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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 8-22-11 through 8-28-11

Term	Rate
1-89 days	0.09%
3 months	0.02%
6 months	0.04%
1 year	0.11%
18 months	0.17%
2 years	0.18%

Scott Miller Director of Investments

Doc. No. 039715

State of Kansas

Department of Administration Office of Facilities and Property Management

Notice of Requested Architectural Services

Notice is hereby given of the commencement of the selection process for architectural services for Fort Hays State University. The university will be selecting one firm to provide design services for a new Center for Networked Learning, with a total project cost of \$10,250,000.

This 35,000-square-foot facility will house the Virtual College, Department of Informatics, and Center for Teaching Excellence and Learning Technologies. The facility will be located between Dwight Drive and Tomanek Hall, on the main campus. Project implementation remains subject to approval by the Kansas Board of Regents.

For more information, contact Dana Cunningham, Office of Facilities Planning, Fort Hays State University, at (785) 628-4424.

To be considered, one (1) .pdf file and one (1) bound proposal of the following should be provided: State of Kansas Professional Qualifications DCC Forms 051-054, inclusive, and information regarding similar projects. State of Kansas Professional Qualifications DCC Form 050 for each firm and consultant should be provided at the end. Proposals should be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual, which may be obtained at www.da.ks.gov/fp/ or by contacting Barbara Schilling, Office of Facilities and Property Management, Suite 600 South, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 291-3695, or Barb.Schilling@da.ks.gov. Both the .pdf and bound proposal submittals shall be delivered to the attention of Barbara Schilling before noon September 9.

> Mark J. McGivern, Director Office of Facilities and Property Management

State of Kansas

Kansas State University

Request for Statements of Qualifications for Construction Management At-Risk Services

Kansas State University is soliciting Statements of Qualifications for the construction management at-risk (CMaR) services required for a \$60 million expansion of the West Stadium facility at Bill Snyder Family Stadium, Manhattan. Statements of Qualifications must be submitted to Kansas State University, Purchasing Office, 21 Anderson Hall, Manhattan, 66506, by 2 p.m. September 9 in accordance with the procedure outlined in the solicitation request.

For additional project information, please visit K-State Purchasing's website, www.k-state.edu/purchasing/rfq, and refer to RFP #40271. Project questions may be addressed to David McMullen at (785) 532-1724.

> Carla Bishop Director of Purchasing

Doc. No. 039736

State of Kansas

Department of Administration Office of Facilities and Property Management

Notice of Requested "On-Call" Engineering and Surveying Services

Notice is hereby given of the commencement of the selection process for "on-call" civil engineering and land surveying services for small projects for the University of Kansas Medical Center, Kansas City, Kansas. One firm will be selected that is capable of providing both services. The contract will be for three years.

For more information, contact Dave Roland at (913) 588-9011. Firms interested in providing these services should be familiar with the requirements of Chapter 9 of the Building Design and Construction Manual at the website below.

To be considered, one (1) .pdf file and one (1) bound proposal of the following should be provided: State of Kansas Professional Qualifications DCC Forms 051-054, inclusive, and information regarding similar projects. State of Kansas Professional Qualifications DCC Form 050 for each firm and consultant should be provided at the end. Proposals should be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual, which can be obtained at www.da.ks.gov/fp/ or by contacting Barbara Schilling, Office of Facilities and Property Management, Suite 600 South, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 291-3695, or Barb.Schilling@da.ks.gov. Both the .pdf and bound proposal submittals shall be delivered to the attention of Barbara Schilling before noon September 9.

> Mark J. McGivern, Director Office of Facilities and Property Management

State of Kansas Social and Rehabilitation Services

Notice of Hearing

In compliance with federal regulation, SRS has scheduled a public hearing from 10 to 11 a.m. Wednesday, September 7, in SRS Conference Room 6N20, sixth floor, north wing, Docking State Office Building, 915 S.W. Harrison, Topeka, to solicit input from the general public regarding the administration of the Low Income Home Energy Assistance Program (LIHEAP). The public is invited to submit written comments or provide comments at the hearing. Written comments can be mailed to Winona Dickson at SRS-Economic and Employment Support, Suite 580, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612.

> Robert Siedlecki Secretary of Social and Rehabilitation Services

Doc. No. 039729

State of Kansas Social and Rehabilitation Services

Request for Proposals

Interim Housing Grant

The Kansas Department of Social and Rehabilitation Services is seeking responses to its grant RFP to provide interim housing services for persons with a severe and persistent mental illness (SPMI). Eligible applicants are community or faith-based organizations with demonstrated capacity of addressing the interim housing needs of adults with an SPMI who may have a co-occurring substance use disorder that are being discharged from inpatient or residential mental health or substance abuse treatment. Grantees will be required to ensure recipients are connected to community mental health services and other faith-based or community-based supports to assist with the recipients' mental health and/or substance use recovery.

SRS will award up to nine Interim Housing Grants through this RFP. The term of the grant is from October 1, 2011 through June 30, 3012. Total available funding is up to \$92,250, with an average award of \$10,250. Specifics of the RFP can be found at http://www.srs.ks.gov/agency/ procure/Pages/default.aspx.

Supported Housing Grant

The Kansas Department of Social and Rehabilitation Services is seeking responses to its RFP to provide individuals with a severe and persistent mental illness (SPMI) with financial assistance to gain or maintain supported housing in the community. Supported Housing provides permanent, affordable housing linked to services for lowincome, disabled, and formerly homeless or potentially homeless people with an SPMI. The goal is to provide persons with an SPMI the help and support they need to stay housed and live more independent, healthy, productive and fulfilling lives. Grantees will be required to ensure individuals are connected to community mental health services and other faith-based or communitybased supports to assist with the recipients' mental health recovery. Up to 26 awards will be issued through this grant. The award period will be from October 1, 2011 through June 30, 2012. Applicants may apply to serve one or more regions of the state and request up to designed amounts for each region as specified in the RFP. Total funding will not exceed \$448,740. Specifics of the RFP can be found at: http://www.srs.ks.gov/agency/procure/Pages/default.aspx.

Inpatient Services for Children

The Kansas Department of Social and Rehabilitation Services is seeking responses to its RFP to provide comprehensive inpatient psychiatric treatment as an alternative to serving children and youth who would otherwise be referred to Rainbow Mental Health Facility. Grantees will provide comprehensive inpatient psychiatric treatment to youth up to 18 years of age at the time of admission that are determined in need of state mental health hospital treatment by a licensed mental health professional employed by a CMHC. Services and treatment outcomes must be at least equal to those achieved by Rainbow Mental Health Facility.

The term of the grant is from October 1, 2011 through June 30, 2012. Up to \$426,000 will be awarded for serving children who have no other payer source. Specifics of the RFP can be found at: http://www.srs.ks.gov/agency/procure/Pages/default.aspx.

> Robert Siedlecki Secretary of Social and Rehabilitation Services

Doc. No. 039734

State of Kansas

Social and Rehabilitation Services

Request for Proposals

The Kansas Department of Social and Rehabilitation Services, Disability and Behavioral Health Services/Addictions and Prevention Services (DBHS/AAPS), announces the release of a request for proposals for support and expansion of Oxford Houses and membership, to maintain the integrity of the National Oxford Houses Model in the Kansas Oxford Houses, and to resolve issues and conflicts in the houses and in the community. The awardee also will provide administration of the revolving loan fund for new house startups. The awardee will promote the development of Recovery Oriented Systems of Care in Kansas.

The period for the grant will run from October 1, 2011 through June 30, 2012, with three optional one-year renewal periods possible at the discretion of the SRS/AAPS. The total funding for this grant will be up to \$96,525. Eligible applicants are not-for-profit agencies that have capacity to serve the entire state.

Agencies interested in receiving a request for proposals can download the PDF copy at http://www.srs.ks.gov/ agency/as/Pages/default.aspx or may contact Brie Wilkins, SRS, 8th Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1570, (785) 296-3246. Complete proposals must be received by 5 p.m. September 15.

> Robert Siedlecki Secretary of Social and Rehabilitation Services

Kansas Register _

Jack Fowler

Executive Director

State of Kansas Commission on Veterans' Affairs

Notice of Meeting

The Kansas Commission on Veterans' Affairs will meet at 10 a.m. Wednesday, September 7, at the Kansas Soldiers' Home in the Eisenhower Hall Building, 714 Sheridan-Unit 128, Fort Dodge. The public is invited to attend. For more information, call (785) 296-3976.

Doc. No. 037926

State of Kansas

Secretary of State

Executive Appointments

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

Board of Adult Care Home Administrators

Dr. Kevin Bryant, 4956 N. Webb Road, Wichita, 67226. Term expires April 30, 2013. Reappointed.

KJ Langlais, 3009 Tomahawk Drive, Lawrence, 66049. Term expires April 30, 2013. Succeeds Dawn Veh.

Advisory Council on Aging

Frank Laubhan, 1314 E. 1st, Pratt, 67124. Term expires June 30, 2014. Reappointed.

Kansas Animal Health Board

Lonnie Busch, 805 W. N St., Leoti, 67861. Term expires July 1, 2014. Reappointed.

Heather Donley, 515 Blake St., Ellsworth, 67439. Term expires July 1, 2014. Reappointed.

Athletic Commission

Dr. Mark S. Balderson, 6722 Red Oak Drive, Shawnee, 66217. Term expires June 30, 2015. Reappointed.

Ross Puritty, 1027 N. Broadmoor, Wichita, 67206. Term expires June 30, 2015. Succeeds Ronald Holt.

Athletic Trainers Council

Matthew Way, 910 Lawrence Lane, Wichita, 67206. Term expires June 30, 2014. Succeeds Travis Francis.

Kansas Children's Cabinet

Mary E. Cohen, 12617 Briar, Leawood, 66209. Term expires June 30, 2015. Succeeds Gwen Perkins.

State Board of Cosmetology

Shimika Kennison, 14813 Sherwood Road, Leawood, 66224. Term expires June 30, 2014. Succeeds Douglas Rushing.

Kansas Commission for the Deaf and Hard of Hearing

Margrette Atwood, 3108 S.W. 18th St., Topeka, 6604. Term expires April 29, 2015. Succeeds James Deister.

Dennis Selznick, 6146 W. 158th St., Overland Park, 66223. Term expires April 29, 2014. Reappointed.

Kansas Council on Developmental Disabilities

Sara Arif, Kansas Department on Aging, 503 S. Kansas Ave., Topeka, 66603.

Kathy Brennon, Chair, 314 N. Butler, Erie, 66733.

Jim Kallinger, Social and Rehabilitation Services, Suite 451, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612.

Marc Schiff, Department of Health and Environment, Suite 540, Curtis State Office Building, 1000 S.W. Jackson, Topeka, 66612.

Kansas Dental Board

Dr. Scott Hamilton, 7021 S.W. 53rd St., Topeka, 66610. Term expires April 30, 2012. Succeeds Richelle Roy, resigned.

Kansas Film Services Commission

Randall E. Duncan, 11599 W. Crawford St., Brookville, 67425. Term expires June 30, 2014. Succeeds Harriet E. Caplan.

> Governor's Mental Health Planning Commission

Rhonda Moreland, P.O. Box 362, Lebo, 66856. Term expires June 30, 2015. Reappointed.

Kansas Guardianship Program Board of Directors

Teresa McQuin, 4747 N.E. Meriden Road, Topeka, 66617. Term expires June 30, 2015. Succeeds James Maag.

Christine Niblock, 3714 W. U.S. Highway 24, Hoxie, 67740. Term expires June 30, 2015. Succeeds Janice Lee.

Kansas Lottery Commission

Mike King, Chair, 5328 N.W. 60th, Hesston, 67062.

Midwestern Higher Education Commission

Richard E. Short, 408 W. 9th St., Goodland, 67735. Serves at the pleasure of the Governor. Succeeds William O. Wagnon.

Kansas Postsecondary Technical Education Authority

David M. Coleal, 13709 Camden Chase St., Wichita, 67228. Serves at the pleasure of the Governor. Succeeds William E. Quattlebaum.

State Employees Health Care Commission

Joseph S. Day, 10036 Westlake Road, Ozawkie, 66070. Serves at the pleasure of the Governor. Succeeds John Staton.

State Board of Technical Professions

Richard Hayter, 1920 Grandview Drive, Lawrence, 66502. Term expires June 30, 2015. Succeeds Cecil Kingsley.

Robert Henthorne, 14400 Ferguson Road, Valley Falls, 66088. Term expires June 30, 2012. Succeeds Richard Moberly, resigned.

