

Kris W. Kobach, Secretary of State

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Legislature

Interim Committee Schedule

The Legislative Research Department gives notice that the following legislative committees plan to meet during the period of October 7-11, 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
Oct. 7	548-S	8:00 a.m.	Robert G. (Bob) Bethell Joint Committee on Home and Community Based Services and KanCare Oversight	Agenda not available.
Oct. 11	582-N	10:00 a.m.	Special Committee on Agriculture and Natural Resources	Agenda not available.

Jeffrey M. Russell Director of Legislative Administrative Services

Doc. No. 041936

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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 9-23-13 through 9-29-13

	O
Term	Rate
1-89 days	0.08%
3 months	0.01%
6 months	0.04%
12 months	0.12%
18 months	0.22%
2 years	0.34%

Scott Miller Director of Investments

Doc. No. 041928

State of Kansas

Department of Agriculture Division of Conservation

Notice of 2013 WTAP Enrollment

The Kansas Department of Agriculture will accept applications under the Water Right Transition Assistance Program (WTAP) during the fall 2013 enrollment period, beginning October 1 and ending November 15.

WTAP is a voluntary, incentive-based program that permanently retires privately held irrigation water rights in exchange for payment by the state of Kansas. It is intended to help restore aquifers and recover stream flows in critically depleted target areas. The 2012 Kansas Legislature extended WTAP until June 30, 2022, based on past results of the recent pilot project.

The target areas currently designated include Rattle-snake Creek Sub-basin, Prairie Dog Creek Basin, and six "high priority areas" of Northwest Kansas Groundwater Management District No. 4. The WTAP rules and regulations, target area maps, application forms and other details are posted on the Division of Conservation website at http://agriculture.ks.gov/divisions-programs/division-of-conservation/water-conservation-programs.

WTAP bids cannot exceed \$2,000 per acre-foot of the Historic Consumptive Water Use as calculated over the last 10 years of actual annual water use of the water right(s) proposed for acceptance. Applications to accept partial water rights also can be considered. The award of WTAP grants for water right retirements is based on a competitive bidding process. Applications that propose a financial contribution from a local entity may increase the priority of an application.

For more information about WTAP contact the program administrator at 785-296-8964 or steve.frost@kda. ks.gov.

Greg A. Foley Executive Director Division of Conservation

State of Kansas

Department of Commerce

Notice of Amendment to the CDBG Action Plan

The Department of Commerce is proposing to amend the Community Development Block Grant (CDBG) Action Plan for the program year 2013. The Department of Commerce is proposing to increase the amount of funds allocated to Downtown Commercial Rehabilitation from a maximum of \$900,000 to a maximum of \$1,000,000. No other changes are being proposed. The CDBG Action Plan may be viewed at KansasCommerce.com/cdbg.

The CDBG Action Plan and additional program information is available on the department's website at KansasCommerce.com. Written comments on this amendment will be accepted through October 16 and may be sent to Terry Marlin at tmarlin@kansascommerce.com or buscomdev@kansascommerce.com. For additional information contact the Kansas Department of Commerce, Business and Community Development Division, 1000 S.W. Jackson, Suite 100, Topeka, 66612-1354, 785-296-3004.

Steve Kelly, Deputy Secretary Business and Community Development Division

Doc. No. 041932

State of Kansas

Department of Wildlife, Parks and Tourism

Request for Bids for Oil and Gas Lease

By order of the secretary of the Department of Wildlife, Parks and Tourism, for the state of Kansas:

The secretary will receive bids for the nonsurface use leasing of oil and gas rights in and to a portion of Scott State Park, the property of the state of Kansas, described as follows:

East half of the Southwest Quarter of Section 13, Township 16 South, Range 33 West and the West Half of the Southeast Quarter of Section 13, Township 16 South, Range 33 West, located in Scott County, Kansas.

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

Bids shall be submitted upon forms obtained from the office of the secretary of the Department of Wildlife, Parks and Tourism, 1020 S. Kansas Ave., Suite 200, Topeka, 66612.

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

Bids shall be opened at the office of the secretary of Wildlife, Parks and Tourism at 2 p.m. November 1, 2013.

