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State of Kansas Office of the Governor

Office of the Governor

Executive Directive No. 13-445 Authorizing Expenditure of Federal Funds and Authorizing a Fund Transfer

By virtue of the authority vested in the Governor as the head of the Executive Branch of the State of Kansas, the following transactions are hereby authorized:

Pursuant to the Authority of the Secretary of Commerce to receive and expend federal funds, and pursuant to the authority granted the Governor by Section 288 of Chapter 136 of *The 2013 Session Laws of Kansas*, approval is hereby granted to the Department of Commerce for expenditure in FY 2014 of monies in the account "Workforce Data Quality Initiative—Federal Fund."

Pursuant to the authority of the Secretary of Labor to receive and expend federal funds, and pursuant to the authority granted the Governor by Section 288 of Chapter 136 of *The 2013 Session Laws of Kansas*, approval is hereby granted to the Department of Labor for expenditure in FY 2014 of monies in the account "Workforce Data Quality Initiative—Federal Fund."

Pursuant to the Authority of the President of the Board of Regents to receive and expend federal funds, and pursuant to the authority granted the Governor by Section 288 of Chapter 136 of *The 2013 Session Laws of Kansas*, approval is hereby granted to the Board of Regents for expenditure in FY 2014 of monies in the federal account entitled "Workforce Data Quality Initiative—Federal Fund."

Pursuant to the authority of the Secretary of Commerce to receive and expend federal funds, and pursuant to the authority granted the Governor by Section 288 of Chapter 136 of *The 2013 Session Laws of Kansas*, approval is hereby granted to the Department of Commerce for expenditure in FY 2014 of monies in the account "Dislocated Worker Training National Emergency Grant (DWT-NEG)—Federal Fund."

The request of the Department of Corrections that \$750,000 be transferred from the Correctional Industries Fund (52200-6126-7300-2014) to the General Fees Fund (52100-2427-2450-2014) is hereby approved, effective immediately.

I have conferred with the Director of the Budget and members of my staff, and I have determined that the guidelines set forth in KSA 75-3711 and 75-3711c have been applied and that none of the foregoing actions exceeds the limitations contained therein.

Dated August 8, 2013.

Sam Brownback Governor

Doc. No. 041821

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Register Office: 1st Floor, Memorial Hall 785-296-3489 Fax 785-296-8577 kansasregister@sos.ks.gov

Kansas Register ____

State of Kansas Office of the Governor

Notice of Available Grant Funding

Grant funds are available from the Federal Victim Assistance of Crime Act (VOCA) Victim Assistance grant program for the funding period of October 1, 2013, through September 30, 2014, to eligible applicants. The purpose of this grant program is to fund public agencies and nonprofit, community and faith-based organizations that provide direct assistance to crime victims. For the purpose of these grant program guidelines, direct services are defined as those efforts that (1) respond to the emotional and physical needs of crime victims; (2) assist primary and secondary victims of crime to stabilize their lives after a victimization; (3) assist victims to understand and participate in the criminal justice system; and (4) provide victims of crime with a measure of safety such as boarding up broken windows and replacing or repairing locks. A crime victim is a person who has suffered physical, sexual, financial or emotional harm as a result of the commission of a crime.

All grant applications must be submitted via the Governor's Grant Portal by 11:59 p.m. September 16, 2013. To quickly locate the grant in the grant portal, use "CRIME VICTIMS" for the keywords in your search. Please contact the Governor's Grants Program at 785-291-3205 with questions.

> Adrienne Foster, Administrator Governor's Grants Program

Doc. No. 041807

State of Kansas

Department of Agriculture Division of Conservation

Notice to Contractors

Separate sealed bids for the construction of a 31,577cubic-yard floodwater detention dam, Site B-4, will be received by the Marmaton Watershed Joint District No. 102 at the office of Agricultural Engineering Associates, 1000 Promontory Drive, Box 4, Uniontown, 66779, until 8 p.m. September 19, 2013, and then at said office publicly opened and read aloud at that time.

Parties interested in bidding must contact Agricultural Engineering Associates at the address above or 620-756-1000 for bidder prequalification prior to obtaining contract documents and/or bidding. Copies of the contract documents may be examined at the office of Agricultural Engineering Associates and may be obtained upon payment of \$50 per set (nonrefundable).

A pre-bid conference will be held at 1 p.m. September 9 at the office of Agricultural Engineering Associates to review any questions on the anticipated construction. Attendance at the conference is not mandatory for bidding on this project.

> Greg A. Foley Executive Director Division of Conservation

Doc. No. 041805

State of Kansas Department for Aging and Disability Services

Public Notice

In compliance with K.S.A. 59-2006b(a), the following per patient day costs for fiscal year 2014 will be the basic maximum daily rate of charge, effective July 1, 2013, for the following institutions:

Parsons State Hospital and Training Center \$408.00 Kansas Neurological Institution \$509.00

> Shawn Sullivan Secretary for Aging and Disability Services

Doc. No. 041802

State of Kansas Department for Aging and Disability Services

Public Notice

In compliance with K.S.A. 59-200b(c), the following state institutions are hereby authorized to compute an individual patient charge on the basis of rates for services based on costs incurred by such state institutions determined by application of generally acceptable hospital accounting principles: Osawatomie State Hospital; Larned State Hospital, including the State Security Hospital; and Rainbow Mental Health Facility.

Shawn Sullivan Secretary for Aging and Disability Services

Doc. No. 041803

State of Kansas

Department of Agriculture Division of Conservation

Notice to Contractors

Separate sealed bids for the construction of a 33,923cubic-yard floodwater detention dam, Site Robinson, will be received by the Marmaton Watershed Joint District No. 102 at the office of Agricultural Engineering Associates, 1000 Promontory Drive, Box 4, Uniontown, 66779, until 8 p.m. September 19, 2013, and then at said office publicly opened and read aloud at that time.

Parties interested in bidding must contact Agricultural Engineering Associates at the address above or 620-756-1000 for bidder prequalification prior to obtaining contract documents and/or bidding. Copies of the contract documents may be examined at the office of Agricultural Engineering Associates and may be obtained upon payment of \$50 per set (nonrefundable).

A pre-bid conference will be held at 1 p.m. September 9 at the office of Agricultural Engineering Associates to review any questions on the anticipated construction. Attendance at the conference is not mandatory for bidding on this project.

> Greg A. Foley Executive Director Division of Conservation

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: tshepher@emporia.edu. Mailing address: Emporia State University, Controller's Office/Purchasing, Campus Box 4021, 1200 Commercial, Emporia, KS 66801.

Fort Hays State University – Bid postings: www.fhsu.edu/purchasing/bids. Additional contact info: phone: 785-628-4251, fax: 785-628-4046, 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: purch@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762-7549.

University of Kansas – Electronic bid postings: http:// www.procurement.ku.edu/. Paper bid postings and mailing address: KU Purchasing Services, 1246 W. Campus Road, Room 20, 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.

> Tess Shepherd Chair of Regents Purchasing Group Procurement Officer II Emporia State University

Doc. No. 041700

State of Kansas 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:

08/26/2013	EVT0002561	Medicare Part D
08/26/2013	EVT0002564	Self-Contained Breathing
00/00/0010		Apparatus Equipment
08/28/2013	EVT0002566	Truck Utility Bodies and Accessories
08/29/2013	EVT0002574	Compact Track Loader and
00/2010	LV10002071	Attachments
08/30/2013	EVT0002575	Reconstruct Boat Ramps —
		Cedar Bluff State Park
09/12/2013	EVT0002577	Training
09/13/2013	EVT0002576	Disaster Recovery — Print
		Services

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

http://www.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

inter	,,, uu.Ko.go	purch adds acraut.itili
08/28/2013	A-012206	RTSM Latrine — Allied Trades — Salina — Adjutant General's Dept., Topeka
08/28/2013	A-012207	Renovations — Culinary School — Bldg. 217 — Salina — Adjutant General's Dept., Topeka
08/28/2013	A-012314	Compound (MVSC) Expansion — Unit Training Equipment Site (UTES) — Military Vehicle Storage — Salina — Adjutant General's Dept., Topeka
08/29/2013	A-012330	Shop Reroof — Gage Area — Dept. of Transportation, Topeka
08/30/2013	A-012315	Sustainment Improvements — Equipment Site (MATES) — Mobilization and Training — Fort Riley — Adjutant General's Dept., Topeka
09/04/2013	A-012304	Masonry Cleaning & Sealing — Gross Coliseum/Cunningham Hall — Fort Hays State University, Hays
09/04/2013	A-012253	Window Replacement — Akers Energy Center — Fort Hays State University, Hays
09/04/2013	A-012303	Roof Replacement — Natatorium — Cunningham Hall — Fort Hays State University, Hays
09/05/2013	A-012051	Interior Renovation — Meyer Building — Larned State Hospital, Larned

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

Tracy T. Diel, Director Procurement and Contracts

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(Published in the Kansas Register August 15, 2013.)

City of Lenexa, Kansas

Notice to Bidders

Separate, sealed bids for **College Boulevard & Lackman Road Improvements <u>and</u> College Boulevard & Strang Line Road Improvements** will be accepted by the city of Lenexa, Kansas, at the Community Development Department, Lenexa City Hall, 12350 W. 87th St. Parkway, Lenexa, 66215, until 1 p.m. (local time) August 27, 2013, at which time bids will be publicly opened and read aloud at the Lenexa City Hall. Any bid received after the designated closing time will not be considered and will be returned unopened.

This bid opening consists of two separate contract lettings, which shall be read individually but will be awarded to the lowest, qualified, combined bid. Bids submitted on only one project will not be considered.

Bidders desiring to bid on the two projects shall submit bid documents to the Community Development Department customer service staff (main level) in separate sealed envelopes addressed to the City of Lenexa, Kansas, Attention: City Clerk. One envelope shall contain the bid for the College Boulevard & Lackman Road Improvements Project and shall be marked "Bid for: College Boulevard & Lackman Road Improvements." The second envelope shall contain the bid for the College Boulevard & Strang Line Road Improvements Project and shall be marked "Bid for: College Boulevard & Strang Line Road Improvement Project."

Copies of plans, specifications, bidding documents and other contract documents are on file at Drexel Technologies, Inc., 10840 W. 86th St., Lenexa, 66214.

Bidders desiring contract documents for use in preparing bids may obtain a set of such documents at the address above.

Plans and specifications may be downloaded from the Drexel Technologies, Inc. website set forth below:

http://planroom.drexeltech.com/

Note: Davis Bacon wage rates apply to both projects.

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

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

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

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

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

d.	I. Federal contract provisions I through IV:		
	I. 08-10-66-R05(LPA)	Certification —	
		Noncollusion & History	
		of Debarment	
	II. 04-26-90-R04(LPA)	Declaration —	
		Limitations on Use of	
		Federal Funds for	
		Lobbying	
	III. 07-19-80-R12(LPA)	DBE Contract Goal	
	IV. 01-01-11(LPA)	Tax Clearance	
		Certificate	

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

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

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

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

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

A pre-bid conference will be held at 1 p.m. August 20 in the Executive Conference Room (upper level), Lenexa City Hall.

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

State of Kansas

Department of Transportation

Request for Comments

In accordance with Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) requirements, the Kansas Department of Transportation requests comments on the draft federal fiscal year (FFY) 2014-2017 Statewide Transportation Improvement Program (STIP) for Kansas.

The STIP is a project-specific publication that lists all KDOT-administered projects, regardless of funding source, including projects for counties and cities as well as projects on the state highway system, for a four-year period (October 1, 2013, to September 30, 2017). To supplement the project information is a narrative section that briefly describes KDOT's program financing anticipated for the STIP including fiscal constraint, KDOT's public involvement and project selection processes, and an overview of KDOT's Public Transportation Program.

Also included in the STIP narrative are brief descriptions of the programs administered by agencies other than KDOT. These programs include the Federal Lands & Tribal Transportation programs administered by the Office of Federal Lands Highway and the Bureau of Indian Affairs; the Recreational Trails (RT), a set-aside program of the MAP-21 Transportation Alternatives Program administered by the Kansas Department of Wildlife, Parks and Tourism; and the Transportation Improvement Programs (TIPs) administered by each of the metropolitan planning organizations for the six urbanized areas of Kansas. The six state MPOs are the Mid-America Regional Council (MARC) for the Kansas City area; the Lawrence-Douglas County Metropolitan Planning Office; the Wichita Area Metropolitan Planning Organization (WAMPO) that serves Sedgwick County and the cities of Andover and Mulvane; the Metropolitan Topeka Planning Organization; the Flint Hills Metropolitan Planning Organization that serves the cities of Manhattan, Ogden and Junction City; and the St. Joseph Area Transportation Study Organization that serves Doniphan County in the cities of Wathena and Ellwood.

The STIP is available for review online at www.ksdot. org/publications.asp. To receive a print copy of the draft STIP or to comment on the contents of the STIP, 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, 785-296-2252 or fax 785-296-8168.

