

Kris W. Kobach, Secretary of State

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Kansas Guardianship Program

Notice of Meeting

The Kansas Guardianship Program will conduct its governing board meeting from 3 to 5 p.m. Wednesday, January 25, at the State Capitol, 300 S.W. 10th Ave., Topeka. For more information, call (785) 587-8555.

Jean Krahn Executive Director

Doc. No. 040182

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 listing of Kansas state agencies, boards, commissions, and county officials are included in the Kansas Directory, which is available on the Secretary of State's Web site at www.sos.ks.gov. The following appointments were recently filed with the Secretary of State:

Chase County Clerk

Brande Studer, 421 S. Walnut, Cottonwood Falls, 66845. Succeeds June Morgan, resigned.

State Board of Accountancy

Denise Denning, 3002 W. Bayview St., Wichita, 67204. Term expires July 31, 2014. Succeeds Paul Allen.

Kansas Dealer Review Board

Paul Davis, 6417 S. Madison Court, Wichita, 67216. Term expires June 30, 2014. Succeeds John Morse.

Kansas Advisory Group on Juvenile Justice and Delinquency Prevention

Sarah Mays, 5423 S.W. Sena Drive, Topeka, 66604. Term expires June 30, 2015. Reappointed.

State Library of Kansas Board

Max Burson, 1701 W. 34th St., Wichita, 67204. Term expires June 20, 2012. Succeeds Gail Stucky.

Lenora Kinzie, Topeka & Shawnee County Public Library, 1500 S.W. 10th Ave., Topeka, 66604. Term expires June 30, 2012. Succeeds Marisa Lewis.

Jennifer Schroeder, 920 Olive St., Concordia, 66901. Term expires June 30, 2015. Succeeds Micaela Ayers.

Interim-Acting Secretary of Social and Rehabilitation Services

Jeff Kahrs, Department of Social and Rehabilitation Services, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612. Succeeds Robert Siedlecki, resigned.

Acting Secretary of Transportation

Barbara Rankin, Department of Transportation, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603. Succeeds Deb Miller, resigned.

Kansas Council on Travel and Tourism

Bridgette Jobe, 2718 N. 123rd St., Kansas City, KS 66109. Term expires Sept. 30, 2014. Reappointed.

Kris W. Kobach Secretary of State

Doc. No. 040173

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Register Office:

1st Floor, Memorial Hall (785) 296-3489 Fax (785) 296-8577 kansasregister@sos.ks.gov

State Historical Society

Notice of Meeting

The Kansas State Historical Society will accept public comments regarding the 2012 round of Heritage Trust Fund grants from 9 a.m. to noon Friday, February 17, in the classrooms in the Kansas Museum of History, 6425 S.W. 6th Ave., Topeka. Grant applicants and members of the public are welcome to comment about particular grant applications or the program in general to the grant review committee at that time.

Persons requiring special accommodations to attend the meeting should contact the Cultural Resources Division of the Kansas State Historical Society at the address above, (785) 272-8681, ext. 240, at least two weeks prior to the meeting to discuss how the Historical Society may ensure participation.

> Jennie Chinn Executive Director

Doc. No. 040178

State of Kansas

Historic Sites Board of Review

Notice of Meeting

The Kansas Historic Sites Board of Review will meet at 9 a.m. Saturday, February 18, in the classrooms in the Kansas Museum of History, 6425 S.W. 6th Ave., Topeka. The board will consider the following items:

- Approval of minutes of November 19, 2011 meeting.
- Heritage Trust Fund grant committee report and discussion
- National Register of Historic Places nominations: Emporia Downtown Historic District – Emporia, Lyon County

Boot Hill Museum – 500 Wyatt Earp Blvd., Dodge City, Ford County

"African American Resources in Manhattan" Multiple Property Documentation Form – Manhattan, Riley County

Bethel AME Church – 401 Yuma St., Manhattan, Riley County (Nominated as part of the "African American Resources in Manhattan" MPS)

Second Baptist Church – 831 Yuma St., Manhattan, Riley County (Nominated as part of the "African American Resources in Manhattan" MPS)

ATSF Steam Locomotive #3415 – 411 S. Elm St., Abilene, Dickinson County

Jackson-McConnell House – 228 W. 5th St., Junction City, Geary County

Viets Block – 427, 429, 431 State St., Augusta, Butler County Westside Service Station & Riverside Motel –

325 W. River St., Eureka, Greenwood County (Nominated as part of the "Roadside Kansas" MPS)

Paul Jones Building – 317 W. River St., Eureka, Greenwood County (Nominated as part of the "Roadside Kansas" MPS)

Register of Historic Kansas Places nominations:
 Richardson Produce Warehouse – 141 S. Rock Island Ave.,
 Wichita, Sedgwick County

Persons requiring special accommodations to attend the meeting should contact the Cultural Resources Division of the Kansas State Historical Society at the address above, (785) 272-8681, ext. 240, at least two weeks prior to the meeting to discuss how the Historical Society may ensure participation.

Jennie Chinn Executive Director

Doc. No. 040177

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

Department of Administration Procurement and Contracts

Notice to Bidders

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

		, , ,
02/01/2012	EVT0001133	Portable Air Compressors
02/02/2012	EVT0001121	Access Road Construction –
		Lovewell State Park
02/03/2012	EVT0001139	Janitorial Services – Topeka HQ
02/07/2012	EVT0001116	Install Insulation on Mechanical
		& Plumbing Components –
		On-Call Services
02/07/2012	EVT0001144	Ammunition
02/09/2012	EVT0001092	Lead Sampling Kits & Testing
		Services
02/13/2012	EVT0001135	Rest Area Maintenance – Russell
02/15/2012	EVT0001117	Mine 19 Dam Stabilization
		Project

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

http://www2.da.ks.gov/purch/contracts/bids.aspx

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

http://da.ks.gov/purch/adds/default.htm

02/09/2012 A-011785 Metal Roof Retrofit – "A" Cell House

Information regarding prequalification, projects and bid documents can be obtained at (785) 296-8899 or http://da.ks.gov/fp/.

Chris Howe, Director Procurement and Contracts

Doc. No. 040175

State of Kansas

Wildlife, Parks, and Tourism Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife, Parks, and Tourism Commission at 7 p.m. Thursday, March 22, at the Kansas Historical Society History Center, 6425 S.W. 6th Ave., Topeka, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks, and Tourism.

A regulatory hearing on business of the Wildlife, Parks, and Tourism Commission will begin at 7 p.m. March 22 at the location listed above. There will be public comment periods at the beginning of the evening meeting for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete business matters, the commission will reconvene at 9 a.m. March 23 at the same location.

Any individual with a disability may request accommodation in order to participate in the public meeting

and may request the meeting materials in an accessible format. Requests for accommodation should be made at least five working days in advance of the meeting by contacting Sheila Kemmis, commission secretary, at (620) 672-5911. Persons with a hearing impairment may call the Kansas Commission for the Deaf and Hard of Hearing at 1-800-432-0698 to request special accommodations.

This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations. All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife, Parks, and Tourism, 1020 S. Kansas Ave., Suite 200, Topeka, 66612, or to sheila.kemmis@ksoutdoors.com if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-4-2. This permanent regulation establishes general provisions for big game and wild turkeys. The proposed amendments address further concerns with transportation of wildlife, remove language that is no longer necessary and make it unlawful to copy or possess copies of big game and wild turkey permits.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

K.A.R. 115-4-4. This permanent regulation establishes big game legal equipment. The proposed amendments would allow certain individuals to use crossbows during the archery season and remove restrictions on possessing certain equipment.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

K.A.R. 115-4-4a. This permanent regulation establishes wild turkey legal equipment. The proposed amendments would allow certain individuals to use crossbows during the archery season and remove restrictions on possessing certain equipment.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by writing the chairman of the commission at the address above, electronically on the department's website at www.kdwpt.state.ks.us, or by calling (785) 296-2281.

Gerald Lauber Chairman

Doc. No. 040170

Statewide Independent Living Council of Kansas, Inc.

Notice of Meeting

The Statewide Independent Living Council of Kansas, Inc. will meet at 10 a.m. Friday, February 10, at the Topeka & Shawnee County Public Library, 1515 S.W. 10th Ave., Room 101A, Topeka. For more information, contact Mary Lou Dunn or Shannon Jones at (785) 234-6990 or 1-800-217-4525, or email at Marylouya@aol.com.

Shannon Jones Executive Director

Doc. No. 040167

State of Kansas

Kansas Water Authority

Notice of Meetings

The Kansas Water Authority will meet at 1 p.m. Wednesday, January 25, and at 8:45 a.m. Thursday, January 26, in Room 106 of the Landon State Office Building, 900 S.W. Jackson, Topeka. The agenda and meeting materials will be posted on the Kansas Water Office website, www.kwo.org, or copies may be requested by contacting the Kansas Water Office at 901 S. Kansas Ave., Topeka, 66612-1249, (785) 296-3185 or (888) 526-9283 (KAN-WA-TER). If accommodations are needed for persons with disabilities, please notify the KWO at least five working days prior to the meeting.

Gary Harshberger Chairman

Doc. No. 040146

State of Kansas

Board of Emergency Medical Services

Notice of Meetings

The Board of Emergency Medical Services will meet at 9 a.m. Friday, February 3, in Room 106 of the Landon State Office Building, 900 S.W. Jackson, Topeka. Committee meetings for the Planning and Operations Committee, the Education, Examination, Certification and Training Committee, the Executive Committee and the Investigations Committee will be held Thursday, February 2, starting at 9 a.m. at the same location.

Items on the agenda for the board meeting can be found on the board's website at http://www.ksbems.org. All meetings of the board are open to the public. For more information, contact the executive director, Room 1031, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1228, or (785) 296-7296.

Steven Sutton Executive Director

Doc. No. 040181

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced January 9-11 by the 2012 Kansas Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 58-S, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-4096. Full texts of bills, bill tracking and other information may be accessed at http://www.kslegislature.org/li/.

House Bills

HB 2412, AN ACT concerning cities; relating to dissolution, certain cities, by Representative D. Gatewood.

HB 2413, AN ACT concerning criminal procedure; relating to aid to indigent defendants; disclosure of tax information by department of revenue; amending K.S.A. 2011 Supp. 79-3234 and repealing the existing section; also repealing K.S.A. 2011 Supp. 79-3234b, by Legislative Post Audit Committee.

HB 2414, AN ACT concerning the division of post audit; amending K.S.A. 2011 Supp. 46-1118 and 46-1121 and repealing the existing sections, by Legislative Post Audit Committee.

HB 2415, AN ACT concerning income taxation; relating to certain sales of land devoted to agricultural use; amending K.S.A. 2011 Supp. 79-32,117 and repealing the existing section, by Representative Sloan.

HB 2416, AN ACT concerning the division of health care finance of the department of health and environment; relating to updating references and corresponding changes due to transfer of powers and duties from the Kansas health policy authority; amending K.S.A. 22-4612 and K.S.A. 2011 Supp. 2-224a, 38-2001, 38-2006, 39-760, 39-7,116, 39-7,118, 39-7,120, 39-7,121, 39-7,121a, 39-7,121d, 39-7,121e, 39-7,121e,

HB 2417, AN ACT concerning driver's licenses; amending K.S.A. 2011 Supp. 8-247 and repealing the existing section, by Representative Slattery.

HB 2418, AN ACT relating to veterans; concerning veterans preference; amending K.S.A. 2011 Supp. 73-201 and repealing the existing section, by Legislative Post Audit Committee.

HB 2419, AN ACT concerning criminal procedure; relating to aid to indigent defendants; amending K.S.A. 22-4504 and repealing the existing section, by Legislative Post Audit Committee.

HB 2420, AN ACT concerning cities; relating to bonded debt limits; amending and repealing the existing section; amending K.S.A. 2011 Supp. 10-308 and repealing the existing section, by Representative Fawcett

HB 2421, AN ACT enacting the Kansas firearms freedom act, by Representatives O'Brien and Goodman.

HB 2422, AN ACT concerning the personal and family protection act; amending K.S.A. 2011 Supp. 75-7c05 and repealing the existing section, by Representatives Goodman and O'Brien.

HB 2423, AN ACT concerning municipalities; relating to political campaign yard signs, by Representative Goodman.

HB 2424, AN ACT concerning home and community based services waivers; relating to providers of home and community based services; amending K.S.A. 39-7,100 and repealing the existing section, by Representative Mast.

HB 2425, AN ACT concerning campaign finance; relating to schools; also relating to question submitted elections; amending K.S.A. 25-901 and 25-905 and K.S.A. 2011 Supp. 25-4143 and repealing the existing sections, by Representatives Goodman and O'Brien.

HB 2426, AN ACT concerning the Kansas expanded lottery act; relating to racetrack gaming facilities; amending K.S.A. 2011 Supp. 74-(continued)

8702, 74-8734, 74-8741, 74-8751 and 74-8768 and repealing the existing sections, by Representative Fawcett.

HB 2427, AN ACT concerning crimes and punishment; relating to entrapment of firearms dealers, by Representatives O'Brien and Goodman.

HB 2428, AN ACT concerning health care providers; relating to the university of Kansas medical center; amending K.S.A. 2011 Supp. 65-4915 and repealing the existing section, by Legislative Educational Planning Committee.

HB 2429, AN ACT concerning state educational institutions; relating to the state educational institution project delivery construction procurement act and expiration thereof; amending K.S.A. 2011 Supp. 76-7,125 and repealing the existing section, by Legislative Educational Planning Committee.

HB 2430, AN ACT concerning school districts; relating to the contingency reserve fund; amending K.S.A. 2011 Supp. 72-6426 and repealing the existing section, by Legislative Educational Planning Committee.

HB 2431, AN ACT concerning motor vehicles; relating to the issuance of educational institution license plates; amending K.S.A. 2011 Supp. 8-1,142 and repealing the existing section, by Legislative Educational Planning Committee.

HB 2432, AN ACT concerning motor vehicles; relating to distinctive license plates; providing for the ducks unlimited license plate, by Representative Hoffman.

HB 2433, AN ACT concerning income taxation; relating to credits; qualified tuition and related expenses, by Committee on Taxation.

HB 2434, AN ACT making and concerning appropriations for the fiscal year ending June 30, 2012, for the department of education; imposing certain restrictions and limitations, and directing or authorizing certain receipts, disbursements and acts incidental to the foregoing, by Legislative Educational Planning Committee.

HB 2435, AN ACT concerning postsecondary technical education; relating to career technical education programs and workforce grants; amending K.S.A. 72-4460, 72-4461, 72-4462, 72-4463, 72-4464 and 72-4465 and repealing the existing sections, by Legislative Educational Planning Committee.

HB 2436, AN ACT concerning public utilities; relating to the issuance of a certificate of public convenience; amending K.S.A. 66-131 and repealing the existing section, by Joint Committee on Energy and Environmental Policy.