The secretary of Wildlife, Parks and Tourism reserves the right to reject any and all bids and to re-advertise.

Robin Jennison Secretary of Wildlife, Parks and Tourism

Doc. No. 041930

Board of Education

Notice of Hearing on Proposed Administrative Regulation

The Kansas State Board of Education will conduct a public hearing at 1:30 p.m., or as soon thereafter as possible, on Tuesday, December 10, in the boardroom of the Landon State Office Building, 900 S.W. Jackson, Suite 102, Topeka, to consider the adoption of a proposed rule and regulation of the Kansas State Board of Education on a permanent basis.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rule and regulation. All interested parties may submit written comments prior to the hearing to the secretary of the Kansas State Board of Education at the addresses below or by email to plhill@ksde.org. The address for the Kansas State Board of Education before October 28 is 120 S.E. 10th Ave., Topeka, 66612. After October 28, the address for the Kansas State Board of Education is Suite 102, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views orally regarding the adoption of the proposed regulation during the public hearing. In order to provide all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes. The hearing shall be conducted in compliance with the public hearing procedures of the Kansas State Board of Education.

Any individual with a disability may request an 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 Karen Watney at 785-296-3906 or TDD 785-296-8172, or by email to kwatney@ksde.org. The north entrance to the Landon State Office Building is accessible. Handicapped parking is located at the south end of the Landon State Office Building, across the street from the north entrance to the building, and on 9th Street, just around the corner from the north entrance to the building.

A copy of the proposed regulation and its economic impact statement may be obtained by contacting the office of general counsel at the address above prior to the date of the hearing or by email to ogc@ksde.org. A summary of the proposed regulation and its economic impact follows:

K.A.R. 91-31-32. This regulation governs history and government curriculum for grades kindergarten through eight in all Kansas public schools. The amendment establishes Celebrate Freedom Week and related curriculum concerning the original intent, meaning and importance of the Declaration of Independence and the United States Constitution, including the Bill of Rights of the United States Constitution, in their historical contexts. Adoption of this amendment will have no economic impact on other governmental agencies, private businesses or indi-

viduals. Adoption of this regulation will have minimal economic impact on school districts, if any, because it is anticipated that school districts will transition the regulatory requirements into current curriculum.

Diane DeBacker Commissioner of Education

Doc. No. 041929

State of Kansas

Kansas Housing Resources Corporation

Notice of Hearing on the 2014-2018 Kansas Consolidated Plan

The state of Kansas will conduct a public hearing to provide an opportunity for citizens to review and comment upon the preliminary draft of the 2014-2018 Kansas Consolidated Plan and the 2014 Action Plan. The Consolidated Plan is the state's policy framework for federal community development and housing programs.

The proposed 2014-2018 Kansas Consolidated Plan and the 2014 Action Plan will be available for public examination beginning October 1 at www.kshousingcorp.org. Limited hard copies will be available at the public hearing site and upon request. The public comment period ends October 31. Please direct written comments to the attention of the Consolidated Plan at the address listed below.

Estimated resources available annually in the five-year plan include approximately \$14,000,000 from the Community Development Block Grant (CDBG), \$4,290,000 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. Requests for a sign language interpreter, an assistive listening device, large print, Braille material, or other accommodation to attend the hearing should be made at least 10 business days prior to the hearing to the KHRC, 611 S. Kansas Ave., Suite 300, Topeka, 66603-3803, 785-217-2001, or via the Kansas Relay Service at 800-766-3777.

The hearing is scheduled from 10 a.m. to noon Tuesday, October 15, at the following locations via web conference:

Topeka

Kansas Department of Commerce Conference Room B, Suite 100 Curtis State Office Building 1000 S.W. Jackson

Hays

KANSASWorks 332 E. 8th St.