A draft STIP document is available for review at the following locations:

Metropolitan Planning Organization (MPO) Offices:

- Mid-America Regional Council (MARC), 600 Broadway, Suite 200, Kansas City, MO 64105
- WAMPO, 455 N. Main, City Hall, 10th Floor, Wichita, 67202
- Metropolitan Topeka Planning Organization, 620 S.E. Madison, Topeka, 66607
- Lawrence-Douglas County Metropolitan Planning Organization, City Hall, 6 E. 6th St., Lawrence, 66044

- Flint Hills Metropolitan Planning Organization, 500 Huebner Road, Fort Riley, 66442
- St. Joseph Area Transportation Study Organization, 1100 Frederick Ave., Room 204, St. Joseph, MO 64501

KDOT District Offices:

- District One, 121 S.W. 21st St., Topeka, 66612
- District Two, 1006 N. 3rd, Salina, 67402
- District Three, 312 S. 2nd, Norton, 67654
- District Four, 411 W. 14th, Chanute, 66720
- District Five, 500 N. Hendricks, Hutchinson, 67504
- District Six, 121 N. Campus Drive, Garden City, 67846

Note: This information is available in alternative accessible formats. To obtain an alternative format, contact Transportation Information, 2nd Floor West, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, or 785-296-3585 (hearing impaired — 711).

The comment period for the draft STIP will conclude September 13, 2013.

Mike King Secretary of Transportation

Doc. No. 041811

State of Kansas

Department of Health and Environment

Notice of Hearing

The Kansas Department of Health and Environment has prepared total maximum daily loads (TMDLs) for streams in the Lower Arkansas Basin that are impaired by not meeting state water-quality standards. The TMDLs presented for public review are listed below:

Lower Arkansas River Basin:

Little Arkansas (HUC 11030012)

- Sand Creek Total Phosphorus
- Turkey Creek Total Phosphorus
- Little Arkansas River Total Suspended Solids

Gar-Peace (HUC 11030010) and Cow (HUC 11030011)

• Arkansas River — Biology (Revision)

These TMDLs are available for review on the Kansas Department of Health and Environment TMDL website at http://www.kdheks.gov/tmdl/index.htm. Additionally, copies of the TMDLs can be obtained by contacting the Bureau of Water, Watershed Planning, Monitoring and Assessment Section, at 785-296-8791.

A public hearing to take testimony from interested parties will be held from 10 to 11:30 a.m. Wednesday, September 4, in the City Commission Chambers, City Hall, 201 E. 6th St., Newton. The first portion of the hearing will be a briefing by the Watershed Planning, Monitoring, and Assessment Section outlining each of the TMDLs. The public comment period for these TMDLs will be held open from August 28 through September 27. After reviewing the testimony and public comments, KDHE will make any appropriate revisions to the TMDLs and will submit them to Region VII of the U.S. Environmental Protection Agency.

Any individual with a disability may request accommodation in order to participate in the public hearing process and may request the proposed TMDLs in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting KDHE.

Requests, questions or written comments should be directed to Tom Stiles of the Watershed Planning, Monitoring and Assessment Section, KDHE, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367, tstiles@kdheks.gov, 785-296-6170 or fax 785-291-3266.

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

Doc. No. 041814

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, 28-18a-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-13-213 Application(s) for New or Expansion of **Existing Swine Facilities**

Name and Address of Applicant Dan and Marlene Rempe 1306 64th Road Corning, KS 66417

Legal Description NW/4 of Section 30, T04S, R13E,

Facility Will Be Located Dan and Marlene Rempe 6512 Atlantic St. Corning, KS 66417 **Receiving Water** Missouri River Basin Nemaha County

Owner of Property Where

Kansas Permit No. A-MONM-S074

This application is for a new permit for a proposed new swine facility for 2,499 head (999.6 animal units) of swine. A new enclosed swine building with a concrete underground manure waste pit is proposed at this site. A new permit will not be issued without additional public notice.

Public Notice No. KS-AG-13-214/224

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Dan and Marlene Rempe 1306 64th Road Corning, KS 66417	NW/4 of Section 30, T04S, R13E, Nemaha County	Missouri River Basin
Kansas Permit No. A-MONM-S074		

This is a new permit for a new facility for 2,499 head (999.6 animal units) of swine weighing more than 55 pounds. A new enclosed swine building with an underground concrete manure storage pit will be constructed at this site.

Name and Address of Applicant	Legal Description	Receiving Water
Stan Albers	SE/4 of Section 18,	Solomon River
Albers Feedlot	T08S, R29W,	Basin
8104 — WR 10S	Sheridan County	
Hoxie, KS 67740	,	

Kansas Permit No. A-SOSD-B010

This is a new permit for an existing facility for 600 head (600 animal units) of cattle weighing greater than 700 pounds. The facility consists of approximately 3.5 acres of open lot pens. Proposed modifications to the facility include the construction of a berm, concrete basin, waste transfer pipe and grassed diversion channel to improve the control of surface runoff.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Craig Harries Harries Farm 352 5th Road Marysville, KS 66508	SE/4 of Section 15 & NW/4 of Section 14, T02S, R06E, Marshall County	

Kansas Permit No. A-BBMS-B006

- This is a permit for an existing expanding dairy heifer feeding facility for 900 head (900 animal units) of cattle greater than 700 pounds. The existing west facility consists of seven pens, a working and sorting area, an earthen wastewater retention structure and sediment basin to capture runoff from 7.34 acres of confinement lots. Analysis of waste controls or plans for modifications to the east facility shall be submitted within six months.
- Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided which meets or exceeds KDHE minimum requirements.

Name and Address of Applicant	Legal Description	Receiving Water
Leon L. Dunn Dunn Swine LLC	NE/4 of Section 05, T23S, R13W,	Lower Arkansas River Basin
863 N.W. 10th Ave. St. John, KS 67576	Stafford County	

Kansas Permit No. A-ARSF-H001

This is a permit renewal for an existing facility with the maximum capacity of 1,855 head (742 animal units) of swine weighing greater than 55 pounds and 2,675 head (267.5 animal units) of swine weighing 55 pounds or less, for a total of 1,009.5 animal units of swine. The facility consists of four enclosed swine buildings with underground concrete pits and an earthen retention structure. This facility has an approved Nutrient Management Plan on file with KDHE. The required operating level of the retention structure has been modified.

Name and Address of Applicant	Legal Description	Receiving Water
Ralph Phillips	NE/4 of Section 16,	Kansas River
Phillips Dairy Farm	T08S, R16E,	Basin
17085 W Road	Jackson County	
Mavetta, KS 66509		

Kansas Permit No. A-KSJA-M011

Federal Permit No. KS0089958

This permit is being reissued for a confined animal feeding operation for 260 head (364 animal units) of mature dairy cattle, 60 head (60 animal units) of cattle weighing more than 700 pounds and 100 head (50 animal units) of cattle weighing less than 700 pounds, for a total (continued)

of 474 animal units. This represents an increase in the permitted animal units from the previous permit. The proposed modifications at the facility will be to elevate berms on existing two-cell wastewater retention structure, establish additional grass buffer area, and modify existing pen areas.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Ronald Korber 2913 L4 Road Bern, KS 66408	SW/4 of Section 12, T01S, R12E, Nemaha County	Missouri River Basin

Kansas Permit No. A-MONM-S009

This is a permit renewal for an existing facility with the maximum capacity for 1,600 head (640 animal units) of swine weighing greater than 55 pounds, 600 head (60 animal units) of swine weighing 55 pounds or less and 149 head (74.5 animal units) of cattle weighing 700 pounds or less, for a total of 774.5 animal units of livestock. The facility consists of four enclosed swine buildings, three earthen retention structures and two open lot cattle pens. Two grass buffer areas are proposed to improve the control of surface runoff from the cattle pens.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Steve Schild 2824 BB Ave. Burdick, KS 66838	SE/4 of Section 15 & NW/4 of Section 22, T17S, R05E, Morris County	Neosho River Basin

Kansas Permit No. A-NEMR-B010

This is a permit for an existing cattle feeding facility for 800 head of cattle (up to 560 head of cattle each weighing less than 700 pounds and 240 head of cattle each weighing more than 700 pounds).

Name and Address of Applicant	Legal Description	Receiving Water
Robert & James Griffith	SW/4 of Section 24,	Missouri River
Robert & James Griffith	T01S, R12E,	Basin
Site #1	Nemaha County	
1214 212th Road	2	

Bern, KS 66408

Kansas Permit No. A-MONM-S051

This permit is being reissued for an existing facility with a maximum capacity of 140 head (56 animal units) of swine more than 55 pounds, 400 head (40 animal units) of swine 55 pounds or less and 150 head (150 animal units) of cattle 700 pounds or more, for a total of 246 animal units. There is no change in the permitted animal units.

Name and Address	Legal	Receiving
of Applicant	Description	Water
Larry D. Wehner	SE/4 of Section 33,	Kansas River
Wehner Farms	T09S, R13E,	Basin
2944 94th Road	Jackson County	
Rossville, KS 66533		

Kansas Permit No. A-KSJA-S021

This permit is being reissued for an existing facility with a maximum capacity of 200 head (80 animal units) of swine more than 55 pounds and 200 head (20 animal units) of swine 55 pounds or less, for a total of 100 animal units of swine. This represents a decrease in animal units from the previous permit.

Name and Address	Legal	Receiving					
of Applicant	Description	Water					
Pakkebier Farms Feedlot	S/2 of Section 30,	Solomon River					
22998 Road E9	T04S, R21W,	Basin					
Lenora, KS 67645	Norton County						
Kansas Permit No. A-SONT-B003							

This permit is being reissued for an existing facility with a maximum capacity of 700 head (700 animal units) of cattle more than 700 pounds.

Name and Address	Legal	Receiving		
of Applicant	Description	Water		
Robert M. Cordel D S & R Cordel 429 30 Road Cawker City, KS 67430	NE/4 of Section 12, T05S, R10W, Jewell County	Solomon River Basin		

Kansas Permit No. A-SOJW-S018

This permit is being reissued for an existing facility with a maximum capacity of 2,190 head (876 animal units) of swine more than 55 pounds and 1,200 head (120 animal units) of swine 55 pounds or less, for a total of 996 animal units. There is no change in the permitted animal units.

Public Notice No. KS-AG-R-13-001/002

Per K.S.A. 65-171d, the following registrations have been received for proposed confined feeding facilities:

Name and Address of Registrant	Legal Description	County
Gordon Stucky Stucky Ranch 421 N.E. 70 Ave. Kingman, KS 67068	SE/4 of Section 32, T27S, R06W	Kingman
Name and Address		
of Registrant	Legal Description	County

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

All comments regarding the draft documents or application notices received on or before September 14 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-13-213/224, KS-AG-R-13-001/002) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the secretary of the Department 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

State of Kansas

Legislature

Interim Committee Schedule

The Legislative Research Department gives notice that the following legislative committees plan to meet during the period of August 26-30, based on current information and subject to change. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at 785-296-2391 or TTY 711, or email LegServ@las.ks.gov.

Date	Room	Time	Committee	Agenda
Aug. 27	152-S	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Proposed rules and regulations noticed for hearing by Behavioral Sciences Regulatory Board, Department for Aging and Disability Services, Department of Labor, and Office of Attorney General.
Aug. 29	159-S	TBA	Contract Audit Committee (This is a subcommittee)	Agenda not available.
				Jeffrey M. Russell
				Director of Legislative
				Administrative Services
Doc. No. 041815				

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Colorado Interstate Gas Company, LLC has applied for renewal of the Class I operating permit for its Morton County Compressor Station, in accordance with the provisions of K.A.R. 28-19-510 et al. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Colorado Interstate Gas Company, LLC, 370 Van Gordon St., Lakewood, CO 80228, owns an existing natural gas compressor station located at Section 18, Township 33 South, Range 43 West, Morton County, Kansas.

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 during normal business hours of 8 a.m. to 5 p.m. at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, and at the KDHE Southwest District Office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Ashley Eichman, 785-296-1713, at the KDHE central office, or Ethel Evans, 620-356-1075, at the KDHE Southwest 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 not later than noon September 16.

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 Ashley Eichman, KDHE, Bureau of Air, not later than noon September 16 in order for the secretary of the Department of Health and Environment to consider the request.

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

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Ward Burns, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 11201 Renner Blvd., Lenexa, 66219, 913-551-7960, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

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

State of Kansas Commission on Veterans' Affairs

Notice of Meeting

The Kansas Commission on Veterans' Affairs will meet at 10 a.m. Wednesday, August 21, in the Senate Room of the Jayhawk Tower, 700 S.W. Jackson, Topeka. The public is invited to attend. For more information call 785-296-3976.

> Gregg Burden Executive Director

Doc. No. 041804

(Published in the Kansas Register August 15, 2013.)

Summary Notice of Bond Sale City of Larned, Kansas \$2,500,000 General Obligation Bonds, Series 2013

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated August 7, 2013, written and electronic bids will be received on behalf of the clerk of the city of Larned, Kansas (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through PARITY, until 1 p.m. (CDT) August 26, 2013, for the purchase of the above-referenced bonds. No bid of less than 100 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated September 15, 2013, and will become due on September 1 in the years as follows:

Principal
Amount
\$125,000
130,000
135,000
140,000
145,000
155,000
160,000
165,000
170,000
180,000
185,000
190,000
200,000
205,000
215,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2014.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States, a qualified financial surety bond or a wire transfer in Federal Reserve funds immediately available for use by the issuer in the amount of \$50,000.

