

Office of the Governor

Executive Order 11-12 Conditional and Temporary Relief from Motor Carrier Rules and Regulations

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters, I hereby proclaim a State of Disaster Emergency, as follows:

WHEREAS, K.S.A. 48-925(b) provides that the Governor may issue orders and proclamations which shall have the force and effect of law under subsection (b) of K.S.A. 48-924; and

WHEREAS, on the 22nd day of May, 2011, a tornado, large hail, and extreme weather conditions resulted in an emergency disaster in the city of Joplin, in Jasper County, Missouri; and

WHEREAS, these extreme weather conditions and the resulting destruction of property, interruption of essential human services, and potential dangers to and loss of human life, require and will continue to require a massive public and private response to provide immediate emergency assistance and continuing emergency relief to individual persons, businesses, and governmental units in need of transportation for food, supplies, tools, equipment, medicine, fuel and public and private health care, law enforcement, security services, public utility services, sanitation and waste disposal, cleanup of debris, property restoration and reconstruction and other necessities, which threatens to overload the available transportation systems to, from, and within the states of Kansas and Missouri; and

WHEREAS, I have previously issued Executive Orders 11-09 and 11-10 on this topic to provide support to the citizens of Kansas and Missouri;

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas, I hereby acknowledge a state of emergency exists in the state of Missouri, and it is necessary to assist and expedite all disaster recovery efforts. In order to accommodate this need and to provide assistance to the citizens and government of Missouri in this extreme situation, I hereby order the following:

- 1. Motor carriers when hauling weather related debris from Joplin, Missouri, to waste disposal facilities in the state of Kansas shall be permitted to operate on Kansas highways in Cherokee and Crawford Counties with overweight loads of debris that exceed legally allowable weight limits for the subject motor vehicle by 10%, up to a maximum of 88,000 pounds.
- 2. Motor carriers when hauling weather related debris from Joplin, Missouri, to waste disposal facilities in the state of Kansas shall continue to observe and obey the weight restrictions on all posted bridges in the state of Kansas.
- 3. Motor carriers when hauling weather related debris from Joplin, Missouri, to waste disposal facilities in the state of Kansas may travel on Kansas highways in Cherokee and Crawford Counties without an overweight permit from the Kansas Department of Transportation.

FURTHER, I direct that this executive order shall become effective immediately and shall continue in effect until June 22, 2011 unless extended or rescinded earlier by subsequent Executive Order.

This document shall be filed as Executive Order No. 11-12 with the Secretary of State.

Dated June 8, 2011.

Sam Brownback Governor

Doc. No. 039569

State of Kansas

Office of the Governor

Executive Order 11-13 Extension of Prior Conditional and Temporary Relief Executive Orders

By virtue of the authority vested in me by the Kansas Emergency Management Act, Chapter 48, Article 9, of the Kansas Statutes Annotated, to meet the inherent dangers of disasters, I hereby proclaim a State of Disaster Emergency, as follows:

WHEREAS, K.S.A. 48-925(b) provides that the Governor may issue orders and proclamations which shall have the force and effect of law under subsection (b) of K.S.A. 48-924; and

WHEREAS, on the 22nd day of May, 2011, a tornado, large hail, and extreme weather conditions resulted in an emergency disaster in the city of Joplin, in Jasper County, Missouri; and

WHEREAS, I have previously acknowledged that a State of Emergency Disaster exists and have issued Executive Orders 11-09, 11-10, and 11-12 on this topic to provide support to the citizens of Kansas and Missouri; and

WHEREAS, I have been informed by the relevant authorities that the emergency conditions that necessitated Executive Orders 11-09, 11-10, and 11-12 still persist; and

WHEREAS, Executive Orders 11-09, 11-10, and 11-12 are set to expire on June 22, 2011, June 26, 2011, and June 22, 2011, respectively;

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas, I hereby acknowledge a state of emergency exists in the state of Missouri, and declare it necessary to assist and expedite all disaster recovery efforts. In order to accommodate this need and to provide assistance to the citizens of Missouri and Kansas in this extreme situation, I hereby order the following:

1. Executive Orders 11-09, 11-10, and 11-12 shall be extended and shall remain in full force and effect, with no break in application, until August 1, 2011.

FURTHER, I direct that this executive order shall become effective immediately and shall continue in effect until August 1, 2011 unless extended or rescinded earlier by subsequent Executive Order.

This document shall be filed as Executive Order No. 11-13 with the Secretary of State.

Dated June 22, 2011.

Sam Brownback Governor

Secretary of State

Executive Appointments

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

State Representative, 50th District

Trent LeDoux, 719 W. 4th St., Holton, 66436. Succeeds Rocky Fund, deceased.

District Judge, 17th Judicial District, Division 1

Preston A. Pratt, 806 E. Ash, Oberlin, 67749. Succeeds William B. Elliott.

District Judge, 31st Judicial District, Division 3

Daryl D. Ahlquist, 13675 Highway 47, Erie, 66733. Succeeds Timothy E. Brazil.

Hodgeman County Clerk

Kari Weis, P.O. Box 576, Jetmore, 67854. Succeeds Dena Jordan, resigned.

Pottawatomie County Clerk

Nancy E. McCarter, 15863 Military Trail Road, Wamego, 66547. Succeeds Susan Figge, resigned.

Sumner County Sheriff

Darren Chambers, Sumner County Courthouse, 501 N. Washington, Wellington, 67152. Effective Sept. 16, 2011. Succeeds Gerald Gilkey, resigned.

Kansas Arts Commission

Linda Weiss, Chair, 215 Pine Drive, Manhattan, 66502. Term expires June 30, 2015. Succeeds Denny Sensensey as member and Henry Schwaller as chair.

Kansas Commission on Autism

Andrew J. Schlapp, 2556 Fox Run Court, Wichita, 67226. Serves at the pleasure of the Governor. Succeeds Sarah P. Bommarito.

State Banking Board

Carolyn Dunn, 708 N. Main, St. John, 67576. Term expires March 15, 2014. Succeeds Andrew Bias.

Jeff Whitham, 1308 Cloud Circle, Garden City, 67846. Term expires March 15, 2013. Succeeds Michael Downing.

State Civil Service Board

Carroll Macke, 1008 Cleveland Ave., Kansas City, KS 66109. Term expires March 15, 2014. Succeeds Robert Van Cleave.

Kansas Commission for the Deaf and Hard of Hearing

Jack Cooper, 420 W. Meadowlark St., Gardner, 66030. Term expires April 29, 2014. Reappointed.

Kansas Electric Transmission Authority

Earnest Lehman, 3705 Fairway Drive, Hays, 67601. Term expires March 15, 2015. Reappointed.

State Board of Healing Arts

Gary L. Counselman, D.C., 4441 N.W. 86th St., Topeka, 66618. Term expires June 30, 2015. Reappointed.

Matthew M. Leinwetter, D.O., 15935 N.W. 70th, Rossville, 66533. Term expires June 30, 2015. Reappointed.

Rick Macias, 14314 W. Burton St., Wichita, 67235. Term expires June 30, 2014. Succeeds Doug Brown.

Kansas Lottery

Dennis Wilson, Executive Director, 128 N. Kansas Ave., Topeka, 66603. Serves at the pleasure of the Governor. Succeeds Ed Van Petten.

Kansas Lottery Commission

Carl Gerlach, 10084 Hemlock Drive, Overland Park, 66212. Term expires March 15, 2015. Succeeds Robert Wunsch.

Tom Roberts, 12803 Sloan, Kansas City, KS 66109. Term expires March 15, 2013. Succeeds Harold Nye.

State Board of Pharmacy

Robert D. Haneke, 31619 W. Longview Road, Sylvia, 67581. Term expires April 30, 2015. Succeeds Frank A. Whitechurch.

Chad Ullom, 1219 S.W. Warren Ave., Topeka, 66604. Term expires April 30, 2015. Succeeds Karen S. Braman.

Public Employee Relations Board

Eric Carter, 13817 Goodman St., Overland Park, 66223. Term expires March 15, 2015. Succeeds Sally O'Grady.

Mark McGivern, 5828 S.W. Turnberry Court, Topeka, 66614. Term expires March 15, 2013. Succeeds Wayne Maichel.

Kansas Real Estate Commission

Errol G. Wuertz, Sr., 2720 Barclay Drive, Hays, 67601. Term expires April 30, 2015. Succeeds Roger A. Staab.

Kansas Sports Hall of Fame Board of Trustees

Bill D. Snyder, 3113 Harahey Ridge, Manhattan, 66502. Term expires April 30, 2015. Reappointed.

Kansas State Fair Board

Jeffrey H. Deeds, 1416 Arcade, Goodland, 67735. Term expires March 15, 2014. Reappointed.

Kansas Volunteer Commission

Belinda Post, 3636 S.W. Blue Inn Road, Topeka, 66614. Term expires March 24, 2013. Succeeds Caitlin Ballard.

Kansas Water Authority

Gary Harshberger, Chair, 1302 University Drive, Dodge City, 67801. Serves at the pleasure of the Governor. Succeeds Steve Irsik.

Karma Mason, 4245 Ironwood, Wichita, 67226. Term expires Jan. 15, 2015. Reappointed.

Wichita State University Board of Trustees

Jane C. McHugh, 2330 N. McLean, Wichita, 67204. Term expires June 30, 2014. Reappointed.

Joe L. Norton, 2 Stonebridge Circle, Wichita, 67230. Term expires June 30, 2014. Reappointed.

Sheryl L. Wohlford, 9818 W. 18th Court North, Wichita, 67212. Term expires June 30, 2014. Succeeds Andrew Focht.

Kris W. Kobach Secretary of State

Commission on Veterans' Affairs

Notice of Meeting

The Kansas Commission on Veterans' Affairs will host a telephonic meeting at 10 a.m. Wednesday, July 20. The public is invited to attend at one of the following locations: KCVA central office, Suite 701, Jayhawk Tower, 700 S.W. Jackson, Topeka; Lincoln Hall, Kansas Soldiers' Home, 714 Sheridan, Fort Dodge; and the MacArthur Room at the Timmerman Administration Building, Kansas Veterans' Home, 1220 WWII Memorial Drive, Winfield. For more information, call (785) 296-3976.

Jack Fowler Executive Director

Doc. No. 039561

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. 2010 Supp. 12-1675(b)(c)(d) and K.S.A. 2010 Supp. 12-1675a(g).

Effective 7-4-11 through 7-10-11

Term	Rate
1-89 days	0.08%
3 months	0.01%
6 months	0.07%
1 year	0.20%
18 months	0.37%
2 years	0.50%

Scott Miller Director of Investments

Doc. No. 039556

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. The referenced construction projects may include project delivery construction procurement act projects pursuant to K.S.A. 76-7,125 et seq.

Emporia State University – Bid postings: www.emporia.edu/busaff/. 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/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., 318 Sheridan Hall, 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: Division of Financial Services/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 30, Lawrence, KS 66045. Additional contact info: phone: 785-864-5800, 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: 316-978-3080, fax: 316-978-3528. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 12, Wichita, KS 67260-0012.

Carla K. Bishop Chair of Regents Purchasing Group Director of Purchasing Kansas State University

Doc. No. 039551

State of Kansas

Department of Health and Environment

Notice of Hearing

Draft documents are now available for review and comment for the FY 2012 Intended Use Plan for the Kansas Water Pollution Control Revolving Loan Fund for fiscal year 2012. A public hearing will be conducted at 10 a.m. Wednesday, August 10, in the Azure Room, fourth floor, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to discuss and present the draft fiscal year 2012 Intended Use Plan, Project Priority System and Project Priority List.

The Kansas Department of Health and Environment, Bureau of Water, has prepared documents to update the IUP for fiscal year 2012. The documents are available on the KDHE Web site at http://www.kdheks.gov/muni/index.htm. Comments on the documents are welcome and requested. Any questions should be directed by e-mail to rgeisler@kdheks.gov or by regular mail to Rodney R. Geisler, P.E., Chief, Municipal Programs Section, Bureau of Water, Kansas Department of Health and Environment, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367.