Kansas Commission on Veterans' Affairs

John J. Ryan, 420 Center St., Carbondale, 66414. Term expires June 30, 2015. Succeeds Jonathan P. Small.

Kansas Board of Veterinary Examiners

Michael Kobuszewski, 140 N.E. 46th St., Topeka, 66617. Term expires June 30, 2015. Succeeds Vern Otte.

Randall Norton, 5279 200 Road, Utica, 67584. Term expires June 30, 2015. Succeeds Richard Barta.

Kris W. Kobach Secretary of State

State of Kansas State Conservation Commission

Notice of Meeting

The State Conservation Commission will meet at 8 a.m. Thursday, September 15, at the Ramada Inn, 1400 N. Lorraine St., Hutchinson. If special accommodations are needed, individuals should contact Cathy Thompson, Division of Conservation, Kansas Department of Agriculture, at (785) 296-7867 at least three business days prior to the meeting.

> Greg A. Foley Executive Director

Doc. No. 039723

State of Kansas

Department of Transportation

Notice to Contractors

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the Bureau of Construction and Maintenance, KDOT, Topeka, or at the Eisenhower State Office Building, fourth floor west wing, 700 S.W. Harrison, Topeka, until 1 p.m. September 21 and then publicly opened:

District One — Northeast

Douglas—59-23 K-7888-05 — U.S. 59 in Douglas County from the Franklin/Douglas county line north 7.3 miles, seeding. (Federal Funds)

Johnson—7-46 K-7925-05 — K-7 and Johnson Drive/ 55th Street interchange in Shawnee, seeding. (Federal Funds)

District Two — North Central

Cloud—15 C-4233-01 — 4 miles south and .75 mile east of Jamestown, grading and bridge. (Federal Funds)

McPherson—61-59 K-8253-03 — K-61 from the Reno/ McPherson county line northeast to .2 mile northeast of Chisholm Road, 7.4 miles, seeding. (Federal Funds)

McPherson—61-59 K-8253-04 — K-61 from .2 mile northeast of Chisholm Road northeast to the 4-lane south of McPherson, 7 miles, seeding. (Federal Funds)

Ellsworth—70-27 KA-0729-02 — I-70 from 8.3 miles east of the Russell/Ellsworth county line to .75 mile west of the east K-14 junction, 7.9 miles, seeding. (Federal Funds)

Lincoln—70-53 KA-0731-02 — I-70 from the Ellsworth/ Lincoln county line east to the Lincoln/Saline county line, 7.2 miles, seeding. (Federal Funds)

District Three — Northwest

Phillips—74 C-4070-01 — .3 mile south and 2 miles west of Phillipsburg, grading and bridge. (Federal Funds)

District Four — Southeast

Montgomery—169-63 K-8241-04 — U.S. 169, including U.S. 166 junction, north to the county road, 5.5 miles, seeding. (Federal Funds)

Montgomery—63 KA-2176-01 — SKO Railroad/Cherryvale yard at Cherryvale, railroad improvement. (Federal Funds)

Bourbon—54-6 KA-2593-01 — U.S. 54 from the PCCP .95 mile west to the north U.S. 54/U.S. 69 junction, and from the east city limits of Fort Scott east to the Kansas/ Missouri line, 3.4 miles, pavement marking. (Federal Funds)

Bourbon—69-6 KA-2594-01 — U.S. 69, .2 mile south of the north city limits of Fort Scott north to the Bourbon/Linn county line, 13 miles, pavement marking. (Federal Funds)

Linn—69-54 KA-2595-01 — U.S. 69, from the Bourbon/ Linn county line north 3.7 miles, pavement marking. (Federal Funds)

District Five — South Central

Kingman—54-48 K-8244-11 — U.S. 54, from the Pratt/ Kingman county line east 5.82 miles, seeding. (Federal Funds)

Cowley—160-18 KA-2223-01 — U.S. 160 bridge #032 located 9.52 miles northeast of east K-15 junction, bridge repair. (State Funds)

Cowley—166-18 KA-2224-01 — U.S. 166 bridge #089 located .67 mile east of U.S. 77/U.S. 166, bridge repair. (State Funds)

Reno—17-78 KA-2225-01 — K-17 bridge #094 located 7.66 miles north of the Kingman County line, bridge repair. (State Funds)

District Six — Southwest

Clark—183-13 KA-0387-02 — U.S. 183 bridge #18 and #19, 4.39 miles and 4.87 miles north of Oklahoma, seeding. (Federal Funds)

Gray—50-35 KA-0423-02 — U.S. 50 from the Finney/ Gray county line east to west city limits of Cimarron, 18.1 miles, seeding. (Federal Funds)

Wichita—96-102 KA-0492-01 — Leoti: K-96 from Indian Street to Waters Street, grading and surfacing, .9 mile. (State Funds)

Wichita—25-102 KA-0848-01 — Leoti Geometric Improvement: K-25 from South Street north to A Street, curb/gutter repair and replacement, 1.2 miles. (State Funds)

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bid approval package will make the bid nonresponsive and not eligible for award consideration.

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

> Deb Miller Secretary of Transportation

State of Kansas Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms, 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 emailed 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 email and the PDF file name must contain the project number and firm's name (Project # - Firm Name), and must be received by noon September 1 for the consulting engineering firm to be considered.

K-68	Miami	KA-2373-01	K-68: from US-169, east to US-69 at Louisburg
US-166	Cherokee	KA-1005-02	US-166/US-400 from I-44 (Missouri), north for 3 miles to junction US-166/US-400/K- 26
US-169	Montgomery	KA-2374-01	US-169: from junction US- 169/RS 378, north to junction US-169/US-400
US-50	Gray	KA-2383-01	US-50: Cimarron east city limits, east to Gray/Ford county line
US-50	Ford	KA-2384-01	US-50: Gray/Ford county line, east to 1.7 miles east of US-50/US-400 junction
US-54	Seward	KA-2385-01	US-54: from US-54/US-83 junction, northeast to 2 miles northeast of US-54/RS 2244 junction

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. Categories may be viewed 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.

Daniel L. Scherschligt, P.E., Director Division of Engineering and Design

Doc. No. 039702

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 421—Architectural Design, for the Lawrence Railroad Depot renovation and preservation project as listed below. A PDF (2 MB maximum size) of the interest response must be emailed David J. Nagy, P.E., Assistant to the Bureau Chief of Design/Contracts Engineer, at to DavidN@ksdot.org. Interest responses are limited to 10 pages, the subject line of the email and the PDF file name must read "23 RF-0026-01— Firm Name," and must be received by noon September 8 for the consulting engineering firm to be considered.

23 RF-0026-01 Preservation Project

The scope of the service is to prepare a set of plans that can be used for the full rehabilitation of the Santa Fe Station, a BNSF Railway active rail depot. This historic station, constructed in 1955, is eligible for nomination to the National Register of Historic Places. The station is located at 413 E. 7th Street in Lawrence, Kansas. The plans should be in accordance with the Historic Structures Report commissioned by the city of Lawrence and completed in December 2009, which is available electronically upon request.

The historic preservation architect will manage the development of all preliminary engineering and construction-ready final plans that can be used for the restoration of the structure according to the Secretary of Interior's Standards for Rehabilitation of Historic Buildings and subject to review under Section 106 of the National Historic Preservation Act of 1966 (NHPA).

The Kansas Department of Transportation will be the lead agency for this project and work closely with the city of Lawrence; additionally, AMTRAK, BNSF Railway and the Federal Railroad Administration will be an integral part of the Project Team. The firm must able to demonstrate proficiency for historic architecture projects, and be experienced with state and municipal clients.

Interest Responses

Prime consultants are asked to submit a letter of interest on behalf of their design and management team to (continued) complete construction-ready (100 percent final design) restoration drawings and plans that can be used for the full rehabilitation of the Santa Fe Station, a BNSF Railway active rail depot. Include background information on the firm's practice, how long the firm has been in professional practice, size of the professional staff, and what areas of expertise the firm offers. Identify the project manager and other key personnel who will work on the project, an explanation of the firm's approach to historic preservation projects and project management, experience with the restoration of historic buildings (specifically restoration of historic railroad passenger depots), coordination of various design professionals, client interaction, project scheduling, identification of sub-consultants and their role, references from recent municipal clients and a brief description of their projects, project photographs and briefs. Indicate ability to meet a project schedule, specifically the ability to complete the final construction drawings not later than September 30, 2012.

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. Categories may be viewed 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.

Deb Miller

Secretary of Transportation

Doc. No. 039735

State of Kansas

Department of Transportation

Request for Comments

The Kansas Department of Transportation requests comments on the amendment of the Statewide Transportation Improvement Program (STIP) FY 11-14. The comprehensive list of projects being amended to the STIP may be viewed online at www.ksdot.org/publications.asp. This list includes projects for counties and cities and for projects on the State Highway System.

The amendment of the STIP requires a public comment period of 14 days. To make comments on this STIP amendment, contact the Kansas Department of Transportation, Bureau of Program and Project Management, 2nd Floor Tower, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, (785) 296-3526 or fax (785) 368-6664.

This information is available in alternative accessible formats. To obtain an alternative format, contact the KDOT Bureau of Transportation Information, (785) 296-3585 (Voice/Hearing Impaired-711).

The comment period regarding the STIP amendment for these projects will conclude September 7.

Deb Miller Secretary of Transportation

Doc. No. 039718

State of Kansas

Department of Revenue Division of Taxation

Revised Request for Bids for Oil and Gas Lease

By Order of the Director of Taxation of the State Department of Revenue, for the State of Kansas:

The Director of Taxation will receive bids for the leasing of oil and gas rights in and to the portion of the Arkansas Riverbed, the property of the state of Kansas, described as follows:

That portion of the Arkansas Riverbed as it meanders through Sections 23, 24, 25, 26, and 35, Township 24 South, Range 19 West, Edwards County, Kansas; containing 273.02 acres, more or less.

The bidding shall be considered upon the amount of bonus, annual rental and royalty to be paid. Due to the cost of processing, no bids will be accepted for less than \$100 on small tracts of less than 100 acres.

Bids shall be submitted upon forms obtained from the Director of Taxation, Docking State Office Building, 915 S.W. Harrison, Topeka, 66625.

Lease shall be made on forms provided by the state for a term of five years. The successful bidder pays publication costs in the local paper and in the Kansas Register.

Bids shall be opened at the office of the Director of Taxation at 2 p.m. September 19.

The Director of Taxation reserves the right to reject any and all bids and to re-advertise.

> Steven A. Stotts Director of Taxation

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' websites 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, email: 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, email: 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, email: 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, email: 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, email: 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 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:

09/06/2011	EVT0000826	Aggregate, Melvern, Lyon & Osage	
09/06/2011	EVT0000847	Lab Robotic Automation	
09/06/2011	EVT0000850	Asphalt, Overlay, Independence	
09/07/2011	EVT0000851	Shooting Range — Hillsdale	
		State Park	
09/07/2011	EVT0000858	Residential Siding	
09/08/2011	EVT0000848	Rental — Clothing, Mats, Towels	
09/08/2011	EVT0000852	Refuse Collection Services	
09/09/2011	EVT0000857	Snow & Ice Management	
		Services	
09/09/2011	EVT0000860	Pest Control	
09/14/2011	EVT0000832	LSTA 5 Year Evaluation	
09/20/2011	EVT0000853	Banking Services — Dept. of	
		Wildlife, Parks, and Tourism	
09/20/2011	EVT0000854	Banking Services — Emporia	
		State University	
09/20/2011	EVT0000855	Banking Services — Wichita State	
		University	
09/20/2011	EVT0000856	Services, Alcohol and Drug	
		Screening	
09/23/2011	EVT0000843	Software, Wait Line Management	
		System	
10/04/2011	EVT0000694	Audio & Video Equipment	
		Services & Accessories	

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

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

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

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

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

09/08/2011	A-011755	Chemical Storage Building — Leavenworth — Kansas Dept. of
09/08/2011	A-011756	Transportation Chemical Storage Building — Manhattan — Kansas Dept. of
09/13/2011	A-011726	Transportation
		Chris Howe Director of Purchases

(Published in the Kansas Register August 25, 2011.)

City of Barnes, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2011

Notice is hereby given that the city of Barnes, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$143,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated August 11, 2011.

Laura Oentrich City Clerk

Doc. No. 039725

(Published in the Kansas Register August 25, 2011.)