House Concurrent Resolutions

HCR 5028, by Reps. O'Neal and Davis, A CONCURRENT RESO-LUTION providing for joint sessions of the Senate and House of Representatives for the purpose of hearing a message from the Governor and for the purpose of hearing a message from the Supreme Court.

House Resolutions

HR 6001, by Reps. O'Neal and Davis, A RESOLUTION relating to the organization of the House of Representatives.

HR 6002, by Reps. O'Neal and Davis, A RESOLUTION relating to assignment of seats of the House of Representatives.

Senate Bills

SB 249, AN ACT concerning the division of post audit; relating to employees; criminal history record check; amending K.S.A. 46-1103 and repealing the existing section, by Legislative Post Audit Committee.

SB 250, AN ACT pertaining to the continuation of health insurance for firefighters, by Senators Faust-Goudeau, Kelsey and A. Schmidt.

SB 251, AN ACT concerning the joint committee on health policy oversight; relating to its duties; sunset; amending K.S.A. 2011 Supp. 46-3501 and repealing the existing section, by Joint Committee on Heath Policy Oversight.

SB 252, AN ACT concerning the rules and regulations filing act; pertaining to the notice period for certain rules and regulations; amending K.S.A. 2011 Supp. 77-415 and 77-421 and repealing the existing sections, by Joint Committee on Administrative Rules and Regulations.

SB 253, AN ACT requiring communication of mammographic breast density information to patients; amending K.S.A. 40-2230 and repealing the existing section, by Senator Schodorf.

SB 254, AN ACT concerning legislative post audit; providing for information technology audits; amending K.S.A. 46-1128 and repealing the existing section, by Legislative Post Audit Committee.

SB 255, AN ACT concerning mortgage registration fees; amending K.S.A. 79-3102 and repealing the existing section, by Senator Kelsey.

SB 256, AN ACT concerning mortgages of real property; relating to entries of satisfaction of mortgage, duties and liabilities of last mortgagee or assignee of record; amending K.S.A. 58-2309a and repealing the existing section, by Senator Kelsey.

SB 257, AN ACT concerning school districts; relating to calculation of local option budget; amending K.S.A. 2011 Supp. 72-6433d and repealing the existing section, by Legislative Educational Planning Committee

SB 258, AN ACT concerning state officers and employees; relating to state universities; relating to certain negotiated contracts, by Legislative Educational Planning Committee.

SB 259, AN ACT concerning retirement and pensions; relating to the Kansas public employees retirement system and systems thereunder; pertaining to employment after retirement for certain school employees; amending K.S.A. 2011 Supp. 74-4937 and repealing the existing section, by Legislative Educational Planning Committee.

SB 260, AN ACT concerning school districts; relating to special education state aid; amending K.S.A. 2011 Supp. 72-978 and repealing the existing section, by Legislative Educational Planning Committee.

SB 261, AN ACT concerning the Kansas private and out-of-state post-secondary educational institution act; relating to fees and the expiration thereof; amending K.S.A. 2011 Supp. 74-32,181 and repealing the existing section, by Legislative Educational Planning.

SB 262, AN ACT concerning children; relating to grandparent custody, visitation and residency, by Committee on Federal and State Affairs.

SB 263, AN ACT concerning credit unions; relating to the credit committee of a credit union; amending K.S.A. 17-2208, 17-2210 and 17-2211 and repealing the existing sections, by Committee on Financial Institutions and Insurance.

SB 264, AN ACT concerning insurance; relating to life insurance companies; designating trust companies as nominee; amending K.S.A. 2011 Supp. 40-2b20 and repealing the existing section, by Committee on Financial Institutions and Insurance.

SB 265, AN ACT concerning credit unions; relating to the administrator's approval of bylaw amendments; amending K.S.A. 17-2202 and repealing the existing section, by Committee on Financial Institutions and Insurance.

SB 266, AN ACT concerning insurance; relating to risk-based capital requirements for certain insurers; amending K.S.A. 2011 Supp. 40-2c01 and repealing the existing section, by Committee on Financial Institutions and Insurance.

SB 267, AN ACT concerning taxation; relating to tax credits for certain contributions to community colleges, technical colleges and postsecondary educational institutions; amending K.S.A. 2011 Supp. 79-32,261 and repealing the existing section, by Committee on Legislative Educational Planning.

SB 268, AN ACT concerning small, minority and woman-owned businesses; enacting the Kansas small, minority and woman-owned business development act, by Committee on Commerce.

SB 269, AN ACT concerning alcoholic beverages; relating to retailer licenses offering alcoholic liquor sampling; amending K.S.A. 41-308 and repealing the existing section, by Committee on Federal and State Affairs.

SB 270, AN ACT concerning the department of revenue; relating to confidentiality of licensure information; exceptions; amending K.S.A. 2011 Supp. 75-5133 and repealing the existing section, by Committee on Federal and State Affairs.

SB 271, AN ACT concerning property; relating to ownership of pore space, by Joint Committee on Energy and Environmental Policy.

Senate Concurrent Resolutions

SCR 1610, by Senators Morris, Emler and Hensley, A CONCURRENT RESOLUTION relating to a committee to inform the governor that the two houses of the legislature are duly organized and ready to receive communications.

Senate Resolutions

 ${\bf SR}$ ${\bf 1801},$ by Senators Morris, Emler and Hensley, A RESOLUTION relating to the organization of the Senate.

Doc. No. 040166

Attorney General

Opinion 2011-19

Re: State Boards, Commissions and Authorities—State Lottery—Kansas Expanded Lottery Act; Wager, Loan and Credit Restrictions; Criminal Penalties; December 12, 2011.

Synopsis: To be consistent with other Kansas laws prohibiting racing and gaming facilities from loaning money or extending credit to patrons for the purpose of gambling, K.S.A. 2010 Supp. 74-8756(c) should be read to prohibit casinos from loaning money or extending credit to patrons. A service that guarantees paper and electronic checks cashed by patrons at a casino, but does not allow a patron to defer payment or otherwise delay the processing of such checks, is not considered a loan or extension of credit to the patron. Cited herein: K.S.A. 16a-1-301; K.S.A. 2010 Supp. 74-8702; K.S.A. 2010 Supp. 74-8756; K.S.A. 2010 Supp. 74-8819. SF

Opinion 2011-20

Re: Personal and Real Property—Home Inspectors—Authority to Deny, Suspend or Revoke Registration; December 19, 2011.

Synopsis: A registered home inspector or an applicant for home inspector registration may be subject to administrative action for offering or delivering any type of commission, referral fee or kickback for the referral of any business. Cited herein: K.S.A. 2010 Supp 58-4505. SF

Opinion 2011-21

Re: Constitution of the United States—Supremacy Clause; Federal Preemption of State Law.

Intoxicating Liquors and Beverages—Licensing and Related Provisions; City Option—Farm Winery License; Authority of Licensee; December 22, 2011.

Synopsis: In conclusion, it is our opinion that unless a Kansas farm winery qualifies under the "grandfather" clause found in 27 C.F.R. §4.23(b), K.S.A. 2010 Supp. 41-308a(c) is impliedly preempted by federal regulation as it relates to the percentage of grape variety required to label a wine with Kansas as an appellation of origin. Cited herein: K.S.A. 41-308a, 27 C.F.R. §4.23, U.S. Const., Art. VI, Clause 2. AA

Opinion 2011-22

Re: Automobiles and Other Vehicles—Driving Under Influence of Alcohol or Drugs; Related Provisions: Alcohol and Drug Safety Action Program; Evaluation and Supervision of Persons Convicted of Violation of K.S.A. 8-2,144 or 8-1567, or Comparable City Ordinance; Certification of Programs; December 22, 2011.

Synopsis: The person convicted of a violation of K.S.A. 8-2,144 or 8-1567, or comparable ordinance of a city or resolution of a county in this state, is responsible to pay for evaluations required by K.S.A. 8-1008(d). The law does not provide for a waiver of the evaluation fee for a defendant who is indigent. Cited herein: K.S.A. 8-1008, L. 2011 Ch. 105, § 10. AA

Opinion 2011-23

Re: State Boards, Commissions and Authorities—Bioscience Authority—Quorum Required to Transact Business; Executive Session, When Used, Open Meetings Act Exceptions; Closing Meeting for Executive Session to Discuss Marketing or Operational Strategies.

State Departments; Public Officers and Employees— Open Public Meetings—Open Meetings Declared Policy of State; Meeting Defined, Conducting an Open Public Meeting Outside the State of Kansas; December 28, 2011.

Synopsis: K.S.A. 2010 Supp. 74-99b07(b)(3) authorizes the Kansas Bioscience Authority to close an open meeting for the purpose of having an executive session to discuss or consider marketing or operational strategies absent a "contract for" such topics if the KBA finds disclosure of such information would be harmful to its competitive position. A public entity subject to the Kansas Open Meetings Act may conduct meetings outside of Kansas or by teleconference or videoconference if the public entity complies with all of the requirements of the Kansas Open Meetings Act. Cited herein: K.S.A. 2010 Supp. 74-99b02; 77-99b06; 74-99b07; 75-4317; 75-4317a; 75-4319. JA

Opinion 2011-24

Re: Cities and Municipalities—Miscellaneous Provisions—Firearms and Ammunition; Regulation by City or County, Limitations; December 29, 2011.

Synopsis: Regulating "the manner of openly carrying a loaded firearm" includes local ordinances requiring firearms to be carried in a holster, with the safety on, and/or within the control of the individual at all times. A city may not completely prohibit the open carry of a loaded firearm on one's person, or in the immediate control of a person, while on property open to the public. Cities may regulate the way, mode, or method of openly carrying a loaded firearm within reaching distance of one's person. A firearm stored in a glove compartment or underneath the seat of a vehicle is within the immediate control of a person. A city may lawfully require firearm permits, regulate training requirements and limit the make, model, and caliber of firearms that may be carried by private security officers while engaged in the duties of a private security officer. A city may not prohibit the concealed carry of firearms by private security officers beyond the restrictions authorized by the Personal and Family Protection Act, K.S.A. 2010 Supp. 75-7c01 et seq. Cited herein: K.S.A. 2010 Supp 12-16,124; K.S.A. 2010 Supp. 75-7c10; K.S.A. 2010 Supp. 75-7c17. SF

Opinion 2011-25

Re: Constitution of the United States—Legislative Powers—Limitations on States; Laws Impairing the Obligation of Contracts; Annexation by Cities; Area in a Fire District; Refund of Ad Valorem Taxes.

Cities and Municipalities—Additions, Vacation and Lot Frontage—Annexation by Cities; Area in a Fire District; Refund of Ad Valorem Taxes; Impairment of Contracts; December 29, 2011.

Synopsis: 2011 Senate Bill 150 may violate the Contract Clause of the United States Constitution if the application of Section 12(a) results in a substantial impairment of a contractual obligation, and Section 12(a) is either not justified by a significant and legitimate public purpose, or if the substantial impairment of a contractual obligation caused by Section 12(a) is unreasonable in light of the significant and legitimate public purpose which justifies the law. Cited herein: K.S.A. 19-3623f; K.S.A. 75-704. SF

Derek Schmidt Attorney General

Doc. No. 040164

State of Kansas

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking a qualified consulting engineering firm prequalified in Category 211 – Highway Design-Major Facility – for a project manager consultant (PMC) for a design-build (D-B) project as listed below. A PDF (3 MB maximum size) of the interest response must be emailed to David J. Nagy, P.E., Assistant to the Bureau Chief of Design/Contracts Engineer, at DavidN@ksdot.org. Interest responses are limited to six pages, with a project history appendix (of PMC work) up to six pages on projects over \$25 million of construction; the subject line of the email and the PDF file name must read "435-46 KA-1002-06 - Firm Name"; and must be received by noon February 2 for the consulting engineering firm to be considered.

435-46 KA-1002-06 Project Manager Consultant Project

The scope of the services is to be the agency's Project Manager Consultant for the Design-Build "Gateway" Project at the I-435/I-35/K-10 interchange, Johnson County, Kansas (Project 435-46 KA-1002-04), currently estimated at \$250 million for construction and scheduled for a Spring 2014 award of contract to the D-B contractor. A partial listing of the services will include working with the current consultant that is preparing baseline plans and reviewing prepared plans through construction of the project and finalization of project. Additionally, the consultant will develop a D-B manual, tailored to KDOT, utilizing other material already developed by other states, such as UDOT and MinDOT. The consultant will develop all materials necessary for the selection of the D-B contractor, including the RFQ and RFP; assist the efforts in the selection of the D-B contractor; develop a scoring system to be utilized in the selection of the D-B contractor; assist with alternate technical concepts (ATCs) and additional requested elements (AREs); provide PI efforts; develop/provide effective project management systems to keep track of project development issues; prepare and review estimates; develop the construction packages for D-B of the Gateway Project; and assist with contract administration through finalization of the project. In addition, the PMC will assist KDOT with the determination, assessment and mitigation of project risk factors such as project schedule, right-of-way issues and utilities. Additional services may be added or removed as the project progresses.

Baseline plans are to be completed by December 2012 (by others). The PMC is to be hired by April 2012. The design build contractor is to be selected by Spring 2014. The anticipated end of PMC services is by December 2017.

Additional project information can be located at the following websites:

http://kdotapp.ksdot.org/TWorks/ www.jocogateway.com

The selected consultant will be precluded from proposing as a member of an interested design-build team for the construction project. For more information or details regarding the PMC duties, contact Jim Kowach at kowach@ksdot.org.

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 firms not selected will be notified of the outcome.

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

- 1. Size and professional qualifications.
- 2. Experience of staff.
- 3. Location of firm with respect to 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.

Barb Rankin Acting Secretary of Transportation

Doc. No. 040176

Department of Transportation

Request for Comments

The Kansas Department of Transportation requests comments on the amendment of the Statewide Transportation Improvement Program (STIP) FY 12-15. The comprehensive list of project(s) 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, 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 February 1.

Barb Rankin Acting Secretary of Transportation

Doc. No. 040169

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding two proposed air quality permits. Goodrich Interiors Cabin Systems — Yoder has applied for a construction permit in accordance with the provisions of K.A.R. 28-19-300 and a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of carbon monoxide (CO), oxides of nitrogen (NOx), sulfur dioxide (SO₂), volatile organic compounds (VOCs), particulate matter (PM/PM₁₀) and hazardous air pollutants (HAPs) were evaluated during the permit review process. The purpose of a Class II permit is to limit the hazardous air pollutants (HAPs) to below major source thresholds.

Goodrich Interiors Cabin Systems — Yoder, 1645 S. Maize Road, Wichita, 67209, owns and operates a facility that manufactures fiberglass rail car panels, located at 1700 E. Essex Road, Hutchinson, 67501.