Robert Moser, M.D. Secretary of Health And Environment

Public Employees Retirement System

Request for Proposals

The Kansas Public Employees Retirement System is soliciting proposals for financial and compliance audits of the Kansas Public Employees Deferred Compensation Plan. A copy of the RFP may be downloaded from the KPERS' Web site at www.kpers.org. All proposals must meet the minimum qualifications set forth within the RFP. Respondents should deliver proposals to the KPERS office by 5 p.m. August 1. Questions about the RFP may be directed in writing to Faith Loretto, Deferred Compensation Plan Manager, KPERS, 611 S. Kansas Ave., Suite 100, Topeka, 66603, or via e-mail to FLoretto@kpers.org.

Glenn Deck Executive Director

Doc. No. 039566

State of Kansas

Department of Health and Environment

Notice Concerning Kansas/Federal Water Pollution Control Permits and Applications

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

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

Public Notice No. KS-AG-11-120/125 Pending Permits for Confined Feeding Facilities

Name and Address of Applicant Roesch Ranch - South Site Richard Roesch 26468 Road 12 Colby, KS 67701 Legal Description W/2 of Section 13, T05S, R35W, Rawlins County

Receiving Water Upper Republican River Basin

Kansas Permit No. A-URRA-B008

This is a new permit for an expanding facility with a maximum capacity of 999 head (499.5 animal units) of cattle weighing 700 pounds or less. Proposed modifications include the construction of two diver-

sions, a settling basin, an earthen retention control structure, and a water and sediment control basin.

Name and Address
of Applicant
Description
Water

Eldon Falk
22205 Clear Fork Road
Wheaton, KS 66551

Description
NW/4 of Section 17, Big Blue River
T06S, R10E, Basin
Pottawatomie
County

Kansas Permit No. A-BBPT-B001

This is a permit modification and reissuance for an existing livestock operation for a maximum capacity of 12 head (12 animal units) of cattle weighing greater than 700 pounds, 17 head (8.5 animal units) of cattle weighing 700 pounds or less, 14 head (5.6 animal units) of swine weighing greater than 55 pounds and 15 head (1.5 animal units) of swine weighing 55 pounds or less. This represents a decrease in the permitted animal units from the previous permit. Proposed modifications include the construction of a berm and a grass buffer area to control surface runoff.

Name and Address Legal Receiving of Applicant Description Water Cap Proffitt SE/4 of Section 17 Upper Arkansas Barton County Feeders, Inc. & E/2 of Section 20, River Basin 1164 S.E. 40 Road T20S, R11W, Barton Ellinwood, KS 67526 County

Kansas Permit No. A-UABT-C007 Federal Permit No. KS0042323

This permit is being reissued with modifications for an existing confined animal feeding operation with the capacity for 20,000 head (20,000 animal units) of cattle weighing more than 700 pounds. There is no change in the permitted animal units. The permit contains modifications consisting of the conversion of 10 existing waste storage ponds into sediment basins, the construction of a new waste storage pond, and the installation of a waste transfer pipeline and a waste application pipeline. This facility has an approved nutrient management plan on file with KDHE.

Name and AddressLegalReceivingof ApplicantDescriptionWaterDarwin CarswellSW/4 of Section 31,Solomon River2386 West 60th DriveT06S, R14W,BasinAlton, KS 67623Osborne County

Kansas Permit No. A-SOOB-B006

This permit is being reissued for an existing facility with a maximum capacity of 500 head (500 animal units) of cattle more than 700 pounds and 250 head (125 animal units) of cattle 700 pounds or less, for a total of 750 head (625 animal units) of cattle. There is no change in the permitted animal units from the previous permit cycle.

Name and AddressLegalReceivingof ApplicantDescriptionWaterJeff McHenrySW/4 of Section 22,Solomon River159 Treaty RoadT09S, R04W,BasinDelphos, KS 67436Ottawa County

Kansas Permit No. A-SOOT-B002

This permit is being reissued for an existing facility with a maximum capacity of 600 head (300 animal units) of cattle 700 pounds or less. There is no change in the permitted animal units from the previous permit.

Name and Address
of ApplicantLegal
DescriptionReceiving
WaterJLB Farms, Inc.NW/4 of Section 25,
T015, R13E,
Nemaha CountyMissouri River
Basin

Bern, KS 66408

Kansas Permit No. A-MONM-S046

This permit is being reissued for an existing facility with 450 head (180 animal units) of swine more than 55 pounds. There is no change in the permitted animal units from the previous permit cycle.

Public Notice No. KS-Q-11-053/062

The requirements of the draft permits public noticed (continued)

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 Receiving Type of Discharge of Applicant Stream Fall River, City of Fall River via Treated Domestic P.O. Box 125 Unnamed Tributary Wastewater Fall River, KS 67047

Kansas Permit No. M-VE17-OO01 Federal Permit No. KS0116963 Legal Description: NE¹/₄, SW¹/₄, SE¹/₄, S18, T28S, R13E, Greenwood County

Name and Address Receiving Type of of Applicant Stream Discharge Havana, City of Little Caney River Treated Domestic P.O. Box 221 via Bee Creek via Wastewater Havana, KS 67347 Unnamed Tributary

Kansas Permit No. M-VE21-OO01 Federal Permit No. KS0082571 Legal Description: NE1/4, NW1/4, NW1/4, S13, T34S, R13E, Montgomery

Name and Address Receiving Type of of Applicant Stream Discharge Howard, City of Elk River via Paw Treated Domestic P.O. Box 335 Paw Creek Wastewater Howard, KS 66739

Kansas Permit No. M-VE22-OO02 Federal Permit No. KS0081116 Legal Description: SE1/4, S36, T29S, R10E, Elk County

Receiving Name and Address Type of of Applicant Stream Discharge Kansas Department of Drum Creek via Treated Domestic Transportation Unnamed Tributary Wastewater **Environmental Services**

Section

700 S.W. Harrison St. 14th Floor

Topeka, KS 66603-3754

Kansas Permit No. M-VE07-OO03 Federal Permit No. KS0095249

Legal Description: SW1/4, S15, T31S, R17E, Montgomery County Facility Name: Montgomery County Safety Rest Area

Facility Location: Intersection of U.S. Hwy. 169 & U.S. Hwy. 400

Name and Address Receiving Type of of Applicant Discharge Kansas Department of Verdigris River via Treated Domestic Wildlife & Parks Carlisle Branch Wastewater 512 S.E. 25th Ave.

Pratt, KS 67124-8174

Kansas Permit No. M-VE36-OO03 Federal Permit No. KS0089788 Legal Description: SE1/4, SW1/4, NW1/4, S36, T26S, R13E, Woodson

Facility Name: Cross Timbers State Park - Honor Camp Facility Address: 172 Highway 105, Toronto, Kansas

Name and Address Receiving Type of of Applicant Stream Discharge Longton, City of Elk River via Treated Domestic P.O. Box 18 Hitchen Creek Wastewater Longton, KS 67352

Kansas Permit No. M-VE25-OO01 Federal Permit No. KS0046019 Legal Description: SE1/4, NE1/4, NE1/4, S3, T31S, R12E, Elk County

Name and Address Receiving Type of of Applicant Stream Discharge Sedan, City of Little Caney River Treated Domestic 109 N. Chautauqua via Middle Caney Wastewater Sedan, KS 67361 Creek

Kansas Permit No. M-VE33-OO02 Federal Permit No. KS0089746 Legal Description: NE¹/₄, SE¹/₄, S4, T34S, R11E, Chautauqua County

Name and Address Receiving Type of of Applicant Discharge Stream

Onion Creek via Treated Domestic Tyro, City of P.O. Box 247 Fawn Creek Wastewater

Tyro, KS 67364

Kansas Permit No. M-VE37-OO01 Federal Permit No. KS0081264 Legal Description: SE1/4, SE1/4, SW1/4, S31, T34S, R15E, Montgomery County

Name and Address Receiving Type of of Applicant Stream Discharge Valley Falls, City of Lake Perry via Treated Domestic 421-B Mary St. Delaware River Wastewater Valley Falls, KS 66088-0012

Kansas Permit No. M-KS73-OO01 Federal Permit No. KS0022543 Legal Description: E1/4, SW1/4 and W1/2, SE1/4, S19, T8S, R18E, Jefferson

Name and Address Receiving Type of of Applicant Discharge Stream Wakefield, City of Milford Lake via Treated Domestic P.O. Box 326 Unnamed Tributary Wastewater Wakefield, KS 67487

Kansas Permit No. M-LR24-OO01 Federal Permit No. KS0027545 Legal Description: SW1/4, S5 and NW1/4 S8, T10S, R4E, Clay County Facility Description: The proposed action is to reissue the existing permits for the operation of the above-referenced existing wastewater treatment facilities. The proposed permits contain limits for biochemical oxygen demand and total suspended solids, as well as monitoring of ammonia, E. coli and pH.

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 August 6 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-11-120/125, KS-Q-11-053/062) 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.

> Robert Moser, M.D. Secretary of Health and Environment

(Published in the Kansas Register July 7, 2011.)

Summary Notice of Bond Sale Salina Airport Authority (Salina, Kansas)

\$11,945,000* Taxable General Obligation Bonds Series 2011-A

> \$2,515,000* General Obligation Bonds Series 2011-B

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated June 30, 2011, written and electronic bids will be received on behalf of the manager of administration and finance of the Salina Airport Authority (Salina, Kansas) (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through PARITY, until noon July 20, 2011, for the purchase of the above-referenced bonds. No bid of less than 97.5 percent of the principal amount of each series of the bonds and accrued interest thereon to the date of delivery will be considered.

Series 2011-A Bond Details

The Series 2011-A Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Series 2011-A Bonds will be dated August 15, 2011, and will become due on September 1 in the years as follows:

Year	Principal Amount
2013	\$ 255,000
2014	255,000
2015	255,000
2016	260,000
2017	270,000
2018	270,000
2019	280,000
2020	280,000
2021	715,000
2022	745,000
2023	880,000
2024	915,000
2025	960,000
2026	1,005,000
2027	1,050,000
2028	1,105,000
2029	1,160,000
2030	1,285,000

The Series 2011-A Bonds will bear interest from the date thereof at rates to be determined when the Series 2011-A Bonds are sold as hereinafter provided, which interest will be payable semiannually on September 1 and March 1 in each year, beginning March 1, 2012.

Series 2011-B Bond Details

The Series 2011-B Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Series 2011-B Bonds will be dated Au-

gust 15, 2011, and will become due on September 1 in the years as follows:

	Principal
Year	Amount
2030	\$ 570,000
2031	1,945,000

The Series 2011-B Bonds will bear interest from the date thereof at rates to be determined when the Series 2011-B Bonds are sold as hereinafter provided, which interest will be payable semiannually on September 1 and March 1 in each year, beginning March 1, 2012.

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 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 (i) \$238,900 for the Series 2011-A Bonds and (ii) \$50,300 for the Series 2011-B 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 August 17, 2011, 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 2010 is \$448,432,614. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$27,345,000.

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.

Written and Facsimile Bid and Good Faith Deposit Delivery Address:

Salina Airport Authority (Salina, Kansas) 3237 Arnold Ave. Salina, KS 67401 (785) 827-3914 Fax (785) 827-2221 E-mail: shelli@salair.org

Financial Advisor

George K. Baum & Company

4801 Main St., Suite 500 Kansas City, MO 64112 Attn: David Arteberry (816) 474-1100 Fax (816) 283-5326

E-mail: arteberry@gkbaum.com

Dated June 30, 2011.

Salina Airport Authority Salina, Kansas

*Preliminary; subject to change.

Doc. No. 039562

(Published in the Kansas Register July 7, 2011.)