Summary Notice of Bond Sale City of Lawrence, Kansas \$4,275,000* General Obligation Improvement Bonds Series 2011-A

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated August 16, 2011, written bids will be received on behalf of the clerk of the city of Lawrence, 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 1 p.m. September 13, 2011, for the purchase of the above-referenced bonds. No bid of less than 99.50 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

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

	Principal
Maturity	Amount*
2012	\$330,000
2013	330,000
2014	335,000
2015	340,000
2016	345,000
2017	350,000
2018	355,000
2019	360,000
2020	370,000
2021	380,000
2022	385,000
2023	395,000

The bonds will bear interest from the dated date at rates to be determined when the bonds are sold, which interest will be payable semiannually on March 1 and September 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 \$85,500.

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 September 28, 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 \$924,998,862. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold and the temporary notes being sold contemporaneously with the bonds, but excluding the temporary notes to be retired with a portion of the proceeds of the bonds and temporary notes, is \$94,090,000.

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 at the address set forth below.

Written and Facsimile Bid and Good Faith Deposit Delivery Address:

Lawrence City Hall 6 E. 6th St. P.O. Box 708 Lawrence, KS 66044 (785) 832-3000 Fax (785) 832-3405

Dated August 16, 2011.

A. Ed Mullins Director of Finance City of Lawrence, Kansas

*Preliminary; subject to change. Doc. No. 039732

Kansas Register ____

State of Kansas Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, September 8, in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the KDFA to issue an amount not to exceed \$125,000,000 principal amount of Health Facilities Revenue Bonds for the University of Kansas Hospital Authority.

The bonds will be issued, pursuant to K.S.A. 74-8901 et seq., to provide funds to pay certain health care facility costs for facilities and equipment located on the hospital campus at 39th and Rainbow in Kansas City, Kansas, including, but not limited to, costs associated with the completion of a medical office building, additions to the Heart Hospital, and the acquisition of equipment and other various improvements to the hospital (the project).

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

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

> Rebecca E. Floyd Executive Vice President

Doc. No. 039737

State of Kansas

Legislature

Interim Committee Schedule

The Legislative Research Department gives notice that the following legislative committees plan to meet during the period of August 26-September 9, based on current information and subject to change. 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
Aug. 26	548-S	11:30 a.m.	Legislative Coordinating Council	Legislative matters.
Aug. 29	152-S	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Review of the rules and regulations proposed for adoption by: Board of Indigents' Defense Services; Health and Environment; Dental Board; Behavioral Sciences Regulatory Board; Wildlife, Parks, and Tourism Commission; Board of Emergency Medical Services.
Aug. 31	346-S	9:00 a.m.	KPERS Study Commission	Out-of-state conferees.
Sept. 1	548-S	1:00 p.m.	Senate Confirmation Oversight	Agenda not available.
Sept. 2	Lawrence Overland Park	9:00 a.m. 2:00 p.m.	Special Committee on Redistricting	Redistricting public hearings.
Sept. 8 Sept. 9	144-S 144-S	TBA TBA	Joint Committee on State Building Construction	Agenda not available.
Sept. 8	TBA	TBA	Kansas Electric Transmission Authority	Agenda not available.
Sept. 9	152-S	8:00 a.m.	Joint Committee on Energy and Environmental Policy	Agenda not available.
				Jeffrey M. Russell

Jeffrey M. Russell Director of Legislative Administrative Services

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-11-159/163

Pending Permits for Confined Feeding Facilities

Name and Address	Legal	Receiving
of Applicant	Description	Water
Midwest Feeders, Inc Jeff Sternberger 05013 13 Road Ingalls, KS 67853	SE/4 of Section 24 & N ¹ / ₂ & SE/4 of Section 25, T24S, R29W & All of Section 19, T24S, R28W, Gray County	Upper Arkansas River Basin

Kansas Permit No. A-UAGY-C005

Federal Permit No. KS0115169

This is a permit modification and reissuance for an expanding cattle facility with a proposed maximum capacity of 59,320 head (59,320 animal units) of cattle weighing greater than 700 pounds. This represents an increase in the permitted animal units from the previous permit. Proposed modifications to the facility include the construction of open lot pens and associated feedlot areas, two sediment channels, a sediment basin and an earthen retention structure. Modifications also will be made to an existing retention structure. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Coake Farms Feeders, LLC Mark D. Fischer 11445 Lariat Road P.O. Box 507 Dodge City, KS 67801	SW/4 of Section 28 & N/2 of Section 33, T26S, R24W, Ford County	Upper Arkansas River Basin

Kansas Permit No. A-UAFO-C003

Federal Permit No. KS0115398

This is a permit modification and reissuance for an existing cattle facility with a maximum capacity of 6,000 head (6,000 animal units) of cattle weighing greater than 700 pounds. Modifications to the permit include the addition of Coake Holding Pond 2. There is no change in the permitted animal units from the previous permit. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water	
2i Feeders, LLC	All of Section 08 &	Neosho River	
Arman Miller	W/2 of Section 09 &	Basin	
884 Road 350	NE/4 of Section 17,		
Allen, KS 66833	T16S, R11E, Lyon		
	County		

Kansas Permit No. A-NELY-C006

Federal Permit No. KS0092177 This permit is being reissued for a confined animal feeding operation for 5,000 head (5,000 animal units) of beef cattle weighing more than 700 pounds and 12,600 head (6,300 animal units) of beef cattle weighing less than 700 pounds. The permit contains modifications consisting of a new proposed uncovered feed storage pit west of the covered concrete feed storage bay area, and construction of an animal mortality compost area within the drainage area of the proposed

the previous permit.	0 1	
Name and Address of Applicant	Legal Description	Receiving Water
Summit Producers Company	SE/4 of Section 09, T18S, R05W,	Smoky Hill River Basin
Ren J. Ingemanson	McPherson County	
P.O. Box 737	-	
Salina, KS 67402		

west pens. There is no change in the permitted animal units from

Kansas Permit No. A-SHMP-H001

A permit is being reissued to an existing facility with a maximum capacity for 6,714 head (2,685.6 animal units) of swine more than 55 pounds and 4,650 head (465 animal units) of swine weighing 55 pounds or less. The animal unit capacity has not changed since the previous permit. This facility has an approved Nutrient Management Plan on file with KDHE.

Federal Permit No. KS0086291

Name and Address of Applicant	Legal Description	Receiving Water
Higbie Hog Farm	NE/4 of Section 31,	Marais des
Ryan Higbie	T17S, R18E,	Cygnes River
7689 E. 301st	Franklin County	Basin
Quenemo, KS 66528		

Kansas Permit No. A-MCFR-S018

This permit is being reissued for an existing facility with a maximum capacity of 570 head (228 animal units) of swine more than 55 pounds and 420 head (42 animal units) of swine 55 pounds or less, for a total of 990 head (270 animal units) of swine. There is no change in the permitted animal units from the previous permit cycle.

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 September 24 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-11-159/163) 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

Doc. No. 039727

Notices

(Published in the Kansas Register August 25, 2011.)

U.S. Environmental Protection Agency

Notice of Proposed Permit Renewal Action

The U.S. Environmental Protection Agency (EPA) Region 7 has received Resource Conservation and Recovery Act (RCRA) hazardous waste Part A and Part B permit renewal applications from the United States Department of the Army, Fort Riley Military Installation (Fort Riley), located at 407 Pershing Court, Fort Riley, Kansas. The EPA is providing notice of its intent to renew a RCRA hazardous waste management facility permit — Part II to the Department of the Army at Fort Riley, the owner of the facility.

The facility was originally permitted to store hazardous wastes in 1998 and assigned the EPA identification number KS6214020756. The facility has submitted the necessary applications for the renewal of its permit. The Part II permit prepared by the EPA is being issued pursuant to the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 (RCRA), as further amended by the Hazardous and Solid Waste Amendments (HSWA) of 1984, 42 U.S.C. 6901 et seq. This permit is being issued to the Department of the Army as owner of the Fort Riley Military Installation and the Defense Reutilization and Marketing Service as operator (hereafter called the permittee) to perform activities required by HSWA at its facility located at Fort Riley Military Installation, 407 Pershing Court, Fort Riley, Kansas (facility), between latitudes 39° 02' and 39° 18' north and longitudes 96° 41' and 96° 58' west. The Part II permit requires the facility to submit a current conditions report on areas subject to corrective action and requires the facility to conduct corrective action activities as necessary, in accordance with the permit conditions. The Part I permit, which will be issued by the Kansas Department of Health and Environment (KDHE) under the authority of K.S.A. 65-3430 et seq. and K.A.R. 28-31-4 through 28-31-279a, will cover closure for only two units and will not authorize Fort Riley to store, treat and/or dispose of hazardous waste. The Part I permit was public noticed on August 11, 2011, and is currently available for public review until September 25, 2011, at the locations listed below.

A copy of the administrative record, which includes the draft permit, the permit application and all information pertaining to this permit action, is available for public review through October 10, Monday through Friday during normal business hours, at the following locations:

Kansas Department of Health and Environment Hazardous Waste Permits Section 1000 S.W. Jackson, Suite 320 Topeka, 66612-1366 Contact: Mostafa Kamal (785) 296-1609

U.S. Environmental Protection Agency Region 7 Library 901 N. 5th St. Kansas City, KS 66101 Contact: Chris Jump (913) 551-7141

Manhattan Public Library 629 Poyntz Ave. Manhattan, 66502 Contact: Reference Desk (785) 776-4741, ext. 141

Anyone wishing to comment on the draft Part II permit should submit written comments postmarked not later than October 10 to Chris Jump (EPA) at the address above.

A formal public hearing has not been scheduled but will be held if there is sufficient public interest. Request for a public hearing must be made in writing to the EPA contact listed above and must state the nature of issues to be raised at the hearing. The EPA will evaluate any request and conduct a formal hearing if it finds that a hearing will contribute to the decision-making process by clarifying significant issues affecting the permit. After consideration of all comments received, the EPA director of the Air and Waste Management Division (AWMD) will make a final decision regarding renewal of the Part II permit. Notice will be given to the applicant, to all persons who submitted written comments, to those who commented at the public hearing, and to those who requested notice of the final permit decision. If none of the comments received during the public comment period result in revisions to the draft permit, the permit will become effective immediately upon its issuance. If comments received during the public comment period result in revisions, the permit will become effective 30 days after service of notice of the final decision or at a later date, if a review is requested under 40 CFR 124.19.

> Beckie Himes Public Affairs Specialist Office of Public Affairs EPA Region 7

(Published in the Kansas Register August 25, 2011.)

Federal Emergency Management Agency

Public Notice 4010-DR-KS

The Department of Homeland Security, Federal Emergency Management Agency (FEMA), hereby gives notice to the public of its intent to reimburse state and local governments and agencies, and eligible private nonprofit organizations, for eligible costs incurred to repair and/or replace facilities damaged by severe storms, straightwinds, tornadoes and flooding occurring from May 19 to June 4, 2011. This notice applies to the Public Assistance (PA) and Hazard Mitigation Grant (HMGP) programs implemented under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 USC §§ 5121-5206, as amended.

Under a major disaster declaration (FEMA-4010-DR-KS) signed by the President on July 29, 2011, the following counties in the state of Kansas have been designated for PA: Barton, Clay, Cloud, Hamilton, Jewell, Lincoln, Logan, Lyon, Marion, Mitchell, Morton, Osage, Osborne, Ottawa, Pottawatomie, Republic, Riley, Rooks, Rush, Russell, Sherman, Smith, Stafford, Stanton and Washington.

This public notice concerns public assistance activities that may affect historic properties, activities that are located in or affect wetland areas or the 100-year floodplain (areas determined to have a 1 percent probability of flooding in any given year), and critical actions within the 500-year floodplain. Such activities may adversely affect the historic property, floodplain or wetland, or may result in continuing vulnerability to flood damage.

Such activities may include restoring facilities located in a floodplain with eligible damage to pre-disaster condition. Examples of such activities include, but are not limited to, the following:

- 1. Non-emergency debris removal and disposal;
- 2. Non-emergency protective measures;
- 3. Repair/replacement of roads, including streets, culverts, and bridges;
- 4. Repair/replacement of public dams, reservoirs and channels;
- 5. Repair/replacement of public buildings and related equipment;
- 6. Repair/replacement of public water control facilities, pipes and distribution systems;
- 7. Repair/replacement of public utilities, including sewage treatment plants, sewers and electrical power distribution systems; and
- 8. Repair/replacement of eligible private, nonprofit facilities (hospitals, educational centers, emergency and custodial care services, etc.).