A copy of the proposed permits, permit applications, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 30 days from the date of publication during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, and at the KDHE South Central District Office, 130 S. Market, Suite 6050, Wichita. To obtain or review the proposed permits and supporting documentation, contact Ashley Eichman, (785) 296-1713, at the KDHE central office, and to review the proposed permit only, con-

tact David Butler, (316) 337-6020, at the KDHE South Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permits to Ashley Eichman, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business February 21.

A person may request a public hearing be held on the proposed permits. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sharon Burrell, Bureau of Air, not later than the close of business February 21 in order for the Secretary of Health and Environment to consider the request.

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

Doc. No. 040168

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. AGCO Corporation has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to remove existing paint lines and replace them with two new paint lines and also replace several curing ovens and a boiler. Emissions of nitrogen oxides (NO_x), carbon monoxide (CO), volatile organic compounds (VOCs), particulate matter (PM/ PM_{10}), sulfur oxides (SO_x) and hazardous air pollutants (HAPs) were evaluated during the permit review process.

AGCO Corporation, 4205 River Green Parkway, Duluth, GA 30096, owns and operates the stationary source located at 420 W. Lincoln Blvd., Hesston, KS 67062-2094, at which the addition of two new paint lines is to be installed

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 30 days from the date of publication during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, and a copy of the proposed permit can be reviewed at the KDHE South Central District Office, 130 S. Market, Suite 6050, Wichita. To obtain or review the proposed permit and supporting documentation, contact Ashley Eichman, (785) 296-1713, at the KDHE central office, and to review the proposed permit only, contact David Butler, (316) 337-6020, at the KDHE South Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Ashley Eichman, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In

order to be considered in formulating a final permit decision, written comments must be received before the close of business February 20.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Cindy Moon, Bureau of Air, not later than the close of business February 20 in order for the Secretary of Health and Environment to consider the request.

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

Doc. No. 040172

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Spirit AeroSystems, Inc. has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to seek approval of an expansion to its Boeing 737 production line. Emissions nitrogen oxides (NOx), carbon monoxide (CO), particulate matter (PM), PM with an aerodynamic diameter less than or equal to 10 micrometers (PM₁₀), volatile organic compounds (VOCs), individual hazardous air pollutants (HAPs), combined HAPs and greenhouse gasses (GHGs) were evaluated during the permit review process. VOC emissions from the surface coating of airplane fuselages will be controlled by two regenerative thermal oxidizers.

Spirit AeroSystems, Inc., P.O. Box 780008, MC K06-94, Wichita, 67278, owns the stationary source located at 3801 S. Oliver, Wichita, 67210, at which the Boeing 737 production line expansion is to be constructed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 30 days from the date of publication during normal business hours at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, and a copy of the proposed permit can be reviewed at the Wichita Department of Environmental Health, 1900 E. 9th St., Wichita. To obtain or review the proposed permit and supporting documentation, contact Kristin R. Fritchman, (785) 368-6683, at the KDHE central office, and to review the proposed permit only, contact Randy Owen, (316) 268-8353, at the Wichita Department of Environmental Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Kristin R. Fritchman, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close business February 20.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sharon Burrell, Bureau of Air, not later than the close of business February 20 in order for the Secretary of Health and Environment to consider the request.

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

Doc. No. 040179

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 17, 28-18-1 through 33, 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-12-007/013 Pending Permits for Confined Feeding Facilities

· ·		U
Name and Address of Applicant	Legal Description	Receiving Water
Ernzen Dairy 21302 Millwood Road	NE/4 of Section 04, T08S, R21E,	Kansas River Basin
Easton, KS 66020	Leavenworth	Dushi
	County	

Kansas Permit No. A-KSLV-M005

This is a new permit for an existing previously certified facility for 230 head (322 animal units) of mature dairy cattle, 25 head (25 animal units) of cattle weighing greater than 700 pounds and 50 head (25 animal units) of cattle weighing less than 700 pounds, for a total of 372 animal units. A new drain pipe to collect drainage from the east pens is proposed and new vegetative buffers to control drainage on the west side.

Name and Address of Applicant	Legal Description	Receiving Water
Pioneer, Inc. Jim Keller 1021 County Road CC	N/2 & SW/4 of Section 18 & N/2 of Section 17 & NW/4	Smoky Hill River Basin
Oakley, KS 67748	of Section 19, T11S, R31W, Gove County	

Kansas Permit No. A-SHGO-C003 Federal Permit No. KS0115860

This is a permit modification and reissuance for an existing livestock facility with a maximum capacity of 40,000 head (40,000 animal units) of cattle weighing greater than 700 pounds. The facility consists of approximately 219 acres of open lot pens and 201 acres of associated feedlot area. Wastewater is collected by five earthen retention structures and a sediment basin. Proposed modifications to the facility include the construction of two freshwater ponds and an irrigation storage structure. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Kan Sun Feeders	S/2 of Section 33,	Smoky Hill River
Cecil Bailey	T16S, R38W,	Basin
1129 N. Co. Road #3	Wichita County	
Leoti, KS 67861		

Kansas Permit No. A-SHWH-C004 Federal Permit No. KS0115282

This permit is being reissued for an existing facility for 17,000 head (17,000 animal units) of cattle weighing more than 700 pounds and 9 head (18 animal units) of horses. This represents an increase in the permitted capacity from the previous permitted capacity of 17,000 head (17,000 animal units) of cattle weighing more than 700 pounds. An approved Nutrient Management Plan for the facility is on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Walter Penner	SW/4 of Section 29,	Walnut River
15622 N.W. 130th St. Whitewater, KS 67154	T23S, R03E, Butler County	Basin

Kansas Permit No. A-WABU-S001

This permit is being reissued for an existing swine facility for 380 head (152 animal units) of swine weighing more than 55 pounds. There is no change in the permitted animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Sinn Ranch, Inc	SW/4 of Section 05,	Big Blue River
Farrowing	T01S, R01E,	Basin
254 Road 7100	Washington County	
Mahaska KS 66955	9 ,	

Kansas Permit No. A-BBWS-S032

This permit is being reissued for an existing facility with a maximum capacity of 122 head (48.8 animal units) of swine more than 55 pounds and 160 head (16 animal units) of swine 55 pounds or less, for a total of 64.8 animal units. There is no change in the permitted animal units from the previous permit cycle.

Name and Address of Applicant	Legal Description	Receiving Water
Holthaus Brothers Cyril Holthaus	SW/4 of Section 02, T04S, R11E,	Big Blue River Basin
531 State Hwy. 9 Centralia, KS 66415	Nemaha County	

Kansas Permit No. A-BBNM-B001

This permit is being reissued for an existing facility with a maximum capacity of 990 head (495 animal units) of cattle 700 pounds or less. There is no change in the permitted animal units from the previous permit cycle.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Hilltop Hog & Grain	SE/4 of Section 34 &	Missouri River
Ray Schmitz	SW/4 of Section 35,	Basin
2526 E Road	T01S, R11E,	
Baileyville, KS 66404	Nemaha County	

Kansas Permit No. A-MONM-S013

This permit is being reissued for an existing facility with a maximum capacity of 1,400 head (560 animal units) of swine more than 55 pounds, 1,160 head (116 animal units) of swine 55 pounds or less and 150 head (150 animal units) of cattle more than 700 pounds, for a total of 826 animal units. There is no change in the permitted animal units from the previous permit cycle.

Public Notice No. KS-Q-12-005/010

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
Coleman Company, Inc.	Arkansas River via	Groundwater
P.O. Box 2931	Chisholm Creek via	Remediation
Wichita, KS 67201-2931	Drainage Ditch	Project

Kansas Permit No. I-AR94-PO70 Federal Permit No. KS0091421 Legal Description: NW¹/₄, S34, T26S, R1E, Sedgwick County

Facility Name: The Coleman Inc., Northeast Groundwater Remediation Facility Location: 3600 N. Hydraulic, Wichita, KS 67219

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing groundwater remediation project. This facility manufactures recreational camping equipment and plastic products. Chlorinated hydrocarbon-contaminated groundwater from groundwater recovery wells is treated in an air stripper prior to discharge to a drainage ditch. The proposed permit contains limits for trichloroethylene, tetrachloroethylene and vinyl chloride, as well as monitoring of total recoverable lead, total phosphorus, volatile organic chemicals and effluent flow. Domestic and process

Name and Address of Applicant	Receiving Stream	Type of Discharge
Hutchinson, City of	Arkansas River	Treated Domestic
P.O. Box 1567		Wastewater
II		

Hutchinson, KS 67504-1567

Kansas Permit No. M-AR49-OO01 Federal Permit No. KS0080586

Legal Description: SE¼, SE¼, S8, T23S, R6W, Reno County Facility Name: Fun Valley Wastewater Treatment Lagoons

wastewater is discharged into the sanitary sewer.

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility. The proposed permit contains limits for biochemical oxygen demand and total suspended solids, as well as monitoring for ammonia, E. coli, chlorides and pH.

Name and Address	Receiving	Type of
of Applicant	Stream	Discharge
Haviland, City of	Lost Lake via	Treated Domestic
P.O. Box 264	Unnamed Tributary	Wastewater
Haviland, KS 67059-0264	-	

Kansas Permit No. M-AR42-OO01 Federal Permit No. KS0027839 Legal Description: SE¹/₄, SW¹/₄, NE¹/₄, S8, T28S, R16W, Kiowa County

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility. The proposed permit contains limits for biochemical oxygen demand and total suspended solids, as well as monitoring for ammonia, E. coli, pond water levels and pH.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Independent Salt Company P.O. Box 36	Smoky Hill River via Unnamed	Process Water
Kanopolis, KS 67454	Tributary via Pipeline	

Kansas Permit No. I-SH19-PO07 Federal Permit No. KS0096857 Legal Description: (Outfall) NW1/4, S5, T16S, R7W, Ellsworth County

Facility Description: The proposed action consists of reissuance of an existing Kansas/NPDES Water Pollution Control Permit. This facility is engaged in the mechanical mining of underground salt, used for highway deicing. Groundwater seepage from the mine shafts is collected in an underground tank and pumped to a surface storage tank. From the storage tank, the flow is directed via pipeline to Outfall 001X1, into the Smoky Hill River. The facility has a backup reverse osmosis (RO) system to treat the wastewater, if needed, to meet the permit limitations. Domestic waste is connected to a septic tank.

lateral field system. The proposed permit requires monitoring for chloride, sulfate and effluent flow.

Name and Address	Receiving	Type of
of Applicant	Stream	Discharge
T H Agriculture &	Kansas River	Groundwater
Nutrition, L.L.C		Remediation
15313 W. 95th St.		Project
Lenexa, KS 66219		,

Kansas Permit No. I-KS27-PO43 Federal Permit No. KS0096709
Legal Description: (Facility) NW1/4, S13, T11S, R24E, Wyandotte County
Facility Description: The proposed action is to reissue an existing permit
for the operation of an existing groundwater remediation project.
Treated effluent (1.5 MGD total) is discharged through the Kansas
River flood control dike (levee) via one or both outfalls (001X1 and/
or 002X1). The wastewater treatment system consists of some or all
of the following items: duplex bag filter for suspended solids removal; dual granular activated carbon (GAC) filters for VOC, pes-

or 002X1). The wastewater treatment system consists of some or all of the following items: duplex bag filter for suspended solids removal; dual granular activated carbon (GAC) filters for VOC, pesticide and other organic chemical removal; antifoam agents for surfactant control; sequestering agents for iron, manganese and hardness removal; and air stripping for volatile organic chemicals removal. The proposed permit contains limits for total suspended solids, trichloroethylene, tetrachloroethylene, vinyl chloride and pH, as well as monitoring of total phosphorus, pesticides and herbicides, priority pollutants and effluent flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Whitaker Aggregates Company Inc.	Big Sugar Creek via Little Sugar Creek	Pit Dewatering and Stormwater
121 2600th St.	via Unnamed	Runoff
Savonburg, KS 66772	Tributary	

Kansas Permit No. I-MC26-PO04 Federal Permit No. KS0092983

Legal Description: SW1/4, S19, T22S, R24E, Linn County

Facility Description: The proposed action consists of reissuing an existing permit for discharge of wastewater during quarry operations. This facility is a limestone quarrying and crushing operation with occasional washing. Outfall 001A1 consists of treated washwater, stormwater runoff and pit water. The proposed permit contains limits for total suspended solids and includes generic water-quality language to protect waters of the state.

Public Notice No. KS-NQ-12-001/003

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

Name and Address	Legal	Type of
of Applicant	Location	Discharge
Lewis, City of	NW ¹ / ₄ , NE ¹ / ₄ , NE ¹ / ₄ ,	Nonoverflowing
P.O. Box 155	S25,T24S, R18W,	Į.
Lewis, KS 67552	Edwards County	

Kansas Permit No. M-UA27-NO01 Federal Tracking No. KSJ000268
Facility Description: This action consists of renewing an existing Kansas
Water Pollution Control Permit for an existing facility. The draft
permit contains supplemental conditions for irrigation of wastewater and monitoring requirements on the irrigated water to assure
proper operation of the treatment system. Discharge of wastewater
from this treatment facility to surface waters of the state of Kansas
is prohibited by this permit. Included in this permit is a schedule of
compliance requiring the permittee to provide KDHE with a map
showing field(s) to be irrigated and provide basic soil analysis from
samples of the irrigated portion of the land application site(s).

samples of the irrigated portion of the land application site(s).		
Name and Address of Applicant	Legal Location	Type of Discharge
Ozawkie, City of P.O. Box 120	S½, NW¼, SW¼, S25, T9S, R17E,	Nonoverflowing
Ozawkie, KS 66070	Iefferson County	

Kansas Permit No. M-KS56-NO01 Federal Tracking No. KSJ000395 Facility Description: This action consists of renewing an existing Kansas Water Pollution Control Permit for an existing facility. The draft permit contains supplemental conditions for irrigation of waste-water and monitoring requirements on the irrigated water to assure proper operation of the treatment system. Discharge of wastewater from this treatment facility to surface waters of the state of Kansas is prohibited by this permit. Included in this permit is a schedule of compliance requiring the permittee to provide KDHE with a map showing field(s) to be irrigated and provide basic soil analysis from samples of the irrigated portion of the land application site(s).

Name and Address of Applicant	Legal Location	Type of Discharge
oi Applicalit	Location	Discharge
Woodbine, City of	NW ¹ / ₄ , SW ¹ / ₄ , SE ¹ / ₄ ,	Nonoverflowing
P.O. Box 11	S26, T14S, R4E,	· ·
Woodbine, KS 67492	Dickinson County	

Kansas Permit No. M-SH42-NO02 Federal Tracking No. KSJ000644

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

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

All comments regarding the draft documents or application notices received on or before February 18 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-12-007/013, KS-Q-12-005/010, KS-NQ-12-001/003) 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. 040171

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 1-16-12 through 1-22-12

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Term	Rate
1-89 days	0.08%
3 months	0.02%
6 months	0.06%
1 year	0.08%
18 months	0.16%
2 years	0.22%

Scott Miller Director of Investments

Doc. No. 040163

State of Kansas

Department of Revenue Division of Property Valuation

Directive #12-045

To: County Appraisers Private Mass Appraisal Firms Subject: Approved List of Private Appraisal Firms (This Directive Supersedes Directive #94-027)

This directive is adopted pursuant to the provisions of K.S.A. 79-505, and shall take effect and be in force after its publication in the Kansas Register for the 2013 valuation year and all subsequent valuation years.