Summary Notice of Bond Sale City of Lenexa, Kansas \$6,380,000*

General Obligation Bonds, Series 2011A (General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated June 27, 2011, bids will be received on behalf of the city clerk of the city of Lenexa, Kansas, on behalf of the governing body at the offices of Springsted Incorporated, 380 Jackson St., Suite 300, St, Paul, MN 55101-2887, by delivery; by telephone at (651) 223-3000 or via facsimile at (651) 223-3046; or, in the case of electronic proposals, via PARITY electronic bid submission system, until 11 a.m. July 19, 2011, for the purchase of \$6,380,000* principal amount of General Obligation Bonds, Series 2011A. No bid of less than 98.9 percent of the par value of the bonds, plus accrued interest 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 August 11, 2011, and will become due on September 1 in the years as follows:

	Principal
Year	Amount*
2012	\$520,000
2013	525,000
2014	530,000
2015	550,000
2016	555,000
2017	570,000
2018	575,000
2019	590,000
2020	600,000
2021	625,000
2022	65,000
2023	65,000
2024	70,000
2025	70,000
2026	70,000
2027	75,000
2028	75,000
2029	80,000
2030	85,000

2031 85,000

The bonds will bear interest from the dated date at rates to be determined when the bonds are sold as provided in the Notice of Sale, which interest will be payable semi-annually on March 1 and September 1 in each year, beginning March 1, 2012. A bidder may elect to have all or a portion of the bonds scheduled to mature in consecutive years issued as term bonds subject to the requirements set forth in the Notice of Sale.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall either be accompanied by a cashier's or certified check drawn on a bank located in the United States or a financial surety bond in a form that complies with the requirements set forth in the Notice of Sale in the amount of \$127,600 (2 percent of the principal amount of the bonds) or shall specify the agreement of the bidder to submit such good faith deposit amount by electronic fund transfer through the Federal Reserve system to an account specified by the city by 1 p.m. on the sale date.

Delivery

The city will pay for preparation of the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about August 11, 2011, at the offices of the Depository Trust Company, New York, New York.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2010 is \$932,049,022. The total general obligation indebtedness of the city as of the date of the bonds, including the bonds and certain general obligation notes being sold on the same date as the bonds, is \$134,875,500.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Kutak Rock LLP, Kansas City, Missouri, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the city and delivered to the successful bidder when the bonds are delivered.

Additional Information

Additional information regarding the bonds may be obtained from Doug Robinson, the city's finance director, at (913) 477-7544; from the city's financial advisor, Springsted Incorporated of St. Paul, Minnesota, at (651) 223-3000; or from bond counsel, Kutak Rock LLP, 1010 Grand Blvd., Suite 500, Kansas City, MO 64106-2220, (816) 960-0090, Attention: Dorothea Riley.

Dated June 29, 2011.

City of Lenexa, Kansas By David F. Bryant III, MMC, City Clerk Lenexa City Hall 12350 W. 87th St. Parkway Lenexa, KS 66215 (913) 477-7500

*Subject to change. Doc. No. 039560

Department of Wildlife and Parks

Permanent Administrative Regulations

Article 1.—DEFINITIONS

- **115-1-1. Definitions.** (a) Except as specified in subsection (b), the following definitions shall apply to all of department's regulations.
- (1) "Arrow" means a missile shot from a bow or a crossbow.
- (2) "Bag limit" means the maximum number of any species, except fish and frogs, that may be taken by a person in a calendar day.
- (3) "Bait fish" means a member of the minnow or carp family (*Cyprinidae*), sucker family (*Catostomidae*), top minnows or killifish family (*Cyprinodontidae*), shad family (*Clupeidae*), and sunfish family (*Centrarchidae*), but excluding black basses and crappie. The fish listed in K.A.R. 115-15-1 and in K.A.R. 115-15-2 shall not be considered as bait fish.
- (4) "Bird dog" means a dog used to point, flush, or retrieve game birds, migratory birds, or both.
- (5) "Bow" means a handheld device with a cord that connects both of its two ends and that is designed to propel an arrow. This term shall include long, recurve, and compound bows.
- (6) "Bridle path" means an established, maintained, and marked pathway for the riding of animals.
- (7) "Camping" means erecting a shelter or arranging bedding, or both, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.
- (8) "Camping unit" means any vehicle or shelter specifically used for sleeping upon a portion of department lands or waters.
- (9) "Cast net" means a circular or conical weighted net designed to be cast mouth-downward by hand and withdrawn by lines attached to its margin.
- (10) "Creel limit" means the maximum total number of any species of fish or frogs that may be taken by a person in a calendar day.
- (11) "Crossbow" means a transverse-mounted bow with a cord that connects the two ends and that is designed to propel an arrow, including compound crossbows. The arrow is released by a mechanical trigger.
- (12) "Culling" means replacing one live fish held by an angler for another live fish of the same species if the daily creel limit for that species of fish has not been met.
- (13) "Department lands and waters" means state parks, state lakes, recreational grounds, wildlife areas, sanctuaries, fish hatcheries, natural areas, historic sites, and other lands, waters, and facilities that are under the jurisdiction and control of the secretary through ownership, lease, license, cooperative agreement, memorandum of understanding, or other arrangement.
- (14) "Depth finder" means an electronic device used to locate fish or determine underwater structures.
- (15) "Dip net" means a handheld net that has rigid support about the mouth and is used to land fish.
- (16) "Draft livestock" means horses, mules, donkeys, and oxen used singly or in tandem with other horses, mules, donkeys, and oxen for pulling purposes.

- (17) "Drag event" means a competitive event in which hounds pursue a scent trail. The event may involve a caged, pen-raised furbearer that is not released from the cage during the event.
- (18) "Dryland set" means any trapping device that is placed or set on land or is not in contact with water.
- (19) "Eyass" means a young of the year raptor not yet capable of flight.
 - (20) "Falconer" means the holder of a falconry permit.
- (21) "Falconry" means the taking of wildlife with a trained raptor.
- (22) "Field trial event for dogs" means a competitive event involving at least six dogs that are judged on hunting or running ability.
- (23) "Firearm" means a rimfire or centerfire rifle, handgun, or shotgun; a muzzleloading shotgun, rifle, or handgun; or a cap-and-ball pistol.
- (24) "Fire ring" means an open-topped, man-made, fire-retaining device.
- (25) "Fireplace" means an enclosed, man-made, fire-retaining device.
- (26) "Fishing line" means any hand-operated string or cord, utilizing hooks that may be used in conjunction with rods, poles, reels, bows, or spearguns.
- (27) "Fish trap" means a device for catching fish consisting of a net or other structure that diverts the fish into an enclosure arranged to make escape more difficult than entry.
- (28) "Fully automatic firearm" means a firearm capable of firing more than one round with a single trigger pull.
 - (29) "Gaff" means a hook attached to a rigid pole.
- (30) "Gig" means a hand-operated spear with one or more prongs with or without barbs.
- (31) "Group camping area" means any area within a state park designated by posted notice for camping by organized groups.
- (32) "Haggard" means an adult raptor in mature plumage.
- (33) "Hook" means a device with a single shaft and one or more points with or without barbs, used for catching fish and frogs.
 - (34) "Imping" means the repair of damaged feathers.
- (35) "Kill site" means the location of the wildlife carcass as positioned in the field immediately after being harvested.
- (36) "Length limit" means the minimum length of a fish allowed in order to take it and not release it to the waters immediately. For the purpose of this paragraph, the length of the fish shall be measured from the tip of the snout to the end of the tail, with the mouth closed and the tail lobes pressed together.
- (37) "Moorage site" means a location designated for the fastening or securing of a vessel.
- (38) "Nonsport fish" means carp, drum, white amur, threadfin and gizzard shad, goldfish, gar, suckers including carpsuckers and buffalo, eel, sturgeon, goldeye, white perch, and bowfin.
- (39) "Orthopedic device" means a device that attaches to the body and is required to enable a handicapped person to walk.

- (40) "Overflow camping area" means an area in a state park that is separate from the designated overnight camping area and that may be used for a maximum of 24 continuous hours of camping if no alternative camping facilities are available within reasonable driving distances.
- (41) "Passage" means an immature raptor on first fall migration still in immature plumage.

(42) "Pen-raised wildlife" means any wildlife raised in captivity.

(43) "Pets" means domesticated wildlife, including dogs and cats.

(44) "Possession limit" means the maximum total number of a species that can be retained per person at any one time

(45) "Prime camping site" means any site within a state park so designated by posted notice of the secretary and subject to an additional charge.

(46) "Raptors" means members of the order Falconiformes or Strigiformes and specifically falcons, hawks, and owls.

(47) "Raw pelt" means the undressed skin of an animal with its hair, wool, or fur in its natural state, without having undergone any chemical preservation converting the skin to a leather condition.

(48) "Recreational vehicle" means a vehicle or trailer unit that contains sleeping or housekeeping accommodations, or both.

(49) "Running" means the pursuing or chasing of furbearers or rabbits with hounds. This term shall not include the capturing, killing, injuring, or possessing of furbearers or rabbits, or having a firearm or other weapon in possession while running, except during established furbearer or rabbit hunting seasons.

(50) "Sanctioned or licensed coyote field trial" means a competitive event that involves only sight or trail hounds and that has been advertised in one of the national foxhound journals no fewer than at least 30 days before the event.

(51) "Sanctioned or licensed furbearer field trial" means a competitive event in which dogs pursue unrestrained furbearers and that is sanctioned or licensed by any of the national kennel or field dog organizations for the express purpose of improving the quality of the breed through the awarding of points or credits toward specific class championships or other national recognition.

(52) "Seine" means a net with a float line and lead line designed to be pulled through the water for the purpose of catching fish.

(53) "Set line" means a string or cord that is anchored at one point, does not have more than two hooks, and is not associated with a hand-operated mechanical reel.

(54) "Sight hound" means a dog used to pursue furbearers, rabbits, hares, or coyotes by sight.

(55) "Skin and scuba diving" means swimming or diving while equipped with a face mask or goggles, allowing underwater vision and possibly involving an underwater breathing apparatus.

(56) "Snagging" means the hooking of a fish in any part of its anatomy other than the inside of the mouth.

(57) "Speargun" means a device used to propel a spear through the water by mechanical means or compressed gas.

- (58) "Sport fish" means northern pike, walleye, saugeye, sauger, yellow perch, striped bass, white bass, black bass including largemouth, spotted, and smallmouth bass, striped bass hybrid, trout, muskellunge, tiger muskie, channel catfish, blue catfish, flathead catfish, paddlefish, and panfish including bullhead, black and white crappie, bluegill, redear sunfish, green sunfish, warmouth, and rock bass.
- (59) "State fishing lake" means a department facility that contains the words "state fishing lake" in the name of the area.
- (60) "Tip-up" means an ice fishing device designed to signal the strike of a fish.
- (61) "Trail hound" means a dog used to trail furbearers, rabbits, hares, or coyotes by scent.

(62) "Transfer," means any of the following:

- (A) To reassign one's license, permit, or other issue of the department to another individual;
- (B) to exchange any license, permit, or other issue of the department between individuals; or

(C) to carry another individual's license, permit, or other issue of the department when that individual is not present.

(63) "Trot line" means a string or cord anchored at one or more points that does not have more than 25 hooks and is not associated with a hand-operated mechanical reel

(64) "Turkey" means wild turkey.

(65) "Unattended fishing line" means any fishing line set to catch fish that is not marked or tagged as required by K.A.R. 115-7-2 or K.A.R. 115-17-11 and not immediately attended by the operator of the fishing line.

(66) "Wake" means the waves thrown by a vessel moving on water.

(67) "Water race" means a competitive event in which hounds pursue a scent device or a caged, pen-raised furbearer through water. The furbearer is not released during the event.

(68) "Water set" means any trapping device that has the gripping portion at least half-submerged when placed or set in flowing or pooled water and remains at least half-submerged in contact with the flowing or pooled water.

(b) Exceptions to the definitions in this regulation shall include the following:

(1) The context requires a different definition.

(2) The defined term is specifically defined differently within the department's other regulations. (Authorized by and implementing K.S.A. 32-807; effective Dec. 26, 1989; amended June 8, 1992; amended Sept. 19, 1997; amended Nov. 21, 2003; amended July 22, 2011.)