The President's Executive Order 11988, Floodplain Management, and Executive Order 11990, Protection of Wetlands, requires that all federal actions in or affecting the 100-year floodplain or wetland areas be reviewed for opportunities to move the facility out of the floodplain or wetland and to reduce the risk of future damage or loss from flooding and minimize harms to wetlands. However, FEMA has determined that in certain situations, there are no alternatives to restoring an eligible facility located in the floodplain to its pre-disaster condition. These situations meet all of the following criteria:

- 1. The FEMA estimated cost of repairs is less than 50 percent of the estimated cost to replace the facility and the replacement cost of the facility is less than \$100,000.
- 2. The facility is not located in a floodway or coastal high hazard area.
- 3. The facility has not sustained structural damage in a previous presidentially declared flood disaster or emergency.
- 4. The facility is not defined as critical (e.g., hospital, generating plant, contains dangerous materials, emergency operation center, etc.).

FEMA will provide assistance to restore the facilities described above to their pre-disaster condition except when measures to mitigate the effects of future flooding may be incorporated into the restoration work. For example, insufficient waterway openings under culverts and bridges may cause water backup to wash out the structures. The water backup could wash out the facility and could damage other facilities in the area. Increasing the size of the waterway opening would mitigate, or lessen, the potential for this damage. Additional examples of mitigation measures include providing erosion protection at bridge abutments or levees, and extending entrance tubes on sewage lift stations.

Disaster assistance projects to restore facilities that do not meet the criteria listed above must undergo a detailed review. The review will include a study to determine if the facility can be moved out of the floodplain. The public is invited to participate in the review. The public may identify alternatives for restoring the facility and may participate in analyzing the impact of the alternatives on the facility and the floodplain. An address and phone number for obtaining information about specific assistance projects is provided at the end of this notice. The final determination regarding the restoration of these facilities in a floodplain will be announced in future public notices.

Due to the urgent need for and/or use of the certain facilities in a floodplain, actions to restore the facility may have started before the federal inspector visits the site. Some of these facilities may meet the criteria for a detailed review to determine if they should be relocated. Generally, facilities may be restored in their original location where at least one of the following conditions applies:

- 1. The facility, such as a flood control device or bridge, is functionally dependent on its floodplain location.
- 2. The facility, such as a park or other open-use space, already represents sound floodplain management and, therefore, there is no need to change it.
- 3. The facility, such as a road or a utility, is an integral part of a larger network that could not be relocated economically.
- 4. Emergency action is needed to address a threat to public health and safety.

The effects of not relocating the facilities will be examined. In each case, the examination must show an overriding public need for the facility at its original location that clearly outweighed the requirements in the Executive Order to relocate the facility out of the floodplain. FEMA also will consult state and local officials to make certain that no actions taken will violate either state or local floodplain protection standards. The restoration of these facilities also may incorporate certain measures designed to mitigate the effects of future flooding. This will be the only notice to the public concerning these facilities.

FEMA also intends to provide Hazard Mitigation Grant Program (HMPG) funding under Section 404 of the Stafford Act to the state of Kansas for the purposes of mitigating future disaster damages. Hazard mitigation projects may involve the construction of a new facility (e.g., retention pond or debris dam), modification of an existing undamaged facility (e.g., improving waterway openings of bridges or culverts), and the relocation of facilities out of the floodplain. Subsequent notices will provide more specific information as project proposals are developed.

Information about assistance projects may be obtained by submitting a written request to the Regional Administrator, DHS-FEMA Region VII, 9221 Ward Parkway, Suite 300, Kansas City, MO 64114-3372. The information also may be obtained by calling (816) 283-7060 between the hours of 8 a.m. and 4:30 p.m. Monday through Friday. Comments should be sent in writing to the Regional Administrator at the address above within 15 days of the date of publication of this notice.

> Brenda Hines 4010-DR External Affairs Resource Manager Federal Emergency Management Agency

Doc. No. 039739

State of Kansas

Department of Agriculture

Permanent Administrative Regulations

Article 3.—COMMERCIAL FEEDING STUFFS

4-3-49. Good manufacturing practices; adoption by reference. (a) Except for those portions excluded by this subsection, 21 CFR Parts 225 and 226, as revised on April 1, 2010, are hereby adopted by reference and shall apply to good manufacturing practices for the production of commercial feeding stuffs in Kansas:

(1) Subpart (c) of section 225.1 is not adopted by reference.

(2) In section 225.115(b)(2), the following language shall be deleted: ", under §510.301 of this chapter."

(3) Subpart (b) of section 226.1 is not adopted by reference.

(b) Copies of the regulations, or pertinent portions of the regulations, shall be available from the office of the agricultural commodity assurance program, Kansas department of agriculture, Topeka, Kansas. (Authorized by and implementing K.S.A. 2010 Supp. 2-1013; effective, T-88-46, Nov. 10, 1987; effective May 1, 1988; amended Oct. 21, 1991; amended Dec. 12, 1994; amended, T-4-2-13-01, Feb. 13, 2001; amended June 15, 2001; amended Jan. 18, 2008; amended Sept. 9, 2011.) **4-3-51.** Prohibited feeding stuffs; adoption by reference. (a) The following portions of 21 CFR Part 589, revised on April 1, 2010, with the changes specified in this subsection, are hereby adopted by reference and shall apply to the production of all commercial feeding stuffs and custom-mixed feed in Kansas:

(1) The second sentence of section 589.1000 shall be replaced with the following sentence: "Use of gentian violet in animal feed causes the feed to be adulterated under K.S.A. 65-664."

(2) The second sentence of section 589.1001 shall be replaced with the following sentence: "Use of propylene glycol in or on cat food causes the feed to be adulterated under K.S.A. 65-664."

(3) In section 589.2000(d)(5), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(4) In section 589.2000(f), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(5) In section 589.2000(g)(1), "section 402(a)(2)(C) or 402(a)(4) of the act" shall be replaced with "K.S.A. 65-664."

(6) In section 589.2000(g)(2), "section 403(a)(1) or 403(f) of the act" shall be replaced with "K.S.A. 65-665."

(7) In section 589.2000(h)(2), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(8) In section 589.2001(c)(2)(vi), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(9) In section 589.2001(c)(3)(i), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(10) In section 589.2001(d)(1), "section 402(a)(4) of the Federal Food, Drug, and Cosmetic Act (the act)" shall be replaced with "K.S.A. 65-664 and K.S.A. 2-1011."

(11) In section 589.2001(d)(2), "section 402(a)(2), 402(a)(3), or 402(a)(5) of the act" shall be replaced with "K.S.A. 65-664 and K.S.A. 2-1011."

(12) In section 589.2001(d)(3), "section 403(a)(1) or 403(f) of the act" shall be replaced with "K.S.A. 65-665 and K.S.A. 2-1011."

(13) In section 589.2001(d)(4), "section 402(a)(4) of the act" shall be replaced with "K.S.A. 65-664 and K.S.A. 2-1011."

(14) In section 589.2001(e), "Food and Drug Administration" shall be replaced with "Kansas department of agriculture."

(b) Copies of the regulations, or pertinent portions of the regulations, shall be available from the office of the agricultural commodity assurance program, Kansas department of agriculture, Topeka, Kansas. (Authorized by and implementing K.S.A. 2010 Supp. 2-1013; effective, T-4-2-13-01, Feb. 13, 2001; effective June 15, 2001; amended Jan. 18, 2008; amended Sept. 9, 2011.)

> Dale Rodman Secretary of Agriculture

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State of Kansas Department of Wildlife, Parks, and Tourism

Permanent Administrative Regulations

Article 2.—FEES, REGISTRATIONS AND OTHER CHARGES

115-2-3a. This regulation shall be revoked on and after September 15, 2011. (Authorized by and implementing K.S.A. 32-807 and K.S.A. 2009 Supp. 32-988; effective Jan. 1, 2005; amended Jan. 1, 2007; amended July 25, 2007; amended Jan. 1, 2008; amended May 16, 2008; amended Dec. 1, 2008; amended Nov. 20, 2009; amended Jan. 1, 2011; revoked Sept. 15, 2011.)

Article 8.—DEPARTMENT LANDS AND WATERS

115-8-13. Motorized vehicles and aircraft; authorized operation. (a) Motorized vehicles shall be operated only on department roads and parking areas, except as otherwise established by this regulation or posted notice or as approved by the secretary.

(b) Motorized vehicles shall be operated at speeds not in excess of 25 miles per hour or as otherwise established by posted notice.

(c) Motorized vehicles shall be operated in accordance with load limits as established by posted notice for roads or bridges.

(d) Motorized aircraft landings and takeoffs shall be allowed in designated areas only or as authorized by the secretary.

(e) Except as otherwise specified in K.A.R. 115-8-1, posted notice, or this regulation, motorized electric or gasoline-powered two-wheeled vehicles, all-terrain vehicles, work-site utility vehicles, golf carts, and snow-mobiles may be operated on ice-covered department waters only for the purpose of ice fishing from one-half hour before sunrise to one-half hour after sunset. These vehicles shall enter onto the ice only from boat ramps and points of entry as established by posted notice.

(f) (1) Except as provided in this regulation, each motorized vehicle that meets either of the following conditions shall be prohibited from being operated on all department lands and roads:

(A) Is not registered with one of the following:

(i) The director of vehicles pursuant to K.S.A. 8-127 and amendments thereto; or

(ii) the corresponding authority in another state or country; or

(B) is unlawful to be operated on any interstate highway, federal highway, or state highway pursuant to K.S.A. 8-15,100 and K.S.A. 8-15,109, and amendments thereto.

(2) The term "motorized vehicle" shall include cars, trucks, all-terrain vehicles, work-site utility vehicles, golf carts, go-carts, and electric or gasoline-powered two-wheeled vehicles.

(g) Any person with a disability, as defined by K.S.A. 8-1,124 and amendments thereto, may annually request a permit from the secretary to utilize a motorized vehicle for accessing certain department lands and roads to pro-

vide access to recreational opportunities that would otherwise be unavailable to disabled persons. Each written request shall include the following:

(1) The name, address, and telephone number of the applicant;

(2) the nature of the disability;

(3) the name and location of the property to be accessed;

(4) the date or duration of the entry requested; and

(5) documentation of that person's disability in the form of a disabled accessible parking placard, disabled motor vehicle license plate, or disabled identification card issued by the director of vehicles of the department of revenue pursuant to K.S.A. 8-1,125 and amendments thereto, or similar documentation issued by another state.

(h) No person who is in possession of a motorized vehicle and has a permit to operate the motorized vehicle on department lands and roads shall perform either of the following:

(1) Allow another person to operate the vehicle on department lands and roads unless that other person has a permit issued by the department; or

(2) operate the vehicle on department lands and roads unless that person is in possession of a permit issued by the department.

(i) Each permit issued by the department that authorizes the operation of a motorized vehicle on department lands and roads shall expire on the last day of the calendar year in which the permit was issued, unless otherwise specified on the permit.

(j) A permit that authorizes the operation of a motorized vehicle on department lands and roads shall not be issued or shall be revoked by the secretary for any of the following reasons:

(1) The disability does not meet the requirements for the permit.

(2) The application is incomplete or contains false information.

(3) The disability under which the permit was issued no longer exists.

(4) The documentation of disability in the form of a disabled accessible parking placard, disabled motor vehicle license plate, or disabled identification card issued by the director of vehicles of the department of revenue pursuant to K.S.A. 8-1,125 and amendments thereto, or similar documentation issued by another state, has expired.

(5) The permit holder fails to comply with the terms and limitations of the permit or with the requirements specified in this regulation.

(6) The issuance or continuation of the permit would be contrary to the preservation of habitat or species located on or in department lands or waters.

(k) This regulation shall not apply to any motorized vehicle that is owned by the department or a designated agent and is used in the operation and maintenance of department lands and roads. (Authorized by and implementing K.S.A. 32-807; effective Dec. 4, 1989; amended Feb. 8, 2008; amended Sept. 9, 2011.)

Article 16.—WILDLIFE DAMAGE CONTROL

115-16-3. Nuisance bird control permit; application, provisions, and requirements. (a) The term "nui-

sance birds" shall include those species specified in the department's "Kansas nuisance bird species table," dated May 9, 2011, which is hereby adopted by reference.

(b) Nuisance birds may be controlled when found depredating or about to depredate upon ornamental or shade trees, agricultural crops, livestock, or wildlife, or when concentrated in such numbers and manner as to constitute a health hazard or other nuisance.