Delivery

The issuer will pay for preparation of the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about September 18, 2013, to DTC for the account of the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2012 is \$20,637,277. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$2,500,000.

Approval of Bonds

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

Additional Information

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

Written Bid and Good Faith Deposit

Delivery Address:

Pam Corby, Clerk City Hall 417 Broadway Larned, KS 67550 620-285-8500 Fax: 620-285-8544 larned3@cityoflarned.com

Financial Advisor — Facsimile Bid and Good Faith

Deposit Delivery Address: George K. Baum & Company 100 N. Main, Suite 810 Wichita, KS 67202 Attn: Charles M. Boully 316-264-9351 Fax: 316-264-9370 boully@gkbaum.com

Dated August 7, 2013.

Doc. No. 041819

City of Larned, Kansas

(Published in the Kansas Register August 15, 2013.)

City of Marion, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2013

Notice is hereby given that the city of Marion, 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 \$965,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated August 5, 2013.

Angela Lange City Clerk

Doc. No. 041812

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, October 17, at the Kansas Cosmosphere and Space Center, 1100 N. Plum, Hutchinson, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks and Tourism.

A general discussion and workshop meeting on business of the Wildlife, Parks and Tourism Commission will begin at 1:30 p.m. October 17 at the location listed above. The meeting will recess at approximately 5:30 p.m., then resume at 7 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and 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. October 18 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 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. 115-2-1. This permanent regulation sets fees for various issues of the department. The proposed amendments would reduce resident and nonresident youth turkey, antelope and deer permit prices.

Economic Impact Summary: The proposed fee structure will result in a reduction to the wildlife fee fund of approximately \$191,430. However, it is anticipated that there will be an increase in youth participation that will offset part of the fee fund reduction but any amount is purely speculative at this point. Otherwise, the amendments will not have any negative economic impact on other agencies, small businesses or the public.

K.A.Ř. 115-7-10. This permanent regulation sets special provisions for fishing. The proposed amendments would prohibit fishing or collection of bait within a fish passage, as defined in the regulation, in order to reduce user conflicts.

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

K.A.R. 115-25-6. This exempt regulation establishes the bag limits, permits, and game tags for the spring turkey season. The proposed changes would change opening dates beginning in 2015, splitting the youth season opening date away from the archery season and moving back the firearms season opening date back by one week.

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

K.A.R. 115-25-14. This exempt regulation establishes creel limits, size limits, possession limits, and open seasons for fishing. The proposed version of the regulation would update the reference document related to creel limits and size limits at various bodies of water throughout the state.

Economic Impact Summary: The proposed version of the regulation is 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

State of Kansas Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 2012 Supp. 12-1675(b)(c)(d) and K.S.A. 2012 Supp. 12-1675a(g).

Effective 8-12-13 through 8-18-13

Term	Rate
1-89 days	0.08%
3 months	0.04%
6 months	0.06%
12 months	0.15%
18 months	0.22%
2 years	0.31%
-	

Scott Miller Director of Investments

Doc. No. 041801

State of Kansas

Department of Revenue

Notice of Hearing on Proposed Administrative Regulation

A public hearing will be conducted by the Department of Revenue at 9 a.m. Monday, October 21, in Room 230, Secretary's Conference Room, Docking State Office Building, 915 S.W. Harrison, Topeka, to consider amendments to a titles and registration regulation.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written comments from the public on the proposed regulation. All interested parties may submit written public comments on the proposed regulation prior to the hearing to Kathleen Smith, Tax Specialist, Office of Policy and Research, Room 230, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612, or through email at kathleen.smith@kdor.ks.gov.

All interested parties will be given a reasonable opportunity to present their views, either orally or in writing or both, concerning the adoption of the proposed regulation. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Kathleen Smith at 785-296-3081 or 785-296-6461 (TTY). Disabled parking is located in State Parking Lot No. 2, south of the Docking Building facing Harrison Street. The east entrance to the Docking Building is accessible.

This regulation is proposed for adoption on a permanent basis. A summary of the proposed regulation and the economic impact follows: Article 51.—TITLES AND REGISTRATION

K.A.R. 92-51-21. The proposed amendments to K.A.R. 92-51-21 remove truck or truck tractors registered for a gross weight greater than 10,000 lbs. and used commercially from the staggered vehicle registration system.

Economic Impact: The Department of Revenue does not anticipate any impact on the department, other government agencies, or private businesses or individuals.

A copy of this regulation and the economic impact statement may be obtained from the Kansas Department of Revenue, Office of Policy and Research, at the contact information above or via the department's website at www.ksrevenue.org.

> Nick Jordan Secretary of Revenue

Doc. No. 041817

State of Kansas Kansas Housing Resources Corporation

Notice of Hearings on the 2014-2018 Kansas Consolidated Plan

The state of Kansas will conduct public hearings on housing and community development issues to allow citizens to provide input into the 2014-2018 Kansas Consolidated Plan. The Consolidated Plan is the state's policy framework for federal community development and housing programs. The public hearings will focus on housing and community development needs throughout the state, and strategies to address needs. A presentation is available for download from the Kansas Housing Resources Corporation website at www.kshousingcorp.org.

Estimated resources available annually in the five-year plan include approximately \$14,000,000 from the Community Development Block Grant (CDBG), \$4,900,000 from the HOME Investment Partnerships (HOME), \$1,250,000 from the Emergency Solutions Grant (ESG), and \$366,000 from the Housing Opportunities for Persons with AIDS (HOPWA) programs.

Individuals with disabilities or limited English proficiency are encouraged to attend and participate in the public hearing. Persons in need of a sign language interpreter, an assistive listening device, large print, Braille material, or other accommodation to attend a hearing should notify KHRC at least three business days prior to the hearing. Requests may be directed to KHRC, 611 S. Kansas Ave., Suite 300, Topeka, 66603-3803, 785-296-5865, or via the Kansas Relay Service at 800-766-3777.

The hearings are scheduled as follows:

Great Bend — **August 20** — **1 to 2:30 p.m.** Perkins Restaurant 2920 10th St.

Topeka — August 22 — 10:30 a.m. to noon Kansas Housing Resources Corporation 611 S. Kansas Ave., Suite 300

> Dennis L. Mesa Executive Director

(Published in the Kansas Register August 15, 2013.)

City of Junction City, Kansas

Notice of Proposed DBE Program

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

The city's overall goal for FY 2013-2015 is the following: a three-year goal of 6.80 percent of the federal financial assistance.

The proposed DBE Program is available for public inspection and comment at the office of the Municipal Services director, 700 N. Jefferson, Junction City, 66441. The city will accept comments on the goals for 45 days from the date of this notice. Comments can be sent to Gregory S. McCaffery, Municipal Services director.

> Gregory S. McCaffery Municipal Services Director

Doc. No. 041808

State of Kansas

Kansas Water Office

Permanent Administrative Regulations

Article 1.—DEFINITIONS

98-1-1. Definitions. The following definitions shall apply to all regulations of the Kansas water office:

(a) "Assignment" means either of the following:

(1) The transfer of any right under a water purchase contract to a third person; or

(2) the transfer to a third person of any of the duties and obligations owed by a water contract holder to the state.

(b) "Authority" means Kansas water authority.

(c) "Conservation storage water supply capacity" means the space in a reservoir that meets the following requirements:

(1) Has been purchased, contracted for purchase, or otherwise acquired by the state; and

(2) has been designated for the storage of water for any beneficial purpose or for sediment accumulation purposes in proportion to the amount of storage purchased, contracted for purchase, or otherwise acquired by the state.

(d) "Cooperating landowner" means a person requesting that the office issue an easement along a navigable river for purposes authorized in K.S.A. 2012 Supp. 82a-220, and amendments thereto.

(e) "Days" has the meaning specified in K.S.A. 60-206(a), and amendments thereto.

(f) "Designated representative" means any person designated to perform on another's behalf.

(g) "Director" means director of the Kansas water office or the director's designee. (h) "Discharge" means the volume of water per unit of time passing a specific cross section of a river.

(i) "Drought having a two percent chance of occurrence in any one year" means a drought having a statistical chance of occurring once every 50 years, on the average, using all available statistics and information.

(j) "Industrial use" means any use of water primarily for the production of goods, food, or fiber or for providing utility services. This term shall include any incidental uses.

(k) "Irrigation use" means the use of water for growing agricultural crops, watering gardens, orchards, and lawns exceeding two acres in area and for watering golf courses, parks, cemeteries, athletic fields, racetrack grounds, and similar facilities.

(l) "Municipal use" means the use of water that meets the following conditions:

(1) Is obtained from a common water supply source by a municipality, rural water district, other water supply district, or group of householders;

(2) is delivered through a common distribution system; and

(3) is for domestic, commercial, trade, industrial, and any other related incidental uses for any beneficial purposes.

(m) "Natural flow" means that portion of the flow in a natural stream that consists of precipitation on the stream and reservoir water surface, direct runoff from precipitation on the land surface, groundwater infiltration to the stream, and return flows to the natural stream from municipal uses, agricultural uses, or other uses, unless otherwise defined in an operations agreement.

(n) "Office" means Kansas water office.

(o) "Operations agreement" means a document agreed to by the director and either a water assurance district or water supply access district, describing the terms by which the coordinated system of reservoir operations is to be managed.

(p) "Participant" means a person seeking an easement on state property along a navigable river in the state for a conservation project, as defined in K.S.A. 2012 Supp. 82a-220 and amendments thereto.

(q) "Person" means any natural person, private corporation, government unit, municipality, or public corporation.

(r) "Program agency" means any state, federal, or local agency that provides oversight, services, funding, or other support for a project or group of projects for which a landowner seeks an easement on state property along a navigable river, pursuant to K.S.A. 2012 Supp. 82a-220 and amendments thereto.

(s) "Recreational use" means the use of water for activities including fishing, swimming, boating, and hunting or for entertainment, enjoyment, relaxation, and fish and wildlife benefits.

(t) "Reservoir" means a lake or other impoundment in which water is stored.

(u) "Reservoir yield" means the quantity of water that can be withdrawn from the conservation storage water supply capacity of a reservoir during a drought having a two percent chance of occurrence in any one year, as de-(continued) termined through the procedure specified in K.A.R. 98-5-9.

(v) "Target flow" means the discharge at specific points along a river designated within an operations agreement.

(w) "Water supply access contract" and "water assurance contract" mean a contract to provide for the development of a coordinated system of reservoir operations designed to supplement natural flows, in order to meet demands of eligible water right holders during low-flow periods, by release of water supply from state-owned or state-controlled conservation storage water supply capacity of the major reservoirs in the designated basin.

(x) "Water assurance district" means an organization of eligible water right holders established under K.S.A. 82a-1330 et seq., and amendments thereto.

(y) "Water purchase contract" means a contract for the sale of water from the conservation storage water supply capacity of a reservoir made pursuant to the state water plan storage act, K.S.A. 82a-1301 et seq. and amendments thereto.

(z) "Water reservation right" means the state's right to divert and store waters of all streams flowing into the conservation storage water supply capacity of a reservoir. The water reservation right shall be sufficient to ensure the yield of water throughout a drought having a two percent chance of occurrence in any one year.

(aa) "Water supply access district" means an organization of eligible water right holders established under K.S.A. 2012 Supp. 82a-2309, and amendments thereto.

(bb) "Year" means a 12-month period beginning with a specified month and day.

(cc) "Yield" means the quantity of water that can be withdrawn from storage in a reservoir for a given period of time. (Authorized by and implementing K.S.A. 2012 Supp. 82a-220, K.S.A. 82a-923, K.S.A. 82a-1319, K.S.A. 82a-1345, K.S.A. 82a-1403, K.S.A. 2012 Supp. 82a-2324; effective Jan. 1, 1966; amended Aug. 30, 2013.)

98-1-2. (Authorized by K.S.A. 82a-923; effective Jan. 1, 1966; revoked Aug. 30, 2013.)

Article 2.—PUBLIC HEARINGS ON THE STATE WATER PLAN

98-2-1. Notice. (a) Notice of public hearings on the state water plan or any section of the plan shall be given by the authority to those agencies and persons, both public and private, specified in K.S.A. 82a-905, and amendments thereto. The authority shall give notice of these hearings to any other individuals and organizations that the authority deems to have an interest in the subject of that portion of the state water plan.

(b) Notice of any hearing shall be published in the Kansas register at least twice. The first publication shall be no earlier than two months before the first public hearing. In addition to the official notice of public hearings, the authority may issue press releases and post information on the office webpage. (Authorized by K.S.A. 82a-923; implementing 82a-905; effective Jan. 1, 1966; amended Aug. 30, 2013.)

98-2-2. Conduct of hearing. (a) The chairperson of the authority or a member of the authority designated by

the chairperson shall preside at each public hearing on the state water plan.

(b) The authority shall request those persons desiring to appear at any public hearing on the state water plan to notify the authority at least five days before the date of the hearing. Those persons who have notified the authority in advance of the hearing of their desire to be heard shall be scheduled to be heard first at any hearing. Any person who has not notified the authority may be heard if the time schedule for the hearing permits. Each person who desires to have a statement made a part of the public record of any hearing on the state water plan shall submit two copies of the statement to the authority. An oral summary of the statement may be presented at the hearing.