Article 5.—FURBEARERS

- **115-5-1.** Furbearers and coyotes; legal equipment, taking methods, and general provisions. (a) Hunting equipment permitted during furbearer hunting seasons and during coyote hunting seasons shall consist of the following:
 - (1) Firearms, except fully automatic firearms;
 - (2) archery equipment;
 - (3) crossbows; and

- (4) optical scopes or sights that project no visible light toward the target and do not electronically amplify visible or infrared light.
- (b) Trapping equipment permitted during furbearer and coyote trapping seasons shall consist of the following:
 - (1) Smooth-jawed foothold traps;
 - (2) body-gripping traps;
 - (3) box traps;
 - (4) cage traps;
 - (5) colony traps;
 - (6) snares; and
 - (7) deadfalls.
- (c) The following general provisions shall apply to the taking of furbearers and coyotes:
- (1) Calls may be used in the taking of furbearers and coyotes.
- (2) Handheld, battery-powered flashlights, hat lamps, and handheld lanterns may be used while trapping furbearers or coyotes or while running furbearers.
- (3) Any .22 or .17 caliber rimfire rifle or handgun may be used to take trapped furbearers or trapped coyotes when using a light to check traps.
- (4) Any .22 or .17 caliber rimfire rifle or handgun may be used while using a handheld, battery-powered flashlight, hat lamp, or handheld lantern to take furbearers treed with the aid of dogs.
- (5) Lures, baits, and decoys may be used in the taking of furbearers and coyotes.
- (6) The use of horses and mules shall be permitted while hunting, trapping, or running furbearers and coyotes.
- (7) The use of motor vehicles for taking coyotes shall be permitted while hunting coyotes.
- (8) The use of radios in land or water vehicles shall be permitted for the taking of coyotes.
- (9) The use of dogs for hunting and during running seasons shall be permitted.
- (10) Each conibear-type, body-gripping trap with a jawspread of eight inches or greater shall be used only in a water set.
- (11) Only landowners or tenants of land immediately adjacent to the right-of-way of a public road, or their immediate family members or authorized agents, may set slide-locking wire or snare-type cable traps as dryland sets within five feet of a fence bordering a public road or within 50 feet of the outside edge of the surface of a public road. Only these landowners or tenants, or their immediate family members or authorized agents, may possess the fur, pelt, skin, or carcass of any furbearer or coyote removed from these devices located within these specified limits.
- (12) A person shall not have in possession any equipment specified in subsection (a) while pursuing or chasing furbearers with hounds during the running season.
- (13) All trapping devices included in subsection (b) shall be tagged with either the user's name and address or the user's department-issued identification number and shall be tended and inspected at least once every calendar day.
- (14) Each foothold trap that has an outside jawspread greater than seven inches shall be used only in a water

- set. (Authorized by K.S.A. 32-807; implementing K.S.A. 32-807, K.S.A. 2010 Supp. 32-1002, and K.S.A. 2010 Supp. 32-1003; effective March 19, 1990; amended Nov. 15, 1993; amended July 19, 2002; amended Feb. 18, 2005; amended Sept. 4, 2009; amended July 22, 2011.)
- **115-5-2.** Furbearers and coyotes; possession, disposal, and general provisions. (a) Legally taken raw furs, pelts, skins, carcasses, or meat of furbearers may be possessed without limit in time.
- (b) Live furbearers legally taken during a furbearer season may be possessed only through the last day of the season in which taken.
- (c) Legally acquired skinned carcasses and meat of furbearers may be sold or given to and possessed by another, and legally acquired raw furs, pelts, and skins of furbearers may be given to and possessed by another, if a written notice that includes the seller's or donor's name, address, and furharvester license number accompanies the carcass, pelt, or meat. A bobcat, otter, or swift fox tag as described in subsection (f) shall meet the requirements of written notice.
- (d) Legally taken raw furs, pelts, skins, or carcasses of coyotes or legally taken live coyotes may be possessed without limit in time.
- (e) Any person in lawful possession of raw furbearer or coyote furs, pelts, skins, or carcasses may sell or ship or offer for sale or shipment the same to licensed fur dealers or any person legally authorized to purchase raw furbearer or coyote furs, pelts, skins, or carcasses.
- (f) Any bobcat, otter, or swift fox pelt legally taken in Kansas may be sold to any fur dealer or shipped from the state for the purpose of selling if an export tag provided by the department has been affixed to the pelt.
- (1) The pelt of any bobcat or swift fox taken in Kansas shall be presented to the department for tagging within seven days following closure of the bobcat or swift fox hunting and trapping season.
- (2) The pelt and skinned carcass of any otter taken in Kansas shall be presented to the department for tagging within four days following the harvest of the otter. The skinned carcass of the otter shall be permanently surrendered to the department at the time of presentation.
- (3) Each pelt presented for tagging shall be accompanied by the furharvester license number under which the pelt was taken.
- (g) Properly licensed persons may legally salvage furbearers and coyotes found dead during the established open seasons for hunting or trapping of furbearers or coyotes. Salvaged furbearers and coyotes may be possessed or disposed of as authorized by this regulation. (Authorized by K.S.A. 32-807 and K.S.A. 32-942; implementing K.S.A. 32-807, K.S.A. 32-942, and K.S.A. 2010 Supp. 32-1002; effective March 19, 1990; amended Oct. 17, 1994; amended Nov. 29, 1999; amended July 19, 2002; amended Sept. 4, 2009; amended July 22, 2011.)

Robin Jennison Secretary of Wildlife and Parks

Board of Regents

Permanent Administrative Regulations

Article 29.—QUALIFIED ADMISSIONS

88-29-1. Definitions. The following terms, wherever used in this article or in article 29a, shall have the meanings specified in this regulation:

(a) "Accelerated course" means a course that meets all of the following criteria:

(1) Is designed for students performing above their grade level as determined by standardized testing;

(2) if the course is designed to be a ½-unit course, is completed in less than 40 clock-hours;

(3) if the course is designed to be a one-unit course, is completed in less than 80 clock-hours; and

- (4) has been determined by the board of regents to include similar or greater content, depth, and complexity as a one-unit course completed in 120 clock-hours or a ½-unit course completed in 60 clock-hours.
- (b) "Accredited high school" means one or more educational institutions that provide secondary instruction to students in grades 9, 10, 11, and 12 and that are designated accredited by a regional accrediting agency recognized by the United States department of education, by the Kansas state board of education, or by an agency with standards equivalent to those of the United States department of education or the Kansas state board of education.
- (c) "Admission" means the permission given by the admission officer of a state educational institution to an applicant to enroll as a degree-seeking student in a state educational institution.
- (d) "Admission category" refers to one of the admission categories adopted by a state educational institution pursuant to K.A.R. 88-29-3.
- (e) "Complete application file" means the entire set of the following student records that have been received in the admission office of a state educational institution:
- (1) A completed application to the state educational institution;
- (2) verification that all applicable application fees have been paid;
- (3) an official copy of the final transcript from each high school attended, including a transcript documenting graduation from high school, or a GED certificate;
- (4) when required pursuant to K.A.R. 88-29-5, K.A.R. 88-29a-5, K.A.R. 88-29-7, or K.A.R. 88-29a-7, an official copy of all ACT or SAT scores; and

(5) any other materials required by the state educational institution for advising or placement purposes.

- (f) "Degree-seeking student" means a student who has been accepted for enrollment at a state educational institution and who has formally indicated to the state educational institution the intent to complete a program of study that is designated by the United States department of education as a program that is eligible for federal financial aid.
- (g) "Earned the general educational development (GED) certificate with an overall score of not less than 50 points" means one of the following:

- (1) Took the GED test on or after January 1, 2002, with an overall score of at least 2,550 points and a minimum score of 510 points on each subtest; or
- (2) took the GED test before January 1, 2002, with an overall score of at least 250 points and a minimum score of 50 points on each subtest.
- (h) "Exception window for nonresident freshman class admissions" means a method by which any state educational institution, pursuant to K.A.R. 88-29-8c or K.A.R. 88-29a-8c, may admit a person who is not a resident of Kansas, who does not meet the applicable requirements specified in K.A.R. 88-29-4, K.A.R. 88-29-7, or K.A.R. 88-29a-7, and who is not eligible for admission pursuant to the exception window for nonresident transfer admissions
- (i) "Exception window for nonresident transfer admissions" means a method by which any state educational institution, pursuant to K.A.R. 88-29-8b, may admit a person who is not a resident of Kansas and who has earned at least 24 credit hours of transferable coursework but who is not eligible for admission pursuant to K.A.R. 88-29-4
- (j) "Exception window for resident freshman class admissions" means a method by which any state educational institution, pursuant to K.A.R. 88-29-8 or K.A.R. 88-29a-8, may admit a Kansas resident who does not meet the applicable requirements specified in K.A.R. 88-29-4 through 88-29-6 or in K.A.R. 88-29a-5 and K.A.R. 88-29a-6 and who is not eligible for admission pursuant to the exception window for resident transfer admissions.
- (k) "Exception window for resident transfer admissions" means a method by which any state educational institution, pursuant to K.A.R. 88-29-8a, may admit a Kansas resident who has earned at least 24 credit hours of transferable coursework at an accredited community college, university, or other college but who is not eligible for admission pursuant to K.A.R. 88-29-4.
- (l) "Institution of higher education" means an educational institution in any state, territory or country that meets all of the following criteria:
 - (1) Meets one of the following requirements:
- (A) Offers a course of instruction designated by the United States department of education as a program that is eligible for federal financial aid; or
- (B) offers a course of instruction that is equivalent to a program designated by the United States department of education as a program that is eligible for federal financial aid;
- (2) is legally authorized within the state, territory, or country that appears on the transcript to provide a program of education beyond secondary education; and
 - (3) meets one of the following requirements:
- (A) Is accredited by an accrediting agency or association that is recognized by the United States department of education or an international accrediting agency; or
- (B) has been granted preaccreditation status by an accrediting agency or association that is recognized by either the United States department of education or an international accrediting agency.
- (m) "Integrated course" means a course that redistributes the content of two or more qualified admission precollege curriculum courses into a nontraditional combi-

- nation. A nontraditional combination may combine the content of qualified admission algebra I and qualified admission geometry over a period of four semesters in a sequence of courses titled integrated math I and II.
- (n) "Kansas resident" means a person determined to be a resident for fee purposes pursuant to K.S.A. 76-729 and amendments thereto.
- (o) "Non-accredited private secondary school" means a private secondary school, as defined in K.S.A. 72-53,100 and amendments thereto, which may include a home school.
- (p) "Non-degree-seeking student" means a student who has been accepted for enrollment in a state educational institution and who has formally indicated to the state educational institution the intent to enroll for self-enrichment or other reasons, excluding the intent to complete a course of study that is designated by the United States department of education as a program that is eligible for federal financial aid.
- (q) "Precollege," when used to describe a course or curriculum, means a type of course or curriculum offered at an accredited high school that meets each of the following criteria:
- (1) The course or curriculum is designed for a student performing at or above the student's grade level as determined by standardized testing.
- (2) The content and requirements of the course or curriculum have been determined by the board of regents or the board's designee to reflect a pace of instruction, intensity and depth of material, level of abstraction, and application of critical thinking necessary to prepare students for study at state educational institutions.
- (r) "State educational institution" has the meaning specified in K.S.A. 76-711 and amendments thereto.
- (s) "Transferable college credit hours" means postsecondary coursework that an admitting state educational institution will accept.
- (t) "Unit" means a measure of secondary credit that may be awarded to a student for satisfactory completion of a particular course or subject. One unit of credit is credit that is awarded for satisfactory completion of a course or subject that is offered for and generally requires 120 clock-hours to complete. Credit may be awarded in increments based upon the amount of time a course or subject is offered and the requirements for completion. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-3.** Categories of admission. (a) In the admission policies of each state educational institution, which are required by K.A.R. 88-29-9 and K.A.R. 88-29a-9, each state educational institution shall adopt the regular admission category, which shall include any applicant who is given permission from the state educational institution to enroll as a degree-seeking student at the state educational institution without any conditions or restrictions other than that the student will be subject to all policies of the state educational institution.
- (b) In the admission policies of each state educational institution, which are required by K.A.R. 88-29-9 and K.A.R. 88-29a-9, any state educational institution may

- adopt one or more admission categories in addition to the regular admission category specified in subsection (a). These additional categories shall be limited to the following:
- (1) The temporary admission category, which shall include any applicant who is given permission from the state educational institution to enroll as a degree-seeking student at the state educational institution for a specified period of time not to exceed one calendar year, during which period the student shall be required to provide the state educational institution with the student's complete application file; and
- (2) the provisional admission category, which shall include any applicant who is given permission from the state educational institution to enroll as a degree-seeking student at the state educational institution for a probationary period of time, subject to restrictions that may include any of the following requirements:
- (A) The applicant shall enroll only in a limited number of credit hours each semester as specified by the state educational institution;
- (B) the applicant shall enroll in the developmental or college preparatory courses specified by the state educational institution;
- (C) the applicant shall participate in an advising program specified by the state educational institution;
- (D) the applicant shall achieve a certain specified grade point average specified by the state educational institution at the end of a period of time specified by the state educational institution; and
- (E) the applicant shall meet any other provisions established in the state educational institution's admission policy for provisional admission established in accordance with K.A.R. 88-29-9 or K.A.R. 88-29a-9.
- (c) A student in the regular admission category shall not be in any other admission category.
- (d) The temporary and provisional admission categories shall not be mutually exclusive. Each student who is not in the regular admission category shall be admitted into any other category or categories of admission adopted by the state educational institution for which the student is eligible. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended July 22, 2011.)
- **88-29-4.** Qualifications required for the admission of an applicant with 24 or more transferable credit hours. (a) The requirements established in this regulation shall apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window for resident transfer admissions described in K.A.R. 88-29-8a or the exception window for nonresident transfer admissions described in K.A.R. 88-29-8b.
- (b) Each state educational institution shall admit any Kansas resident who meets the following criteria:
- (1) Has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution; and