- 1. K.S.A 79-1478 authorizes counties to contract with private appraisal firms to conduct the reappraisal of property or perform technical tasks to assist the county appraiser in the completion of annual appraisal maintenance work. Private appraisal firms may be organized as corporations, partnerships, limited liability companies, or individual contractors. Selection of a private firm whose services are necessary to perform appraisal assignments, develop components of a mass appraisal, provide technical appraisal services, or complete project maintenance phases must be made from a list of approved firms supplied by the director of property valuation.
- 2. The private appraisal firm must meet minimum experience qualifications and possess technical skills to be placed on the director's approved vendor list before a contract can be approved for the county. Contracts between the county and a private appraisal firms shall meet the specifications of the director of property valuation. The contracted scope of work for any county phase of ad valorem appraisal shall comply with relevant specifications, guidelines, administrative rules and regulations, statutes, directives and appraisal industry standards.

- 3. The firm shall submit an application request in writing to the director of property valuation to be added to the approved list of private appraisal firms. The request must include sufficient experience and background documentation, and fully describe the professional services or technical assistance that the firm is prepared to offer to perform appraisal assignments, develop components of a mass appraisal, or complete appraisal maintenance phases. A pending contract with a Kansas county is not required to be placed on the approved list of private appraisal firms.
- 4. The firm shall be notified within thirty (30) business days if the request to be added to the director's approved list of private appraisal firms has been granted. If approval is not granted the director of property valuation will provide reasons for the rejection.
- 5. Once a firm has been placed upon the approved list, the scope of professional services or technical assistance offered may be revised, by request of the firm, as qualifications are updated through the addition of experienced personnel or by successful completion of required workshops and course work. The director reserves the right to revise the scope of contract work that a firm may be eligible to perform due to performance evaluation outcomes or personnel changes within a firm.

Minimum Experience Qualification and Background Information Required for Private Appraisal Firms:

- The firm must submit a request with sufficient documentation to be added to the approved list of private appraisal firms in writing to the director of property valuation. A pending contract with a Kansas county is not required to be placed on the approved list of private appraisal firms.
- 2. The firm must document at least five (5) years of mass appraisal experience in the valuation of real property for ad valorem taxation. Please submit the following information:
 - a. A short description of all past mass appraisal project work completed over the last 5 years. Please include the following information:
 - Jurisdiction name and description of the scope of work performed.
 - Summary of results, work products delivered and performance evaluation outcome.
 - Names of references/phone numbers/email contacts.
- 3. Provide background documentation on the firm's personnel. Please submit the following information:
 - Resumes with experience qualifications for all appraisal personnel who will be assigned to perform work for a Kansas county.
 - b. A list of all Kansas computer assisted mass appraisal system (Orion) courses and workshops successfully completed by personnel in the firm who will be assigned to perform work for a Kansas county.
- 4. The firm shall be notified within thirty (30) business days if approval to be added to the approved list of

private appraisal firms has been granted. If approval is declined the director of property valuation shall provide reasons for denial.

Requirements to Remain on the Director's Approved Vendor's List:

- 1. All appraisal work shall be performed in compliance with the Uniform Standards of Professional Appraisal Practice (USPAP) 2002, Standard 2 or 6, whichever is applicable, in addition to relevant statutes, directives, administrative rules, guides and appraisal maintenance specifications.
- 2. All contracts for ad-valorem appraisal work with a Kansas county shall be submitted to the division of property valuation.
- An annual update of the qualifications of appraisal or technical personnel who will be offered or assigned to perform work for a Kansas county shall be provided to the director of property valuation before January 30th.
- 4. A resume with the qualifications for any new appraisal personnel hired and assigned to perform work for a Kansas county shall be provided to the director of property valuation before the employee begins any contracted work assignments.
- 5. A resume with qualifications for any appraisal or technical personnel promoted, transferred or reassigned to perform work for a Kansas county shall be provided to the director of property valuation before the employee begins any contracted work assignments
- 6. Prior to the commencement of mass appraisal work, employees of the firm assigned to assist a Kansas county shall successfully complete all relevant technical and computer assisted mass appraisal system (Orion) training courses and workshops provided by the division of property valuation. See Appendix A for a list of training required to responsibly manage, assist with, or perform specific technical tasks, and achieve proficiency with methods and techniques required to develop a credible mass appraisal.

Required Contract Specifications:

- 1. The contract shall employ terms that comply with relevant Kansas statutes, administrative regulations, standards, guidelines, directives and instruction
- The contract shall specify that it is breach if the firm fails to comply with relevant Kansas statutes, administrative regulations, standards, guidelines directives and instruction manuals.
- 3. The contract specifications shall provide adequate detail to delineate the responsibilities and duties that will be performed for each contracted assignment, technical task or project phase.
- Scope of work must comply with the relevant sections of the Appraisal Maintenance Specifications issued by the division of property valuation.
- 5. The contract shall require sufficient documentation to be provided by the firm on a monthly basis to enable the county to monitor and report progress to the property valuation division.

- 6. The contract shall require work product documentation to be provided by the firm to allow the county to adequately represent its position at hearings and before the court of tax appeals.
- 7. The contract shall specifically allow the county appraiser and the property valuation division to review work performed by the firm.
- 8. The contract shall name employees of the firm assigned to perform work for the county and the contract shall require such employees to meet the technical qualifications and comply with computer assisted mass appraisal system training required by the division of property valuation.
- The contract shall specify that time is of the essence and failure to meet deadlines required by Kansas statutes, regulations, specifications, directives or guidelines constitutes a material breach of contract.
- 10. The contract shall require submission of a copy of the signed contract to the division of property valuation.

Appendix A

Uniform Standards of Professional Appraisal Practice (USPAP) Standard Rule 6-1

In developing a mass appraisal, an appraiser must:

(a) be aware of, understand, and correctly employ those generally accepted methods and techniques necessary to produce a credible mass appraisal;

Comment: Departure from this binding requirement is not permitted.

This rule recognizes the principal of change continues to affect the manner in which appraisers perform mass appraisals. To keep abreast of these changes and developments in the real estate field, the appraisal profession is constantly reviewing and revising appraisal methods and techniques and devising new methods and techniques to meet new circumstances. For this reason it is not sufficient for appraisers to simply maintain the skills and the knowledge they possess when they become appraisers. Mass appraisers must continuously improve their skills to remain proficient.

To meet the expectations and obligations of USPAP Standard Rule 6-1 the division of property valuation develops and requires technical training courses and workshops for county appraisers, county appraisal staff and private appraisal firms. This includes training on the Orion CAMA system and related software applications required to develop competent analyses, properly calibrate models, employ accepted mass appraisal techniques, complete appraisal maintenance tasks according to specifications and produce a credible mass appraisal. Successful completion of training requires full attendance and a passing grade of 70% or more on the final exam in tested courses and workshops.

See the annual PVD Education catalog available at: www.ksrevenue.org/pvdeducation.html for details and course offerings.

Approved January 9, 2012.

David N. Harper Director of Property Valuation

Doc. No. 040165

(Published in the Kansas Register January 19, 2012.)

City of Assaria, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2012

Notice is hereby given that the city of Assaria, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$315,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated January 9, 2012.

Kristie Trimble City Clerk

Doc. No. 040180

(Published in the Kansas Register January 19, 2012.)

Summary Notice of Sale Unified Government of Wyandotte County/ Kansas City, Kansas \$15,655,000*

General Obligation Improvement Bonds Series 2012-A

\$780,000*

Taxable General Obligation Improvement Bonds Series 2012-B

(General obligations payable from unlimited ad valorem taxes)

Bids

Subject to additional terms and conditions contained in the Notice of Sale dated December 15, 2011, written and electronic bids for the purchase of the above-referenced bonds of the Unified Government of Wyandotte County/ Kansas City, Kansas (the issuer), will be received on behalf of the issuer by the issuer's financial advisor, in the case of written bids, at the address hereinafter set forth, and in the case of electronic bids, via PARITY, until 10 a.m. February 2, 2012 (the sale date). All bids will be publicly evaluated at said time and place and the award of the bonds will be acted upon by the governing body at its meeting to be held at 7 p.m. on the sale date. No oral or auction bids 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 Series 2012-A Bonds and Series 2012-B Bonds will be dated as of the issue date (currently expected to be February 23, 2012) and will become due on August 1 in the years as follows:

Series 2012-A Bonds

Maturity Date	Principal
(August 1)	Amount*
2013	\$350,000

2014	375,000
2015	650,000
2016	670,000
2017	685,000
2018	700,000
2019	720,000
2020	735,000
2021	755,000
2022	775,000
2023	795,000
2024	815,000
2025	845,000
2026	870,000
2027	900,000
2028	930,000
2029	965,000
2030	1,000,000
2031	1,040,000
2032	1,008,000

Series 2012-B Bonds	
Maturity Date	Principal
(August 1)	Amount*
2013	\$145,000
2014	155,000
2015	155,000
2016	160,000
2017	165,000

The Series 2012-A Bonds and Series 2012-B Bonds will bear interest from the date thereof at rates to be determined when such bonds are sold, which interest will be payable semiannually on February 1 and August 1 in each year, beginning February 1, 2013.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Book-Entry-Only System

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

Good Faith Deposit

Each bid for a series of the bonds shall be accompanied by a good faith deposit in the form of a wire transfer of funds to the issuer, a certified or cashier's check drawn on a bank located in the United States or a financial surety bond in the amount of 2 percent of the principal amount of the bonds of such series, payable to the order of the issuer.

Pre-Bid Revisions

The issuer reserves the right to issue a Supplemental Notice of Sale not later than 48 hours prior to the sale date via the MUNIFACTS News Service. If issued, the Supplemental Notice of Sale may (i) modify the principal amount of one or more series of the bonds, (ii) withdraw one or more series of the bonds from the sale, and/or (iii) modify such other terms of this Notice of Sale as the issuer determines.

Adjustment of Issue Size

The issuer reserves the right on the date of the award to, in its sole discretion, increase or decrease the total principal amount of a series of the bonds and/or to in-

crease or decrease individual principal maturities, depending on the interest rates bid and the issue price specified, in order to properly structure the financing for the projects to be paid for with proceeds of the bonds.

Delivery and Payment

The issuer will pay for preparing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder(s), on or about February 23, 2012 (the issue date), to DTC for the account(s) of the successful bidder(s).

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the issuer for the year 2011 is \$1,074,306,696. The total general obligation bonded indebtedness of the issuer as of the date of the bonds, including the bonds being issued and the temporary notes being issued contemporaneously with the bonds (the notes), but excluding the temporary notes to be retired with the proceeds of the bonds, the notes and other funds of the issuer, is \$330,315,000, of which \$329,615,000 is indebtedness of the issuer payable only from taxes on taxable tangible property in the city of Kansas City, Kansas, and \$700,000 is indebtedness of the issuer payable only from taxes on taxable tangible property within Wyandotte County, Kansas.

Approval of the Bonds

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

Additional Information

Additional information regarding the bonds may be obtained from the office of the chief financial officer at (913) 573-5186; from Springsted Incorporated, the issuer's financial advisor, at (612) 223-3000; or from bond counsel, Gilmore & Bell, P.C., 2405 Grand Blvd., Suite 1100, Kansas City, MO 64108, at (816) 221-1000.

Financial Advisor – Written and Facsimile Bid and Good Faith Deposit Delivery Address:

Springsted Incorporated 380 Jackson St., Suite 300 St. Paul, MN 55101 Attn: Bond Services (651) 223-3000 Fax (651) 223-3046

Email: bond_services@springsted.com

Dated December 15, 2011.

Unified Government of Wyandotte County/ Kansas City, Kansas Lew Levin, Chief Financial Officer 701 N. 7th St. Kansas City, KS 66101 Fax (913) 573-5003

*Preliminary; subject to change.

Doc. No. 040174

State of Kansas

Department of Health and Environment

Permanent Administrative Regulations

Article 4.—MATERNAL AND CHILD HEALTH

28-4-93. Online information dissemination system. This regulation shall apply to the department's online information dissemination system for child care facilities, as defined in K.S.A. 65-503 and amendments thereto. (a) Definitions. The following terms shall have the meanings specified in this regulation:

(1) "Applicant" means a person who has applied for a license to operate a child care facility but who has not yet

been granted the license.

- (2) "Applicant with a temporary permit" means a person who has been granted a temporary permit to operate a child care facility.
- (3) "Department" means Kansas department of health and environment.
- (4) "Licensee" means a person who has been granted a license to operate a child care facility.
- (5) "Online information dissemination system" means the electronic database of the department that is accessible to the public.
- (b) Identifying information. Each applicant, each applicant with a temporary permit, and each licensee that wants the department to display the address and the telephone number of the child care facility on the online information dissemination system shall notify the department on a form provided by the department. (Authorized by and implementing K.S.A. 2010 Supp. 65-534; effective Feb. 3, 2012.)
- **28-4-113. Definitions.** (a) "Applicant" means a person who has applied for a license but who has not yet been granted a license to operate a facility.
- (b) "Applicant with a temporary permit" means a person who has been granted a temporary permit to operate a facility.
- (c) "Care provider" and "provider" mean an individual who cares for and supervises children in a facility and has responsibility for the health, safety, and well-being of children, including the following:
 - (1) A primary care provider;
- (2) an individual who is at least 16 years of age and who is working in the facility; and
 - (3) a substitute.
- (d) "Day care home" means the premises on which care is provided for a maximum of 10 children under 16 years of age, with a limited number of children under five years of age in accordance with K.A.R. 28-4-114 (e).
- (e) "Department" means Kansas department of health and environment.
- (f) "Emergency care" means care for a period not to exceed two weeks for children not regularly enrolled in a facility.
- (g) "Évening care" means care after 6:00 p.m. and before 1:00 a.m. the following day for children enrolled at a facility and present during operating hours.