(c) The chairperson, members of the authority, and members of the staff of the office may question any person who presents a statement.

(d) The person presiding at any hearing on the state water plan may set time limits on oral presentations and may establish other procedures as appropriate. Hearing procedures shall be announced at the beginning of each hearing.

(e) Any person who is unable to appear at a scheduled hearing may submit a written statement to the office. Statements submitted when the hearing record is open shall be made a part of the public record of the hearing. The hearing record shall remain open for at least 10 days following the hearing. (Authorized by K.S.A. 82a-923; implementing K.S.A. 82a-905; effective Jan. 1, 1966; amended Aug. 30, 2013.)

98-2-3 through 98-2-20. (Authorized by K.S.A. 82a-923; effective Jan. 1, 1966; revoked Aug. 30, 2013.)

Article 4.—WEATHER MODIFICATION

98-4-1. Licenses. (a) No person may engage in any weather modification activity within the state of Kansas without a valid license issued under this regulation and a permit issued under K.A.R. 98-4-2. "Weather modification activity" shall mean any activity, operation, or experimental process that has as its objective inducing change, by artificial means, in the composition, behavior, or dynamics of the atmosphere.

(b) In order to obtain a license under the Kansas weather modification act, the applicant shall demonstrate that the applicant is qualified to conduct a weather modification project of the kind the applicant wishes to conduct in Kansas by the applicant's knowledge of meteorology and cloud physics and that individual's field experience in weather modification. The applicant shall meet the following requirements, in addition to meeting the requirements in subsection (c):

(1) Submit an application for a license to the authority on forms provided by the director. Forms may be requested from the office and may be posted on the office web site. Forms shall be submitted at least 60 days before the start of the proposed operational period and the next authority meeting for consideration; and

(2) pay the \$100.00 license fee, unless that fee is waived by the authority because of the educational or experimental nature of the work proposed. The candidate for exemption shall file a request with the director indicating that the educational or experimental nature of the work merits exemption from fees.

(c) The license applicant shall meet one of the following professional or educational requirements:

(1) Have eight years of professional experience in weather modification or field research activities and at least three years of experience as a project director;

(2) hold a baccalaureate degree in an applicable discipline, as determined by the director, and have three seasons of experience in the application of those studies to weather modification activities; or

(3) hold a baccalaureate degree that includes 25 hours of meteorological studies and have two seasons of practical experience in weather modification research or activities.

(d) Each license shall expire at the end of the calendar year for which it is issued.

(e) Weather modification licenses may be renewed annually, effective January 1 each year. Renewal shall be granted if both of the following conditions are met:

(1) Receipt by the director of a request for renewal from the license holder no later than November 30; and

(2) receipt by the director of the \$100 annual license fee, unless this fee is waived pursuant to paragraph (b)(2). (Authorized by K.S.A. 82a-1403; implementing K.S.A. 2012 Supp. 82a-1405, K.S.A. 82a-1406, and K.S.A. 82a-1407; effective, E-74-39, July 26, 1974; effective May 1, 1976; amended Aug. 30, 2013.)

98-4-2. Permits. (a) A weather modification permit, which is a document issued by the director authorizing weather modification activity in Kansas, shall be required annually, on a calendar-year basis, for each weather modification project. If a weather modification project will extend over more than one calendar year, a permit may be extended on a year-to-year basis upon payment of the annual fee, a review by the director, and the publication of a notice of intent to continue the operation. A public hearing on any renewal may be held by the director.

A permit shall not be assigned or transferred by the permit holder.

(b) Each permit application shall be submitted at least 60 days before the initial date of the proposed operational period for which the permit is sought. Each permit applicant shall also provide the application at least 30 days before an applicable authority meeting to ensure timely consideration.

(c) Each applicant for a permit to conduct weather modification activities in Kansas shall meet the following requirements:

(1) Submit to the director a completed application for permit on a form provided by the director. Forms may be posted on the office web site;

(2) pay the \$100.00 permit fee, if applicable;

(3) present evidence that the applicant is, or has in its employ, a license holder;

(4) demonstrate proof of ability to meet the liability requirements of section 1411 (4) of the Kansas weather modification act. This proof may be provided in the form of an insurance policy written by a company authorized to do business in Kansas or by a statement of individual worth, including a profit-and-loss statement, that is accepted by the director;

(5) submit a complete and satisfactory operational plan for the proposed weather modification project that includes the following:

(A) A map of the proposed operating area specifying the primary target area and showing the area reasonably expected to be affected. "Primary target area" shall mean the area within which the weather modification activity is intended to have an effect;

(B) the name and address of the license holder specified in paragraph (c)(3);

(C) the nature and object of the intended weather modification activities;

(D) the meteorological criteria to be used to initiate or suspend modification activities;

(Ê) the person or organization on whose behalf the project is to be conducted;

(F) a statement showing any expected effect upon the environment; and

(G) the methods that will be used in determining and evaluating the proposed weather modification project;

(6) at least seven days before any required public hearing, publish a "notice of intent" to engage in weather modification activities in each county of which all or part could be within the primary target area or within the areas reasonably expected to be affected. The time and place of the public hearing shall be approved by the director. The notice of intent shall include notice published in a newspaper or newspapers of general circulation in the area. The notice shall meet the following requirements:

(A) Describe the primary target area;

(B) describe the area that might reasonably be affected;

(C) specify the period of operation, including starting and ending dates. Operational periods shall not be required to be continuous;

(D) describe the general method of operation;

(E) describe the intended effect of the operation;

(F) state the time and place of a public hearing on the application. The hearing shall be held in or near the primary target area; and

(G) state that complete details of the application for a permit will be available for examination in the office of the authority in Topeka and at a location within the project area as described in the public hearing notice;

(7) provide satisfactory evidence of publication of the notice of intent to the director before the public hearing; and

(8) provide any other relevant information as may be required by the director.

(d) At the discretion of the director, additional information may be required of the applicant. This additional information may include a comprehensive environmental impact analysis similar to the statements required for federal projects.

(e) Each permit issued for a weather modification activity shall be subject to revision, suspension, or modification of its terms and conditions by the director, if necessary to protect the health, safety, or property of any person or to protect the environment.

(continued)

(f) In order to modify the boundaries of a project for which a permit has previously been obtained, a revised permit shall be required, with conditions similar to those under which the original permit was issued or as modified by the director. (Authorized by K.S.A. 82a-1403; implementing K.S.A. 82a-1406, K.S.A. 82a-1411, K.S.A. 82a-1415; effective, E-74-39, July 26, 1974; effective May 1, 1976; amended Aug. 30, 2013.)

98-4-3. Evaluation of permit application. (a) Each permit application shall be evaluated based on the following considerations:

(1) The project can reasonably be expected to benefit the residents of the primary target area or an important segment of the state's population.

(2) The testimony and information presented at the public hearing are generally favorable to the proposed activity.

(3) Économic, social, or research benefits are expected.

(4) The applicant has provided adequate safeguards against potentially hazardous effects to health, property, or the environment and has outlined a program for the implementation of these safeguards.

(5) The proposed project will not have any detrimental effect on previously authorized weather modification projects.

(6) The proposed project is scientifically and technically feasible.

(7) If the application is for a scientific research and development project, it offers promise of expanding the knowledge and technology of weather modification.

(b) Each permitted project shall be under the personal direction, on a day-to-day basis, of an individual who holds a valid license issued under the Kansas weather modification act.

(c) The permit holder shall not conduct activities outside the limits stated in the operational plan specified in K.A.R. 98-4-2. All activities planned for periods of severe weather shall be listed in the permit application and identified at the public hearing. (Authorized by K.S.A. 82a-1403; implementing K.S.A. 82a-1406, K.S.A. 82a-1411, and K.S.A. 82a-1412; effective, E-74-39, July 26, 1974; effective May 1, 1976; amended Aug. 30, 2013.)

98-4-4. Reports. (a) Each permit holder shall maintain at that individual's project office a current log of all operations, which shall mean a log that has up-to-date information from the past 24 hours. This log shall be available for inspection by any person authorized by the director. The log shall include information at least equivalent to information required on the log forms available from the office.

(b) Each permit holder shall submit a monthly report of weather modification activities under the permit for each calendar month for which the permit is valid. Each monthly report shall be submitted no later than the close of business on the 15th day of the following month. One copy of all entries made in the weather modification logs shall be included when making the monthly reports, unless more detailed information is required when the permit is granted by the director.

(c) Each permit holder shall submit a preliminary annual report within 30 days after the end of each calendar year or within 30 days after the end of the project, whichever comes first. The permit holder shall also submit a final annual report on the project within 90 days after the end of the project. These reports shall include the following:

(1) Monthly and project period totals for information required in the logs; and

(2) the permit holder's interpretation of project effects as compared to those anticipated in the original application for the permit. (Authorized by K.S.A. 82a-1403; implementing K.S.A. 82a-1417; effective, E-74-39, July 26, 1974; effective May 1, 1976; amended Aug. 30, 2013.)

98-4-5. Procedure for granting emergency permits. (a) A permit may be granted on an emergency basis if evidence is presented to the director that clearly identifies the situation as an emergency. "Emergency" shall mean an unusual condition that could not have reasonably been expected or foreseen and in which it can be anticipated that damage can be avoided or reduced by prompt weather modification action.

(b) Upon the applicant's presentation of evidence satisfactory to the director that an emergency exists or could reasonably be expected to exist in the very near future that could be alleviated or overcome by weather modification activities, an emergency permit may be issued by the director to an individual holding a license issued under K.S.A. 82a-1401 et seq., and amendments thereto. Coincident with the issuance of the permit, the information contained in the permit shall be released by the director to the news media in the area intended to be affected.

(c) If the permit holder desires to continue the permit activities and the director grants an emergency permit, a date for the public hearing shall be set by the director within 10 days after the permit is granted. The permit holder shall be responsible for providing public notice of the hearing through the local news media in the area. At the public hearing, the permit holder shall describe the following:

(1) The objectives of the emergency action;

(2) the success to date; and

(3) any future plans under the permit.

On the basis of the information presented at the public hearing, the decision of whether to revoke the emergency permit, modify it, or allow continued operation under conditions specified by the director shall be made by the director. (Authorized by K.S.A. 82a-1403; implementing K.S.A. 82a-1414; effective, E-74-39, July 26, 1974; effective May 1, 1976; amended Aug. 30, 2013.)

98-4-6. (Authorized by K.S.A. 1975 Supp. 82a-1403; effective, E-74-39, July 26, 1974; effective May 1, 1976; revoked Aug. 30, 2013.)

98-4-7. (Authorized by K.S.A. 1975 Supp. 82a-1403; effective May 1, 1976; revoked Aug. 30, 2013.)

98-4-8. Field operations. As provided in K.A.R. 98-4-3 (b), the license holder or a substitute license holder approved by the director shall be on duty at the license holder's project site at all times while weather modification activities are being carried out. (Authorized by K.S.A. 82a-1403; implementing K.S.A. 82a-1412; effective May 1, 1976; amended Aug. 30, 2013.) **98-4-9.** (Authorized by K.S.A. 1975 Supp. 82a-1403; effective May 1, 1976; revoked Aug. 30, 2013.)

98-4-10. (Authorized by K.S.A. 1975 Supp. 82a-1403; effective May 1, 1976; revoked Aug. 30, 2013.)

Article 5.—STATE WATER PLAN STORAGE

98-5-1. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1305; effective May 1, 1979; amended May 1, 1980; amended May 1, 1984; amended Nov. 22, 1996; revoked Aug. 30, 2013.)

98-5-2. Applications. (a) Each application to enter into a water purchase contract shall be submitted in writing on forms prescribed by the director and shall be signed by the person making the application or the person's chief officer or designated representative. The application shall be filed with the director.

(b) Each application shall include the following information:

(1) The name and address of the applicant;

(2) the reservoir from which the applicant proposes to withdraw water;

(3) the peak daily rate at which the applicant proposes to withdraw water and the total annual quantity to be withdrawn;

(4) the uses proposed to be made of waters withdrawn; and

(5) the estimated date of first withdrawal of water.

(c) Each application shall be reviewed by the director or designee for compliance with statutory and regulatory requirements and for completeness.

(d) Each application that is complete and meets statutory and regulatory requirements shall be assigned an application number. Application numbers shall be assigned in chronological order according to the date and time of receipt of each application. The applicant shall be notified of the receipt of and the application number assigned to the application. Notice may be provided through any means, including electronic mail or first-class mail, to the applicant.

(e) Each application that is not complete or does not meet statutory or regulatory requirements shall be returned to the applicant for further information or resubmission in order to meet the statutory and regulatory requirements. No application number shall be assigned to incomplete or nonconforming applications.

(f) When an application to enter into a water purchase contract is accepted by the director, notice of the acceptance shall be provided to other applicants for withdrawal of water from the same reservoir and each water assurance district or water supply access district with a water assurance contract relating to the same reservoir at the last known address of each applicant or water assurance district. The notice shall specify the name of the applicant whose application has just been accepted and the annual quantity of water included in the application. Notice shall be provided by first-class mail, postage prepaid, to the last address on file for the applicant.