- (2) has earned a cumulative grade point average of 2.0 or higher on a 4.0 scale in all postsecondary coursework.
- (c) Any state educational institution may admit a non-resident who meets the following criteria:
- (1) Has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution; and
- (2) has earned a cumulative grade point average of 2.0 or higher on a 4.0 scale in all postsecondary coursework. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-5.** Qualifications required for the admission of a Kansas resident who is under the age of 21. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. (a) The requirements established in this regulation shall apply to any applicant who is a Kansas resident and is under the age of 21, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window for resident freshman class admissions described in K.A.R. 88-29-8.
- (b) Each state educational institution shall admit any Kansas resident under the age of 21 who meets both of the following requirements:
- (1) Has graduated from an accredited high school in Kansas or, pursuant to K.S.A. 72-116 and amendments thereto, an accredited high school located out of state; and
 - (2) meets at least one of the following criteria:
- (A) Has achieved a composite score on the ACT of at least 21:
- (B) has ranked in the top third of the applicant's high school class upon completion of seven or eight semesters; or
- (C) has completed the qualified admission precollege curriculum described in K.A.R. 88-29-11, or its functional equivalent described in K.A.R. 88-29-18, with a minimum grade point average of 2.0 on a 4.0 scale.
- (c) Each state educational institution shall admit any Kansas resident under the age of 21 who meets both of the following requirements:
- (1) Has graduated from a non-accredited private secondary school; and
- (2) has achieved a composite score on the ACT of at least 21.
- (d) Each state educational institution shall admit any Kansas resident who is under the age of 21 and who has earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-6.** Qualifications required for the admission of a Kansas resident who is 21 or older. This regulation

- shall be applicable to each state educational institution's review of applicants before the 2015 summer session.
- (a) The requirements established in this regulation shall apply to any applicant who is a Kansas resident and who will be 21 or older on the first day of classes at the state educational institution to which the student is applying, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window described in K.A.R. 88-29-8.
- (b) Each state educational institution shall admit any Kansas resident who is 21 or older and who meets one of the following criteria:
- (1) Has graduated from an accredited high school in Kansas or, pursuant to K.S.A. 72-116 and amendments thereto, an accredited high school located out of state; or
- (2) has earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended July 22, 2011.)
- **88-29-7.** Qualifications required for the admission of a nonresident who is under the age of 21. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. (a) The requirements established in this regulation shall apply to any applicant who is a nonresident and is under the age of 21, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements prescribed in this regulation, the applicant may be admitted by means of the exception window for nonresident freshman class admissions described in K.A.R. 88-29-8c.
- (b) Any state educational institution may admit any nonresident who meets both of the following requirements:
 - (1) Has graduated from an accredited high school; and
 - (2) meets at least one of the following criteria:
- (A) Achieved a composite score on the ACT of at least 21;
- (B) ranked in the top third of the applicant's high school class upon completion of seven or eight semesters; or
- (C) completed the qualified admission precollege curriculum described in K.A.R. 88-29-11, or its functional equivalent described in K.A.R. 88-29-19, with a minimum grade point average of at least 2.5 on a 4.0 scale.
- (c) Any state educational institution may admit any nonresident who meets both of the following requirements:
- (1) Has graduated from a non-accredited private secondary school meeting requirements substantially equivalent to those in K.S.A. 72-53,100 through 72-53,102, and amendments thereto; and

- (2) has achieved a composite score on the ACT of at least 21. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-7a.** Qualifications required for the admission of a nonresident who is 21 or older. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. (a) The requirements of this regulation shall apply to any applicant who is a nonresident and who will be 21 or older on the first day of classes at the state educational institution to which the student is applying, except that this regulation shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window described in K.A.R. 88-29-8c.
- (b) Any state educational institution may admit any nonresident who is 21 or older and who meets one of the following criteria:
 - (1) Has graduated from an accredited high school; or
- (2) has earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29-8.** The exception window for resident freshman class admissions. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. (a) Any state educational institution may admit any Kansas resident who does not meet the applicable requirements specified in K.A.R. 88-29-5 or K.A.R. 88-29-6 and who has earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution by means of the exception window for resident freshman class admissions. The maximum number of students admitted by means of this exception window shall be calculated as follows:
- (1) The total number of admitted new students who have earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, regardless of admission category, shall be counted on the twentieth day of the fall, spring, and summer sessions of each academic year.
- (2) The maximum number of admissions calculated using the exception window shall be equal to 10 percent of the sum of the three numbers counted in paragraph (a)(1).
- (b) If the state educational institution exceeds the allotted number of admissions using this exception window, the excess over the allowable total number of exceptions shall be subtracted from the subsequent year's allowable total number of exceptions for resident freshman class admissions. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)

- **88-29-8c.** The exception window for nonresident freshman class admissions. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. (a) Any state educational institution may admit any nonresident who does not meet the applicable requirements specified in K.A.R. 88-29-7 or K.A.R. 88-29-7a and who has earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, by means of the exception window for nonresident freshman class admissions. The maximum number of students admitted by means of this exception window shall be calculated as follows:
- (1) The total number of admitted new nonresident students who have earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, regardless of admission category, shall be counted on the twentieth day of the fall, spring, and summer sessions of each academic year.
- (2) The maximum number of admissions that may be made using this exception window shall be equal to 10 percent of the sum of the three numbers counted in paragraph (a)(1) or 50 students, whichever is greater.
- (b) If the state educational institution exceeds the allotted number of admissions using this exception window, the excess over the allowable total number of exceptions shall be subtracted from the subsequent year's allowable total number of exceptions for nonresident freshman class admissions. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29-9.** Admission policies for state educational institutions. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session. The chancellor or president of each state educational institution or a designee shall establish admission policies that meet all of the following requirements:
- (a) The policies shall not conflict with the provisions of this article.
- (b) The policies shall specify the materials required for a complete application file.
- (c) The policies shall address the enrollment of both degree-seeking and non-degree-seeking students as well as each student's transition from degree-seeking to non-degree-seeking status or from non-degree-seeking to degree-seeking status. Policies shall mandate that each non-degree-seeking student who applies to enroll as a degree-seeking student shall be admitted only if one of the following conditions is met:
- (1) The student meets the applicable requirements specified in K.A.R. 88-29-4 through 88-29-7.
- (2) The student is admitted by means of the exception window for resident freshmen class admissions described in K.A.R. 88-29-8.
- (3) The student is admitted by means of the exception window for resident transfer admissions described in K.A.R. 88-29-8a.
- (4) The student is admitted by means of the exception window for nonresident transfer admissions described in K.A.R. 88-29-8b.

- (5) The student is admitted by means of the exception window for nonresident freshman class admissions described in K.A.R. 88-29-8c.
- (d) The policies shall include an explanation of the exception windows and the state educational institution's method to determine which applicants would be admitted if there were more applicants than the state educational institution is allowed under K.A.R. 88-29-8, K.A.R. 88-29-8b, or K.A.R. 88-29-8c.
- (e) The policies may include the establishment of subcategories of non-degree-seeking students.
- (f) The policies shall include a statement indicating whether the state educational institution will consider, in the admission decision, any postsecondary credit from an institution that is not accredited and has not been granted preaccreditation status by an agency recognized by the United States department of education or by an equivalent international agency. If the state educational institution considers these credits, the admission decision shall be made in accordance with K.A.R. 88-29-4.
- (g) The policies shall include a statement of whether the state educational institution enrolls students in the temporary or provisional admission category.
- (1) If the state educational institution enrolls any students in the temporary admission category, the policies shall include all of the following:
- (A) A description of requirements for exiting the temporary admission category and entering another admission category;
- (B) a statement that a temporarily admitted student may be denied admission to a specific degree program;
- (C) a statement that each student who fails to exit from the temporary admission category within the specified period of time shall be disenrolled;
- (D) a statement that each applicant who is admitted in the temporary admission category pursuant to K.A.R. 88-29-10(a)(2) or K.A.R. 88-29-10(b)(2) shall be allowed to exit from the temporary admission category and enter the regular admission category only upon verification of high school graduation; and
- (E) a statement that each applicant who is admitted into the temporary admission category pursuant to K.A.R. 88-29-10(b)(3) shall be allowed to exit the temporary admission category and enter the regular admission category only upon verification that the applicant meets both of the following requirements:
- (i) Remained in the top third of the class after the applicant's seventh semester or returned to the top third of the applicant's class during the eighth semester; and
 - (ii) graduated from high school.
- (2) If the state educational institution enrolls any students in the provisional admission category, the policies shall include all of the following:
- (A) A description of requirements for exiting the provisional admission category and entering another admission category;
- (B) a statement that any student admitted in the provisional admission category may be denied admission to a specific degree program; and
- (C) a statement that each student who fails to exit from the provisional admission category within the period of

- time specified by the state educational institution shall be disenrolled.
- (3) The state educational institution's policy shall mandate that a student who meets the criteria for both the temporary and provisional admission categories shall not be granted regular admission until the student fulfils the requirements for exiting each of the categories in which the student is initially enrolled.
- (h) The admission policy of each state educational institution shall be required to be approved in advance by the board of regents. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-10.** Methods for state educational institutions to use when evaluating qualifications for admission. This regulation shall be applicable to each state educational institution's review of applicants before the 2015 summer session.
- (a) Each admission officer at a state educational institution shall consider an applicant's ACT or SAT scores as follows:
- (1) A documented score of 980 on the SAT, excluding the writing portion of the SAT, shall be deemed the equivalent of a composite score of 21 on the ACT for purposes of this article.
- (2) A documented composite score of 21 or above on the ACT may be used to admit an applicant in the temporary admission category after the applicant's completion of the sixth high school semester, without further review of the applicant's materials.
- (3) The admission officer shall consider the applicant's best composite ACT score for admission decisions.
- (4) If an applicant has taken both the ACT and SAT, the admission officer shall consider the applicant's better score on the two tests for admission decisions.
- (b) Each admission officer at a state educational institution shall consider class rank as follows:
- (1) If class rank cannot be determined, the admission officer shall not admit an applicant under this criterion.
- (2) If an applicant's documented class rank is in the top third of the applicant's class after the applicant's seventh semester of high school, the class rank may be used to admit an applicant into the temporary admission category without further review of the applicant's materials.
- (3) If an applicant's documented class rank is in the top third of the applicant's class after the applicant's sixth semester of high school, the class rank may be used to admit an applicant into the temporary admission category without further review of the applicant's materials.
- (c) Each admission officer at a state educational institution shall calculate grade point average in the qualified admission precollege curriculum as follows:
- (1) The admission officer shall ensure that the requirements of K.A.R. 88-29-11 are met before calculating grade point average.
- (2) The admission officer shall calculate a grade point average only for approved qualified admission precollege curriculum courses appearing on the official high school transcript.
- (3) The admission officer shall consider a course to be part of the approved qualified admission precollege cur-

riculum only if the course was approved by the board of regents staff, in accordance with procedures established by the board of regents or the board's designee, for the semester and year in which the applicant completed the course and if the applicant earned a grade of D or better.

(4) The admission officer shall consider a course to be part of the approved qualified admission precollege curriculum only if the course code that appears on the official high school transcript is the same as the course code of

the approved course.