Wichita

KANSASWorks 150 N. Main, Suite 100

> Dennis L. Mesa Executive Director

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, October 10, in the conference room in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the KDFA to issue its Health Facilities Revenue Bonds on behalf of Stormont-Vail HealthCare, Inc., a Kansas nonprofit corporation (the corporation), in an amount not to exceed \$45,000,000. The bonds will be issued, pursuant to K.S.A. 74-8901 et seq. (the act), for the following purposes: (1) to finance, refinance and reimburse costs of health care facilities and equipment, including among others the construction and equipping of an orthopedic building, to be owned and operated by the corporation at the corporation's principal campus located at 1500 S.W. 10th Ave. in Topeka, Kansas, and additional locations of the corporation's health facilities in the city of Topeka, listed below (collectively, the project); and (2) to pay costs incurred in connection with the issuance of the bonds.

Additional locations of health care facilities and equipment that comprise the project include the following: Cotton Building, 901 S.W. Garfield Ave.; Harrison Building, 929 S.W. Mulvane St.; North Topeka Clinic, 1130 N. Kansas Ave.; Oakwood Apartments, 825 S.W. Lane St., 808 S.W. Washburn Ave. & 816 S.W. Washburn Ave.; Shawnee County Health Agency, 1615 S.W. 8th Ave.; CTS Building, 830 S.W. Mulvane St.; KOSM Building, 909 S.W. Mulvane St.; State of Kansas Building, 2601 S.W. East Circle Drive North; Orthopedic Building site, 2660 S.W. 3rd St.; Office Building, 900 S.W. Washburn Ave.; Office Building, 920 S.W. Washburn Ave.; Cancer Center, 1414 S.W. 8th; Dermatology, 6650 S.W. Mission Valley Drive; Diabetes & Endocrinology, 3520 S.W. 6th; Digestive Health, 720 S.W. Lane St.; Pediatrics, 4100 S.W. 15th; Urish Clinic, 6725 S.W. 29th; SV MRI of Kansas, 731 S.W. Mulvane; and Vail West, 3707 S.W. 6th.

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

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

Rebecca E. Floyd Executive Vice President

Doc. No. 041933

State of Kansas

Governmental Ethics Commission

Opinion No. 2013-05

Written September 18, 2013, to Deputy Chief Counsel Timothy E. Keck, Kansas Department of Health and Environment, Legal Services, Topeka.

Synopsis: Under the facts presented, outside of official duties, a state employee may provide contract services to entities regulated through their official duties so long as the state employee does not substantially participate in the making of a negotiated contract between Kansas and any such entity, does not receive other compensation for performance of their official duties and does not use confidential information for their financial gain or any other person.

Cited herein: K.S.A. 46-233, 46-235, 46-241 and 46-286.

Dear Mr. Keck:

This opinion is in response to your request for an opinion from the Kansas Governmental Ethics Commission (Commission), concerning application of the state conflict of interest laws, K.S.A. 46-215 *et seq.* We note at the outset that the Commission's jurisdiction is limited to the applicability of K.S.A. 46-215 *et seq.*, and the Commission's opinion does not address whether some other statutory system, common law theory, or agency rule or regulation applies to your inquiry.

Factual Statement

We understand that you have requested this opinion in your capacity as counsel for the Kansas Department of Health and Environment (KDHE). Your opinion request is in regard to whether the outside employment of a KDHE employee poses a conflict of interest. The following facts are derived from information supplied with your request.

The KDHE employs a Laboratory Improvement Specialist. This person performs assessments to determine Kansas certification of commercial and municipal laboratories in Kansas and other states. Of the laboratories with Kansas certification located outside of the state, seven are directly certified by KDHE and 63 laboratories are certified through reciprocity agreements with other states.

A Laboratory Improvement Specialist's routine duties include communication with laboratories requesting certification from KDHE, performing desk reviews and onsite assessments of laboratory performance, and offering guidance to meet the expected documentation and performance standards as required by Kansas rules and regulations. Also, from the position description a Laboratory Improvement Specialist "[r]eviews KDHE's Division of Environment contracts with commercial laboratories and reviews the technical portion of the bids submitted to the Division of Environment by competing laboratories." The KDHE employs one full-time Laboratory Improvement Specialist.

Outside of state employment as Laboratory Improvement Specialist, this state employee is a sole-proprietor of a business providing consultant services to laboratories

located outside of Kansas regarding assistance and training for quality issues and certification assistance. Services also provided include contract assessment services for laboratories, third-party contractors and government agencies in other states. These services are the same or similar to the person's official duties.