(g) If a water purchase contract has not been executed before 10 years from the date of the receipt of the application and if the applicant has not requested an extension of time for the application, the application shall be cancelled, according to subsection (h).

(h) Before cancellation of an application, the applicant shall be notified by the director in writing that the application shall be cancelled 30 days after date of the notice unless the applicant submits to the director a written request for an extension of time for the application. The notice shall be sent by first-class mail, postage prepaid, to the applicant's last known address. Notice may also be provided by electronic mail. The application shall be cancelled if a written request to extend the application is not received within 30 days from date of the notice.

(i) Ten years from the date of the receipt of the application, the applicant may request, in writing, that the application be extended for no more than three years. The extension shall be granted, unless the application is found to be incomplete or not in compliance with statutory or regulatory requirements.

(j) Any part of the application, except the reservoir from which the applicant proposes to withdraw water, may be amended at any time. Each applicant wanting to change the reservoir from which the applicant proposes to withdraw water shall file a new application. The new application shall be assigned a date and application number as provided in subsection (e). (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1310a, K.S.A. 82a-1311a; effective May 1, 1979; amended May 1, 1980; amended May 1, 1981; amended May 1, 1984; amended May 1, 1987; amended April 26, 1993; amended Aug. 30, 2013.)

98-5-3. Request to negotiate. (a) When an applicant is ready to enter into a water purchase contract, the applicant shall provide written notice of the applicant's desire to enter into negotiations for a contract with the director.

(b) Any applicant may be required by the director to provide information in addition to that included in the application required in K.A.R. 98-5-2(b). This information shall be for the purpose of determining the following:

(1) What is the annual quantity of water needed;

(2) whether the proposed sale of water supply is in the public interest; and

(3) whether the benefits to the state from approval of the contract are greater than the disadvantages to the state from rejection of the contract.

(c) When the director believes that there is sufficient information available to determine whether the proposed sale is in the interest of the people of Kansas and will advance the purposes specified in K.S.A. 82a-901 et seq. and amendments thereto, the authority shall be notified by the director indicating that a request to enter into negotiations for a written contract has been received.

(d) The authority shall be provided by the director with the information collected or developed to show that the proposed sale is in the interest of the people of Kansas and will advance the purposes specified in K.S.A. 82a-901 et seq., and amendments thereto.

(e) The authority shall consider the request to begin negotiations for a written contract and make a finding of one of the following:

(1) The proposed sale is in the public interest and will advance the purposes specified in K.S.A. 82a-901 et seq., and amendments thereto.

(2) The proposed sale is not in the public interest and will not advance the purposes specified in K.S.A. 82a-901 et seq., and amendments thereto.

(f) If the authority finds that the proposed sale is not in the public interest or will not advance the purposes specified in K.S.A. 82a-901 et seq. and amendments thereto, the authority shall do one of the following:

(1) Reject the request to begin negotiations and advise the applicant of the reasons; or

(2) ask the applicant or the director to provide additional information that would permit the authority to find that the proposed sale is in the public interest and will advance the purposes specified in K.S.A. 82a-901 et seq., and amendments thereto.

(g) If the authority finds that the proposed sale is in the public interest and will advance the purposes specified in K.S.A. 82a-901 et seq. and amendments thereto, the authority shall authorize the director to negotiate with the applicant for the purposes of entering into a written contract for sale of water supply.

The authorization to negotiate shall be valid for a period not to exceed three years. If the parties have not concluded a contract within that period, the authority shall reconsider authorizing contract negotiations. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1305 and K.S.A. 82a-1311a; effective May 1, 1979; amended May 1, 1980; amended, E-82-7, April 10, 1981; amended May 1, 1981; amended May 1, 1984; amended May 1, 1987; amended April 26, 1993; amended Aug. 30, 2013.)

98-5-4. Contract negotiation procedures. (a) Upon approval of the authority to begin negotiations, the applicant shall be notified by the director and asked to submit the following items before the commencement of negotiations, unless the requirement is waived:

(1) The anticipated location, legal description, engineering plans, and specifications of all works, ditches, conduits, and watercourses proposed to be constructed or used for the transportation of waters;

(2) the engineering report or other evidence to support the need for the annual quantity of water requested throughout the term of the contract;

(3) a list of alternative sources of water available to the applicant;

(4) specification of whether the applicant has adopted and implemented a water conservation plan;

(5) an engineering report and specifications for metering water pumped or used under the contract;

(6) proof of any easement that is granted by the federal government for rights-of-way across, in, and upon federal government land that is required for intake, transmission of water, and necessary appurtenances;

(7) engineering plans and specifications for any pump, siphon, conduit, canal, or any other device planned to be used to withdraw water from the reservoir; and

(8) any other relevant information that the director may deem necessary, specify, or require for that specific contract request or set of negotiations.

(b) After negotiations for a water purchase contract have been authorized by the authority and if the proposed sale is not for surplus waters, all other persons with a pending application shall be notified by the director or a designee that a water purchase contract or a request to negotiate a water purchase contract relating to the same reservoir has been authorized by the authority. Notice shall be given, by first-class mail with postage prepaid, to the last address provided by each applicant. The notice shall include the name of the applicant with whom negotiations are underway and the application date, number, and annual quantity requested. Each person so notified shall, within 20 days following notification by the director, file in writing a request to begin negotiations for a written water purchase contract, water assurance contract, or water supply access contract or a request to negotiate a water purchase contract, water assurance contract, or water supply access contract on file with the director relating to the reservoir from which water is proposed to be sold.

(c) Within 30 days after the authority authorizes negotiations, a draft water purchase contract shall be sent by the director or a designee to the applicant with whom the negotiations are authorized.

(d) When contract negotiations have been completed and a contract has been drafted, a proposed final contract shall be sent by the director to the applicant.

(e) After receipt of the proposed final contract, the applicant shall perform one of the following, within 45 days:

(1) Indicate acceptance of the contract by signing and returning it to the director or by other communication to the director;

(2) return the contract to the director with written comments;

(3) request a meeting with the director to discuss the contract; or

(4) request an extension of time for consideration of the contract.

(f) If the applicant and the director cannot agree on terms or language in the contract, the negotiations may be terminated by the director.

(g) After the applicant and the director agree to a contract, the contract shall be submitted to the authority for consideration at the next regular meeting of the authority or at a special meeting, if deemed necessary by the chairperson and the director.

(h) Before approving any contract, the authority shall find that all of the following conditions are met:

(1) The sale of water by written contract is in the interest of the people of the state of Kansas.

(2) The state has filed or will file, before initiation of water use under the contract, a water reservation right for storage of water in the reservoir designated in the contract.

(3) The state, if necessary, has signed an agreement with an agency or department of the United States for water supply storage in the named reservoir.

(4) The person has filed an application to negotiate the purchase of water from the named reservoir at an average daily rate equal to or greater than the rate specified in the contract.

(5) The quantity of water from the reservoir being negotiated does not exceed the yield capability from the conservation storage water supply capacity available to the state for use under the water marketing program through a drought having a two percent chance of occurrence in any one year.

(6) The annual withdrawal and use of the quantity of water contracted by the applicant will advance the purposes specified in K.S.A. 82a-901 et seq., and amendments thereto.

(i) If the authority finds that the proposed sale of water is not in the interest of the people of the state of Kansas or that the proposed sale will not advance the purposes in K.S.A. 82a-901 et seq. and amendments thereto, the authority shall reject the contract and perform one of the following:

(1) Terminate the contract negotiations. The application shall be removed from the list of current applications and shall be void. The applicant shall be required to reapply for any future water supply contract; or

(2) return the contract to the applicant and director with recommendations for contract changes or additional contract negotiation.

(j) If the authority approves the contract, copies shall be provided to the house of representatives and the senate and to the secretary of state, pursuant to K.S.A. 82a-1307 and amendments thereto.

(k) The application shall be terminated when a contract is signed by the applicant, the director, and the chair, or their designees, and if the contract is not disapproved by the legislature. If the contracted quantity of water is less than the quantity stated in the application, the applicant shall not retain the application number for the remaining quantity. A new application shall be filed for additional water.

(l) If the legislature has not disapproved the contract when the period for legislative review has expired, a copy of the water purchase contract shall be filed by the director with the chief engineer.

(m) Any regulatory requirements may be waived by the director in order to sell surplus waters. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1305, K.S.A. 82a-1307, K.S.A. 82a-1311a, K.S.A. 82a-1312, and K.S.A. 82a-1316; effective May 1, 1979; amended May 1, 1980; amended May 1, 1981; amended May 1, 1984; amended Aug. 30, 2013.)

98-5-5. Assignment. Each water purchase contract shall have the following provisions: (a) The purchaser shall not assign, sell, convey, or transfer all or any part of the water purchase contract or interest in it, unless and until the assignment, sale, conveyance, or transfer has been approved by the director and the authority.

(b) To request permission to assign, sell, convey, or transfer all or any part of a water purchase contract, the purchaser shall provide information requested by the director to consider the request.

(c) Before approving any assignment, sale, conveyance, or transfer of all or any part of the water purchase contract, the authority shall determine that both of the following conditions are met:

(1) The contract was negotiated and signed by the parties to the contract pursuant to K.S.A. 82a-901a et seq. and K.S.A. 82a-1301 et seq., and amendments thereto.

(2) The assignment is consistent with, and will advance, the purposes specified in K.S.A. 82a-901a et seq., and

amendments thereto. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1306; effective May 1, 1984; amended May 1, 1987; amended April 26, 1993; amended Aug. 30, 2013.)

98-5-6. Rate charged for water. (a) The rate to be charged for water shall be fixed by the director pursuant to K.S.A. 82a-1308a, and amendments thereto. The rate fixed by the director shall be approved by the authority on or before July 15 of each calendar year. The rate shall take effect on January 1 of the following year.

(b) The fixed rate shall include amounts to cover the components required in K.S.A. 82a-1308a, and amendments thereto, and to meet the needs of the water marketing capital development and storage maintenance plan, as approved by the authority.

(c) The rate fixed for each calendar year shall apply to all water use under contracts negotiated on or after March 17, 1983.

(d) For any contract negotiated before March 17, 1983, the rate in effect on the date established by the contract for review and adjustment of the rate charged for water shall become the new rate to be charged for all water that shall be paid for under terms of the contract, up to a maximum rate not to exceed 10 cents per 1,000 gallons. The new rate shall remain in effect until the next rate established by the contract for review of the rate charged for water. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 2012 Supp. 82a-1308a; effective, T-84-29, Oct. 19, 1983; effective May 1, 1984; amended May 1, 1987; amended Aug. 30, 2013.)

98-5-7. Rate charged for surplus water. (a) No charges shall be made for surplus water if the water is for streamflow maintenance or reservoir pool management.

(b) The rate to be charged for surplus water shall be the rate set in K.S.A. 82a-1308a, and amendments thereto, and defined in K.A.R. 98-5-6. The purchaser shall be obligated to pay for at least 50 percent of the quantity specified in the contract.

(c) The rate charged for surplus water shall change on January 1 of each calendar year, when the new water rate, as described in K.A.R. 98-5-6, becomes effective. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1305; effective May 1, 1984; amended May 1, 1987; amended Aug. 30, 2013.)

98-5-8. Contract provisions. (a) Each contract for the sale of water supply shall be on a form specified by the director. If the director determines, during the contract negotiation process, that any article or portion of any article in the standard contract format is not needed or is not applicable, the article or portion of it may be deleted from the standard contract by the director.

(b) Any special requirement not covered in the standard contract format may be added as an additional article in the contract. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1306; effective Nov. 22, 1996; amended Aug. 30, 2013.)

98-5-9. Determination of reservoir yields through a drought with a two percent chance of occurrence in any one year. (a) The following information shall be used *(continued)*

by the director in determining the yield of a reservoir through a drought with a two percent chance of occurrence in any one year:

(1) The reservoir analysis as part of the basin system in which the reservoir lies, using one of the following:

(A) All available climatic and hydrologic information for the period of record; or

(B) if the climatic and hydrologic information does not include the drought period of 1952 through 1957, estimation of the climatic and hydrologic information for the drought period of 1952 through 1957; and

(2) the conservation storage water supply capacities of the reservoirs in the basin system determined by capacities anticipated to be available after accounting for sedimentation in the reservoirs.

(b) The reservoir yield may be recalculated upon the office's receipt of information that could influence the yield calculations. (Authorized by K.S.A. 82a-1319; implementing K.S.A. 82a-1305; effective Aug. 30, 2013.)

Article 6.—WATER ASSURANCE PROGRAM

98-6-1. (Authorized by K.S.A. 1988 Supp. 82a-1345(e); implementing K.S.A. 1988 Supp. 82a-1330 et seq.; effective Sept. 4, 1989; revoked Aug. 30, 2013.)

98-6-3. Contract negotiation procedures. (a) Any water assurance district may request, in writing, to negotiate with the director for a water assurance contract. The request shall be submitted on forms provided by the office and include all information requested on those forms. Each request shall include a copy of the district's certificate of incorporation filed with the secretary of state.