- (5)(A) If the high school transcript reports grades on a four-point scale, the admission officer shall calculate grade point averages in the approved qualified admission precollege curriculum by assigning four points to a grade of A, three points to a grade of B, two points to a grade of C and one point to a grade of D. Pluses and minuses shall not be considered in the calculation.
- (B) If the high school transcript reports grades on a scale other than a four-point scale, the admission officer shall mathematically convert the grades to a four-point scale and assign points as described in paragraph (b)(5)(A).
- (6) The admission officer shall consider grades of P or pass as follows:
- (A) If the high school transcript indicates that a P is equivalent to a grade of D or higher, the admission officer shall assign one grade point to each grade of P.
- (B) If the high school transcript indicates that a P is equivalent to a grade of C or higher, the admission officer shall assign two grade points to each grade of P.
- (C) If the high school transcript does not indicate the minimum letter grade corresponding to a P, the admission officer shall not include the course in the calculations for the grade point average in the qualified admission precollege curriculum.
- (7) If an applicant has retaken an approved qualified admission precollege course, the admission officer shall use the highest grade when calculating the grade point average for the approved qualified admission precollege curriculum.
- (8) If an applicant has taken a college course to meet the requirements for the approved qualified admission precollege curriculum and if this college course appears on the applicant's official high school transcript, the admission officer shall include the college course in the grade point average as follows:
- (A) Each college course with three or more credit hours, but no more than six credit hours, shall be treated as a one-unit high school course.
- (B) Each college course with more than six credit hours shall be treated as a two-unit high school course.
- (d) If functional equivalents are substituted for courses in the qualified admission precollege curriculum in one or more disciplines, the admission officer of a state educational institution shall not assign a grade point value to the functional equivalents when calculating the qualified admission precollege curriculum grade point average.
- (e) At the time of admission of an applicant, the state educational institution shall notify the applicant of each of the following:
- (1) The category or categories in which the applicant is admitted;

- (2) any enrollment restrictions associated with the applicant's category or categories of admission; and
- (3) the requirements for removing any enrollment restrictions associated with the applicant's category or categories of admission. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended July 22, 2011.)
- **88-29-11.** Requirements for the qualified admission precollege curriculum. This regulation shall be applicable to each applicant graduating from high school in academic year 2013-2014 or earlier. In order to admit any applicant under the qualified admission precollege curriculum criteria, each state educational institution shall require the applicant to provide an official high school transcript documenting completion of the approved qualified admission precollege curriculum that meets the following requirements:
- (a) For each student graduating from high school before 2010, the transcript shall indicate the following distribution of courses:
- (1) Four units of approved qualified admission English courses, with the content described in K.A.R. 88-29-14;
- (2) three units of approved qualified admission mathematics courses that have the content described in K.A.R. 88-29-15 and that meet the following requirements:
- (A) Are at or above the level of qualified admission algebra I; and
 - (B) were taken during ninth through twelfth grades;
- (3) three units of approved qualified admission natural science courses that have the content described in K.A.R. 88-29-16 and that meet the following requirements:
- (A) The three units shall be selected from any of the following courses, with at least one unit in each selected course:
 - (i) Qualified admission biology;
 - (ii) qualified admission advanced biology;
 - (iii) qualified admission chemistry;
 - (iv) qualified admission physics;
 - (v) qualified admission earth-space science; or
 - (vi) qualified admission principles of technology; and
- (B) at least one unit shall be selected from a qualified admission chemistry course or a qualified admission physics course; and
- (4) three units of approved qualified admission social science courses that have the content described in K.A.R. 88-29-17 and that are distributed according to the following requirements:
- (A) A minimum of unit shall be a qualified admission United States government course;
- (B) a minimum of unit shall be selected from any of the following courses:
 - (i) Qualified admission world history;
 - (ii) qualified admission world geography; or
 - (iii) qualified admission international relations;
- (C) a minimum of one unit shall be a qualified admission United States history course;
- (D) up to one unit shall be selected from any of the following courses:
 - (i) A qualified admission anthropology course;
 - (ii) a qualified admission current social issues course;

- (iii) a qualified admission economics course;
- (iv) a qualified admission race and ethnic group relations course;
 - (v) a qualified admission sociology course;
 - (vi) a qualified admission psychology course;
- (vii) a qualified admission United States history course; or
- (viii) a qualified admission United States government course;
- (E) a ½-unit course shall not be used to fulfill more than one requirement of this regulation for more than one discipline in the qualified admissions precollege curriculum; and
- (F) a one-unit course may be used to fulfill two ½-unit requirements of this regulation.
- (b) For each student graduating from high school in 2010 and thereafter but before academic year 2014-2015, the qualified admission precollege curriculum shall consist of courses: that are among those listed in the document titled "Kansas board of regents precollege curriculum courses approved for university admissions," revised June 13, 2011, which is hereby adopted by reference. The qualified admission precollege curriculum shall consist of the following distribution of courses:
- (1) Four units of approved qualified admission English courses that include reading, writing, and literature;
- (2) three units of approved qualified admission mathematics courses that meet the following requirements:
- (A) Each course shall be completed in the ninth through twelfth grades; and
- (B) each course shall be selected from any of the following courses:
 - (i) Qualified admission algebra I;
 - (ii) qualified admission geometry;
 - (iii) qualified admission algebra II;
- (iv) any mathematics course that has qualified admission algebra II as a prerequisite; or
- (v) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee;
- (3) three units of approved qualified admission natural science courses that meet the following requirements:
- (A) The three units shall be selected from any of the following courses:
 - (i) Qualified admission biology;
 - (ii) qualified admission advanced biology;
 - (iii) qualified admission chemistry;
 - (iv) qualified admission physics;
 - (v) qualified admission earth-space science;
 - (vi) qualified admission principles of technology; or
- (vii) any other courses approved by the chief executive officer of the board of regents or the chief executive officer's designee; and
- (B) at least one unit shall be selected from a qualified admission chemistry course or a qualified admission physics course; and
- (4) three units of approved qualified admission social science courses that are distributed according to the following requirements:
- (A) A minimum of unit shall be a qualified admission United States government course;

- (B) a minimum of unit shall be selected from any of the following courses:
 - (i) Qualified admission world history;
 - (ii) qualified admission world geography; or
 - (iii) qualified admission international relations;
- (C) a minimum of one unit shall be a qualified admission United States history course;
- (D) not more than one unit shall be selected from any of the following courses:
 - (i) Qualified admission anthropology;
 - (ii) qualified admission current social issues;
 - (iii) qualified admission economics;
 - (iv) qualified admission psychology;
 - (v) qualified admission race and ethnic group relations;
 - (vi) qualified admission sociology;
 - (vii) qualified admission United States history;
 - (viii) qualified admission United States government; or
- (ix) any other courses approved by the chief executive officer of the board of regents or the chief executive officer's designee;
- (E) a ½-unit course shall not be used to fulfill more than one requirement of this regulation for more than one discipline in the qualified admissions precollege curriculum; and
- (F) a one-unit course may be used to fulfill two ½-unit requirements of this regulation. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-12.** Establishment of a qualified admission precollege curriculum by an accredited high school in Kansas. (a) Any accredited high school in Kansas may establish a qualified admission precollege curriculum. Failure to establish a qualified admission precollege curriculum shall render the high school's graduates ineligible for admission to a state educational institution under the qualified admission precollege curriculum criteria specified in K.A.R. 88-29-5, K.A.R. 88-29a-5, K.A.R. 88-29-7, and K.A.R. 88-29a-7. If an accredited high school establishes a qualified admission precollege curriculum, the curriculum shall meet the requirements of this regulation.
- (b) Each course to be included in an accredited high school's qualified admission precollege curriculum shall be approved in advance by the chief executive officer of the board of regents or the chief executive officer's designee. Each accredited high school in Kansas that desires to establish and maintain a qualified admission precollege curriculum shall submit materials to the board of regents in accordance with procedures established and distributed to Kansas accredited high schools by the board of regents or the board's designee. Failure to submit materials in a timely manner may disqualify the high school's students for admission to a state educational institution under the qualified admission precollege curriculum criteria specified in K.A.R. 88-29-5, K.A.R. 88-29a-5, K.A.R. 88-29-7, and K.A.R. 88-29a-7.
- (c) Each course for inclusion in an accredited high school's qualified admission precollege curriculum shall be approved according to the following procedures:
- (1) A course shall be approved only if it is among those courses listed in "Kansas board of regents precollege cur-

riculum courses approved for university admissions," as adopted by reference in K.A.R. 88-29-11.

- (2) Two ½-unit courses may be approved to fulfill one unit of the qualified admission precollege curriculum.
- (3) Any college course offered by an eligible institution of higher education may be approved for inclusion in an accredited high school's qualified admission precollege curriculum if the course meets all of the following conditions:
- (A) The course is among those listed in "Kansas board of regents precollege curriculum courses approved for university admissions," as adopted by reference in K.A.R. 88-29-11.
- (B) The number of credit hours for the college course is three or more.
- (C) The college course appears on the official high school transcript.
- (d) The list of courses that have been approved to be included in the qualified admission precollege curriculum for each accredited high school in Kansas shall be available from the board.
- (e) Upon receipt of information that a course does not meet the requirements specified in subsection (c), the content of that course may be reviewed by the chief executive officer of the board of regents or the chief executive officer's designee to determine whether it should be approved. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)
- **88-29-18.** Functional equivalents of the qualified admission precollege curriculum; residents. In order to admit an applicant under the criterion of successful completion of the functional equivalent of the qualified admission precollege curriculum, the admission officer of each state educational institution shall require each applicant who is a Kansas resident and who graduated from high school in academic year 2013-2014 or earlier to meet one or more of the sets of requirements specified in subsections (a) through (d). An admission officer of a state educational institution shall not grant any exception to this regulation.
- (a) To demonstrate successful completion of the functional equivalent of the qualified admission precollege English courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school English with no grade lower than a C; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Language and composition; or
 - (ii) literature and composition; or
- (B) a grade of B or higher in a general education English course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (b) To demonstrate successful completion of the functional equivalent of the qualified admission precollege

- mathematics courses as described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school mathematics courses with no grade lower than a C; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Calculus AB; or
 - (ii) calculus BC; or
- (B) a grade of C or higher in a general education mathematics course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (c) To demonstrate successful completion of the functional equivalent of the qualified admission precollege natural science courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school science courses with no grade less than a C; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Biology;
 - (ii) chemistry; or
 - (iii) physics B; or
- (B) a grade of C or higher in a general education natural science laboratory course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (d) To demonstrate successful completion of the functional equivalent of the qualified admission precollege social science courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school social science courses with no grade lower than a C; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Microeconomics;
 - (ii) macroeconomics;
 - (iii) comparative government and policies;
 - (iv) United States government and policies;
 - (v) European history;
 - (vi) United States history; or
 - (vii) psychology; or
- (B) a grade of B or higher in a general education social science course taken before high school graduation and either offered by or accepted in transfer by a state educational institution. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)

88-29-19. Functional equivalents of the qualified admission precollege curriculum; nonresidents. In order

to admit an applicant under the criterion of successful completion of the functional equivalent of the precollege curriculum, the admission officer of each state educational institution shall require each applicant who is not a resident of Kansas and who graduated from high school in academic year 2013-2014 or earlier to meet one or more of the sets of requirements specified in subsections (a) through (e). An admission officer of a state educational institution shall not grant any exception to this regulation.

- (a) To demonstrate successful completion of the functional equivalent of the qualified admission precollege English courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school English with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Language and composition; or
 - (ii) literature and composition; or
- (B) a grade of B or higher in a general education English course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (b) To demonstrate successful completion of the functional equivalent of the qualified admission precollege mathematics courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school mathematics courses with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Calculus AB; or
 - (ii) calculus BC; or
- (B) a grade of C or better in a general education mathematics course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (c) To demonstrate successful completion of the functional equivalent of the qualified admission precollege natural science courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school science courses with no grade less than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Biology;
 - (ii) chemistry; or
 - (iii) physics B; or

- (B) a grade of C or higher in a general education natural science laboratory course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (d) To demonstrate successful completion of the functional equivalent of the qualified admission precollege social science courses described in K.A.R. 88-29-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school social science course with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Microeconomics;
 - (ii) macroeconomics;
 - (iii) comparative government and policies;
 - (iv) United States government and policies;
 - (v) European history;
 - (vi) United States history; or
 - (vii) psychology; or
- (B) a grade of B or higher in a general education social science course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (e) To demonstrate successful completion of the functional equivalent of all of the courses described in K.A.R. 88-29-11, each applicant who has attended an accredited high school located outside the United States shall provide official documentation of a study in mathematics, science, literature, and composition and completion of this study at a level that exceeds the minimum graduation standards of that accredited high school. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective Aug. 1, 2007; amended, T-88-6-26-09, July 1, 2009; amended Nov. 13, 2009; amended July 22, 2011.)