- (h) "Extended absence" means time away from a facility for a period of more than three hours in a day.
- (i) "Facility" means a day care home or a group day care home.
- (j) "Fire inspector" means a person approved by the state fire marshal to conduct fire safety inspections.
- (k) "Group day care home" means the premises on which care is provided for a maximum of 12 children under 16 years of age, with a limited number of children under five years of age in accordance with K.A.R. 28-4-114 (f).
- (l) "Large motor activity" means any movement involving the arms, legs, feet, or entire body, including crawling, running, and jumping.
- (m) "License capacity" means the maximum number of children who are authorized to be on the premises at any one time.
- (n) "Licensed physician" means an individual who is licensed to practice either medicine and surgery or osteopathy in Kansas by the Kansas state board of healing arts or who practices either medicine and surgery or osteopathy in another state and is licensed under the licensing statutes of that state.
- (o) "Licensee" means a person who has been granted a license to operate a facility.
- (p) "Overnight care" means care after 1:00 a.m. for children enrolled at a facility and present during operating hours.
- (q) "Primary care provider" means an applicant with a temporary permit, a licensee, or the designee of an applicant with a temporary permit or a licensee. Each applicant with a temporary permit, each licensee, and each designee shall be at least 18 years of age and shall meet the requirements for a primary care provider specified in K.A.R. 28-4-114a.
- (r) "Professional development training" means training approved by the secretary that is related to working with children in care.
- (s) "Substitute" means an individual who supervises children in the temporary absence or extended absence of the primary care provider and who meets the following requirements:
- (1) In the temporary absence of the primary care provider, the substitute shall be at least 16 years of age and shall meet all of the requirements for a provider specified in K.A.R. 28-4-114a (a)(2), (b)(4)(C), and (c).
- (2) In the extended absence of the primary care provider, the substitute shall be at least 18 years of age and shall meet all of the requirements for a primary care provider specified in K.A.R. 28-4-114a.
- (t) "Temporary absence" means time away from a facility for a period not to exceed three hours in a day.
- (u) "Use zone" means the surface under and around a piece of equipment onto which a child falling from or exiting the equipment would be expected to land.
 - (v) "Weapons" means any of the following:
 - (1) Firearms;
 - (2) ammunition;
- (3) air-powered guns, including BB guns, pellet guns, and paint ball guns;
 - (4) hunting and fishing knives;

- (5) archery equipment; or
- (6) martial arts equipment. (Authorized by K.S.A. 2010 Supp. 65-508; implementing K.S.A. 2010 Supp. 65-503 and K.S.A. 2010 Supp. 65-508; effective, E-80-18, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1981; amended May 1, 1983; amended May 1, 1984; amended May 1, 1985; amended Feb. 26, 1990; amended Feb. 3, 2012.)

28-4-114. Applicant; licensee. (a) Application process.

- (1) Any person desiring to operate a facility shall apply for a license on forms provided by the department.
- (2) Each applicant and each licensee shall submit the fee specified in K.A.R. 28-4-92 for a license or for the renewal of a license. The applicable fee shall be submitted at the time of license application or renewal and shall not be refundable.
- (3) The granting of a license to any applicant or applicant with a temporary permit may be refused by the secretary if the applicant or applicant with a temporary permit is not in compliance with the applicable requirements of the following:
- (A) K.S.A. 65-504 through 65-506, and amendments thereto;
 - (B) K.S.A. 65-508, and amendments thereto;
 - (C) K.S.A. 65-512, and amendments thereto;
- (D) K.S.A. 65-530 and 65-531, and amendments thereto; and
 - (E) all regulations governing facilities.
- (4) Failure to submit the application forms and fee for renewal of a license shall result in an assessment of a late fee pursuant to K.S.A. 65-505, and amendments thereto, and may result in closure of the facility.
- (b) Applicant and licensee requirements. Each applicant, if an individual, and each licensee, if an individual, shall meet the following requirements:
 - (1) Be at least 18 years of age;
- (2) not be involved in child care or a combination of child care and other employment for more than 18 hours in a 24-hour period; and
- (3) not be engaged in either business or social activities that interfere with the care or supervision of children.
 - (c) Multiple child care facilities.
- (1) Each applicant with a temporary permit and each licensee who operates more than one child care facility, as defined in K.S.A. 65-503 and amendments thereto, shall maintain each child care facility as a separate entity.
- (2) A license for an additional child care facility shall not be granted until all existing child care facilities for which the licensee has been granted a license are in compliance with licensing regulations.
- (d) Multiple licenses. No licensee shall be licensed concurrently for or provide more than one type of child care or child and adult care on the same premises.
- (e) License capacity for day care homes. Each applicant with a temporary permit and each licensee shall ensure that the requirements of this subsection are met.
- (1) The maximum number of children for which a day care home may be licensed shall be the following:

– Kansas Register —

TABLE I—LICENSE CAPACITY, ONE PROVIDER

Maximum Number	Maximum Number	Maximum Number	License
of Children Under	of Children at Least	of Children at	Capacity
18 Months	18 Months	Least 5 Years	
	but Under 5 Years	but Under 11 Years	
	of Age	of Age*	
0	7	3	10
1	5	4	10
2	4	3	9
3	3	2	8

*Children five years of age and over may be substituted for younger children in the license capacity.

- (2) Children at least 11 years of age but under 16 years of age who are unrelated to the provider shall be included in the license capacity if child care for this age group as a whole exceeds three hours a week.
- (f) Maximum capacity for group day care homes. Each applicant with a temporary permit and each licensee shall ensure that all of the requirements of this subsection are met.
- (1) The maximum number of children for which a group day care home may be licensed shall be the following:

TABLE II—LICENSE CAPACITY, ONE PROVIDER

Age of Children Enrolled	License Capacity
At Least 21/2 Years but Under 11 Years of Age	9
At Least 3 Years but Under 11 Years of Age	10
At Least 5 Years but Under 11 Years of Age	12

TABLE III—LICENSE CAPACITY, TWO PROVIDERS*

	Maximum Number		
of Children Under	of Children at	of Children at	Capacity
18 Months	Least 18 Months	Least 5 Years	
	but Under	but Under	
	5 Years of Age	11 Years of Age**	
1	8	3	12
2	7	3	12
3	6	3	12
4	4	2	10

^{*}A second provider shall be present when the number of children exceeds the maximum number allowed for one provider. See Table I.

TABLE IV—LICENSE CAPACITY, TWO PROVIDERS*

	of Children at Least 18 Months but Under 2½ Years	Maximum Number of Children at Least 2½ Years but Under 11 Years of Age**	
	of Age		
0	5	7	12

*A second provider shall be present when the number of children exceeds the maximum number allowed for one provider. See Table I.

**Children five years of age and over may be substituted for younger children in the license capacity.

- (2) Children at least 11 years of age but under 16 years of age unrelated to the provider shall be included in the license capacity if child care for this age group as a whole exceeds three hours a week.
- (g) Developmental levels. Any child who does not function according to age-appropriate expectations shall be counted in the age group that reflects the developmental age level of the child.
- (h) License capacity not exceeded. Each applicant with a temporary permit and each licensee shall ensure that

the total number of children on the premises, including children under 11 years of age related to the applicant with a temporary permit, the licensee, or any other provider, does not exceed the license capacity, except for additional children permitted in subsection (j).

- (i) Emergency care. Emergency care may be provided if the additional children do not cause the license capacity to be exceeded.
- (j) Additional children on the premises. In addition to the number of children permitted under the terms of the temporary permit or the license and specified in subsections (e) and (f), other children may be permitted on the premises.
- (1) Not more than two additional children 2½ years of age or older who attend part-day preschool or part-day kindergarten may be present at any time between the hours of 11:00 a.m. and 1:00 p.m. for the noon meal on days that school is in session.
- (2) Not more than two additional children at least five years of age but under 11 years of age may be present between the hours of 6:00 a.m. and 6:00 p.m. The additional children may be present as follows:
- (A) During the academic school year before and after school, in-service days, school holidays, scheduled or emergency closures, and school breaks not to exceed two consecutive weeks; and
- (B) during the two consecutive weeks before the opening of the academic school year in August or September and following the end of the academic school year in May or June.
- (3) Not more than two additional children 11 years of age or older, unrelated to the applicant with a temporary permit or the licensee, may be present for not more than two hours a day during child care hours if all of the following conditions are met:
- (A) The additional children are not on the premises for the purpose of receiving child care in the facility.
- (B) The additional children are visiting the applicant's or the licensee's own child or children.
- (C) The additional children are supervised by a provider if they have access to the children in care.
- (k) Substitute. Each applicant with a temporary permit and each licensee shall arrange for a substitute to care for children in the event of a temporary absence or extended absence of the primary care provider
- (l) Posting of temporary permit or license and availability of regulations. Each applicant with a temporary permit and each licensee shall post any temporary permit or license conspicuously as required by K.S.A. 65-504, and amendments thereto. A copy of the current regulations governing facilities shall be kept on the premises and shall be available to all providers at all times.
- (m) Closure. Any applicant may withdraw the application for a license. Any applicant with a temporary permit and any licensee may submit, at any time, a request to close the facility. If an application is withdrawn or a facility is closed, any temporary permit or licensee granted to the applicant or licensee for that facility shall become void. (Authorized by K.S.A. 2010 Supp. 65-508; implementing K.S.A. 2010 Supp. 65-504, K.S.A. 2010 Supp. 65-505, and K.S.A. 2010 Supp. 65-508; effective, E-80-18, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1981;

^{**}Children five years of age and over may be substituted for younger children in the license capacity.

amended May 1, 1983; amended May 1, 1984; amended May 1, 1985; amended Feb. 26, 1990; amended Feb. 3, 2012.)

- **28-4-114a.** Initial and ongoing professional development. If an applicant, an applicant with a temporary permit, or a licensee is not an individual, the applicant, applicant with a temporary permit, or licensee shall designate an individual to meet the requirements of this regulation.
 - (a) Orientation.
- (1) Each person shall, before applying for a license, complete an orientation program on the requirements for operating a facility, provided by the health department or the secretary's designee that serves the county in which the facility will be located.
- (2) Each applicant, each applicant with a temporary permit, and each licensee shall provide orientation to each individual who will be caring for children about the policies and practices of the facility, including duties and responsibilities for the care and supervision of children. Each provider shall complete the orientation before the provider is given sole responsibility for the care and supervision of children. The orientation shall include the following:
 - (A) Licensing regulations;
- (B) the policies and practices of the facility, including emergency procedures, behavior management, and discipline;
 - (C) the schedule of daily activities;
 - (D) care and supervision of children in care;
 - (E) health and safety practices; and
 - (F) confidentiality.
- (b) Health and safety training. Each applicant, each applicant with a temporary permit, each licensee, and each provider shall complete health and safety training approved by the department.
- (1) Each applicant and each applicant with a temporary permit shall complete the training not later than 30 calendar days after submitting an application for a license.
- (2) Each provider shall complete the training before the date of employment or not later than 30 calendar days after the date of employment.
- (3) Each licensee whose license was issued before the effective date of this regulation shall complete the training within one calendar year after the effective date of this regulation. Each provider who was employed in the facility before the effective date of this regulation shall complete the training within one calendar year after the effective date of this regulation.
- (4) The health and safety training shall include the following:
- (A) At least two clock-hours of training in recognizing the signs of child abuse or neglect, including prevention of abusive head trauma, and the reporting of suspected child abuse and neglect;
- (B) at least two clock-hours of training in basic child development; and
- (C) at least two clock-hours of training on safe sleep practices and sudden infant death syndrome if the individual will be caring for children under 12 months of age.
- (c) Pediatric first aid and pediatric cardiopulmonary resuscitation (CPR) certifications. Each applicant, each

- applicant with a temporary permit, each licensee, and each provider shall obtain certification in pediatric first aid and pediatric CPR as specified in this subsection.
- (1) Each applicant and each applicant with a temporary permit shall obtain the certifications not later than 30 calendar days after submitting an application for a license.
- (2) Each provider shall obtain the certifications before the date of employment or not later than 30 calendar days after the date of employment.
- (3) Each licensee whose license was issued before the effective date of this regulation shall obtain the certifications within one calendar year after the effective date of this regulation. Each provider who was employed in the facility before the effective date of this regulation shall obtain the certifications within one calendar year after the effective date of this regulation.
- (4) Each individual required to obtain the certifications shall maintain current certifications.
- (d) Initial professional development requirements. In addition to the professional development requirements in subsections (a), (b), and (c), each applicant, each applicant with a temporary permit, and each primary care provider shall, not later than 30 calendar days following initial application for a license or employment, meet one of the following requirements:
 - (1) Have a child development associate credential;
- (2) complete at least 15 hours of professional development training, which may include the training required in subsections (a), (b), and (c);
- (3) have at least three months of previous employment in a facility or in a child care center, as defined in K.A.R. 28-4-420, that has been in continuous operation for three or more years; or
- (4) meet the requirements for a program director of a child care center as specified in K.A.R. 28-4-429.
- (e) Annual professional development training requirements. In each licensure year, each primary care provider shall meet one of the following requirements:
- (1) Complete five clock-hours of professional development training;
- (2) maintain current accreditation by the national association for family child care; or
- (3) hold a current child development associate credential.
- (f) Documentation. Documentation of all orientation, training, and certifications for each individual shall be kept in that individual's file in the facility. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective Feb. 3, 2012.)
- **28-4-115. Facility.** (a) Water supply and sewerage systems. Each applicant, each applicant with a temporary permit, and each licensee shall ensure that public water and sewerage systems, where available, are used. If a nonpublic source for the water supply is used, the water shall be safe for drinking and shall be tested annually by a department-certified laboratory. If a well is used, the well shall be approved by the local authority for private well permitting, the department, or a licensed water well contractor. A copy of the test results and the approval shall be kept on file at the facility. Each private sewerage

system shall be maintained in compliance with all applicable state and local laws.