(c) A nuisance bird control permit shall be required to use any lethal method of control that involves poisons or chemicals for controlling nuisance birds other than the feral pigeon, English sparrow, or European starling.

(d) Any person may apply to the secretary for a nuisance bird control permit. The application shall be submitted on forms provided by the department. Each applicant shall provide the following information:

(1) The applicant's name;

(2) the applicant's address;

(3) the applicant's telephone number;

(4) the location of the nuisance bird problem;

(5) a description of the problem;

(6) the species of birds involved;

(7) the proposed method of control;

(8) the length of time for which the permit is requested; and

(9) any other relevant information as required by the secretary.

(e) Issuance of a permit may be denied by the secretary if any of the following conditions is met:

(1) The permit application is unclear or incomplete.

(2) The need for nuisance bird control has not been established.

(3) Use of the poison or chemical would pose inordinate risk to the public, non-target wildlife, or the environment.

(f) Each permit shall be valid only for the period specified on the permit, which shall not exceed one year.

(g) A permit may be extended by the secretary upon request and justification by the permittee. However, the combined total of the original and the extended time periods shall not exceed one year.

(h) Each permit shall be valid only for the locations specified in the permit.

(i) In addition to other penalties as prescribed by law, a nuisance bird control permit may be revoked by the secretary if either of the following conditions is met:

(1) The permit was secured through false representation.

(2) The permittee fails to meet permit requirements or violates permit conditions.

(j) A nuisance bird control permit shall not be required to control nuisance bird problems as described in subsection (b) if the control method is nonlethal or if the control method involves use of firearms, air rifles, air pistols, archery equipment, or falconry.

(k) Nuisance birds killed and the plumage of nuisance birds killed during nuisance bird control may be possessed, transported, and otherwise disposed of or utilized, except that nuisance birds killed and the plumage of nuisance birds killed during nuisance bird control shall not be sold or offered for sale. (l) Nontoxic shot and bullets shall be required for the taking of nuisance birds pursuant to this regulation, except when using an air rifle, air pistol, or .22 caliber rimfire firearm. (Authorized by K.S.A. 32-807 and K.S.A. 32-955; implementing K.S.A. 32-955, K.S.A. 2010 Supp. 32-1002, and K.S.A. 2010 Supp. 32-1003; effective Sept. 10, 1990; amended Aug. 31, 1992; amended Sept. 9, 2011.)

> Robin Jennison Secretary of Wildlife, Parks, and Tourism

Doc. No. 039724

State of Kansas

Department of Health and Environment

Permanent Administrative Regulations

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

28-19-645a. Restrictions on open burning operations for certain counties during the month of April. This regulation shall supersede K.A.R. 28-19-645 during the month of April for the counties listed in subsection (a) below.

(a) A person shall not cause or permit open burning operations of any waste, including vegetation and wood waste, structures, or any other materials on any premises during the month of April in Butler, Chase, Chautauqua, Cowley, Elk, Geary, Greenwood, Johnson, Lyon, Marion, Morris, Pottawatomie, Riley, Sedgwick, Wabaunsee, and Wyandotte counties, except as authorized by subsections (b) through (d).

(b) The following activities shall be exempt from the prohibition in subsection (a):

(1) Open burning operations for the purpose of range or pasture management and conservation reserve program (CRP) burning activities meeting the requirements in K.A.R. 28-19-648 (a)(1) through (a)(4); and

(2) open burning operations listed in K.A.R. 28-19-647 (a)(1) and (a)(2).

(c) A person may obtain approval by the secretary to conduct an open burning operation that is not otherwise exempt if the conditions and requirements of the following are met:

(1) K.A.R. 28-19-647 (b)(1) through (b)(3); and

(2) K.A.R. 28-19-647 (d) and (e).

(d) Open burning operations that shall require approval by the secretary and are deemed necessary and in the public interest shall include the open burning operations listed in K.A.R. 28-19-647 (c)(1) through (c)(3).

(e) In Johnson, Wyandotte, and Sedgwick counties, the open burning operations listed in K.A.R. 28-19-647 (c)(4) and (c)(5) shall require approval by the local authority.

(f) Nothing in this regulation shall restrict the authority of local jurisdictions to adopt more restrictive ordinances or resolutions governing agricultural open burning operations. (Authorized by K.S.A. 2010 Supp. 65-3005; implementing K.S.A. 2010 Supp. 65-3005 and K.S.A. 65-3010; (continued) effective, T-28-3-1-11, March 1, 2011; effective Sept. 9, 2011.)

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

Doc. No. 039716

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 2.—LOTTERY RETAILERS

CIRCLE K GAS GIVE-A-WAY PROMOTION

111-2-258. Circle K gas give-a-way. (a) During the term of this promotion with participating chain number 1752 PCF Safeco, dba Circle K stores in Kansas, for every Super Kansas Cash single ticket purchase of \$3 or more, the player shall receive an entry for the "Circle K Gas Give-A-Way" promotion drawing. Lottery terminals shall automatically dispense an entry form for each \$3 or more Super Kansas Cash single ticket purchase at participating Circle K Kansas lottery retailers during the term of this promotion. The qualifying Super Kansas Cash purchase may be for a single draw or for multiple draws.

(b) The term of this promotion shall be from May 1, 2011, through the end of the business day on May 31, 2011.

(c) During the term of this promotion, drop boxes for the deposit of entries shall be provided by the lottery and placed at all participating Circle K locations. All drop boxes shall be retrieved by the Kansas lottery at the end of the promotion.

(d) Åfter the term of this promotion has ended, all entries will be combined by the Kansas lottery pursuant to standard lottery drawing procedures. The first entry drawn will win \$300 in gas. The second entry drawn will win \$200 in gas. After the first and second entries have been drawn, 10 additional entries will be drawn. Each of the 10 additional entries drawn will win \$50 in gas.

(e) The Kansas lottery will award the Circle K chain \$1,000 in instant ticket credit.

(f) The drawing is tentatively set to be held during the week of June 6, 2011, at the Circle K corporate office.

(g) The game promotion procedure set forth hereinabove shall be repeated for the second eligible contestant and possible alternate winners. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

111-2-259. Method of entry. (a) Entry into the "Circle K Gas Give-A-Way" promotion shall be accomplished as follows:

(1) During the term of this promotion, with every qualifying purchase of \$3 or more Super Kansas Cash on a single ticket, an entry form shall be automatically produced by the lottery online terminal.

(2) The purchaser must complete the information on the entry form in a legible manner. Only one name shall appear on each entry form. (3) The completed entry form must be placed into the designated drawing receptacle provided at any participating Circle K store no later than the close of business for that store on May 31, 2011.

(4) The holder of the entry is not required to personally attend the drawing or be present at the time of the drawing to be determined a winner.

(5) The drawing shall be conducted at Circle K's corporate office after the entry deadline for the promotion. One entry and two alternate entries for each of the 12 prizes shall be drawn by lottery personnel pursuant to standard Kansas lottery procedures.

(6) Entry forms obtained during the stated period of time may be entered in the drawing.

(b) There is no limit on the number of entries a person may make, but each person may only win once regardless of the place of entry.

(c) All eligible entry forms which are deposited into a drawing receptacle by the end of business for that store on May 31, 2011, shall be entered into the drawing.

(d) Éligible entrants in the promotion must be 18 years of age or older, and may not be an employee of any Circle K store in Kansas.

(e) Completing the information form on the entry form and entering the ticket into any drawing constitutes authorization to publicly identify the person whose entry is drawn. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

Article 4.—INSTANT GAMES AND DRAWINGS

111-4-3088. "Asteroids Centipede" instant ticket lottery game number 379. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Asteroids Centipede" commencing on or after May 1, 2011. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3088.

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

Play Symbols	Captions
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELV
12	TWV
13	TRN
14	FRN
15	FTN
16	SXTN
17	SVTN
18	EGTN
19	NTN
20	TWTY
21	TWYONE
22	TWYTWO

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23	TWYTHR
24	TWYFOR
25	TWYFIV
26	TWYSIX
27	TWYSEV
28	TWYEGT
29	TWYNIN
Symbol of a flying saucer	DBL
Symbol of a scorpion	DBL
MAYBE NEXT TIME	
GOOD LUCK	
Prize Symbols	Captions
FREE	TICKET
\$2 ^{.00}	TWO\$
\$3.00	THR\$
\$4 .00	FOUR\$
\$5 ^{.00}	FIVE\$
10.00	TEN\$
20.00	TWENTY
40.00	FORTY
50.00	FIFTY
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$1000	ONETHOU
#10000	40 1011

(c) For this game, a play symbol shall appear in each of 21 play spots within the play area or areas.

10-THOU

\$10000

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

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

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

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

(g) "Asteroids Centipede" features four separate games. Game 1 is a key number match game. A player will remove the scratch-off material to reveal two "WIN-NING NUMBERS" and eight "PLAYER NUMBERS" with a prize amount shown below each of the "PLAYER NUMBERS." If a player matches any of the "PLAYER NUMBERS" to either of the "WINNING NUMBERS," the player wins the prize shown below that numbers. For the "ASTEROIDS" ticket, if the player reveals a "SAUCER" symbol, the player wins double the prize. For the "CEN-TIPEDE" ticket, if the player reveals a "SCORPION" symbol, the player wins double the prize.

Games 2, 3, and 4 are instant win games. The player will remove the scratch-off material to reveal a prize sym-

bol. If a prize amount is revealed, the player wins the amount shown.

(h) Each ticket in this game may win up to 11 times.

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

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

			Expected Number	Eveneted
	Games 2,		of Prizes	Expected Value in
Game 1	3, and 4	Prizes	in Game	Game
	5, anu 4			
Free		Free Ticket	40,000	\$0
\$2	#0	\$2	26,000	52,000
	\$2	\$2	24,000	48,000
* 4	\$4	\$4	8,000	32,000
\$4		\$4	8,000	32,000
\$2	\$2	\$4	8,000	32,000
\$2 + \$3		\$5	6,000	30,000
\$2	\$3	\$5	6,000	30,000
\$5		\$5	6,000	30,000
	\$5	\$5	5,000	25,000
\$10		\$10	1,600	16,000
(\$2 x 5)		\$10	1,600	16,000
\$2 + \$3	\$5	\$10	1,600	16,000
(\$5 x 2)		\$10	1,600	16,000
	(\$5 x 2)	\$10	1,400	14,000
	\$10	\$10	1,400	14,000
\$20		\$20	600	12,000
(\$10 x 2)		\$20	600	12,000
	\$20	\$20	600	12,000
(\$2 x 6)	(\$2 x 2) + \$4	\$20	600	12,000
(\$5 x 4)		\$20	600	12,000
	\$20 + (\$10 x 2)	\$40	240	9,600
\$40		\$40	280	11,200
(\$4 x 8)	(\$2 x 2) + \$4	\$40	330	13,200
(\$20 x 2)	. ,	\$40	280	11,200
	\$50	\$50	140	7,000
\$50		\$50	200	10,000
$(\$20 \times 2) + \10		\$50	200	10,000
(\$5 x 8)	\$10	\$50	200	10,000
(\$5 x 7)	(\$5 x 3)	\$50	200	10,000
\$50	\$50	\$100	80	8,000
\$100		\$100	80	8,000
(\$10 x 8)	(\$5 x 2) + \$10	\$100	80	8,000
\$1,000		\$1,000	20	20,000
(\$500 x 2)		\$1,000	20	20,000
\$10,000		\$10,000	6	60,000
Game Console	Prizes	\$30	500	15,000
TOTAL			152,056	\$694,200

(k) The odds of winning a prize in this game are approximately one in 3.95. (Authorized by K.S.A. 2009 Supp. 74-8710; implementing K.S.A. 2009 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-5-17-11, April 13, 2011.)

111-4-3089. "Fowl Words" instant ticket lottery game number 380. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Fowl Words" commencing on or after May 1, 2011. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3089.

(b) The "play symbols" for this game are as follows: A - B - C - D - E - F - G - H - I - J - K - L - M - N - O - P - Q - R - S - T - U - V - W - X - Y - Z. There are no prize symbols for this game.

(continued)

(c) For this game, a play symbol shall appear in each of 61 play spots within the play area or areas.