Article 29a.—STATE UNIVERSITY ADMISSIONS

- **88-29a-5.** Qualifications required for the admission of a Kansas resident who is under the age of 21. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. (a) The requirements in this regulation shall apply to any applicant who is a Kansas resident and is under the age of 21, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window for resident freshman class admissions described in K.A.R. 88-29a-8.
- (b) Each state educational institution shall admit any Kansas resident under the age of 21 who meets the following requirements:
- (1) Has graduated from an accredited high school in Kansas or, pursuant to K.S.A. 72-116 and amendments thereto, an accredited high school located out of state;

- (2) has completed one of the following with a minimum grade point average of 2.0 on a 4.0 scale:
- (A) The qualified admission precollege curriculum described in K.A.R. 88-29a-11; or
- (B) the Kansas scholars curriculum established pursuant to K.A.R. 88-13-3;
 - (3) meets at least one of the following criteria:
- (A) Has achieved a composite score on the ACT of at least 21; or
- (B) has ranked in the top third of the applicant's high school class upon completion of seven or eight semesters; and
- (4) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours.
- (c) Each state educational institution shall admit any Kansas resident under the age of 21 who meets the following requirements:
- (1) Has graduated from a non-accredited private secondary school;
 - (2) has completed one of the following:
- (A) Coursework equivalent to the qualified admission precollege curriculum as described in K.A.R. 88-29a-11; or
- (B) coursework equivalent to the Kansas scholars curriculum established pursuant to K.A.R. 88-13-3;
- (3) has achieved a composite score on the ACT of at least 21; and
- (4) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours.
- (d) Each state educational institution shall admit any Kansas resident who is under the age of 21 and who meets the following requirements:
- (1) Earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1;
- (2) achieved a composite score on the ACT of at least 21; and
- (3) achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-6.** Qualifications required for the admission of a Kansas resident who is 21 or older. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session.
- (a) The requirements in this regulation shall apply to any applicant who is a Kansas resident and who will be 21 or older on the first day of classes at the state educational institution to which the student is applying, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window described in K.A.R. 88-29a-8.
- (b) Each state educational institution shall admit any Kansas resident who is 21 or older and who meets both of the following criteria:
- (1) Has graduated from an accredited high school in Kansas or, pursuant to K.S.A. 72-116 and amendments thereto, an accredited high school located out of state; and

- (2) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours.
- (c) Each state educational institution shall admit any Kansas resident who is 21 or older and who meets both of the following criteria:
- (1) Has earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1; and
- (2) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-7.** Qualifications required for the admission of a nonresident who is under the age of 21. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. (a) The requirements in this regulation shall apply to any applicant who is a nonresident and is under the age of 21, except that the requirements shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements prescribed in this regulation, the applicant may be admitted by means of the exception window for nonresident freshman class admissions described in K.A.R. 88-29a-8c.
- (b) Any state educational institution may admit any nonresident who meets the following requirements:
 - (1) Has graduated from an accredited high school;
- (2) has completed one of the following with a minimum grade point average of 2.5 on a 4.0 scale:
- (A) The qualified admission precollege curriculum described in K.A.R. 88-29a-11, or its functional equivalent described in K.A.R. 88-29a-18; or
- (B) the Kansas scholars curriculum established pursuant to K.A.R. 88-13-3;
 - (3) meets at least one of the following criteria:
- (A) Achieved a composite score on the ACT of at least 21; or
- (B) ranked in the top third of the applicant's high school class upon completion of seven or eight semesters; and
- (4) achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours.
- (c) Any state educational institution may admit any nonresident who meets the following requirements:
- (1) Has graduated from a non-accredited private secondary school meeting requirements substantially equivalent to those in K.S.A. 72-53,100 through 72-53,102, and amendments thereto;
- (2) has completed one of the following with a minimum grade point average of 2.5 on a 4.0 scale:
- (A) Coursework equivalent to the qualified admission precollege curriculum as described in K.A.R. 88-29a-18; or
- (B) coursework equivalent to the Kansas scholars curriculum established pursuant to K.A.R. 88-13-3;
- (3) has achieved a composite score on the ACT of at least 21; and

- (4) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-7a.** Qualifications required for the admission of a nonresident who is 21 or older. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. (a) The requirements of this regulation shall apply to any applicant who is a nonresident and who will be 21 or older on the first day of classes at the state educational institution to which the student is applying, except that this regulation shall not apply to any applicant who has earned 24 or more credit hours from an institution of higher education that are transferable to a state educational institution. If an applicant to whom this regulation is applicable does not meet the requirements of this regulation, the applicant may be admitted by means of the exception window described in K.A.R. 88-29a-8c.
- (b) Any state educational institution may admit any nonresident who is 21 or older and who meets both of the following criteria:
 - (1) Has graduated from an accredited high school; and
- (2) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours.
- (c) Any state educational institution may admit any nonresident who is 21 or older and who meets both of the following criteria:
- (1) Has earned the general educational development (GED) certificate with an overall score of not less than 50 points, as defined in K.A.R. 88-29-1; and
- (2) has achieved a minimum cumulative GPA of 2.0 on a 4.0 scale on all transferable college credit hours. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-8.** The exception window for resident freshman class admissions. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. (a) Any state educational institution may admit any Kansas resident who does not meet the applicable requirements specified in K.A.R. 88-29a-5 or K.A.R. 88-29a-6 and who has earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution by means of the exception window for resident freshman class admissions. The maximum number of students admitted by means of this exception window shall be calculated as follows:
- (1) The total number of admitted new students who have earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, regardless of admission category, shall be counted on the twentieth day of the fall, spring, and summer sessions of each academic year.
- (2) The maximum number of admissions calculated using this exception window shall be equal to 15 percent of the sum of the three numbers counted in paragraph (a)(1).
- (b) If the state educational institution exceeds the allotted number of admissions using this exception window, the excess over the allowable total number of exceptions shall be subtracted from the subsequent year's allowable

total number of exceptions for resident freshman class admissions. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)

- **88-29a-8c.** The exception window for nonresident freshman class admissions. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. (a) Any state educational institution may admit any nonresident who does not meet the applicable requirements specified in K.A.R. 88-29a-7 or K.A.R. 88-29-7a and who has earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, by means of the exception window for nonresident freshman class admissions. The maximum number of students admitted by means of this exception window shall be calculated as follows:
- (1) The total number of admitted new nonresident students who have earned fewer than 24 credit hours from an institution of higher education that are transferable to the state educational institution, regardless of admission category, shall be counted on the twentieth day of the fall, spring, and summer sessions of each academic year.

(2) The maximum number of admissions that may be made using this exception window shall be equal to 15 percent of the sum of the three numbers counted in paragraph (a)(1) or 75 students, whichever is greater.

- (b) If the state educational institution exceeds the allotted number of admissions using this exception window, the excess over the allowable total number of exceptions shall be subtracted from the subsequent year's allowable total number of exceptions for nonresident freshman class admissions. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-9.** Admission policies for state educational institutions. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session. The chancellor or president of each state educational institution or a designee shall establish admission policies that meet all of the following requirements:
- (a) The policies shall not conflict with the provisions of this article.
- (b) The policies shall specify the materials required for a complete application file.
- (c) The policies shall address the enrollment of both degree-seeking and non-degree-seeking students as well as each student's transition from degree-seeking to non-degree-seeking status or from non-degree-seeking to degree-seeking status. Policies shall mandate that each non-degree-seeking student who applies to enroll as a degree-seeking student shall be admitted only if one of the following conditions is met:
- (1) The student meets the applicable requirements specified in K.A.R. 88-29-4 through 88-29-7a and K.A.R. 88-29a-5 through 88-29a-7.
- (2) The student is admitted by means of the exception window for resident freshmen class admissions described in K.A.R. 88-29a-8.
- (3) The student is admitted by means of the exception window for resident transfer admissions described in K.A.R. 88-29-8a.

- (4) The student is admitted by means of the exception window for nonresident transfer admissions described in K.A.R. 88-29-8b.
- (5) The student is admitted by means of the exception window for nonresident freshman class admissions described in K.A.R. 88-29a-8c.
- (d) The policies shall include an explanation of the exception windows and the state educational institution's method to determine which applicants would be admitted if there were more applicants than the state educational institution is allowed under K.A.R. 88-29a-8, K.A.R. 88-29-8b, or K.A.R. 88-29a-8c.
- (e) The policies may include the establishment of subcategories of non-degree-seeking students.
- (f) The policies shall include a statement indicating whether the state educational institution will consider, in the admission decision, any postsecondary credit from an institution that is not accredited and has not been granted preaccreditation status by an agency recognized by the United States department of education or by an equivalent international agency. If the state educational institution considers these credits, the admission decision shall be made in accordance with K.A.R. 88-29-4.
- (g) The policies shall include a statement of whether the state educational institution enrolls students in the temporary or provisional admission category.
- (1) If the state educational institution enrolls any students in the temporary admission category, the policies shall include all of the following:
- (A) A description of requirements for exiting the temporary admission category and entering another admission category;
- (B) a statement that a temporarily admitted student may be denied admission to a specific degree program;
- (C) a statement that each student who fails to exit from the temporary admission category within the specified period of time shall be disenrolled;
- (D) a statement that each applicant who is admitted in the temporary admission category pursuant to K.A.R. 88-29a-10(a)(2) or K.A.R. 88-29a-10(b)(2) shall be allowed to exit from the temporary admission category and enter the regular admission category only upon verification of high school graduation; and
- (E) a statement that each applicant who is admitted into the temporary admission category pursuant to K.A.R. 88-29a-10(b)(3) shall be allowed to exit the temporary admission category and enter the regular admission category only upon verification that the applicant meets both of the following requirements:
- (i) Remained in the top third of the class after the applicant's seventh semester or returned to the top third of the applicant's class during the eighth semester; and
 - (ii) graduated from high school.
- (2) If the state educational institution enrolls any students in the provisional admission category, the policies shall include all of the following:
- (A) A description of requirements for exiting the provisional admission category and entering another admission category;
- (B) a statement that any student admitted in the provisional admission category may be denied admission to a specific degree program; and

- (C) a statement that each student who fails to exit from the provisional admission category within the period of time specified by the state educational institution shall be disenrolled.
- (3) The state educational institution's policy shall mandate that a student who meets the criteria for both the temporary and provisional admission categories shall not be granted regular admission until the student fulfils the requirements for exiting each of the categories in which the student is initially enrolled.
- (h) The admission policy of each state educational institution shall be required to be approved in advance by the board of regents. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-10.** Methods for state educational institutions to use when evaluating qualifications for admission. This regulation shall be applicable to each state educational institution's review of applicants beginning with the 2015 summer session.
- (a) Each admission officer at a state educational institution shall consider an applicant's ACT or SAT scores as follows:
- (1) A documented score of 980 on the SAT, excluding the writing portion of the SAT, shall be deemed the equivalent of a composite score of 21 on the ACT for purposes of this article.
- (2) A documented composite score of 21 or above on the ACT may be used to admit an applicant in the temporary admission category after the applicant's completion of the sixth high school semester, without further review of the applicant's materials.
- (3) The admission officer shall consider the applicant's best composite ACT score for admission decisions.
- (4) If an applicant has taken both the ACT and SAT, the admission officer shall consider the applicant's better score on the two tests for admission decisions.
- (b) Each admission officer at a state educational institution shall consider class rank as follows:
- (1) If class rank cannot be determined, the admission officer shall not admit an applicant under this criterion.
- (2) If an applicant's documented class rank is in the top third of the applicant's class after the applicant's seventh semester of high school, the class rank may be used to admit an applicant into the temporary admission category without further review of the applicant's materials.
- (3) If an applicant's documented class rank is in the top third of the applicant's class after the applicant's sixth semester of high school, the class rank may be used to admit an applicant into the temporary admission category without further review of the applicant's materials.
- (c) Each admission officer at a state educational institution shall calculate grade point average in the qualified admission precollege curriculum as follows:
- (1) The admission officer shall ensure that the requirements of K.A.R. 88-29a-11 are met before calculating grade point average.
- (2) The admission officer shall calculate a grade point average only for approved qualified admission precollege curriculum courses appearing on the official high school transcript.