- (b) Drinking water for children under 12 months of age. If children under 12 months of age are enrolled in a facility using water from a nonpublic source, including private well water, commercially bottled drinking water shall be purchased and used until a laboratory test confirms that the nitrate content of the private well water is not more than 10 milligrams per liter (10 mg/l) as nitrogen.
- (c) General environmental requirements. Each facility shall have 25 square feet of available play space per child and shall be constructed, arranged, and maintained to provide for the health and safety of children in care. Each applicant, each applicant with a temporary permit, and each licensee shall ensure that the facility meets the following requirements:
 - (1) Has walls that are in good condition;
 - (2) is skirted and anchored if a mobile home;
 - (3) has a 2A 10B:C fire extinguisher;
- (4) has a working smoke detector on each level of the facility;
- (5) is uncluttered, visibly clean, and free from any evidence of vermin infestation and any objects or materials that constitute a danger to children in care;
- (6) has kitchen and outdoor trash and garbage in covered containers or in tied plastic bags;
- (7) meets all of the following requirements for each heating appliance:
- (A) Has a protective barrier for each freestanding heating appliance to protect from burns; and
- (B) has each heating appliance using combustible fuel vented to the outside;
- (8) has each electrical outlet covered or inaccessible to prevent easy access by a child when the outlet is not in use;
- (9) has any power strip or extension cord positioned in a manner that prevents a tripping or shock hazard;
 - (10) has each stairway with more than two stairs railed;
- (11) if any children under $2\frac{1}{2}$ years of age are in care, meets all of the following requirements:
- (A) Has each stairway equipped with balusters not more than four inches apart or guarded to prevent a child's head or body from falling through;
- (B) has each stairway guarded by a secured door or gated to prevent unsupervised access by the child, including a latching device that an adult can open readily in an emergency;
 - (C) does not have any accordion gate in use; and
- (D) does not have a pressure gate at the top of any stairway;
- (12) has a readily available second means of escape from the first floor;
- (13) has each lockable interior door designed to permit the door to be unlocked from either side in case of an emergency;
- (14) is maintained at a temperature of not less than 65 degrees Fahrenheit and not more than 85 degrees Fahrenheit in the play area;
- (15) does not have any window coverings with strings or cords accessible to children in care; and

- (16) has at least one bathroom with at least one sink and one flush toilet. All fixtures shall be in working order at all times. An individual towel and washcloth or disposable products shall be provided for each child. Hand soap shall be readily accessible in each bathroom.
- (d) Fire safety. Each facility shall be approved for fire safety by a fire inspector.
- (e) Basements and other floors. A basement or a second floor used for child care in a facility shall be approved for fire safety by a fire inspector before use. A third floor shall not be used for child care.
- (f) Refrigerator. A refrigerator shall be available for the storage of perishable foods. Refrigerated medications shall be in a locked box.
- (g) Storage of hazardous items. The following hazardous items shall be safely stored:
- (1) All household cleaning supplies and all bodily care products bearing warning labels to keep out of reach of children or containing alcohol shall be in locked storage or stored out of reach of children under six years of age. Soap used for hand washing may be kept unlocked and placed on the back of the counter by a bathroom or kitchen sink.
- (2) Dangerous chemicals, household supplies with warning labels to keep out of reach of children, and all medications shall be in locked storage or stored out of the reach of children under 10 years of age.
- (3) Sharp instruments shall be stored in drawers or cabinets equipped with childproof devices to prevent access by children or stored out of reach of children.
- (4) Tobacco products, ashtrays, lighters, and matches shall be stored out of reach of children.
- (h) Storage of weapons. No child in care shall have access to weapons. All weapons shall be stored in a locked room, closet, container, or cabinet. Ammunition shall be kept in locked storage separate from other weapons.
- (i) Outdoor play area. The designated area for outdoor play and large motor activities on the premises shall meet all of the following requirements:
- (1) The outdoor play area shall be fenced if the play area adjoins that of another child care facility, as defined in K.S.A. 65-503 and amendments thereto, or if the area surrounding, or the conditions existing outside, the play area present hazards that could be dangerous to the safety of the children, which may include any of the following:
 - (A) A fish pond or a decorative pool containing water;
 - (B) railroad tracks; or
- (C) a water hazard, including a ditch, a pond, a lake, and any standing water.
- (2) Outdoor play equipment that is safely constructed and in good repair shall be available and placed in an area free of health, safety, and environmental hazards.
- (3) The use of a trampoline shall be prohibited during the hours of operation of the facility. If a trampoline is on the premises, the trampoline shall be made inaccessible to children during the facility's hours of operation.
- (4) Climbing equipment and swings shall be either anchored in the ground with metal straps or pins or set in cement, to prevent movement of the equipment and swings.

- (5) All surfaces under and around climbing equipment and swings shall meet the following requirements:
- (A) Impact-absorbent surfacing material shall be installed in each use zone under and around anchored equipment over four feet in height, including climbing equipment, slides, and swings.
- (B) Impact-absorbent surfacing material shall consist of material intended for playground use, including shredded bark mulch, wood chips, fine sand, fine gravel, shredded rubber, unitary surfacing material, or synthetic impact material.
- (C) Hard-surfacing materials, including asphalt, concrete, and hard-packed dirt, shall not be used in any use zone. This requirement shall apply regardless of the height of the climbing equipment, slides, and swings.
- (D) Surfaces made of loose material shall be maintained by replacing, leveling, or raking the material.
 - (6) Swings shall not have wooden or metal seats.
- (7) Teeter-totters and merry-go-rounds designed for school-age children shall not be used by children under five years of age.
- (j) Each facility licensed on and after March 1, 2012 shall have a designated area for outdoor play and large motor activities as part of the licensed premises. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective, E-80-18, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1981; amended May 1, 1983; amended May 1, 1984; amended May 1, 1986; amended May 1, 1987; amended Feb. 26, 1990; amended Feb. 3, 2012.)

28-4-115a. Supervision. (a) Supervision plan.

- (1) Each applicant, each applicant with a temporary permit, and each licensee shall develop a supervision plan for children in care that includes all age ranges of children for whom care will be provided. A copy of the plan shall be available for review by the parents or legal guardians of children in care and by the department. The plan shall include the following:
- (A) A description of the rooms, levels, or areas of the facility including indoor and outdoor areas in which the child will participate in activities, have snacks or meals, nap, or sleep;
- (B) the manner in which supervision will be provided; and
- (C) any arrangements for the provision of evening or overnight care.
- (2) Each applicant, each applicant with a temporary permit, and each licensee shall update the supervision plan when changes are made in any of the requirements of paragraph (a)(1).
 - (3) Each provider shall follow the supervision plan.
- (b) General supervision requirements. Each applicant with a temporary permit and each licensee shall ensure that supervision is provided as necessary to protect the health, safety, and well-being of each child in care.
- (1) Each child in care shall be under the supervision of a provider who is responsible for the child's health, safety, and well-being.
- (2) Each provider shall be aware at all times of the location of each child in that provider's care and the activities in which the child is engaged. Each provider shall perform the following:

- (A) Interact with the child and attend to the child's needs;
- (B) respond immediately if the child is crying or in distress in order to determine the cause and to provide comfort and assistance;
- (C) investigate immediately any change in the activity or noise level of the child; and
- (D) respond immediately to any emergency that could impact the health, safety, and well-being of the child.
- (3) No provider shall engage in business, social, or personal activities that interfere with the care and supervision of children.
- (4) If used, electronic monitoring devices, including infant monitors, shall not replace any of the supervision requirements of this regulation.
- (c) Indoor supervision requirements. When any child is indoors, each provider shall ensure that all of the following requirements are met, in addition to the requirements of subsection (b):
- (1) For each child who is under 2½ years of age and who is awake, the provider shall be within sight of and in proximity to the child, watching and overseeing the activities of the child. When the provider is attending to personal hygiene needs or engaging in other child care duties and is temporarily unable to remain within sight of the child, the provider shall meet all of the following conditions:
- (A) The provider has first ensured the safety of each child.
- (B) The provider is able to respond immediately to any child in distress.
- (C) The provider remains within hearing distance of each child.
- (2) For each child 2½ years of age and older who is awake, the provider may permit the child to go unattended to another room within the facility to engage in activities if all of the following conditions are met:
- (A) The provider determines, based on observations of the child's behavior and information from the parent or legal guardian, that the child can go unattended to another room within the facility.
 - (B) The door to each room remains open.
- (C) The provider remains within hearing distance of the child.
- (D) The provider visually checks on the child and responds as necessary to meet the needs of the child.
- (3) Each applicant with a temporary permit and each licensee shall ensure that supervision is provided for each child who is napping or sleeping.
- (A) Each child who is napping or sleeping shall be within sight or hearing distance of the provider and shall be visually checked on by the provider at least once every 15 minutes.
- (B) The provider shall meet all of the requirements of K.A.R. 28-4-116a for any child who is under 12 months of age and is napping or sleeping.
- (C) When any child is napping or sleeping in a room separate from the provider, the door to that room shall remain open.
- (D) When a child awakens and is ready to get up, the provider shall attend to the child's needs and assist the child in moving to another activity.

- (d) Outdoor supervision requirements. When any child is outdoors, each provider shall ensure that all of the following requirements are met, in addition to the requirements of subsection (b):
- (1) For each child under five years of age, the provider shall be outdoors at all times and remain within sight of and in proximity to each child, watching and directing the activities of the child.
- (2) For each child five years of age and older, the provider may permit the child to go unattended to the facility's designated outdoor play area on the premises if all of the following conditions are met:
- (A) The designated play area on the premises is enclosed with a fence.
- (B) The provider determines that the area is free of any potential hazards to the health and safety of the child.
- (C) The provider remains within hearing distance of the child.
- (D) The provider visually checks on the child and responds as necessary to meet the needs of the child.
- (e) Evening care and overnight care. Each applicant with a temporary permit and each licensee who provide evening care or overnight care shall ensure that the following requirements are met:
- (1) All requirements of subsections (a) through (d) shall be met.
- (2) When overnight care is provided in a day care home, at least one provider shall remain awake at all times.
- (3) When overnight care is provided in a group day care home, a second provider shall remain awake at all times if the number of children who are awake exceeds the requirements of K.A.R. 28-4-114 (e), table I. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective Feb. 3, 2012.)

28-4-116. Daily care of children. (a) Daily activities.

- (1) Each applicant with a temporary permit and each licensee shall provide daily activities that promote healthy growth and development, take into consideration the cultural background and traditions that are familiar to the children, and incorporate both indoor and outdoor activities that are appropriate for the ages and developmental levels of the children in care.
- (2) Each child shall be offered a choice of activities and the opportunity to participate. Age-appropriate toys, play equipment, books, and other learning materials shall be available in sufficient quantities to allow each child a choice of activities.
- (3) The activities, supplies, and equipment shall be designed to promote the following:
- (A) Large motor and small motor development, which may include running, climbing, jumping, grasping objects, drawing, buttoning, and tying;
- (B) creative expression, which may include dramatic play, music, and art;
- (C) math and science skills, which may include sorting, matching, counting, and measuring; and
- (D) language development and literacy, which may include reading, singing, finger plays, writing, and stories.
- (4) Each child shall be given the opportunity for at least one hour of physical activity daily, either outdoors as described in paragraph (a)(7) or indoors.

- (5) Each applicant with a temporary permit and each licensee shall ensure that the following requirements are met if the daily activities include any media viewing:
- (A) Each program shall be age-appropriate and, if rated, shall have a rating appropriate for the ages and developmental levels of the children who view the program.
- (B) No child shall be required to participate in media viewing. Each child not engaged in media viewing shall be offered a choice of at least one other activity for that time period.
- (6) Toys and other items used by children shall meet the following requirements:
 - (A) Be clean, of safe construction, and in good repair;
- (B) be washed and sanitized daily when used by children under 18 months of age; and
- (C) be washed and sanitized before being used by another child, if contaminated by saliva or other bodily fluids
- (7) Unless prohibited by the child's medical condition or extreme weather conditions, each child in care shall be taken outdoors daily. Each child 12 months of age or older shall have the opportunity for at least one hour of outdoor play daily.
- (b) Self-help and personal care. Each provider shall ensure that each child is assisted as needed with hand washing, toileting, dressing, and other personal care.
- (c) Hand washing. Hands shall be washed using soap and warm running water and dried with a paper towel or a single-use towel. When soap and running water are not readily available, an alcohol-based hand sanitizer may be used only by adults and, under adult supervision, by children two years of age and older.
- (1) Each provider shall wash that provider's hands as needed when hands are soiled and when each of the following occurs:
- (A) At the start of the hours of operation or when first arriving at the facility;
 - (B) returning from being outdoors;
- (C) after toileting, diapering, assisting a child with toileting, or handling any bodily fluids;
- (D) before preparing each snack and each meal and before and after eating each snack and each meal;
- (E) before and after administrating any medication; and
 - (F) after feeding or handling any pet.
- (2) Each child shall wash that child's hands or be assisted in washing that child's hands as needed when hands are soiled and when each of the following occurs:
 - (A) First arriving at the facility;
 - (B) returning from being outdoors;
 - (C) after toileting;
- (D) before and after eating each snack and each meal;
 - (E) after feeding or handling any pet.
- (d) Smoking prohibited. No provider shall smoke while providing direct physical care to children. Smoking in any room, enclosed area, or other enclosed space on the premises shall be prohibited when children are in care pursuant to K.S.A. 65-530, and amendments thereto.
- (e) Nutrition and food service. Each applicant with a temporary permit and each licensee shall develop and

implement menu plans for meals and snacks that contain a variety of healthful foods, including fresh fruits, fresh vegetables, whole grains, lean meats, and low-fat dairy products.

- (1) If children under 18 months of age are in care, the following requirements shall be met:
- (A) Each child shall be held when bottle-fed until the child can hold the child's own bottle.
- (B) No child shall be allowed to sleep with a bottle in the mouth.
- (C) Each bottle that contains prepared formula or breast milk shall be stored in the refrigerator with the nipple covered. The bottle shall be labeled with the child's name, the contents, and the date received and shall be used within 24 hours of the date on the label.
- (D) If a child does not finish a bottle, the contents of the bottle shall be discarded.
- (E) No formula or breast milk shall be heated in a microwave oven.
- (F) Solid foods shall be offered when the provider and the parent or legal guardian of the child determine that the child is ready for solid foods. Opened containers of solid foods shall be labeled with the child's name, the contents, and the date opened. Containers shall be covered and stored in the refrigerator.
- (2) Each applicant with a temporary permit and each licensee shall serve nutritious meals and snacks based on the amount of time a child is in care.
- (A) Each child who is in care at least $2\frac{1}{2}$ hours but under four hours shall be served at least one snack.
- (B) Each child who is in care at least four hours but under eight hours shall be served at least one snack and at least one meal.
- (C) Each child who is in care at least eight hours but under 10 hours shall be served at least two snacks and one meal or at least one snack and two meals.
- (D) Each child who is in care for 10 or more hours shall be served at least two meals and at least two snacks.
- (3) Each applicant with a temporary permit and each licensee shall include the following items in meals and snacks:
 - (A) Breakfast shall include the following:
- (i) A fruit, vegetable, full-strength fruit juice, or full-strength vegetable juice;
 - (ii) bread or grain product; and
 - (iii) milk.
- (B) Noon and evening meals shall include one item from each of the following:
 - (i) Meat or a meat alternative;
- (ii) two vegetables or two fruits, or one vegetable and one fruit;
 - (iii) bread or a grain product; and
 - (iv) milk.
- (C) Midmorning and midafternoon snacks shall include at least two of the following:
 - (i) Milk;
- (ii) fruit, vegetable, full-strength fruit juice, or full-strength vegetable juice;
 - (iii) meat or a meat alternative; or
 - (iv) bread or grain product.
- (D) For snacks, juice shall not be served when milk is served as the only other item.