Questions

- (1) Does the state employee's outside consulting [business] represent a conflict of interest with their current position at KDHE?
- (2) Would it be a conflict of interest for the state employee to provide consultation to a lab located outside of Kansas with a direct certification from Kansas?
- (3) Would it be a conflict of interest for the state employee to provide consultation to a lab located outside of Kansas with reciprocal certification from Kansas?
- (4) Would it be a conflict of interest if the state employee were to be hired by an agency in another state to perform on-site assessments of environmental testing laboratories that do not hold Kansas certification?
- (5) Would it be a conflict of interest if the state employee were to be hired by a third-party consulting firm that also had contracts or performed services for the state of Kansas with regards to laboratory improvement and assessments?
- (6) If the state employee leaves state employment, when would they be allowed to offer consulting services to laboratories that are in Kansas and/or certified by KDHE?
- (7) If the state employee leaves state employment, when would they be allowed to bid on state contracts as a third-party consultant to perform assessments of laboratories requesting certification by KDHE?

Analysis and Opinion

State officers and employees working outside of their official state employment is generally not prohibited. When outside work potentially affects the way state officers or employees carry out their official duties it may be a conflict of interest. The state governmental ethics law, K.S.A. 46-215, et seq., defines conflicts of interest for state officers and employees. Specifically, four statutes are applicable to your inquiry: K.S.A. 2012 Supp. 46-233 (concerning outside employment with organizations contracting with the state), 46-286 (concerning participation in licensure, regulation or contracts with a business in which the state officer or employee holds a position), 46-235 (concerning restrictions on compensation) and 46-241 (concerning disclosure or use of confidential information).

In pertinent part, K.S.A. 2012 Supp. 46-233 provides:

(a)(1) ... no state ... employee shall in the capacity as such ... employee be substantially involved in the preparation of or participate in the making of a contract with any person or business by which such ... employee is employed or in whose business such ... employee or any member of such ... employee's immediate family has a substantial interest and no such person or business shall enter into any

contract where any state ... employee, acting in such capacity, is a signatory to, has been substantially involved in the preparation of or is a participant in the making of such contract and is employed by such person or business or such ... employee or any member of such ... employee's immediate family has a substantial interest in such person or business.

Under the facts provided, the state employee hasn't prepared or participated in the making of a contract in an official capacity with KDHE, nor has the outside business through which the state employee is self-employed contracted with KDHE. Consequently, the outside self-employment does not present a conflict of interest under K.S.A. 2012 Supp. 46-233(a). As such, no period of time after state employment would exist in which the state employee would be barred from employment or contracting with a laboratory that is an existing KDHE contractor as specified in K.S.A. 2012 Supp. 46-233(a)(2).

However, such conflict of interest may develop since one of the tasks described in the job description for a Laboratory Improvement Specialist is review of certain contracts between KDHE and commercial laboratories. If such "reviews" amount to substantial involvement in the making of such a contract, then the state employee cannot be employed or contract for work with the laboratory that was a party a KDHE contract for a period of two years after the performance of the contract is completed or the termination of state employment, whichever is sooner. See K.S.A. 2012 Supp. 46-233(a)(2). Exceptions under which the time period limitation on subsequent employment or contracting with a KHDE contractor exist. Specifically, if the state employee is classified and laid off under K.S.A. 75-2948, and amendments thereto; if the contract is let after competitive bidding has been advertised by published notice; or if the contract is for property or services for which the price or rate is fixed by law. See K.S.A. 2012 Supp. 46-233(d).

Although your inquiry distinguishes between laboratories based upon location and certification, it is not necessary to do so for purposes of K.S.A. 46-286, which provides in pertinent part:

(a) No state ... employee ... in the ... employee's official capacity, shall participate directly in the licensure, inspection or administration or enforcement of any regulation of or in any contract with any outside organization with which the officer or employee holds a position.