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

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

TWO	=	\$2.00
FIV	=	\$5.00
SEV	=	\$7.00
TEN	=	\$10.00
FTN	=	\$15.00
TWF	=	\$25.00
FRY	=	\$40.00
FTY	=	\$50.00
STF	=	\$75.00
HUN	=	\$100.00

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

(g) "Fowl Words" consists of two play areas. In the top half of the ticket, there are eight "WORDS" covered with transparent latex. The length of each "WORD" found in "WORDS 1 through 8" will range from three to eight letters, with a total of 43 letter play spots in the "WORDS" play area. In the "CALL LETTERS" play area located in the bottom half of the ticket, there are 18 letters located under latex. A player will remove the latex over the "CALL LETTERS." For each letter found in the "CALL LETTERS" area, the player will scratch off any matching letters found in "WORDS 1 through 8." If the player uncovers a complete "WORD," the player wins the prize shown for that "WORD." Every letter in the unbroken horizontal string of letters for each "WORD" must be revealed in the "CALL LETTERS" and must be included to form a "WORD." The three small letters outside the squares in the "CALL LETTERS" area cannot be used to form a "WORD." The following prizes are displayed on the front of the ticket:

Word #1	\$2
Word #2	\$5
Word #3	\$10
Word #4	\$25
Word #5	\$50
Word #6	\$100
Word #7	\$1,000
Word #8	\$10,000

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

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

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

	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$2	\$2	80,000	\$160,000
\$5	\$5	29,000	145,000

\$2 + \$5	\$7	14,000	98,000
\$10	\$10	5,000	50,000
\$5 + \$10	\$15	4,000	60,000
\$25	\$25	2,000	50,000
\$5 + \$10 + \$25	\$40	1,000	40,000
\$50	\$50	500	25,000
\$25 + \$50	\$75	300	22,500
\$100	\$100	160	16,000
\$1,000	\$1,000	8	8,000
\$10,000	\$10,000	6	60,000
TOTAL		135,974	\$734,500

(k) The odds of winning a prize in this game are approximately one in 4.41. (Authorized by K.S.A. 2009 Supp. 74-8710; implementing K.S.A. 2009 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-5-17-11, April 13, 2011.)

111-4-3090. "X-Treme Winnings" instant ticket lottery game number 381. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "X-Treme Winnings" commencing on or after May 1, 2011. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3090.

(b) The "play symbols" for this game are as follows: 01-02-03-04-05-06-07-08-09-10-11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75.

The "play symbols" with "play captions" for this game are as follows:

Play Symbols	Captions
1X	1xPRIZE
2X	2xPRIZE
3X	3xPRIZE
4X	4xPRIZE
5X	5xPRIZE
10X	10xPRIZE

There are no prize symbols for this game.

(c) For this game, a play symbol shall appear in each of 58 play spots within the play area or areas.

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

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

TWO	=	\$2.00
FOR	=	\$4.00
SIX	=	\$6.00
EGT	=	\$8.00
TEN	=	\$10.00
TWY	=	\$20.00
TWT	=	\$22.00
FRY	=	\$40.00
SXY	=	\$60.00
HUN	=	\$100.00
THN	=	\$200.00
FHN	=	\$500.00

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

(g) "X-Treme Winnings" features four separate "GAMES" and a "BONUS X-FACTOR." "GAME 1" consists of five numbers covered with transparent latex; "GAME 2" consists of eight numbers covered with transparent latex; "GAME 3" consists of 10 numbers covered with transparent latex; and "GAME 4" consists of 14 numbers covered with transparent latex. Across the center of the ticket, there is an "X" pattern containing 20 "YOUR NUMBERS" covered with opaque latex. In the center of the "X" pattern, there is a "BONUS X-FACTOR" covered with opaque latex.

The player will remove the latex covering the "YOUR NUMBERS" play area revealing one number at a time, and then for each matching number in "GAMES 1 through 4," the player will scratch the transparent latex over the matching "GAME" number. The player wins each "GAME" by matching all of the numbers in a "GAME" with the "YOUR NUMBERS." The player will win the prize shown in the prize legend on the front of the ticket for the "GAME" won. The prize legend is as follows: "GAME 1" equals \$2; "GAME 2" equals \$20; "GAME 3" equals \$100; and "GAME 4" equals \$10,000.

The player will remove the latex covering the "BONUS X-FACTOR" in the center of the "X" pattern. If a "1X" is revealed, the player wins the total prize shown. If a "2X" is revealed, the player wins two times the total prize shown. If a "3X" is revealed, the player wins three times the total prize shown. If a "4X" is revealed, the player wins four times the total prize shown. If a "4X" is revealed, the player wins five times the total prize shown. If a "10X" is revealed, the player wins 10 times the total prize shown.

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

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

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

	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$2 (1X prize)	\$2	68,400	\$136,800
\$2 (2X prize)	\$4	40,000	160,000
\$2 (3X prize)	\$6	20,000	120,000
\$2 (4X prize)	\$8	5,000	40,000
\$2 (5X prize)	\$10	4,000	40,000
\$20 (1X prize)	\$20	1,800	36,000
\$2 (10X prize)	\$20	1,400	28,000
\$2 + \$20 (1X prize)	\$22	1,920	42,240
\$20 (2X prize)	\$40	500	20,000
\$20 (3X prize)	\$60	300	18,000
\$20 (5X prize)	\$100	150	15,000
\$100 (1X prize)	\$100	150	15,000
\$100 (2X prize)	\$200	40	8,000
\$100 (5X prize)	\$500	10	5,000
\$10,000 (1X prize)	\$10,000	6	60,000
TOTAL		143,676	\$744,040

(k) The odds of winning a prize in this game are approximately one in 4.18. (Authorized by K.S.A. 2009 Supp. 74-8710; implementing K.S.A. 2009 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-5-17-11, April 13, 2011.)

111-4-3091. "Bonus Crossword" instant ticket lottery game number 388. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Bonus Crossword" commencing on or after May 1, 2011. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3091.

(b) The "play symbols" for this game are as follows: A - B - C - D - E - F - G - H - I - J - K - L - M - N - O - P - Q - R - S - T - U - V - W - X - Y - Z. There are no "play symbol captions" in this game.

(c) For this game, a play symbol shall appear in each of 18 play spots within the "YOUR LETTERS" play area, in each of two play spots within the "BONUS" play area, and a variable number of times within the crossword puzzle grid.

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

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

FRE	=	Free ticket
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
HUN	=	\$100.00
FHN	=	\$500.00

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

(g) "Bonus Crossword" consists of three play areas. In the upper part of the ticket there is a crossword puzzle grid that contains 11 spaces (height) by 11 spaces (width) covered by transparent latex. In the "YOUR LETTERS" play area, located in the lower part of the ticket, there are 18 letters located under opaque latex. To the right of the "YOUR LETTERS" play area is the "BONUS" play area in which there are two letters covered by opaque latex. Imaged around each of the 18 "YOUR LETTERS" and two "BONUS" letters there will be a four-sided box composed of solid lines. A player will remove the latex from the "YOUR LETTERS" and "BONUS" play areas one letter at a time, and then for each matching letter in the crossword puzzle grid scratch off the transparent latex. Each letter revealed in the "YOUR LETTERS" and "BO-NUS" play areas may be used an unlimited number of times in the crossword puzzle grid. If a player reveals at least three complete words in the crossword puzzle grid, the player wins the corresponding prize in the prize legend. The prize legend on the front of the ticket indicates prizes won for number of words revealed, as is also set forth in subsection (k) hereinafter.

(h) To qualify as a complete word to win a prize in this game, the words revealed must meet the following requirements:

(1) must contain at least three letters;

(2) cannot be formed diagonally, run right to left or from bottom to top;

(3) must appear in an unbroken horizontal or vertical string of letters in the "crossword" puzzle;

(continued)

(4) an unbroken string of letters cannot be interrupted by a black space and must contain every single letter square between two black spaces;

(5) every single letter in the unbroken string must be revealed in "YOUR LETTERS," or "BONUS" areas and be included to form a word; and

(6) the three small letters outside the squares in the "YOUR LETTERS" area are for validation purposes and cannot be used to play "Bonus Crossword."

(i) Each ticket in this game may win up to one time. Only the highest prize won on each ticket will be awarded.

(j) Approximately 3,600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

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

Match	Prizes	Expected Number of Prizes in Game	Expected Value in Game
3 - words	FREE TICKET	600,000	\$0
4 - words	\$5	156,000	780,000
5 - words	\$10	82,800	828,000
6 - words	\$20	27,600	552,000
7 - words	\$100	3,600	360,000
8 - words	\$500	552	276,000
9 - words	\$2,000	132	264,000
10 - words	\$20,000	24	480,000
TOTAL		870,708	\$3,540,000

(l) The odds of winning a prize in this game are approximately one in 4.13. (Authorized by K.S.A. 2009 Supp. 74-8710; implementing K.S.A. 2009 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-5-17-11, April 13, 2011.)

MUSCLE CAR MONEY DRAWING

111-4-3092. Name of drawing. The Kansas lottery shall conduct a drawing entitled "Muscle Car Money Drawing," and will accept entries on and after the day the Kansas lottery "Muscle Car Money" instant tickets are first offered for sale to the general public and ending on Sunday, September 18, 2011. The drawing will be held soon after 6:00 p.m. on or about Sunday, September 18, 2011, at the Kansas state fair lottery building, in Hutchinson, Kansas. Rules applicable to this drawing are contained in K.A.R. 111-4-3092 through 111-4-3096 and K.A.R. 111-6-1, *et seq.* (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

111-4-3093. Definitions. (a) All definitions contained in the Kansas lottery act (K.S.A. 74-8701 *et seq.*) and lottery regulations are hereby incorporated by reference and govern unless otherwise indicated.

(b) "Muscle Car Money Drawing" means the act of drawing prizes conducted by the Kansas Lottery at the 2011 Kansas state fair in Hutchinson, Kansas, at the time described in these rules, in which a participant is selected to win the prize as described in these rules.

(c) "Non-winning ticket" means any valid Kansas lottery "Muscle Car Money" instant game ticket not eligible to win a prize under the rules of that instant game. (d) "Receptacle" or "drum" means a container in which non-winning Kansas instant game lottery tickets are placed and from which the entries for this drawing are drawn. Receptacles or drums may be sealable and shall be capable of being mixed or rotated for the purpose of ensuring random distribution. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

111-4-3094. Prize. (a) One grand prize will be awarded at the "Muscle Car Money Drawing," which will be conducted on or about September 18, 2011. The winner of the grand prize at the "Muscle Car Money Drawing" shall receive a 2011 Chevrolet Camaro Coupe 2SS, together with mandatory federal and state income withholding taxes, property taxes, registration fee, and title fee. The grand prize package shall have an estimated value of \$56,894.

(b) All prizes are subject to lottery validation, set-offs and deductions authorized by law.

(c) The winner of the grand prize shall return to the lottery a completed claim form as provided by the lottery no later than 5:00 p.m. on the fourteenth day following the date of the drawing or the person named on the ticket drawn will no longer be eligible for the prize. In such an event, the first eligible alternate entry drawn for that prize pursuant to these rules shall be declared the winner.

(d) If the prize in this drawing becomes unavailable, the lottery reserves the right to replace it with a prize of the lottery's choice of approximately equal value. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

111-4-3095. Method of entry. (a) Entry into the "Muscle Car Money Drawing" to be conducted on or about September 18, 2011, shall be accomplished as follows:

(1) Obtain a valid "Muscle Car Money" instant Kansas lottery ticket.

(2) Determine if the ticket is a winning ticket in accordance with the rules of that game. If the ticket is a winning ticket, it is not eligible for this drawing and shall be redeemed in accordance with the instant game rules.

(3) If the ticket is a valid non-winning ticket, the ticket is eligible for the drawing and the holder of the ticket may use it to enter the drawing.

(4) The holder of the non-winning ticket must complete the information form on the back of the ticket in a legible manner. Only one name shall appear on a non-winning ticket entered.

(5) Players may deposit non-winning ticket entries for this drawing into any receptacle the Kansas lottery has specifically designated for said purpose.

(6) A receptacle or drum shall be available and entries may be made at the Kansas lottery building at the Kansas state fair between September 9, 2011, and 6:00 p.m. September 18, 2011.

(7) Entries other than those entered pursuant to subsection (a)(5) and (a)(6) herein shall be mailed with proper postage to "Muscle Car Money, c/o Kansas Lottery, P. O. Box 5596, Topeka, Kansas 66605-0596." Mailed entries must be received by morning mail pickup on Tuesday, September 13, 2011, for the drawing on September 18, 2011. More than one entry may be mailed in one envelope.

(8) No later than 5:00 p.m. CDT on September 13, 2011, players may also deposit entries for this drawing into any receptacle the Kansas lottery has specifically designated for deposit of said entries, with the exception of the drawing receptacle designated by the Kansas lottery at the Kansas state fair.