- (4) A sufficient quantity of food shall be prepared for each meal to allow each child to have a second portion of bread, milk, and either vegetables or fruits.
- (5) Drinking water shall be available to each child at all times when the child is in care.
 - (6) Only pasteurized milk products shall be served.
- (7) Milk served to any child who is two years of age or older shall have a fat content of one percent or less, unless a medical reason is documented in writing by a licensed physician.
- (8) If a fruit juice or a vegetable juice is served, the juice shall be pasteurized and full-strength.
- (9) If any child has a food allergy or special dietary need, the provider and the parent or legal guardian of the child shall make arrangements for the provision of alternative foods or beverages.
- (10) Meals and snacks shall be served to each child using individual tableware that is appropriate for the food or beverage being served. Food shall be served on tableware appropriate for that food and shall not be served directly on a bare surface, including a tabletop.
- (11) Tableware shall be washed, rinsed and air-dried or placed in a dishwasher after each meal.
- (12) Sanitary methods of food handling and storage shall be followed.
- (13) A washable or disposable individual cup, towel, and washcloth shall be provided for each child.
- (f) Recordkeeping. Each applicant with a temporary permit and each licensee shall ensure that a file is maintained for each child, including each child enrolled for emergency care. Each file shall include the following information:
- (1) The full name, home and business addresses, and telephone numbers of the child's parent or parents or legal guardian and the name, address, and telephone number of the individual to notify in case of emergency;
- (2) the full name and telephone number of each individual authorized to pick up the child and to provide transportation to and from the facility;
- (3) a medical record as required by K.A.R. 28-4-117(a), except that each child enrolled for emergency care shall be exempt from K.A.R. 28-4-117 (a)(2); and
- (4) written permission from the parent or legal guardian for emergency medical care and for the child to go off the premises as required by K.A.R. 28-4-124 and 28-4-127(b)(1)(A). (Authorized by K.S.A. 2010 Supp. 65-508; implementing K.S.A. 65-507 and K.S.A. 2010 Supp. 65-508; effective, E-80-18, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1981; amended May 1, 1983; amended May 1, 1985; amended May 1, 1987; amended Feb. 26, 1990; amended Feb. 3, 2012.)
- **28-4-116a.** Napping and sleeping. (a) Rest period. Each child shall have a daily, supervised rest period as needed. Each child who does not nap or sleep shall be given the opportunity for quiet play.
 - (b) Safe sleep practices for children in care.
- (1) Each applicant with a temporary permit and each licensee shall develop and implement safe sleep practices for children in care who are napping or sleeping.
- (2) Each applicant with a temporary permit and each licensee shall ensure that the safe sleep practices are dis-

cussed with the parent or legal guardian of each child before the first day of care.

- (3) Each provider shall follow the safe sleep practices of the facility.
- (4) Each child who is 12 months of age or older shall nap or sleep on a bed, a cot, the lower bunk of a bunk bed, or a pad over a carpet or area rug on the floor.
- (5) Each applicant with a temporary permit and each licensee shall ensure that all of the following requirements are met for each child in care who is under 12 months of age.
- (A) The child shall nap or sleep in a crib or a playpen. Stacking cribs or bassinets shall not be used. Cribs with water-bed mattresses shall not be used.
- (B) If the child falls asleep on a surface other than a crib or playpen, the child shall be moved to a crib or playpen.
- (C) The child shall not nap or sleep in the same crib or playpen as that occupied by another child at the same time.
- (D) The child shall be placed on the child's back to nap or sleep.
- (E) When the child is able to turn over independently, the child shall be placed on the child's back but then shall be allowed to remain in a position preferred by the child. Wedges or infant positioners shall not be used.
- (F) The child shall sleep in a crib or a playpen that is free of any soft items, which may include pillows, quilts, heavy blankets, bumpers, and toys.
- (G) If a lightweight blanket is used, the blanket shall be tucked along the sides and foot of the mattress. The blanket shall not be placed higher than the child's chest. The head of the child shall remain uncovered. The child may nap or sleep in sleep clothing, including sleepers and sleep sacks, in place of a lightweight blanket.
- (c) Napping or sleeping surfaces. Each applicant with a temporary permit and each licensee shall ensure that the following requirements are met for all napping or sleeping surfaces:
- (1) Clean, individual bedding shall be provided for each child.
- (2) Each surface used for napping or sleeping shall be kept clean, of safe construction, and maintained in good repair.
- (3) Each crib and each playpen shall be used only for children who meet the manufacturer's recommendations for use, including any age, height, or weight limitations. The manufacturer's instructions for use, including any recommendations for use, shall be kept on file at the facility.
- (4) Each crib and each playpen shall have a firm, tight-fitting mattress and a fitted sheet. The mattress shall be set at its lowest point when any child using the crib or playpen becomes able either to sit up or to pull up to a standing position inside the crib or playpen, whichever occurs first, to ensure that the child cannot climb out of the crib or playpen.
- (5) If a crib or playpen is slatted, the slats shall be spaced not more than 23% inches apart.
- (6) On and after December 28, 2012, each applicant, each applicant with a temporary permit, and each licensee shall ensure that no crib purchased before June 28, 2011 is in use in the facility.

- (7) Each pad used for napping or sleeping shall be at least ½ inch thick, washable or enclosed in a washable cover, and long enough so that the child's head and feet rest on the pad. Clean, individual bedding, including a bottom and a top cover, shall be provided for each child.
- (8) Cribs, cots, playpens, and pads, when in use for napping or sleeping, shall be separated by at least 24 inches in all directions except when bordering on the wall
- (9) When not in use, cribs, cots, playpens, pads, and bedding shall be stored in a clean and sanitary manner.
- (d) Consumer warning or recall. Each applicant with a temporary permit and each licensee shall make any necessary changes to follow the recommendations of any consumer warning or recall of a crib or a playpen as soon as the warning or recall is known.
- (e) Transition from crib or playpen. The determination of when a child who is 12 months of age or older is ready to transition from a crib or a playpen to another napping or sleeping surface shall be made by the parent or guardian of the child and by either the applicant with a temporary permit or the licensee. The requirements of paragraphs (c)(3) and (4) for a child using a crib or playpen shall apply. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective Feb. 3, 2012.)
- **28-4-120.** (Authorized by K.S.A. 65-522; implementing K.S.A. 65-519 and 65-521; effective May 1, 1981; amended May 1, 1986; amended Feb. 26, 1990; amended July 11, 2008; revoked Feb. 3, 2012.)
- **28-4-121.** (Authorized by K.S.A. 65-522; implementing K.S.A. 65-519; effective July 11, 2008; revoked Feb. 3, 2012.)

28-4-428a. Education and training requirements. (a) Orientation.

- (1) Each person shall, before applying for a license, complete an orientation program on the requirements for operating a preschool or a child care center. If the person is not an individual, the person shall designate an individual to meet this requirement. The orientation shall be provided by the county health department or the secretary's designee that serves the county in which the preschool or child care center will be located.
- (2) Each licensee shall provide orientation to each program director not later than seven calendar days after the date of employment and before the program director is given sole responsibility for implementing and supervising the program.
- (3) Each licensee shall ensure that orientation is completed by each staff member who will be counted in the staff-child ratio and by each volunteer who will be counted in the staff-child ratio. Each staff member and volunteer shall complete the orientation within seven calendar days after the date of employment or volunteering and before the staff member or volunteer is given sole responsibility for the care and supervision of children.
- (4) Each licensee shall ensure that the orientation for each program director, staff member, and volunteer is related to work duties and responsibilities and includes the following:
 - (A) Licensing regulations;

- (B) the policies and practices of the preschool or child care center, including emergency procedures, behavior management, and discipline;
 - (C) the schedule of daily activities;
 - (D) care and supervision of children in care;
 - (E) health and safety practices; and
 - (F) confidentiality.
 - (b) Health and safety training.
- (1) Each staff member who is counted in the staff-child ratio, each volunteer who is counted in the staff-child ratio, and each program director shall complete health and safety training either before employment or volunteering or not later than 30 calendar days after the date of employment or volunteering.
- (2) The training shall be approved by the secretary and shall include the following:
- (A) At least two clock-hours of training in recognizing the signs of child abuse or neglect, including prevention of abusive head trauma and the reporting of suspected child abuse and neglect;
- (B) at least two clock-hours of training in basic child development; and
- (C) at least two clock-hours of training on safe sleep practices and sudden infant death syndrome if the individual will be caring for children under 12 months of age.
- (3) Each individual who is required to complete this training and who was employed in the preschool or child care center before the effective date of this regulation shall complete the training within one calendar year after the effective date of this regulation.
- (c) Pediatric first aid and cardiopulmonary resuscitation (CPR) certifications.
- (1) Each staff member counted in the staff-child ratio, each volunteer counted in the staff-child ratio, and each program director shall obtain certification in pediatric first aid and in pediatric CPR as specified in this subsection either before the date of employment or volunteering or not later than 30 calendar days after the date of employment or volunteering.
- (2) Each individual who is required to obtain the certifications and who was employed in the preschool or child care center before the effective date of this regulation shall obtain the certifications within one calendar year after the effective date of this regulation.
- (3) Each individual who is required to obtain the certifications shall maintain current certifications.
- (4) Each licensee shall ensure that, for each unit in a preschool or child care center, at least one staff member or volunteer counted in the staff-child ratio who has current certification in pediatric first aid and current certification in pediatric CPR is in attendance at all times.
- (d) Education requirements. Each program director shall be a high school graduate or equivalent. For each unit in a preschool or child care center, there shall be in attendance at all times at least one staff member who has a high school diploma or equivalent, as required in K.A.R. 28-4-429(h).
 - (e) Annual in-service training requirements.
- (1) Each program director shall complete annual inservice training as required in K.A.R. 28-4-428(e)(1).
- (2) Each staff member counted in the staff-child ratio and each volunteer counted in the staff-child ratio shall

- complete annual in-service training as required in K.A.R. 28-4-428(e)(2).
- (f) Documentation. Each licensee shall ensure that documentation of all orientation, training, certifications, and education requirements is kept in each individual's file in the preschool or child care center. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective Feb. 3, 2012.)
- **28-4-440.** Infant and toddler programs. (a) Infant and toddler programs shall be conducted on the ground floor only.
- (b) Each unit of infants and each unit of toddlers shall be separate from each unit of older children.
 - (c) Floor furnaces shall be prohibited.
- (d) A sleeping area separate from the play area shall be provided for infants.
- (e) A crib or playpen shall be provided for each infant in care at any one time. Cribs and playpens shall be maintained in good condition. Clean individual bedding shall be provided.
- (f) Each licensee shall ensure that the following requirements are met:
- (1) The use of stacking cribs, cribs with water mattresses, or bassinets shall be prohibited.
- (2) Cribs and playpens shall have slats not more than 23/8 inches apart.
- (3) All sides of each crib or playpen shall be up while the crib or playpen is in use.
- (4) On and after December 28, 2012, each licensee shall ensure that no crib purchased before June 28, 2011 is in use in the facility.
- (g) Each licensee shall make any necessary changes to follow the recommendations of any consumer warning or recall of a crib or a playpen as soon as the warning or recall is known.
- (h) Each licensee shall develop and implement safe sleep policies and practices for infants and toddlers and shall ensure that the policies and practices are discussed with the parent or legal guardian of each child before the first day of care. The safe sleep policies and practices shall include the following requirements:
- (1) Each staff member who cares for children and each volunteer who cares for children shall follow the safe sleep policies and practices of the child care center.
- (2) Each staff member who cares for infants and each volunteer who cares for infants shall ensure that all of the following requirements are met:
 - (A) Each infant shall nap or sleep in a crib or a playpen.
- (B) An infant shall not nap or sleep in the same crib or playpen as that occupied by another infant or child at the same time.
- (C) If an infant falls asleep on a surface other than a crib or playpen, the infant shall be moved to a crib or playpen.
- (D) Each infant shall be placed on the infant's back to nap or sleep.
- (E) When an infant is able to turn over independently, the infant shall be placed on the infant's back but then shall be allowed to remain in a position preferred by the infant. Wedges or infant positioners shall not be used.

- (F) Each infant shall sleep in a crib or a playpen that is free of any soft items, which may include pillows, quilts, heavy blankets, bumpers, and toys.
- (G) If a lightweight blanket is used, the blanket shall be tucked along the sides and foot of the mattress. The blanket shall not be placed higher than the infant's chest. The head of the infant shall remain uncovered. Any infant may nap or sleep in sleep clothing, including sleepers and sleep sacks, in place of a lightweight blanket.
- (i) When children are awake, they shall not be left unattended in cribs or other confinement for more than 30 minutes.
- (j) An adult-size rocking chair shall be provided for each unit of infants.
- (k) Children not held for feeding shall have low chairs and tables, infant seats with trays, or high chairs with a wide base and a safety strap.
- (l) Either individually labeled towels and washcloths or disposable products shall be provided.
- (m) Items that children can place in their mouths shall be washed and sanitized daily and shall be washed and sanitized before being used by another child, if contaminated by saliva or other bodily fluids.
- (n) Each licensee shall ensure that at least one staff member who meets one of the following staff requirements is present for each unit of infants and each unit of toddlers:
- (1) Option 1: An individual who meets the qualifications of K.A.R. 28-4-429(b) and has at least three months' experience caring for infants and toddlers;
- (2) option 2: a licensed L.P.N. or R.N. with three months' experience in pediatrics or in licensed child care centers enrolling infants and toddlers; or
- (3) option 3: a child development associate credential in infant and toddler care.
- (o) Each licensee shall ensure that the following program requirements are met:
 - (1) Daily activities shall contribute to the following:
 - (A) Gross and fine motor development;
 - (B) visual-motor coordination;
 - (C) language stimulation; and
 - (D) social and personal growth.
- (2) Infants and toddlers shall spend time outdoors daily unless extreme weather conditions prevail.
- (p) Each licensee shall ensure that the following food service requirements are met:
- (1) The nitrate content of water for children under one year of age shall not exceed 10 milligrams per liter (10 mg/l) as nitrogen.
- (2) Drinking water shall be available to each child at all times when the child is in care.
- (3) Infants shall be held when bottle-fed until they can hold their own bottles.
- (4) Infants and toddlers shall not be allowed to sleep with bottles in their mouths.
- (5) Each bottle that contains prepared formula or breast milk shall be refrigerated with the nipple covered. The bottle shall be labeled with the child's name, the contents, and the date received and shall be used within 24 hours of the date on the label. If a child does not finish a bottle, the contents of the bottle shall be discarded. No formula or breast milk shall be heated in a microwave oven.