- (3) The admission officer shall consider a course to be part of the approved qualified admission precollege curriculum only if the course was approved in accordance with K.A.R. 88-29a-11 for the semester and year in which the applicant completed the course and if the applicant earned a grade of D or better.
- (4) The admission officer shall consider a course to be part of the approved qualified admission precollege curriculum only if the course code that appears on the official high school transcript is the same as the course code of the approved course.
- (5)(A) If the high school transcript reports grades on a four-point scale, the admission officer shall calculate grade point averages in the approved qualified admission precollege curriculum by assigning four points to a grade of A, three points to a grade of B, two points to a grade of C, and one point to a grade of D. Pluses and minuses shall not be considered in the calculation.
- (B) If the high school transcript reports grades on a scale other than a four-point scale, the admission officer shall mathematically convert the grades to a four-point scale and assign points as described in paragraph (c)(5)(A).
- (6) The admission officer shall consider grades of P or pass as follows:
- (A) If the high school transcript indicates that a P is equivalent to a grade of D or higher, the admission officer shall assign one grade point to each grade of P.
- (B) If the high school transcript indicates that a P is equivalent to a grade of C or higher, the admission officer shall assign two grade points to each grade of P.
- (C) If the high school transcript does not indicate the minimum letter grade corresponding to a P, the admission officer shall not include the course in the calculations for the grade point average in the qualified admission precollege curriculum.
- (7) If an applicant has retaken an approved qualified admission precollege course, the admission officer shall use the highest grade when calculating the grade point average for the approved qualified admission precollege curriculum.
- (8) If an applicant has taken a college course to meet the requirements for the approved qualified admission precollege curriculum and if this college course appears on the applicant's official high school transcript, the admission officer shall include the college course in the grade point average as follows:
- (A) Each college course with three or more credit hours, but no more than six credit hours, shall be treated as a one-unit high school course.
- (B) Each college course with more than six credit hours shall be treated as a two-unit high school course.
- (d) If functional equivalents are substituted for courses in the qualified admission precollege curriculum in one or more disciplines, the admission officer of a state educational institution shall not assign a grade point value to the functional equivalents when calculating the qualified admission precollege curriculum grade point average.
- (e) At the time of admission of an applicant, the state educational institution shall notify the applicant of each of the following:

- (1) The category or categories in which the applicant is admitted;
- (2) any enrollment restrictions associated with the applicant's category or categories of admission; and
- (3) the requirements for removing any enrollment restrictions associated with the applicant's category or categories of admission. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)

88-29a-11. Requirements for the qualified admission precollege curriculum. This regulation shall be applicable to each state educational institution's review of applicants beginning with the academic year 2014-2015 summer session. In order to admit any applicant under the qualified admission precollege curriculum criteria, each state educational institution shall require the applicant to provide an official high school transcript documenting completion of the approved qualified admission precollege curriculum specified in this regulation.

For each student graduating from high school in academic year 2014-2015 and thereafter, the qualified admission precollege curriculum shall consist of courses that are among those listed in "Kansas board of regents precollege curriculum courses approved for university admissions," as adopted by reference in K.A.R. 88-29-11. The qualified admission precollege curriculum shall consist of the following distribution of courses:

- (a) One of the following:
- (1) Four units of approved qualified admission English courses that include reading, writing, and literature; or
- (2) three and ½ units of approved qualified admission English courses that include reading, writing, and literature and ½ unit of speech;
- (b)(1) If the student has achieved the ACT or SAT college readiness math benchmark, three units of approved qualified admission mathematics courses that meet the following requirements:
- (A) The course shall be completed in the ninth through twelfth grades; and
- (B) the course shall be selected from any of the following courses:
 - (i) Qualified admission algebra I;
 - (ii) qualified admission geometry;
 - (iii) qualified admission algebra II;
- (iv) any mathematics course that has qualified admission algebra II as a prerequisite; or
- (v) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee; and
- (2) if the student has not achieved the ACT or SAT college readiness math benchmark, four units of approved qualified admission mathematics courses, one of which shall be taken in the year the student graduates high school, that meet the following requirements:
- (A) The course shall be completed in the ninth through twelfth grades;
- (B) at least three of the courses shall be selected from any of the following courses:
 - (i) Qualified admission algebra I;
 - (ii) qualified admission geometry;
 - (iii) qualified admission algebra II;

- (iv) any mathematics course that has qualified admission algebra II as a prerequisite; or
- (v) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee; and
- (C) the fourth unit may be selected from any other mathematics courses prescribed by the local school district and designed to prepare students for college;
- (c) three units of approved qualified admission natural science courses that meet the following requirements:
- (1) The three units shall be selected from any of the following courses:
 - (A) Qualified admission biology;
 - (B) qualified admission advanced biology;
 - (C) qualified admission chemistry;
 - (D) qualified admission physics;
 - (E) qualified admission earth-space science;
 - (F) qualified admission principles of technology; or
- (G) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee; and
- (2) at least one unit shall be selected from a qualified admission chemistry course or a qualified admission physics course;
- (d) three units of approved qualified admission social science courses that are distributed according to the following requirements:
- (1) Å minimum of ½ unit shall be a qualified admission United States government course;
- (2) a minimum of $\frac{1}{2}$ unit shall be selected from any of the following courses:
 - (A) Qualified admission world history;
 - (B) qualified admission world geography; or
 - (C) qualified admission international relations;
- (3) a minimum of one unit shall be a qualified admission United States history course;
- (4) not more than one unit shall be selected from any of the following courses:
 - (A) Qualified admission anthropology;
 - (B) qualified admission current social issues;
 - (C) qualified admission economics;
 - (D) qualified admission psychology;
 - (E) qualified admission race and ethnic group relations;
 - (F) qualified admission sociology;
 - (G) qualified admission United States history;
 - (H) qualified admission United States government; or
- (I) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee;
- (5) a ½-unit course shall not be used to fulfill more than one requirement of this regulation for more than one discipline in the qualified admissions precollege curriculum; and
- (6) a one-unit course may be used to fulfill two ½-unit requirements of this regulation; and
- (e) three units of elective courses selected from any of the following categories:
 - (1) English;
 - (2) mathematics;
 - (3) natural science;
 - (4) social science;
 - (5) foreign language;

- (6) personal finance;
- (7) speech, debate, or forensics;
- (8) journalism;
- (9) computer or information systems;
- (10) fine arts;
- (11) career and technical education; or
- (12) any other course approved by the chief executive officer of the board of regents or the chief executive officer's designee. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-18.** Functional equivalents of the qualified admission precollege curriculum; residents. In order to admit an applicant under the criterion of successful completion of the functional equivalent of the precollege curriculum, the admission officer of each state educational institution shall require each applicant who is a resident of Kansas and who graduates from high school in academic year 2014-2015 or later to meet at least one of the sets of requirements specified in subsections (a) through (e). An admission officer of a state educational institution shall not grant any exception to this regulation.
- (a) To demonstrate successful completion of the functional equivalent of the qualified admission precollege English courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school English with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Language and composition; or
 - (ii) literature and composition; or
- (B) a grade of B or higher in a general education English course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (b) To demonstrate successful completion of the functional equivalent of the qualified admission precollege mathematics courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school mathematics courses with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Calculus AB; or
 - (ii) calculus BC; or
- (B) a grade of C or better in a general education mathematics course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (c) To demonstrate successful completion of the functional equivalent of the qualified admission precollege

natural science courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:

- (1) Documentation on the official high school transcript of completion of any two units of high school science courses with no grade less than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Biology;
 - (ii) chemistry; or
 - (iii) physics B; or
- (B) a grade of C or higher in a general education natural science laboratory course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (d) To demonstrate successful completion of the functional equivalent of the qualified admission precollege social science courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school social science course with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Microeconomics;
 - (ii) macroeconomics;
 - (iii) comparative government and policies;
 - (iv) United States government and policies;
 - (v) European history;
 - (vi) United States history; or
 - (vii) psychology; or
- (B) a grade of B or higher in a general education social science course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (e) To demonstrate successful completion of the functional equivalent of the qualified admission precollege elective courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of English, mathematics, social science, natural science, fine arts, computer or information systems, foreign languages, personal finance, speech, debate, forensics, journalism, or career and technical education courses with no grade less than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) English;
 - (ii) natural science;
 - (iii) social science;
 - (iv) foreign language;
 - (v) fine arts; or
 - (vi) computer or information systems; or

- (B) a grade of C or higher in an English, mathematics, social science, natural science, fine arts, computer or information systems, foreign language, personal finance, speech, debate, forensics, journalism, or career and technical education course taken before high school graduation and either offered by or accepted in transfer by a state educational institution. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)
- **88-29a-19.** Functional equivalents of the qualified admission precollege curriculum; nonresidents. In order to admit an applicant under the criterion of successful completion of the functional equivalent of the precollege curriculum, the admission officer of each state educational institution shall require each applicant who is not a resident of Kansas and who graduates from high school in academic year 2014-2015 or later to meet at least one of the sets of requirements specified in subsections (a) through (g). An admission officer of a state educational institution shall not grant any exception to this regulation.
- (a) To demonstrate successful completion of the functional equivalent of the qualified admission precollege English courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school English with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Language and composition; or
 - (ii) literature and composition; or
- (B) a grade of B or higher in a general education English course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (b) To demonstrate successful completion of the functional equivalent of the qualified admission precollege mathematics courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any three units of high school mathematics courses with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in either of the following college board advanced placement (AP) courses:
 - (i) Calculus AB; or
 - (ii) calculus BC; or
- (B) a grade of C or better in a general education mathematics course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (c) To demonstrate successful completion of the functional equivalent of the qualified admission precollege natural science courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school science

courses with no grade less than a C and at least one grade of B or higher; and

- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Biology;
 - (ii) chemistry; or
 - (iii) physics B; or
- (B) a grade of C or higher in a general education natural science laboratory course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (d) To demonstrate successful completion of the functional equivalent of the qualified admission precollege social science courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of high school social science course with no grade lower than a C and at least one grade of B or higher; and
- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) Microeconomics;
 - (ii) macroeconomics;
 - (iii) comparative government and policies;
 - (iv) United States government and policies;
 - (v) European history;
 - (vi) United States history; or
 - (vii) psychology; or
- (B) a grade of B or higher in a general education social science course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (e) To demonstrate successful completion of the functional equivalent of the qualified admission precollege elective courses described in K.A.R. 88-29a-11, each applicant shall provide both of the following:
- (1) Documentation on the official high school transcript of completion of any two units of English, mathematics, social science, natural science, fine arts, computer or information systems, foreign languages, personal finance, speech, debate, forensics, journalism, or career and tech-

nical education courses with no grade less than a C and at least one grade of B or higher; and

- (2) official documentation of achievement of at least one of the following:
- (A) A score of three or higher in any of the following college board advanced placement (AP) courses:
 - (i) English;
 - (ii) natural science;
 - (iii) social science;
 - (iv) foreign language;
 - (v) fine arts; or
 - (vi) computer or information systems; or
- (B) a grade of C or higher in a English, mathematics, social science, natural science, fine arts, computer or information systems, foreign language, personal finance, speech, debate, forensics, journalism, or career and technical education course taken before high school graduation and either offered by or accepted in transfer by a state educational institution.
- (f) To demonstrate successful completion of the functional equivalent of all of the courses described in K.A.R. 88-29a-11, each applicant who has attended an accredited high school located outside the United States shall provide official documentation of a study in mathematics, science, literature, and composition and completion of this study at a level that exceeds the minimum graduation standards of that accredited high school.
- (g) To demonstrate successful completion of the functional equivalents of all courses described in K.A.R 88-29a-11, each applicant who has attended an accredited high school located in a state other than Kansas shall provide the following:
- (1) Documentation on the official high school transcript of completion of the precollege curriculum of the state which the applicant resides with a minimum grade point average of 2.5 on a 4.0 scale; and
- (2) documentation on the official high school transcript of completion of the precollege curriculum mathematics requirements described in K.A.R. 88-29a-11 with a minimum grade point average of 2.5 on a 4.0 scale. (Authorized by and implementing K.S.A. 2010 Supp. 76-717; effective July 22, 2011.)

Andy Tompkins President and CEO

Doc. No. 039530

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