(b) The request to negotiate and the information provided by the water assurance district shall be reviewed by the director to determine if the information provided is sufficient to begin negotiations for a water assurance contract. The district shall be notified by the director if there is a need for additional information or if the request submitted is sufficient to begin negotiations. The notice shall be in writing and shall be provided within 30 days of receipt of the request.

(c) If the director finds that the information provided by the assurance district is sufficient, the negotiations shall commence.

(d) Each person who has a water purchase contract or an application for a water purchase contract on file with the director, or a water assurance contract pertaining to storage in reservoirs in the designated basin, shall be notified in writing that negotiations with an assurance district have begun. The notice shall be mailed to each person's last known address. Each person so notified shall, within 20 days following notification by the director, file in writing a request to begin negotiations for a written contract, or forfeit the right to participate in current negotiations for a written contract for water purchase or for a water assurance contract.

(e) Water assurance contract negotiations shall be conducted by the director and the board members of the assurance district or their designees.

(f) If the district and the director cannot agree on terms or language in the contract, the negotiations may be terminated by either party. (g) A water assurance contract shall be approved by the director if the director finds that all of the following conditions are met:

(1) The approval of the water assurance contract is in the best interest of the people of the state of Kansas.

(2) The water assurance contract refers to and incorporates by reference an operations agreement that includes the following:

(A) The rules of operation for designated assurance reservoirs to provide assurance water;

(B) quantities of water supply in designated assurance reservoirs;

(C) the quantities of water supply use by eligible members of the water assurance district;

(D) a provision that establishes procedures for allocating inflows in any reservoir in which a water assurance district has purchased storage;

(E) target flows along designated rivers;

(F) a provision to release water from storage from one or more reservoirs in order to meet specified instream purposes; and

 (\hat{G}) any other related matters to which the parties agree.

(3) The state has filed or will file, if necessary, before initiation of the operations agreement, a water reservation right for storage of water in the reservoirs designated in the contract.

(4) The state has signed or will sign, if necessary, an agreement with an agency or department of the United States for water supply storage space in reservoirs named in the operations agreement.

(5) The water assurance contract includes a statement that the water assurance storage component of the major reservoirs in the designated basin are designated for the sole use and benefit of the water assurance district in accordance with the operations agreement.

(6) The remaining water supply capacity satisfies any present water purchase contract.

(7) Before any member of the water assurance district receives benefits or water pursuant to a water assurance contract, that member has adopted a water conservation plan consistent with the guidelines for conservation plans and practices developed and maintained by the Kansas water office pursuant to K.S.A. 74-2608, and amendments thereto.

(8) The water assurance contract contains a provision that establishes procedures for allocating inflows in any reservoir in which a water assurance district has purchased storage.

(h) Upon completion of negotiations, a proposed final water assurance contract shall be sent by the director to the water assurance district.

(i) After receipt of the proposed final water assurance contract, the water assurance district shall perform one of the following, within 45 days:

(1) Indicate acceptance of the water assurance contract by signing and returning it to the director;

(2) return the unsigned water assurance contract to the director with written comments;

(3) request a meeting with the director to discuss the water assurance contract; or

(4) request an extension of time for consideration of the water assurance contract.

(j) Upon final agreement and signing of a water assurance contract by the president and chairperson of the district board of directors, an original of the water assurance contract shall be filed with the following persons:

(1) The director;

(2) the president of the contracting water assurance district board of directors;

(3) the chief engineer, division of water resources in the Kansas department of agriculture;

(4) the Kansas secretary of state; and

(5) the district engineer of the U.S. army corps of engineers or the regional director of the bureau of reclamation. (Authorized by K.S.A. 82a-1345; implementing K.S.A. 82a-1345 and 82a-1347; effective Sept. 4, 1989; amended Aug. 30, 2013.)

98-6-4. Calculation of charges. The charges to be paid by the district shall be determined by the director as provided in K.S.A. 82a-1345 and amendments thereto, which shall include the following:

(a) The amount necessary to cover the amortized capital costs to the state for acquisitions of assurance storage capacity from the federal government necessary to meet the requirements of the operations agreement. The amortized capital costs to the state shall be determined on an individual reservoir basis for reservoirs in the designated basin in which the assurance district is formed as follows:

(1) One lump sum, up-front payment for principal and interest paid, or due to be paid, including any interest which has accumulated through the date of commencement of operations of storage space under the operations agreement;

(2) annual principal and interest payments on revenue bonds issued by the state pursuant to K.S.A. 82a-1360 et seq. and amendments thereto;

(3) annual principal and interest payments on revenue bonds issued under authority of the Kansas development finance authority;

(4) equal annual installments for a period not to exceed 10 years for any equity that the state may already have in conservation water supply storage capacity with interest based on a five-year average of the published one-year investment rate for public funds of the pooled money investment board of the state of Kansas, as provided in K.S.A. 12-1675a(g) and amendments thereto, to be adjusted by the office on January 15 of each calendar year of the installment agreement; and

(5) equal annual installments for future use conservation water supply storage capacity called into service by the state under contracts with the army corps of engineers, under the same cost repayment conditions available to the state under those contracts;

(b) the amount necessary to cover 100% of the annual cost to the state for the actual operation, maintenance, major replacement, and rehabilitation costs allocated to the assurance storage capacity necessary to meet the requirements of the operations agreement;

(c) the amount necessary to cover the annual costs to the state for administration and enforcement of laws and

agreements associated with ensuring the continuous operations of the water assurance district; and

(d) any additional charges agreed upon by both parties. (Authorized by and implementing K.S.A. 82a-1345; effective Sept. 4, 1989; amended Aug. 30, 2013.)

Article 7.—LOWER SMOKY HILL WATER SUPPLY ACCESS PROGRAM

98-7-1. District formation. (a) The application for membership to form the district shall include the following:

(1) The name and signature of each person interested in membership in the district when the application is submitted and an address to receive communication from the director;

(2) the name of one person to answer questions and receive notices from the director;

(3) the quantity of access water that each person desires to purchase if a district is formed;

(4) water right information for each person to be included as part of the district; and

(5) any other information that the applicants can provide to assist in consideration of the petition.

(b) Upon the director's receipt of an application for membership to form the district, the application shall be reviewed. Within 15 business days of the director's receipt of the application, a determination that additional information is needed may be made by the director. A letter outlining the request for additional information shall be sent to the person indicated in the petition. The applicants shall provide the additional information within 15 business days of the date of the request.

(c) The application shall be considered by the director to determine if there is a need to form the district and provide certification of district formation or if the district should be refused formation and certification. The director's determination shall be made no more than 60 days following receipt of the application or, if requested, receipt of any additional information requested.

(d) Notice of the organizational meeting shall be mailed to all persons signing the application.

(e) A copy of all application documents shall be provided by the office to the chief engineer.

(f) The organization meeting shall be presided over by the director until the incorporating chairperson is selected. (Authorized by K.S.A. 2012 Supp. 82a-2324; implementing K.S.A. 2012 Supp. 82a-2304, K.S.A. 2012 Supp. 82a-2305; effective Aug. 30, 2013.)

98-7-2. District membership after district formation. (a) All persons included in the application to form the district shall become members of the district, without additional application as may be required by this regulation, if these persons are deemed eligible for membership by the director upon forming the district as provided in K.A.R. 98-7-1.

(b) After the district has been formed, each person seeking to join the district shall submit an application for membership, on forms provided by the office, to the director. Each applicant shall submit sufficient information for the director to consider whether the proposed mem-(continued) bership in the district meets the requirements of K.S.A. 82a-2305b, and amendments thereto. Additional information may be requested by the director from the prospective member, as needed, to consider the application. Notice of the application for membership shall be given to the district by the director, which shall provide for no more than 30 business days for a response from the district about the application for membership. A determination of membership shall be made by the director no more than 180 days from the receipt of the application for membership. (Authorized by K.S.A. 2012 Supp. 82a-2324; implementing K.S.A. 2012 Supp. 82a-2305; effective Aug. 30, 2013.)

98-7-3. Special irrigation district; organization. (a) The petition to form the special irrigation district shall include the following:

(1) The name of each person seeking membership in the special irrigation district when the petition is submitted and an address to receive communication from the director;

(2) the name of the petitioner's designee to answer questions and receive notices from the director;

(3) the quantity of access water that each petitioner seeks to purchase if the special irrigation district is formed;

(4) water right information for each petitioner to be included as part of the special irrigation district for the purposes of the act;

(5) land ownership information sufficient to verify each petitioner's eligibility for membership in the special irrigation district; and

(6) any other information that any petitioner can provide to assist the director in consideration of the petition.

(b) Upon the director's receipt of the petition to form the special irrigation district, the petition shall be reviewed. Within 15 business days of the director's receipt of the petition to form the special irrigation district, a determination that additional information is needed may be made. A letter outlining the additional information that the director needs to consider the petition shall be sent to the petitioner's designee. Additional information shall be provided within 15 business days of the date of the request.

(c) Notice of the organizational meeting shall be published in the Kansas register and shall be mailed to all petitioners.

(d) A copy of all petition documents shall be provided by the office to the chief engineer.

(e) The organizational meeting shall be presided over by the director until the governing board is selected. (Authorized by K.S.A. 2012 Supp. 82a-2324; implementing K.S.A. 2012 Supp. 82a-2317; effective Aug. 30, 2013.)

98-7-4. Contract negotiation procedures. (a) The water supply access district's governing body may request, in writing, to negotiate with the director for water supply access storage contracts. The request shall be submitted on forms provided by the office and shall include any information requested on those forms. Each request shall include a copy of the water supply access district's certificate of incorporation filed with the secretary of state.

(b) The request to negotiate and the information provided by the water supply access district shall be reviewed by the director. A determination of whether the information provided is sufficient to begin negotiations for a water supply access storage contract shall be made by the director within 30 days of receipt of the request. The water supply access district shall be notified by the director, in writing, if there is a need for additional information or if the request submitted is sufficient to begin negotiations, within 40 days of receipt of the request.

(c) If the director finds that the information provided by the water supply access district is sufficient, and upon approval by the Kansas water authority, negotiations shall commence.

(d) Each person who has a water supply purchase contract or an application for a water supply purchase contract on file with the director shall be notified in writing that negotiations with a water supply access district have been approved. The notice shall be mailed to each person's last known address. Each person so notified, within 20 days following notification by the director, shall file in writing a request to begin negotiations for a written contract or shall forfeit that person's right to participate in the current negotiations for a written contract for a water supply contract or for a water access contract.

(e) Water supply access storage contract negotiations shall be conducted by the director and the board members of the water supply access district.

(f) If the water supply access district and the director cannot agree on terms of a contract, the negotiations may be terminated by either party.

(g) A water supply access contract shall be approved by the director if the director finds that all the following conditions are met:

(1) The approval of the water supply access contract is in the best interest of the people of the state of Kansas.

(2) The water supply access contract refers to and incorporates by reference an operations agreement that includes the following:

(A) The rules of operation for Kanopolis reservoir to provide access water supply to the district;

(B) the quantity of water supply access storage in Kanopolis reservoir;

(C) the quantities of water supply access storage used by members of the water access district;

(D) a provision that establishes procedures for allocating inflows in Kanopolis reservoir;

(E) target flows along designated rivers;

(F) a provision to release water from storage from Kanopolis reservoir in order to meet specified in-stream purposes; and

(G) any other related matters to which the parties agree.

(3) The state has filed or will file, if necessary, before initiation of the operations agreement, a water reservation right for storage of water in Kanopolis reservoir.

(4) The state has signed or will sign, if necessary, an agreement with an agency or department of the United States for water supply storage space in the access reservoir named in the operations agreement.

(5) The water supply access contract includes a statement that the water access storage component of Kanopolis reservoir is designated for the sole use and benefit

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of the water supply access district in accordance with the operations agreement.

(6) The remaining water supply capacity satisfies the terms of any existing water purchase contracts.

(7) Before any member of the water supply access district receives benefits or water pursuant to a water supply access contract, that member has adopted a water conservation plan consistent with the guidelines for conservation plans and practices developed and maintained by the Kansas water office pursuant to K.S.A. 74-2608, and amendments thereto.

(h) Upon completion of negotiations, a proposed water supply access contract shall be sent by the director to the water supply access district.

(i) After receipt of the proposed water supply access contract, the water supply access district's governing body shall perform one of the following within 45 days:

(1) Indicate acceptance of the water supply access contract by signing and returning it to the director;

(2) return the unsigned water supply access contract to the director with written comments;

(3) request a meeting with the director to discuss the water supply access contract; or

(4) request an extension of time for consideration of the water supply access contract.

(j) Upon the final agreement and signing of a water supply access contract by the water supply access district's governing body, a copy of the water supply access contract shall be filed with the following persons:

(1) The director;

(2) the governing body of the water supply access district;

(3) the chief engineer, division of water resources in the Kansas department of agriculture;

(4) the Kansas secretary of state; and

(5) the district engineer of the United States army corps of engineers. (Authorized by K.S.A. 2012 Supp. 82a-2324; implementing K.S.A. 2012 Supp. 82a-2302; effective Aug. 30, 2013.)