(9) No later than 6:00 p.m. CDT on September 18, 2011, players may deposit entries for this drawing into the drawing receptacle the Kansas lottery has specifically designated for deposit of said entries which is located at the Kansas state fair.

(10) The holder of the ticket is not required to personally attend the drawing or be present at the time of the drawing to be determined a winner.

(11) The drawing will be conducted soon after 6:00 p.m. on or about Sunday, September 18, 2011.

(b) There is no limit on the number of entries a person may make, but a person may only win one time in the drawing.

(c) Eligible entrants in this drawing must be 18 years of age or older.

(d) Completing the information form on the non-winning ticket and entering the ticket into the drawing constitutes authorization to identify publicly the person whose entry is drawn.

(e) Only valid non-winning ticket entries which are mailed and received by the lottery as provided by these rules and valid non-winning ticket entries entered into any other receptacle designated by the lottery or at the Kansas state fair lottery building as provided in the rules herein shall be eligible for the drawing. All non-winning ticket entries so mailed or deposited shall be secured by the lottery until the drawing is conducted. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

111-4-3096. Selection of winner. The following process shall be used for the selection of the winner in the "Muscle Car Money Drawing:"

(a) Kansas lottery personnel shall pick up all mail containing "Muscle Car Money Drawing" entries at the United States Post Office in Topeka, Kansas, with the final pick up at the Topeka post office in the morning mail pickup on Tuesday, September 13, 2011. Following said morning mail pickup, the envelopes containing mailed entries will be transported to lottery headquarters and opened by lottery personnel. All mailed entries shall then be placed in a secure receptacle, transported to the state fair, and placed in the drawing receptacle or drum with all entries deposited at the state fair and into any other receptacle designated by the lottery.

(b) The drawing shall be held at the Kansas state fair lottery building and shall be open to the public with lottery security personnel present. The drawing shall be audio and video taped.

(c) At the final drawing on or about Sunday, September 18, 2011, lottery security personnel will be present with the person designated by the executive director to perform the drawing. Prior to the drawing, if a drum is used, the drum shall be sealed and the contents mixed by ro-

tating the drum at least 10 times. If a receptacle other than a drum is used, the contents shall be thoroughly mixed with a shovel or by other means.

(d) The designated individual shall then unseal the drum, if a drum is used, and using the bare-arm technique, while looking away, draw a single entry from the receptacle or drum. The person whose name appears on the entry shall be the winner of the grand prize identified in these rules, subject to validation by the lottery as set forth in these rules.

(e) After one single entry has been drawn and the entry has been verified as valid, five more valid entries will be drawn, one at a time. The last five entries drawn will serve as alternate entries for the grand prize. The alternate entries will be marked in order drawn, 1A, 2A, 3A, 4A, and 5A. The winner shall have until 5:00 p.m. on the fourteenth day following the drawing to present the fully-executed claim form to lottery headquarters. If the grand prize winner cannot be located or is declared ineligible, or fails to timely present a fully-executed claim form to lottery headquarters, the grand prize will be awarded to the first alternate entry drawn. The alternates will be used, if necessary, in the order drawn. If the winner or an alternate winner for the grand prize cannot be located, is declared ineligible, or fails to present a fullyexecuted claim form to lottery headquarters as required herein, the alternate winner process shall be repeated until the prize is properly claimed or until such time as no alternate winners remain, whichever occurs first.

(f) The Kansas lottery security official present shall review each non-winning ticket entry drawn to determine the validity of the entry into this drawing in accordance with these regulations. If it is a valid entry and the name is legible, the event manager and the security person present shall record the name of the winner and the prize won. The prize winner shall be given or sent a prize claim form to be completed and returned as set forth in subsection (e) herein.

(g) If any non-winning ticket entry drawn is determined to be ineligible, it shall be discarded by the security person present and another entry shall be drawn. This procedure will be repeated until the required number of apparently eligible selections is obtained.

(h) All non-winning ticket entries remaining in the drum or receptacle after the winner and alternates have been selected, and all entries not received in compliance with these rules, shall be destroyed pursuant to K.A.R. 111-3-34. (Authorized by and implementing K.S.A. 2009 Supp. 74-8710; effective, T-111-5-17-11, April 13, 2011.)

Article 301.—SPECIFIC LOTTERY FACILITY GAMES AT LOTTERY GAMING FACILITIES

111-301-6. Play. (a) After the cards have been shuffled, the dealer shall offer the stack of cards to a player to be cut. The player may cut the cards by placing a cutting card provided by the dealer at a random place in the stack.

(b) At the commencement of each round of play, the dealer shall, starting on his left and continuing around the table, deal the cards in the following order:

(continued)

(1) One card face upwards to each box on the blackjack layout in which a wager is contained;

(2) One card face upwards to himself; and,

(3) A second card face upwards to each box in which a wager is contained.

(c) After two cards have been dealt to each player and the appropriate number to the dealer, the dealer shall, beginning from his left, announce the point total of each player. As each player's point total is announced, such player shall indicate whether he wishes to double down, split pairs, stand or draw.

(d) As each player indicates his decision(s), the dealer shall deal face upwards whatever additional cards, if any, which are necessary to effectuate such decision and shall announce the new point total of such player after each additional card is dealt.

(e) After the decision(s) of each player have been implemented and all additional cards have been dealt, the dealer shall deal a second card face upward to himself provided, however, that such card shall not be removed from the dealing shoe until the dealer has first announced "dealer's card." Any additional cards authorized to be dealt to the hand of the dealer shall be dealt face upwards after which the dealer shall announce his total point count.

(f) A dealer may, in the alternative, deal himself a card face downward after a second card is dealt to each player and before additional cards are dealt to the players, provided that the dealer not look at the face of his face down card until after all other cards requested by the players pursuant to those rules are dealt to them.

(g) If the dealer has a blackjack, no additional cards shall be dealt and each player's wager shall be settled.

(h) Payment of blackjack shall be made as follows:

(1) If the first face up card dealt to the dealer is a 2, 3, 4, 5, 6, 7, 8, or 9 and a player has a blackjack, the dealer shall immediately pay the blackjack at odds of 3 to 2 and shall remove that player's cards before any player receives a third card. If the first face up card dealt to the dealer is a king, queen, jack or 10 and a player has a blackjack, the dealer shall check the dealer's hole card for an ace. If the dealer's hole card does not give the dealer a blackjack, the player having a blackjack shall immediately be paid at odds of 3 to 2. If the dealer's hole card gives him a blackjack, the wager of the player having a blackjack shall be void and constitute a "push" or a "tie."

(2) Whenever the first card dealt to the dealer is an ace, each player shall have the right to make an insurance bet which, except as otherwise provided herein, shall win if the dealer's second card is a king, queen, jack or 10 and shall lose if the dealer's second card is an ace, 2, 3, 4, 5, 6, 7, 8, or 9. An insurance bet may be made by placing on the insurance line of the layout an amount not more than half the amount staked on the player's initial wager, except that a player may bet an amount in excess of half the initial wager to the next unit that can be wagered in chips, when because of the limitation of the value of chip denominations, half the initial wager cannot be bet. After all insurance wagers have been placed, the dealer will check the dealer's hole card for blackjack. If the dealer has a blackjack, the dealer will collect all of the losing original wagers and then pay all insurance wagers at odds of 2 to 1. The wager of a player having the blackjack shall be void and constitute a "push" or a "tie." If the dealer does not have a blackjack, the dealer will immediately collect all of the losing insurance wagers. When a player has a blackjack, the player shall be given the option of taking even money for the player's wager instead of making an insurance wager. In such circumstances, the dealer shall pay the wager at 1 to 1 odds before checking the dealer's hole card and shall remove that player's cards before any player receives a third card.

(3) Except for a blackjack, a player may elect to double down, which means to make an additional wager not in excess of the amount of the player's original wager on the first two cards dealt to him on the condition that one and only one additional card shall be dealt to the hand on which he has elected to double down. If a dealer obtains a blackjack after a player doubles down, the dealer shall only collect the amount of the original wager of such player and shall not collect the additional amount wagered in doubling down. Upon a player's election to double down, the dealer shall deal the player's hand one additional card face upwards or sideways on the layout. In the alternative, if the one additional card is dealt face down, such card shall be turned face upward after the dealer has drawn additional cards to his hand and at such time as all players' wagers are to be settled at the conclusion of the round of play. A double down wager shall win if the total of the player's cards exceeds the total of the dealer's cards without exceeding a total of twentyone (21). A double down wager shall push or tie if the player's hand and the dealer's hand are equal. A double down wager shall lose if the total of the player's cards exceeds twenty-one (21) or is less than the total of the dealer's cards. A double down wager shall be paid at the rate of 1:1 on both the original wager and the double down portion of the wager.

(i) If the initial two cards dealt to a player are identical in value, the player may elect to split the hand into two separate hands provided that he makes a wager on the second hand so formed in an amount equal to his original wager. When a player splits pairs, the dealer shall deal a card to and complete the player's decisions with respect to the first incomplete hand on the dealer's left before proceeding to deal any cards to any other hand. After a second card is dealt to a split pair, the dealer shall announce the point total of such hand and the player shall indicate his decision to stand or draw with respect thereto except that:

(Å) A player may split pairs a maximum of three times to make a total of four hands; and

(B) A player splitting aces shall only have one card dealt to each ace and may not elect to receive additional cards.

(j) A player may elect to draw one or more additional cards whenever his point count total is less than 21 except that:

(1) A player electing to double down shall draw one and only one additional card;

(2) A player splitting aces shall only have one card dealt to each ace and may not elect to receive additional cards.

(k) A dealer shall draw additional cards to his or her hand until he or she has:

(1) A hard total of 17, 18, 19, 20, or 21, whichever comes first; or

(2) A soft total of 18, 19, 20, or 21, whichever comes first.

A dealer shall draw no additional cards to his hand, regardless of the point count, if decisions have been made on all players' hands and the point count of the dealer's hand will have no effect on the outcome of the round of play. A split bet shall win if the total of the player's cards exceeds the total of the dealer's cards without exceeding a total of twenty-one (21). A split bet shall lose if the total of the player's cards exceeds twenty-one (21) or is less than the total of the dealer's cards. A split bet shall tie or push if the player's hand and the dealer's hand are equal. A split bet shall be paid at the rate of 1:1 on both the original wager and the split wager.

(I) A card found turned face upwards in the shoe shall not be used in the game and shall be placed in the discard rack.

(m) A card drawn in error without its face being exposed shall be used as though it were the next card from the shoe.

(n) If the dealer has a hard total of 17 and accidentally draws a card for himself, such card shall be burned.

(o) If the dealer misses dealing his first or second card to himself, the dealer shall continue dealing the first two cards to each player, and then deal the appropriate number of cards to himself. (Authorized by K.S.A. 2008 Supp. 74-8710 and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-12-24-09, Dec. 3, 2009; amended, T-111-5-17-11, April 13, 2011.)

111-301-11. Wagers. (a) The following shall constitute the permissible wagers at the games of Craps Free Craps:

(1) A "pass bet" is a wager placed on the pass line of the layout immediately prior to the come out roll. A pass bet shall win if, on the come out roll:

(AA) A total of 7 is thrown; or

(BB) A total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown and that total is again thrown before a 7 total appears. A pass bet shall lose if, on the come out roll:

(CC) A total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown and a total of 7 subsequently appears before that total is again thrown.

(2) A "come bet" is a wager placed on the come line of the layout at any time after the come out roll. A come bet shall win if, on the roll immediately following placement of such bet:

(AA) A total of 7 is thrown; or

(BB) A total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown and that total is again thrown before a total of 7 appears. A come bet shall lose if, on the roll immediately following placement of such bet:

(CC) A total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown and a total of 7 subsequently appears before that total is again thrown.

(3) "Place bet to win" is a wager that may be made at any time on any of the numbers 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 which shall win if the number on which the wager was placed is thrown before a total of 7 and shall lose if a total of 7 is thrown before such number. All place to win bets, hardway bets and come odds bets shall be inactive on any come out roll unless called "on" by the player and confirmed by the dealer through placement of an "on" marker button on top of such player's wager.

(4) "Four the hardway" is a wager that may be made at any time, which shall win if a total of total of 4 is thrown the hardway (that is, with 2 spots appearing on each die) before a total of 4 is thrown in any other way and before a total of 7 is thrown.