- (6) Solid foods shall be offered when the program director and the parent or legal guardian of a child determine that the child is ready for solid foods. Opened containers of solid foods shall be labeled with child's name, the contents, and the date opened. Containers shall be covered and refrigerated. The food shall be used within three calendar days of the date opened. Food in previously opened containers shall be reheated only once and shall not be served to another child.
- (q) Each licensee shall ensure that the following toileting requirements are met:
- (1) Children's clothing shall be changed whenever wet or soiled.
- (2) Each child shall have at least two complete changes of clothing.
- (3) Handwashing facilities shall be in or adjacent to the diaper-changing area.
- (4) A changing table shall be provided for each unit of infants and each unit of toddlers.
- (5) Each changing table shall have an impervious, undamaged surface. Each table shall be sturdy and shall be equipped with railings or safety straps.
- (6) Changing tables shall be sanitized after each use by washing with a disinfectant solution of ½ cup of chlorine bleach to one gallon of water or with an appropriate commercial disinfectant.
- (7) Wet or soiled washable diapers or training pants shall be stored in a labeled, covered container or plastic bag and shall be returned home with the parent.
- (8) Wet or soiled disposable diapers shall be placed in a covered container or plastic bag, which shall be emptied daily.
- (9) There shall be one potty chair or child-sized toilet for every five toddlers. When a potty chair is used, the following requirements shall be met:
 - (A) Potty chairs shall be left in the toilet room.
- (B) The wastes shall be disposed of immediately in a flush toilet.
- (C) The container shall be sanitized after each use and shall be washed with soap and water daily.
 - (D) Potty chairs shall not be counted as toilets.
- (10) Each individual shall wash that individual's hands after diapering, assisting a child with toileting, or changing a child's wet or soiled clothing.
 - (11) Changing and toileting procedures shall be posted.
- (r) There shall be daily communication between the parent, parents, or legal guardian and the staff about each child's behavior and development. (Authorized by and implementing K.S.A. 2010 Supp. 65-508; effective May 1, 1983; amended May 1, 1984; amended May 1, 1985; amended May 1, 1986; amended, T-87-34, Nov. 19, 1986; amended May 1, 1987; amended Feb. 3, 2012.)

Article 35.—RADIATION

28-35-600. Definitions. In addition to the terms defined in K.S.A. 48-16a02 and amendments thereto, each of the following terms shall have the meaning assigned in this regulation: (a) "All reasonable times" means normal business hours and other times that radon services are being performed, or at a time convenient for the property owner.

- (b) "Mitigation" means any action taken to reduce radon concentrations in the indoor atmosphere or to prevent the entry of radon into the indoor atmosphere. This term shall include application of materials, installation of systems, and any new repair or alteration of a building or design.
- (c) "Mitigation system" means any set of devices, controls, or materials installed for reducing radon concentrations in a building.
- (d) "Quality assurance and quality control plan" means a plan or design that ensures the authenticity, integrity, reproducibility, and accuracy of radon concentration measurements. Each quality assurance and quality control plan shall include at a minimum procedures for the following:
 - (1) Chain of custody;
 - (2) calibration of measurement devices in the field;
 - (3) checks for background;
 - (4) duplicates, blanks, and spikes; and
 - (5) representative sampling.
- (e) "Radon certification law" means K.S.A. 48-16a01 through 48-16a12, and amendments thereto.
- (f) "Radon measurement technician" means an individual certified by the department who performs radon or radon progeny measurements for a radon measurement business or provides professional advice on radon or radon progeny measurements, health risks, radon-related exposure, radon entry routes, or other radon-related activities.
- (g) "Radon mitigation technician" means an individual certified by the department who designs or installs radon mitigation systems or who performs and evaluates results of tests to determine appropriate radon mitigation systems. This individual may be employed or contracted by a radon mitigation business.
- (h) "Radon progeny" means the short-lived radionuclides formed from the decay of radon-222 or radon-220.
- (i) "Radon services" means any activity provided by a person that is subject to the radon certification law. This term shall include radon testing, the analysis of radon, radon testing or mitigation consultation, and radon mitigation.
- (j) "Site" means a geographic location comprising leased or owned land, buildings, and other structures where radon services are performed. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a05, 48-16a06, and 48-16a08; effective Feb. 3, 2012.)
- **28-35-601.** General provisions. Except as otherwise specifically provided by the radon certification law, K.A.R. 28-35-601 through 28-35-608 shall apply to any person that provides radon services.
- (a) Any initial or renewal application to conduct radon services may be denied by the department for any of the following reasons:
 - (1) Any false statement in the application;
- (2) revocation of a prior radon services certification in Kansas or another state; or
- (3) violation of any of the requirements of K.A.R. 28-35-601 through 28-35-608 or the radon certification law.
- (b) Any certification to conduct radon services may be suspended or revoked or may have requirements or re-

- strictions added by the secretary for any of the following reasons:
- (1) Any condition revealed by an application, any statement of fact, or any report, record, or inspection that could result in the denial of any application; or
- (2) violation of or failure to observe any of the terms and conditions of the certification, any requirement of the radon certification law and K.A.R. 28-35-601 through 28-35-608, or any order of the secretary.
- (c) Initial certification and renewal certification shall be valid for 24 months.
- (d) Requirements or restrictions that are necessary to ensure compliance with the radon certification law may be specified by the secretary at the time of initial certification or renewal certification or in connection with any radon services inspection.
- (e) Failure to comply with all requirements for certification within 60 days of submittal of an application for initial or renewal certification shall void the application.
- (f) An exemption to any requirement of K.A.R. 28-35-601 through 28-35-608 may be granted by the secretary if both of the following conditions are met:
- (1) A person certified to conduct radon services submits a written request, including justification for the exemption and any supporting data or documentation, to the secretary for review and consideration for approval.
- (2) The secretary determines that the exemption is protective of public health, safety, and the environment.
- (g) Each person certified under the radon certification law and these regulations shall submit the reports required by K.S.A. 48-16a10, and amendments thereto, and any additional relevant information requested by the department in a format specified by the department.
- (h) All records required to be kept by each person certified under the radon certification law and these regulations shall be retained for at least three years.
- (i) Each radon measurement technician, radon mitigation technician, radon measurement business, radon mitigation business, and radon measurement laboratory shall allow the department access at all reasonable times to that person's or that person's employer's facilities and files for inspection and examination of records of radon services to determine compliance with the radon certification law and K.A.R. 28-35-601 through 28-35-608.
- (j) Upon request by the department, each person certified under K.A.R. 28-35-601 through 28-35-608 or the radon certification law shall submit a list of scheduled measurement or mitigation activities to the department within two business days of receipt of the request. (Authorized by K.S.A. 2010 Supp. 48-16a03 and 48-16a04; implementing K.S.A. 2010 Supp 48-16a03 and 48-16a10; effective Feb. 3, 2012.)

28-35-602. Fees. (a) Application fees for 24-month certification:

- (1) Radon measurement technician:
- (2) Radon mitigation technician:
- (A) Initial certification \$100.00

- (3) Radon measurement laboratory:
- (b) Fee for returned check \$50.00

Each fee specified in this regulation shall be nonrefundable. (Authorized by and implementing K.S.A. 2010 Supp. 48-16a03 and 48-16a04; effective Feb. 3, 2012.)

- **28-35-603.** Requirements for radon measurement technician. (a) Each applicant for initial certification as a radon measurement technician shall meet the requirements of K.S.A. 48-16a05, and amendments thereto, and the following additional requirements:
 - (1) Be at least 18 years of age;
- (2) complete and show proof of completion to the department of a radon measurement training course with at least 16 hours of classroom instruction approved by the department pursuant to K.S.A. 48-16a05, and amendments thereto;
- (3) pass a closed-book examination on radon measurement approved by the department pursuant to K.S.A. 48-16a05, and amendments thereto, with a score of at least 70 percent; and
- (4) provide any additional relevant information requested by the department.
- (b) Each radon measurement technician shall meet the following requirements:
- (1) Conduct radon measurement activities in accordance with the requirements of the following:
 - (A) K.S.A. 48-16a05, and amendments thereto;
- (B) "protocols for radon and radon decay product measurements in homes," EPA 402-R-92-003, including appendices, published by the environmental protection agency and dated June 1993, which is hereby adopted by reference;
- (C) "indoor radon and radon decay product measurement device protocols," EPA 402-R-92-004, published by the environmental protection agency and dated July 1992, which is hereby adopted by reference; and
- (D) all applicable municipal, county, state, and federal laws and regulations;
- (2) upon request from the department, provide documentation of proficiency including continuing education requirements specified in K.A.R. 28-35-605;
- (3) notify the department of any name or address changes within 30 days; and
- (4) maintain and adhere to a quality assurance and quality control plan. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a03 and 48-16a05; effective Feb. 3, 2012.)
- **28-35-604.** Requirements for radon mitigation technician. (a) Each applicant for initial certification as a radon mitigation technician shall meet the requirements of K.S.A. 48-16a06, and amendments thereto, and the following additional requirements:
 - (1) Be at least 18 years of age;
- (2) complete and submit proof of completion to the department of a radon mitigation training course with at least 24 hours of classroom instruction that includes active participation in radon mitigation techniques ap-

- proved by the department pursuant to K.S.A. 48-16a06, and amendments thereto;
- (3) pass a closed-book examination on radon mitigation approved by the department pursuant to K.S.A. 48-16a06, and amendments thereto, with a score of at least 70 percent; and
- (4) provide any additional relevant information requested by the department.
- (b) Each radon mitigation technician shall meet the following requirements:
- (1) Conduct radon mitigation activities in accordance with the requirements of the following:
 - (A) K.S.A. 48-16a06, and amendments thereto;
- (B) "protocols for radon and radon decay product measurements in homes," which is adopted by reference in K.A.R. 28-35-603;
- (C) "indoor radon and radon decay product measurement device protocols," which is adopted by reference in K.A.R. 28-35-603;
- (D) "radon mitigation standards," EPA 402-R-93-078, including the appendix, published by the environmental protection agency, dated October 1993, and revised April 1994, which is adopted by reference; and
- (E) municipal, county, state, and federal laws and regulations;
- (2) upon request from the department, provide documentation of proficiency including continuing education requirements specified in K.A.R. 28-35-605; and
- (3) notify the department of any name or address changes within 30 days. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a03 and 48-16a06; effective Feb. 3, 2012.)
- **28-35-605.** Continuing education. (a) Before certification renewal, each radon measurement technician shall meet the following continuing education requirements:
- (1) Complete and submit proof of completion to the department of at least 16 hours of department-approved continuing education; and
- (2) maintain documentation, pursuant to K.A.R. 28-35-601(h), that the continuing education was successfully completed within the prior 24-month certification period.
- (b) Before certification renewal, each radon mitigation technician shall meet the following continuing education requirements:
- (1) Complete and submit proof of completion to the department of at least 24 hours of department-approved continuing education;
- (2) maintain documentation, pursuant to K.A.R. 28-35-601(h), that the continuing education was successfully completed within the prior 24-month certification period.
- (c) If a person is certified as both a radon measurement technician and a radon mitigation technician, continuing education credit shall be granted for both certifications if the person completes at least 24 hours of department-approved continuing education credits for radon services during the 24-month period that the certificates are valid.
- (d) Continuing education credit shall be accepted only for the completion of each different continuing education training course during a current certification period. Training courses for continuing education credit that are

repeated shall be accepted only for the initial successful completion of the course during a current certification period. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a03, 48-16a05, and 48-16a06; effective Feb. 3, 2012.)

28-35-606. Radon measurement business. (a) Each radon measurement business shall maintain for inspection a list of the name and credentials of each radon measurement technician employed or retained as a consultant by the radon measurement business.

- (b) A radon measurement technician shall be present on-site to directly supervise all measurement activities performed by each radon measurement business.
- (c) A radon measurement technician shall perform all testing and consultation about radon or radon progeny measurements, health risks, radon-related exposure, radon entry routes, and other radon-related activities for each radon measurement business. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a03 and 48-16a07; effective Feb. 3, 2012.)
- **28-35-607.** Radon mitigation business. (a) Each radon mitigation business shall maintain for inspection a list of the name and credentials of each radon mitigation technician employed or retained as a consultant by the radon mitigation business.
- (b) All radon mitigation activities and consultations about radon or radon progeny measurements, health risks, radon-related exposure, radon entry routes, or other radon-related activities for a radon mitigation business shall be directly supervised or performed on-site by a radon mitigation technician.
- (c) Each person subject to K.A.R. 28-35-601 through 28-35-608, when performing radon mitigation, shall comply

with the protocols in the document adopted by reference in K.A.R. 28-35-604(b)(1)(D) regarding the design and construction of mitigation systems. (Authorized by K.S.A. 2010 Supp. 48-16a03; implementing K.S.A. 2010 Supp. 48-16a03 and 48-16a08; effective Feb. 3, 2012.)

- **28-35-608.** Renewal of certification. (a) Each certification renewal application for a radon measurement technician, radon mitigation technician, or radon measurement laboratory shall be submitted at least 60 days before expiration of the certificate.
- (b) Each applicant for renewal of certification shall meet the following requirements:
- (1) Submit a completed application to the department on a form provided by the department;
- (2) provide any additional relevant information requested by the department documenting that all applicable continuing education requirements for certification renewal have been completed; and
- (3) submit payment to the department for the applicable fee specified in K.A.R. 28-35-602.
- (c) An applicant's failure to renew a certification within six months after certification has expired shall require that applicant's compliance with all requirements for initial certification.
- (d) Each renewal application submitted after certification has expired shall require the payment of a late fee specified in K.A.R. 28-35-602. (Authorized by and implementing K.S.A. 2010 Supp. 48-16a03; effective Feb. 3, 2012.)

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Revoked

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

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Reg. No. 9-7-4 9-7-4 9-27-1 AGENCY: D Reg. No. 14-6-2a 14-6-3 14-6-4 14-10-7 through 14-10-10 14-10-11 14-10-15 14-10-15 14-10-17 14-10-17 14-10-18	Action Amended (T) Amended Amended 14: DEPARTMEN IVISION OF ALV BEVERAGE CO Action Revoked Revoked Amended Amended Revoked Amended Revoked Amended Revoked Amended New New New	Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 V. 29, p. 1337 V. 29, p. 1337 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 31, p. 13 V. 31, p. 14 V. 29, p. 1307	22-15-7 22-18-3 22-19-2 22-19-3 22-19-5 AGENO Reg. No. 26-1-1 26-1-5 26-1-6 26-1-7 26-1-8 26-2-3 26-2-9 26-2-10 26-3-1 26-3-4 26-4-1 26-4-6 through 26-4-15 26-4-1 26-4-2 26-5-2	Revoked Amended Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Revoked New Amended Revoked New Amended Revoked Amended Revoked New Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended	V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1024 V. 30, p. 1025 V. 30, p. 1025 V. 30, p. 1025 MENT ON AGING Register V. 30, p. 915 V. 30, p. 916 V. 30, p. 916 V. 30, p. 917 V. 30, p. 917 V. 30, p. 917 V. 30, p. 919 V. 30, p. 919 V. 30, p. 920 V. 30, p. 921 V. 30, p. 922 V. 30, p. 922 V. 30, p. 922 V. 30, p. 922	28-21-7 28-21-8 28-21-9 28-21-10 28-21-11 28-21-20a 28-21-21a 28-21-22a 28-21-24a 28-21-25a 28-21-26a 28-21-27a 28-21-28a 28-21-30a 28-21-30a 28-21-31a 28-21-32a 28-21-32a 28-21-34a 28-21-34a 28-21-41a 28-21-41a 28-21-41a	Revoked	V. 29, p. 725 V. 29, p. 725 V. 29, p. 725 V. 29, p. 726
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