98-7-6. Calculation of charges by water supply access district. The charges to be paid by the lower smoky hill water supply access district shall be determined by the director pursuant to K.S.A. 2012 Supp. 82a-2310 and amendments thereto, which shall include the following:

(a) The amount necessary to cover the amortized capital costs to the state for acquisitions of access storage capacity from the federal government necessary to meet the requirements of the operations agreement. The amortized capital costs to the state shall be determined for Kanopolis reservoir as follows:

(1) One lump sum, up-front payment for principal and interest paid, or due to be paid, including any interest that has accumulated through the date of commencement of operations of storage space under the operations agreement;

(2) annual principal and interest payments on revenue bonds issued by the state pursuant to K.S.A. 2012 Supp. 82a-2314 and amendments thereto;

(3) annual principal and interest payments on revenue bonds issued under authority of the Kansas development finance authority; or (4) equal annual installments for a period not to exceed 20 years for any equity that the state may already have in conservation water supply storage capacity with interest based on a five-year average of the published one-year investment rate for public funds of the pooled money investment board of the state of Kansas, pursuant to K.S.A. 12-1675a and amendments thereto, to be adjusted by the office on January 15 of each calendar year of the installment agreement;

(b) the amount necessary to cover 100 percent of the annual cost to the state for the actual operation, maintenance, and major replacement and rehabilitation costs allocated to the access storage capacity necessary to meet the requirements of the operations agreement;

(c) the amount necessary to cover the annual costs to the state for administration and enforcement of laws and agreements associated with assuring the continuous operations of the water access district; and

(d) any additional charges agreed upon by both parties. (Authorized by and implementing K.S.A. 2012 Supp. 82a-2324; effective Aug. 30, 2013.)

Article 8.—EASEMENT AUTHORITY ON NAVIGABLE RIVERS

98-8-1. Application for easement. (a) Any cooperating landowner may submit an application for an easement on state property along a navigable river on forms provided by the director. The cooperating landowner shall acknowledge that the cooperating landowner will pay all applicable filing fees for any easement granted.

(b) The following shall be confirmed by the director:

(1)(A)The cooperating landowner owns the property adjacent to the state property upon which an easement is proposed; or

(B) the cooperating landowner otherwise has a legal right to complete a project on the adjacent land.

(2) The cooperating landowner is participating in a state, local, or federal program, if applicable.

(c) A notice of intent to issue easement shall be issued by the director for each project that meets the requirements of subsection (b). The notice of intent to issue easement shall include the following:

(1) The legal description of the cooperating landowner's property;

(2) information about the location on the river upon which the easement is proposed;

(3) a description of the type of projects proposed to be completed by and through the use of the easement; and

(4) a date and time by which any comments or responses to the director about the notice of intent to issue easement must be received by reviewing agencies and entities.

(d) A determination of whether any prior easement in the county or counties in which the project is proposed could conflict with the proposed easement shall be made by the director. The notice of the intent to issue easement shall be sent by the director to each person holding any prior easements that could conflict.

(e) The notice of intent to issue easement shall provide a comment period of at least 15 days and no more than (continued) 30 days. During that time, any person receiving notice may submit comments on the proposed easement to the director. The notice shall provide information on how to submit comments to the director.

(f) The notice of intent to issue easement may be sent by any means that the director specifies. (Authorized by and implementing K.S.A. 2011 Supp. 82a-220; effective Aug. 30, 2013.)

98-8-2. Notice to county and other government agencies. A copy of the notice of intent to grant easement shall be sent by the director to the following: (a) The register of deeds and the county commission in each county in which the easement is proposed;

(b) the program agencies;

(c) the Kansas department of agriculture;

(d) the Kansas department of health and environment;

(e) the Kansas department of wildlife, parks, and tourism; and

(f) any municipality or other governmental entity holding a riparian interest in the applicable river that the director determines should receive notice. (Authorized by and implementing K.S.A. 2011 Supp. 82a-220, as amended by L. 2012, ch. 140, sec. 133; effective Aug. 30, 2013.)

98-8-3. Review of notice of intent to grant easement. (a) After the comment period specified in the notice of intent to grant easement has ended, the application, any comments or responses received, and the proposed project shall be reviewed by the director.

(b) No easement shall be granted until applicable program funding for the project has preliminary approval, if the project depends on a federal, state, or local program for funding.

(c) If, after review, the director determines that the application meets the statutory requirements for an easement in K.S.A. 82a-220 and amendments thereto, notice of the approval shall be sent to the cooperating landowner and the fees necessary for filing the easement shall be collected by the director.

(d) If, after review, the director determines that the application does not meet the statutory requirements for an easement or that the comments and responses received from those receiving the notice of intent to grant easement raise questions or issues that need to be resolved before an easement should be granted, a notice of cancellation of the intent to grant easement that provides the cooperating landowner with information about the concerns raised or problems to be addressed shall be issued by the director. The notice of cancellation shall indicate that the notice of intent to grant easement will be cancelled on a date certain, but not less than 15 business days after the date of the notice to cancel. The notice of cancellation shall be sent to all entities that received the notice of intent to grant easement.

(e) The cooperating landowner may, before the date indicated in the notice of cancellation, provide additional information or data or address concerns. If the director determines that the additional information provided adequately addresses concerns noted in the notice of cancellation, the easement may be granted after the director provides a summary of the information to all receiving notice under this regulation. An easement may be granted by the director if no person receiving notice files an objection within 10 days. Each objection shall be reviewed by the director to determine if the objection would change the director's intent to grant the easement. (Authorized by and implementing K.S.A. 2011 Supp. 82a-220, as amended by L. 2012, ch. 140, sec. 133; effective Aug. 30, 2013.)

Tracy Streeter Director

Doc. No. 041781

State of Kansas Kansas Lottery

Temporary Administrative Regulations

Article 4.—INSTANT GAMES AND DRAWINGS

111-4-3279. "Instant Scratch Game Book" instant ticket lottery game number 551. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Casino Game Book." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3279.

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

Game 1 — Bingo 5X

The "CALLER'S" and "BONUS" numbers are:

 B01
 B02
 B03
 B04
 B05
 B06
 B07
 B08
 B09
 B10
 B11
 B12
 B13
 B14
 B15

 I16
 I17
 I18
 I19
 I20
 I21
 I22
 I23
 I24
 I25
 I26
 I27
 I28
 I29
 I30

 N31
 N32
 N33
 N34
 N35
 N36
 N37
 N38
 N39
 N40
 N41
 N42
 N43
 N44
 N45

 G46
 G47
 G48
 G49
 G50
 G51
 G52
 G53
 G54
 G55
 G56
 G57
 G58
 G59
 G60

 O61
 O62
 O63
 O64
 O65
 O66
 O67
 O68
 O69
 O70
 O71
 O72
 O73
 O74
 O75

The "PLAYER'S NUMBERS" are:

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

The "MULTIPLIER" play symbols and captions are:

Play Symbols	Captions
1X	1XPRIZE
2X	2XPRIZE
4X	4XPRIZE
5X	5XPRIZE

Game 2 — Wild Cherry Doubler Crossword

The "CROSSWORD GRID LETTERS" are:

The encountered Grad Eleftende are.													
А	В	С	D	Е	F	G	Η	Ι	J	Κ	L	Μ	Ν
Ο	Р	Q	R	S	Т	U	V	W	Х	Y	Ζ		
O P Q R S T U V W X Y Z Symbol of a bunch of cherries													

The "CROSSWORD YOUR LETTERS" are:

A B C D E F G H I J K L M N O P Q R S T U V W X Y Z

Game 3 — Money Maze

The "ARROW" play symbols are:

↑ ↓ ⇔

Û

Game 4 — Dominoes

➔

The "DOMINO" play symbols are:

Symbol of a domino with 0 dots on one half and 0 dots on other half Symbol of a domino with 1 dot on one half and 0 dots on other half Symbol of a domino with 2 dots on one half and 0 dots on other half Symbol of a domino with 3 dots on one half and 0 dots on other half Symbol of a domino with 4 dots on one half and 0 dots on other half Symbol of a domino with 5 dots on one half and 0 dots on other half Symbol of a domino with 5 dots on one half and 0 dots on other half Symbol of a domino with 6 dots on one half and 0 dots on other half

Symbol of a domino with 1 dot on one half and 1 dot on other half Symbol of a domino with 2 dots on one half and 1 dot on other half Symbol of a domino with 3 dots on one half and 1 dot on other half Symbol of a domino with 4 dots on one half and 1 dot on other half Symbol of a domino with 5 dots on one half and 1 dot on other half Symbol of a domino with 6 dots on one half and 1 dot on other half

Symbol of a domino with 2 dots on one half and 2 dots on other half Symbol of a domino with 3 dots on one half and 2 dots on other half Symbol of a domino with 4 dots on one half and 2 dots on other half Symbol of a domino with 5 dots on one half and 2 dots on other half Symbol of a domino with 6 dots on one half and 2 dots on other half

Symbol of a domino with 3 dots on one half and 3 dots on other half Symbol of a domino with 4 dots on one half and 3 dots on other half Symbol of a domino with 5 dots on one half and 3 dots on other half Symbol of a domino with 6 dots on one half and 3 dots on other half

Symbol of a domino with 4 dots on one half and 4 dots on other half Symbol of a domino with 5 dots on one half and 4 dots on other half Symbol of a domino with 6 dots on one half and 4 dots on other half

Symbol of a domino with 5 dots on one half and 5 dots on other half Symbol of a domino with 6 dots on one half and 5 dots on other half

Symbol of a domino with 6 dots on one half and 6 dots on other half

Game 5 — Gold Rush

The "YOUR NUMBERS" are:

10 23 36 49	11 24 37 50	12 25 38 51	13 26 39 52	14 27 40 53	15 28 41 54	16 29 42 55	17 30 43 56	18 31 44 57	19 32 45 58	20 33 46 59	21 34 47 60	22 35 48
The	"G	AM	E 1″	and	"GA	AME	2″ 1	num	bers	are:		
10 23 36 49	11 24 37 50	12 25 38 51	13 26 39 52	14 27 40 53	41	16 29 42 55	17 30 43 56	18 31 44 57	19 32 45 58	20 33 46 59	21 34 47 60	22 35 48
Gar	Game 6 — Horseshoes											
The	"Y	OUF	R TH	ROV	NS''	play	syn	nbols	s are	:		
A1	ŀ	42	A3	;	A4	Α	5					
B1	E	32	B3		B4	B	5					
C1	(22	C3		C4	C	-	C6				
C7	(28	C9		C10	C	11	C12				
D1	Ι	D2	D3	5	D4	D	5	D6				
D7	Ι	D8	D9)	D10	D	11	D12	-			
E1	I	E2	E3		E4	E	5	E6				
E7	H	E8	E9		E10	E	11	E12				
F1	H	72	F3		F4	F5	5					

G1 G2 G3 G4 G5

(c) For this booklet, a play/prize symbol shall appear in multiple play spots within the play area or areas.

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 014.

(e) The price of instant tickets sold by a retailer for this game shall be \$20.00 each.

(f) The "Instant Scratch Game Book" is a ticket with six different games over six pages. Game 1 is Bingo, page 1 of 6. A player will scratch the "CALLERS CARD" and "BONUS NUMBERS" to reveal 30 Bingo numbers. The player will then scratch the corresponding numbers on Cards 1 through 5. If a player completes a horizontal, vertical, or diagonal line, all four corners, or an "X" pattern (eight numbers plus FREE space), the player wins the corresponding prize for that card. The player will then scratch the multiplier area and multiply the "YOUR WINNING PRIZE" by the number revealed in the multiplier box to determine the "TOTAL WINNING PRIZE." A player can win up to five times in Game 1, but only one time per "GAME CARD."

Game 2 is Wild Cherry Doubler Crossword, page 2 of 6. A player will scratch the entire "YOUR LETTERS" area to reveal 20 "YOUR LETTERS." For each letter revealed in the "YOUR LETTERS." area, the player will scratch the same letter each time it is found in the "PUZZLE 1" and "PUZZLE 2" grids. If the player scratches four or more completed words in the same "PUZZLE," the player wins the corresponding prize found in the prize legend. If a completed word in a winning combination contains a "CHERRY" symbol, the player wins double the prize amount. A player can win up to two times in Game 2, but only one time in each "PUZZLE."

Game 3 is Money Maze, page 3 of 6. A player will scratch the square marked "HERE." The arrow revealed in the legend area will indicate which square is to be scratched next. A player will continue to scratch the play area following the arrows until the player exits the maze. If a player exits directly on a prize, the player wins that prize. A player can win up to three times in Game 3.

Game 4 is Dominoes, page 4 of 6. A player will scratch the "YOUR DOMINOES" and the "BONUS" play areas to uncover Dominoes. The player will then scratch any Dominoes in the "DOMINOES GRID" that exactly match "YOUR DOMINOES" and the "BONUS" Dominoes. If the player matches all of the Dominoes in any one horizontal line in the "DOMINOES GRID," the player wins the corresponding prize for that line. A player can win up to three times in Game 4.