Application of K.S.A. 46-286 is limited to a state employee who "holds a position" with any outside organization. The commission has previously opined that holding a position with any outside organization pertains to a state employee who is employed by an outside organization, not a state employee who contracts with an outside organization (see Governmental Ethics Opinions 07-03 and 08-14).

Because, under the facts provided, the state employee is not employed by or otherwise hold a position with an outside organization, the prohibition against direct participation in licensure, inspection or administration or enforcement of any regulation or in any contract with any outside organization does not apply. Thus, it is not a conflict of interest for the state employee, in their official capacity as KDHE's Laboratory Improvement Specialist, to

perform these functions for laboratories including those certified by Kansas through KDHE, either directly or reciprocally, and irrespective of whether they are in Kansas. It would be a conflict of interest, however, if the state employee were to become employed by any such laboratory and, through their official duties, participates in licensure or regulation of such laboratory.

The official duties of a Laboratory Improvement Specialist for KDHE which involve the inspection and regulation of laboratories are very similar, if not identical, to the state employee's outside consulting services. Because of these identities, there is great potential for violation of K.S.A. 46-235 and K.S.A. 46-241.

Any compensation through self-employment for consulting that is part of the state employee's official duties as a Laboratory Improvement Specialist for KDHE is prohibited by K.S.A. 46-235, which provides in pertinent part:

No state ... employee shall accept compensation for performance of official duties, other than that to which such person is entitled for such performance.

Finally, K.S.A. 46-241 prohibits the state employee from using any confidential information obtained though state employment with KDHE for their financial gain or for the financial gain of any other person, which would include laboratories contracting for their services through outside self-employment. K.S.A. 46-241 provides that:

No state ... employee shall disclose or use confidential information acquired in the course of his or her official duties in order to further his or her own economic interest or those of any other person.

In conclusion, the state governmental ethics law does not prohibit a Laboratory Improvement Specialist for KDHE from performing contractual services for laboratories, whether certified by Kansas through KDHE directly or reciprocally, irrespective of location—so long as the state employee does not substantially participate in the making of a negotiated contract between KDHE and any laboratories that retain the state employee for outside consulting, receive other compensation for performance of official duties or misuse confidential information.

Opinion No. 2013-06

Written September 18, 2013.

Synopsis: A state officer or employee accumulating points through a retailer program based upon purchases made on behalf of the state which may be redeemed for personal discounts on future purchases receives an economic opportunity or special discount because of such person's official position in violation of the state governmental ethics law.

Cited herein: K.S.A. 46-217 and K.S.A. 2012 Supp. 46-237a.

To all interested persons:

Pursuant to K.S.A. 25-4159, the Kansas Governmental Ethics Commission takes the opportunity to issue its opinion regarding the propriety of a state officer or employee using state purchases to obtain points redeemable for discounts through retailer programs.

Factual Statement

From time to time a state officer or employee using their membership in a retailer program may obtain points redeemable for personal discounts through purchases they make on behalf of the state with a state purchase card.

Question

Does the state governmental ethics law prohibit a state officer or employee from using their membership in a retailer program to get points redeemable for personal discounts when paying for state purchases with state funds?

Analysis and Opinion

The state governmental ethics law defines "economic opportunity" in K.S.A. 46-217:

"Economic opportunity" means any purchase, sale, lease, contract, option, or other transaction or arrangement involving property or services wherein a state officer or employee ... may gain a personal economic benefit, but not including any gift.

Use of a retailer program in conjunction with the use of a State of Kansas purchase card to get points that may be redeemed as personal discounts on future purchases is a gain of a personal economic benefit and, therefore, an "economic opportunity" to a state officer or employee.

Not all special discounts or economic opportunities received by state officers or employees are prohibited by the state governmental ethics law. In pertinent part, K.S.A. 2012 Supp. 46-237a provides (with exceptions) that, no state officer or employee

... shall solicit or accept any gift, economic opportunity, loan, gratuity, special discount or service provided because of such person's official position ...