(5) "Six the hardway" is a wager that may be made at any time, which shall win if a total of 6 is thrown the hardway (that is, with 3 spots appearing on each die) before a total of 6 is thrown in any other way and before a total of 7 is thrown.

(6) "Eight the hardway" is a wager that may be made at any time, which shall win if a total of 8 is thrown the hardway (that is, with 4 spots appearing on each die) before a total of 8 is thrown in any other way and before a total of 7 is thrown.

(7) "Ten the hardway" is a wager that may be made at any time, which shall win if a total of 10 is thrown the hardway (that is, with 5 spots appearing on each die) before a total of 10 is thrown in any other way and before a total of 7 is thrown.

(8) "Field bet" is a one roll wager that may be made at any time, which shall win if any one of the totals 2, 3, 4, 9, 10, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose if a total of 5, 6, 7, or 8 is thrown on such roll.

(9) "Any seven" is a one roll wager that may be made at any time, which shall win if a total of 7 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

(10) "Any craps" is a one roll wager that may be made at any time, which shall win if a total of 2, 3, or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

(11) "Craps two" is a one roll wager that may be made at any time, which shall win if a total of 2 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

(12) "Craps three" is a one roll wager that may be made at any time, which shall win if a total of 3 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

(13) "Craps twelve" is a one roll wager that may be made at any time, which shall win if a total of 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

(14) An "11 in one roll" is a one roll wager that may be made at any time, which shall win if a total of 11 is thrown on the next roll and shall lose if any other total is thrown.

(15) "Craps-11" or "C and E" is a one roll wager that may be made at any time, which shall win if either a craps (a total of 2, 3, or 12) is rolled or a total of 11 is rolled immediately following placement of such bet and shall lose if any other total is thrown.

(16) "Horn bet" is a one roll wager that may be made at any time, which shall win if any one of the totals 2, 3, 11, or 12 is thrown on the roll immediately following (continued)

placement of such bet and shall lose if any other total is thrown.

(17) "Horn high bet" is a wager that may be made at any time, which shall win if any one of the totals 2, 3, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown. A horn high bet shall be placed in wager units of five with four units wagered as a horn bet and an additional unit wagered on one of the totals 2, 3, 11, or 12. If the craps table layout does not have a designated area for the acceptance of a horn high bet, a dealer shall break down the bet into two separate wagers on the horn and one of the totals 2, 3, 11, or 12.

(18) "Whirl bet" or "world bet" is a one roll wager that may be made at any time, which bet shall consist of a horn bet and an any seven wager. A whirl bet shall be placed in units of five, with four units wagered on 2, 3, 11, and 12 and the fifth unit wagered as an any seven wager. A dealer shall break down a whirl bet into two separate wagers on the horn bet and the any seven wager.

(19) "Four the hardway on the hop" is a one roll wager that may be made at any time, which shall win if a total of 4 is thrown the hardway (that is, with 2 spots appearing on each die) on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(20) "Six the hardway on the hop" is a one roll wager that may be made at any time, which shall win if a total of 6 is thrown the hardway (that is, with 3 spots appearing on each die) on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(21) "Eight the hardway on the hop" is a one roll wager that may be made at any time, which shall win if a total of 8 is thrown the hardway (that is, with 4 spots appearing on each die) on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(22) "Ten the hardway on the hop" is a one roll wager that may be made at any time, which shall win if a total of 10 is thrown the hardway (that is, with 5 spots appearing on each die) on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(23) "One-three (ace-trey) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 4 is thrown with a 1 spot appearing on one die and a 3 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(24) "One-four (ace-four) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 5 is thrown with a 1 spot appearing on one die and a 4 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(25) "Two-three (deuce-trey) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 5 is thrown with a 2 spot appearing on one die and a 3 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(26) "One-five (ace-five) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 6 is thrown with a 1 spot appearing on one die and a 5 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(27) "Two-four (deuce-four) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 6 is thrown with a 2 spot appearing on one die and a 4 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(28) "One-six (ace-six) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 7 is thrown with a 1 spot appearing on one die and a 6 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(29) "Two-five (deuce-five) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 7 is thrown with a 2 spot appearing on one die and a 5 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(30) "Three-four (trey-four) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 7 is thrown with a 3 spot appearing on one die and a 4 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(31) "Two-six (deuce-six) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 8 is thrown with a 2 spot appearing on one die and a 6 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(32) "Three-five (trey-five) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 8 is thrown with a 3 spot appearing on one die and a 5 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(33) "Three-six (trey-six) on the hop" is a one roll wager that may be made at any time, which shall win if a total of 9 is thrown with a 3 spot appearing on one die and a 6 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(34) "Four-five on the hop" is a one roll wager that may be made at any time, which shall win if a total of 9 is thrown with a 4 spot appearing on one die and a 5 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(35) "Four-six on the hop" is a one roll wager that may be made at any time, which shall win if a total of 10 is thrown with a 4 spot appearing on one die and a 6 spot appearing on the other die on the roll immediately following placement of such bet and shall lose if any other combination is thrown.

(36) "Big 6" is a wager that may be made at any time on the big number 6 on the table layout, which shall win if a total of 6 is rolled before a total of 7 is rolled and shall lose if a total of 7 is thrown before a total of 6.

(37) "Big 8" is a wager that may be made at any time on the big number 8 on the table layout, which shall win if a total of 8 is rolled before a total of 7 is rolled and shall lose if a total of 7 is thrown before a total of 8.

(38) A "put bet" is a wager that may be made at any time on any of the numbers 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 which wins if the number on which the wager was placed is thrown before a 7 appears and loses if a 7 is thrown before such number.

(39) A "high low" bet is a one roll wager that wins if either a high (12) or low (2) is rolled and loses if any other total is thrown. This bet is broken down into separate wagers and placed on the appropriate areas of "12" and "2" on the table layout.

(40) "Three way craps" is a one roll wager that wins if either an ace deuce (3) or any craps (2, 3, or 12) is rolled and loses if any other total is thrown. This bet is broken down into separate wagers and placed on the appropriate areas of the "ace-deuce," "2," and "12" on the table layout.

(b) Wagers are made before the dice are thrown but they may also be made between the time the dice leave the shooter's hand and the time the dice come to rest, provided that the wager is confirmed orally by the dealer and a supervisor.

(c) All wagers at craps are made by placing gaming chips on the appropriate area of the table layout.

(d) A wager made on any bet may be removed or reduced at any time prior to a roll that decides the outcome of such wager except that a pass line bet and a come bet may not be removed or reduced after a come out point or come point is established with respect to such bet.

(e) All place to win bets, hardway bets and come odds bets are inactive on any come out roll unless called "on" by the player and confirmed by the dealer through placement of an "on" marker button on the top of each player's wager. All other wagers are considered "on."

(f) The minimum and maximum wagers allowed at a table shall be posted at the table.

(g) No call bets are allowed. A "call bet" is a bet made verbally without actually placing gaming chips on the table layout.

(h) Winning payoff wagers at the game of craps are at the odds listed below:

Payout Odds
1 to 1
1 to 1
1 to 1
6 to 1
3 to 1
2 to 1
3 to 2
6 to 5
6 to 33
8 to 22
9 to 5
7 to 5
7 to 6
7 to 6
7 to 5
9 to 5
8 to 22

Place Bet 12 to Win	6 to 33
Four the Hardway	7 to 1
Six the Hardway	9 to 1
Eight the Hardway	9 to 1
Ten the Hardway	7 to 1
Field Bet	1 to 1 on 3, 4, 9, 10, and 11
	2 to 1 on 2
	2 to 1 on 12
Any Seven	4 to 1
Any Craps	7 to 1
Craps 2	30 to 1
Craps 3	15 to 1
Craps 12	30 to 1
11 in one roll	15 to 1
Four the Hardway on the Hop	30 to 1
Six the Hardway on the Hop	30 to 1
Eight the Hardway on the Hop	30 to 1
Ten the Hardway on the Hop	30 to 1
One-Three (Ace-Trey) on the Hop	15 to 1
One-Four (Ace-Four) on the Hop	15 to 1
One-Five (Ace-Five) on the Hop	15 to 1
One-Six (Ace-Six) on the Hop	15 to 1
Two-Three (Deuce-Trey) on the Hop	15 to 1
Two-Four (Deuce-Four) on the Hop	15 to 1
Two-Five (Deuce-Five) on the Hop	15 to 1
Two-Six (Deuce-Six) on the Hop	15 to 1
Three-Four (Trey-Four) on the Hop	15 to 1
Three-Five (Trey-Five) on the Hop	15 to 1
Three-Six (Trey-Six) on the Hop	15 to 1
Four-Five on the Hop	15 to 1
Four-Six on the Hop	15 to 1
Big 6	1 to 1
Big 8	1 to 1
Put Bet	1 to 1
Six-Seven-Eight	1 to 1 on 6
0	(One-Five or Two-Four),
	7, 8 (Two-Six or Three-Five)
	2 to 1 on 6 (the Hardway) or
	8 (the Hardway)

(i) A horn bet and horn high bet shall be paid as if they were four separate wagers on 2, 3, 11, and 12.

(j) A craps-eleven or C and E bet shall be paid as if one half of the wagered amount had been placed on "any craps" and one half on "eleven," and shall be paid as if two separate wagers were made for the one roll.

(k) A lottery gaming facility manager ("manager") may offer true odds on place bets under the following circumstances:

(1) In addition to the payout odds set forth in above for place bets to win on 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 a manager may offer a player the option of receiving true odds on these bets in return for the player paying to manager, at the time of making the bet, a percentage of the amount wagered which in no event shall exceed five percent of such wager;

(2) If a true odds place bet to win is made by a player, winning wagers shall be paid as follows:

Buy Bet made	True odds paid
2 to Win	6 to 1
3 to Win	3 to 1
4 to Win	2 to 1
5 to Win	3 to 2
6 to Win	6 to 5
8 to Win	6 to 5
9 to Win	3 to 2
10 to Win	2 to 1
11 to Win	3 to 1
	(continued)

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12 to Win

6 to 1

(l) Supplemental wagers shall also be allowed as follows:

(1) Whenever a player makes a pass bet and a total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown on the come out roll, the player shall have the right to make a supplemental wager in support of the pass bet which may be limited to an amount that is equal to the amount of the original pass bet. If, in such circumstances, the pass bet wins, the original pass bet shall be paid at odds of 1 to 1 and the supplemental wager shall be paid at odds of 6 to 1 if the come out point was 2 or 12, 3 to one if the come out point was 4 or 10, at odds of 3 to 2 if the come out point was 5 or 9, and at odds of 6 to 5 if the come out point was 6 or 8. A player loses this supplemental wager if the pass bet loses.

(2) Whenever a player makes a come bet and a total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown on the roll immediately following placement of such bet, the player shall have the right to make a supplemental wager in support of the come bet which may be limited to an amount that is equal to the amount of the original come bet. If, in such circumstances, the come bet wins, the original come bet shall be paid at odds of 1 to 1 and the supplemental wager shall be paid at odds of 6 to 1 if the come out point was 2 or 12, 3 to one if the come out point was 3 or 11, 2 to 1 if the come point was 4 or 10, at odds of 3 to 2 if the come point was 6 or 8. A player loses this supplemental wager if the come bet loses.

(3) Manager may allow a supplemental wager in support of a pass or come bet in an amount up to 10 (ten) times the amount of the original pass or come bet. The original pass or come bet and any supplemental wager allowed pursuant to this subsection shall be paid at the same odds as the original and supplemental wagers are paid under (1) through (4) above.

(4) Whenever a player makes a put bet, the player has the right to make an additional wager in support of the bet which may be limited to an amount equal to the table minimum or maximum odds. If, in such circumstances, the bet wins, the original amount of the bet is paid at odds of 1 to 1 and the supplemental amount is paid in multiples of 6 to 1 if the come out point was 2 or 12, 3 to one if the come out point was 3 or 11, 2 to 1 if the come point was 4 or 10, 3 to 2 if the come point was 5 or 9, and 6 to 5 if the come point was 6 or 8. A player loses this supplemental bet if the put bet loses.

(5) Manager may accept a supplemental wager that exceeds an amount that is otherwise authorized by this section or posted as the maximum wager permitted at the table, provided that the excess amount of the supplemental wager is necessary to facilitate the payouts permitted by this section. (Authorized by K.S.A. 2008 Supp. 74-8710) and 74-8748; implementing K.S.A. 2008 Supp. 74-8710; effective, T-111-12-7-10, Oct. 6, 2010; amended, T-111-5-17-11, April 13, 2011.)

Dennis Wilson Executive Director

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