Game 5 is Gold Rush, page 5 of 6. A player will scratch the "YOUR NUMBERS" play area and then scratch all of the numbers in Games 1 and 2 that match any of the "YOUR NUMBERS." If the player matches all of the numbers in a horizontal or vertical line in any game, the player wins the corresponding prize for that line. A player can win up to four times in Game 5.

Game 6 is Horseshoes, page 6 of 6. A player will scratch the "YOUR THROWS" play area to reveal the grid locations (letter-number combination). A player will then scratch all of the grid locations in the "HORSESHOE GRID" which exactly match the "YOUR THROWS" grid locations. If a player matches all of the grid locations on any one complete straight horizontal line in the "HORSE-SHOE GRID" with the "YOUR THROWS" grid locations, the player wins the corresponding prize amount pointing to that line. If the player completely matches the "RINGER" (grid locations C2, C3, C4, D4, E4, E3, and E2) with the "YOUR THROWS" grid locations, the player wins \$10,000. A player can win up to four times in Game 6.

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

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

		Expected Number of	Expected Value
Get	Prize	Prizes in Game	in Game
\$10	\$10	20,000	\$200,000
(\$5 x 2)	\$10	25,000	250,000
\$20	\$20	10,000	200,000
(\$5 x 4)	\$20	12,000	240,000
\$10 DBL	\$20	11,000	220,000
\$5 DBL + \$10	\$20	6,000	120,000
\$25	\$25	6,000	150,000
(\$10 x 2) + \$5	\$25	6,400	160,000
\$5 (5X)	\$25	3,000	75,000
$(\$5 \times 3) + \10	\$25	3,500	87,500
\$30	\$30	2,000	60,000
\$20 + \$10	\$30	3,450	103,500
(\$10 x 3)	\$30	5,000	150,000
\$5 DBL + (\$5 x 2) + \$10	\$30	4,000	120,000
\$10 (2X) + \$10	\$30	3,500	105,000
\$50	\$50	1,500	75,000
\$10 (5X)	\$50	2,000	100,000
\$25 DBL	\$50	2,000	100,000
\$20 + \$25 + \$5	\$50	1,700	85,000
$(\$5 \times 2) + (\$20 \times 2)$	\$50	1,600	80,000
\$75	\$75	1,400	105,000
(\$25 x 3)	\$75	1,500	112,500
$(\$5 \times 3) + (\$10 \times 6)$	\$75	1,500	112,500
$(35 \times 5) + (310 \times 6)$ $(25 \text{ DBL} + ((10 \times 2)) + (510 \times 2))$	\$75	1,530	112,500
\$100 \$100 \$100 \$20 \$100	\$100	300	30,000
	\$100 \$100		
$(4X) + (20 \times 3)$		400	40,000
\$20 (5X) \$50 (2X)	\$100 \$100	400	40,000
\$50 (2X)	\$100 \$100	400	40,000
(\$20 x 5)	\$100 ¢200	400	40,000
\$200 \$25 (4)() (\$20 m 5)	\$200 \$200	200	40,000
$(4X) + (20 \times 5)$	\$200	200	40,000
(10 DBL + (10 x 3) + (10 x 3))	¢ 2 00	200	10,000
$(\$25 \times 4) + \50	\$200	200	40,000
$(\$20 \times 5) + (\$50 \times 2)$	\$200 #E00	200	40,000
\$500	\$500 \$500	50	25,000
(\$100 x 5)	\$500	50	25,000
$(\$50 \times 3) + (\$75 \times 2) +$	*- 00	100	
\$100 DBL	\$500	100	50,000
\$200 (2X) + (\$50 x 2)	\$500	50	25,000
$(\$100 \times 3) + \200	\$500	50	25,000
\$1,000	\$1,000	30	30,000
\$200 (5X)	\$1,000	30	30,000
(\$500 x 2)	\$1,000	35	35,000
(\$25 x 4) + (\$50 x 4) +			
(\$100 x 5) + \$200	\$1,000	40	40,000
\$10,000	\$10,000	4	40,000
\$100,000	\$100,000	4	400,000
TOTAL		138,723	\$4,200,750
			. , ,

(i) The odds of winning a prize in this game are approximately one in 2.16. (Authorized by K.S.A. 2012 Supp. 74-8710; implementing K.S.A. 2012 Supp. 74-8710, and K.S.A. 74-8720; effective, T-111-7-10-13, June 12, 2013.)

111-4-3280. "Kansas City Chiefs" instant ticket lottery game number 491. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Kansas City Chiefs." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3280.

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

is guille are as follows.	
Play/Prize Symbols	Captions
1	ONE
3	THREE
4	FOUR
5	FIVE
6	SIX
7	SEVEN
8	EIGHT
9	NINE
10	TEN
11	ELEVN
12	TWELV
13	THRTN
14	FORTN
15	FIFTN
16	SIXTN
17	SEVTN
18	EGHTN
19	NINTN
Symbol of a helmet	HELMET
Symbol of a hot dog	HOTDOG
Symbol of a jersey	JERSEY
Symbol of a whistle	WHSTLE
Symbol of a referee	REF
2X	DBL
Symbol of a football goal post	DBL
Play/Prize Symbols	Captions
FREE	TICKET
\$5.00	FIVE\$
\$10.00	TEN\$
\$15 ^{.00}	FIFTN\$
\$20 ^{.00}	TWENTY
\$25 ^{.00}	TWEN-FIV
\$40.00	FORTY
\$50.00	FIFTY
\$100	HUNDRED
\$500	FIV-HUN
\$5,000	FIV THO
\$25,000	TWNFVTHO

(c) For this game, a play/prize symbol shall appear in 42 play spots within the play area or areas.

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

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

(f) The "Kansas City Chiefs" ticket consists of two games. In game 1, the player will scratch the play area to reveal two "WINNING NUMBERS" and eight "YOUR NUMBERS" with a prize amount shown under each "YOUR NUMBER." If the player matches either of the "WINNING NUMBERS" to any of the "YOUR NUM-BERS," the player wins the prize amount shown. If the player reveals a "2X symbol, the player wins double the amount.

In game 2, the player will scratch the play area to reveal six "GAMES." Each "GAME" consists of three play symbols and one prize amount. If the player reveals three like symbols in the same "GAME," the player wins the prize shown for that "GAME." If the player matches two like symbols and a "GOAL POST" symbol in the same "GAME," the player wins double the prize shown for that "GAME."

(g) Each ticket in this game may win up to 14 times.

(h) Approximately 600,000 tickets shall be ordered in-

itially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.

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

Game 1	Game 2	Prize	Expected Number of Prizes in Game	Expected Value in Game
Free \$5 Ticket or	Free \$5 Ticket or \$5 or	Free Ticket \$5	50,000 60,000	\$0 300,000
\$5 or \$10 or	\$10	\$10	10,000	100,000
(\$5 x 2)	\$10	\$10 \$10	10,000	100,000
\$5 (DBLR)		\$10 \$10	20,000	200,000
\$15 or	\$15	\$15	2,000	30,000
\$5	\$5 (DBLR)	\$15 \$15	2,000	30,000
(\$5 x 2)	\$5 (DDER) \$5	\$15 \$15	8,000	120,000
\$5 (DBLR)	\$5	\$15 \$15	8,000	120,000
\$25 or	\$25	\$25	600	15,000
\$5	$(DBLR) + ((5 \times 2))$	\$25 \$25	1,200	30,000
(\$5 x 3)	\$10	\$25	800	20,000
\$10 (DBLR)	\$5	\$25 \$25	1,200	30,000
\$5	(\$5 x 4)	\$25	1,200	30,000
\$40 or	\$40	\$40	200	8,000
\$5 (DBLR)	\$5 (DBLR) x 3	\$40	1,400	56,000
(\$5 x 2)	(\$10 x 3)	\$40	400	16,000
$(\$5 \times 2)$ $(\$5 \times 3) + \10	$(\$5 \times 3)$	\$40	400	16,000
\$10	\$15 (DBLR)	\$40	200	8,000
\$15 (DBLR)	\$10	\$40	400	16,000
\$50 or	\$50	\$50	100	5,000
5000 (DBLR) + 10	(\$5 x 6)	\$50	2,400	120,000
\$100 or	\$100	\$100	140	14,000
$(\$10 \times 4) + (\$5 \text{ (DBLR)} \times 2) + (\$5 \times 2)$	(\$5 x 6)	\$100	800	80,000
$(\$5 \times 4) + \10 (DBLR)	(\$10 x 6)	\$100	400	40,000
(40 K H) + (40 (BD2R)) (25 (DBLR) + ((55 x 7))	\$15	\$100	200	20,000
$(\$5 \times 6) + (\$15 \times 2)$	(\$5 x 4) + (\$10 x 2)	\$100	400	40,000
\$25 (DBLR)	$\$25 + (\$5 \times 5)$	\$100	60	6,000
\$500 or	\$500	\$500	4	2,000
(\$25 (DBLR) x 8)	(\$10 (DBLR) x 4) + (\$10 x 2)	\$500	20	10,000
$(\$50 (DBLR) \times 4) + (\$25 \times 2)$	$(\$10 \times 4) + (\$5 \times 2)$	\$500	20	10,000
\$50 (DBLR) + (\$100 (DBLR) + (\$20 x 5)	(\$10 x 4) + \$5 (DBLR) + \$50	\$500	20	10,000
\$25,000 or	\$25,000	\$25,000	4	100,000
Subtotal	· · · · · · · ·	, ,	182,568	\$1,702,000
Second-chance drawing #1 prize		\$9,514.29	5	47,571.45
Second-chance drawing #2 prize		\$9,514.29	5	47,571.45
TOTAL		Ψ, , C 1 . Δ ,	182,578	\$1,797,143
IUIAL			102,070	$\psi_{1,77,143}$

(j) The odds of winning a prize in this game are approximately one in 3.29. (Authorized by K.S.A. 2012 Supp. 74-8710; implementing K.S.A. 2012 Supp. 74-8710, and K.S.A. 74-8720; effective, T-111-7-10-13, June 12, 2013.)

Article 401.—NORTHEAST GAMING ZONE

111-401-174. Definitions. The following definitions, when used in the Northeast Kansas Lottery Gaming Zone, when pertaining to the game of "EZ Pai Gow Poker" shall have the following meanings unless the context clearly indicates otherwise.

(a) "Bank" or "banker" shall mean the house or the dealer.

(b) "Copy hand" shall mean either a two-card hand or a five-card hand of a player which is identical in rank to the corresponding two-card hand or five-card hand of the dealer.

(c) "Dynasty Bonus wager" shall mean a player's side wager that the outcome of the player's high hand will be of a certain qualifying poker rank.

(d) "Envy bonus" shall mean an additional fixed sum payoff made to a player who placed a bonus wager of at least \$5.00 when another player at the pai-gow poker table is the holder of a premium qualifying poker hand. A (continued) player is entitled to multiple envy bonuses if more than one other player is the holder of a premium qualifying poker hand; provided, however, that a player is not entitled to an envy bonus for his or her own cards or the cards of the dealer.

(e) "EZ pai-gow protection wager" shall mean a player's side wager that the outcome of the Player's seven card hand will be of a certain qualifying poker rank.

(f) "High hand" or "five-card hand" shall mean the five-card hand which is formed from the seven cards dealt at the game of pai-gow poker so as to rank equal to or higher than the two-card low hand.

(g) "Luhn Tao Wheel" shall mean a hand consisting of a natural straight flush containing an ace, 2, 3, 4, and 5.

(h) "Natural" when referring to a hand in EZ pai-gow poker shall mean a hand that does not utilize a joker.

(i) "Owner" shall mean the first seated player in a position.

(j) "Premium qualifying poker hand" shall mean a fivecard or seven-card poker hand with a rank of four-of-akind or higher formed from the seven cards dealt to a player.

(k) "Push" shall mean a player loses or has a hand identical in rank to the dealer's hand on either the high hand or low hand, but wins on the remaining hand.

(l) "Qualifying poker hand" shall mean a five-card or seven-card poker hand with a rank of three-of-a-kind or higher formed from the seven cards dealt to a player. (m) "Queen's Dragon wager" shall mean an optional wager that the dealer's seven-card hand consists of a pai gow poker hand with a queen as the highest ranking card.

(n) "Rank" or "ranking" shall mean the relative position of a card or group of cards.

(o) "Second highest" or "low hand" shall mean the two-card hand which is formed from the seven cards dealt at the game of pai gow poker so as to rank equal to or lower than the five-card high hand.

(p) "Set" or "setting the hands" shall mean the process of forming a high hand and low hand from the seven cards dealt.

(q) "Shadow" or "shadow wager" shall mean a wager another player is allowed to place behind the seated player's bet. A shadow bet must abide by table minimums and maximums. The seated player has complete jurisdiction over the decisions made when the cards are dealt. The shadow wager must never be stacked on top of the seated player's wager.

(r) "Suit" shall mean one of the four categories of cards, i.e., diamond, spade, club, or heart. (Authorized by K.S.A. 2012 Supp. 74-8710 and 74-8748; implementing K.S.A. 2012 Supp. 74-8710; effective, T-111-11-16-12, Oct. 17, 2012; amended, T-111-7-10-13, June 12, 2013.)

Dennis Taylor Executive Director

Doc. No. 041810

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