The question becomes, is the economic opportunity or special discount to the state officer or employee occurring "because of such person's official position." This question was examined previously by this Commission in Governmental Ethics Opinion 2012-02. The state employee would accumulate points in a casino players' club by allowing third party use of their membership. In that matter the Commission opined that,

... assuming that the rules of the "players' club" allow a third party to accumulate points or credits on a member's account and allow the member to redeem the accumulated points for non-gaming discounts and benefits, such would be provided to the employee solely due to his or her membership in the casino's "player's club," not because of the employee's official position, and may be accepted.

However, the corollary is also true. When the retailer program membership terms and conditions exclude purchases made with commercial accounts or purchases made by third parties, points received though such purchases by a state officer or employee are not received due to membership in retailer program.

The Commission determined in advisory opinion 2012-02 that the points were not being provided because of the employee's official position since players' club membership was generally open to anyone and the assumption

that terms of membership did not prohibit points accumulation by third party use of the membership. However, if third party or commercial purchases are prohibited by the terms and conditions of the retailer program, a state officer or employee obtaining points because of such purchases does so in their official position. Thus, the economic opportunity or special discount conferred upon the state employee violates K.S.A. 2012 Supp. 46-237a(b) unless any of the exceptions exist as enumerated in K.S.A. 2012 Supp. 46-237a(b)(1)-(4).

G. Daniel Harden, Chairman By Direction of the Commission

Doc. No. 041939

(Published in the Kansas Register September 26, 2013.)

Summary Notice of Bond Sale City of Fredonia, Kansas \$2,760,000* General Obligation Sales Tax Bonds Series A, 2013

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated September 3, 2013, written and electronic bids will be received on behalf of the city administrator/clerk of the city of Fredonia, 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) October 7, 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 October 22, 2013, and will become due on October 1 in the years as follows:

Year	Principal Amount*
2014	\$180,000
2015	185,000
2016	190,000
2017	195,000
2018	200,000
2019	205,000
2020	210,000
2021	215,000
2022	220,000
2023	230,000
2024	235,000
2025	245,000
2026	250,000

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 April 1 and October 1 in each year, beginning April 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 \$55,200.

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 October 22, 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 2013 is \$13,269,243. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$5,845,000.

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:

Flip Hutfles, City Administrator/Clerk City Hall 100 N. 15th St. Fredonia, KS 66736 620-378-2231 Fax: 620-378-2693 fhutfles@fredoniaks.org

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

George K. Baum & Company Plaza Colonnade 4801 Main St., Suite 500 Kansas City, MO 64112 Attn: Roger Edgar 800-821-7195 Fax: 816-283-5326 edgar@gkbaum.com

Dated September 17, 2013.

City of Fredonia, Kansas

*Subject to change. Doc. No. 041935 (Published in the Kansas Register September 26, 2013.)

City of Fairview, Kansas

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

Notice is hereby given that the city of Fairview, 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 \$100,000. 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 September 5, 2013.

Christine Rosenberger City Clerk

Doc. No. 041941

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:

10/08/2013	EVT0002658	Ready Mix Concrete
10/08/2013	EVT0002659	Liquid Magnesium Chloride
		De-Icer/Anti-Icer
10/09/2013	EVT0002661	Marsh Improvements —
		Marion County
10/10/2013	EVT0002671	Shoreline Stabilization EKCP
10/15/2013	EVT0002669	Pressure Seal Forms
10/17/2013	EVT0002665	Collections Services
10/21/2013	EVT0002662	Online Transparency Tool
10/22/2013	EVT0002660	Project Management Services
10/23/2013	EVT0002643	Computer Mounting Equipment

The above-referenced bid documents can be downloaded 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 10/08/2013 A-012375 Roof Repair — Activity Therapy Bldg. — 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

Doc. No. 041940

(Published in the Kansas Register September 26, 2013.)

City of Concordia, Kansas

Notice to Airport Consultants

The city of Concordia, Kansas, is hereby soliciting statements of qualifications and experience from qualified consultants for airfield development projects at Blosser Municipal Airport in Concordia. Subject to future receipt of federal funding under the FAA Airport Improvement Program (AIP), these projects may include the following:

Design and construct new runway 18/36 and related improvements per AIP. Estimated cost of construction and development: \$7,000,000.

The required services include, but are not limited to, engineering services for preliminary, design, bidding and construction phases, and incidental special services including geotechnical and surveying.

A qualification-based selection process conforming to FAA Advisory Circular 150/5100-14d will be utilized to select the most qualified firm. Fee information will not be considered in the selection process and must not be submitted with the statement of qualifications.

Selection criteria will include:

- Recent experience in airport projects
- Capability to perform all aspects of project
- Ability to meet schedules within budget
- Knowledge of FAA AIP design and construction standards
- Experience with FAA AGIS Surveys
- Quality of previous airport projects undertaken
- Personnel experience and qualifications

Fees will be negotiated for projects as federal funds become available.

Prospective consultants are advised that applied overhead rates must conform to the cost principles established within Federal Regulation 48 CFR Part 31, Contract Cost Principles and Procedures. The successful firm will be required to submit a copy of its current overhead rate audit certification.

This contract is subject all applicable federal provisions that include:

- Title VI of the Civil Rights Act of 1964
- Section 520 of the Airport and Airway Improvement Act of 1982
- DÔT Regulation 2 CFR Part 180 & 1200 Government-wide Debarment and Suspension
- DOT Regulation 49 CFR Part 18.36(i) Access to Records
- DOT Regulation 49 CFR Part 20 Lobbying and Influencing Federal Employees
- DOT Regulation 49 CFR Part 26 Disadvantaged Business Enterprises Participation
- DOT Regulation 49 CFR Part 30 Federal Trade Restriction Clause

Interested firms must submit three copies of their statement of qualifications and experience, not later than noon November 1, 2013, to the city clerk, city of Concordia, 701

Washington St., Concordia (mailing address: P.O. Box 603, Concordia, 66901).

Larry Uri City Manager

Doc. No. 041942

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 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-13-266 Application(s) for New or Expansion of Existing Swine Facilities

Name and Address of Applicant

Lannin J. Zoltenko Zoltenko Farms, Inc. 2980 Cedar Road Courtland, KS 66939

Legal Description SE/4 of Section 11 &

NE/2 of Section 14, T01S, R06W, Jewell County

Kansas Permit No. A-LRJW-S023

Owner of Property Where Facility Will Be Located Lannin J. Zoltenko Zoltenko Farms, Inc. 2980 Cedar Road Courtland, KS 66939 Receiving Water

Lower Republican River Basin

This is notification the department has received an application to modify the permit. The permittee is planning to discontinue the use of one small building and build a larger building that will house an additional 282 head of swine. The department has not completed a review of the permit application and this notice is to advise any interested party that the application is available for their review. A permit will not be issued unless the department determines the permit application demonstrates the facility will meet requirements. If the review reaches that conclusion, then the department will prepare a draft permit and another public notice will be provided requesting comments.

Public Notice No. KS-AG-13-267/274 Pending Permits for Confined Feeding Facilities

Name and Address of Applicant Description Water

Chester Kramer SE/4 of Section 35, Neosho River 1978 9000 Road T335, R20E, Labette Basin

Oswego, KS 67356 County

Oswego, KS 67356 Cou Kansas Permit No. A-NELB-M016

This is a new permit for a new facility with the proposed maximum capacity for 40 head (56 animal units) of mature dairy cows, 14 head

(7 animal units) of dairy calves weighing 700 pounds or less and 12 head (24 animal units) of horses, for a total of 87 animal units of livestock. The proposed facility consists of a building, which includes a milking parlor, milk room, holding area, feeding area and calf pen, and adjacent pasture areas. Process wastewater from the parlor will be stored in two concrete wastewater storage tanks.

Name and Address of Applicant	Legal Description	Receiving Water
Dennis Penner	SW/4 of Section 31,	Upper Arkansas
Penner Cattle Inc.	T24S, R28W, Gray	River Basin
6904 13 Road	County	
Ingalls, KS 67853	-	

Kansas Permit No. A-UAGY-C011 Federal Permit No. KS0091952

This is a permit modification and reissuance for an existing facility with a maximum capacity for 6,750 head (6,750 animal units) of cattle weighing greater than 700 pounds. The facility consists of approximately 51.2 acres of open lot pens, feed storage area, feed roads and alleys, and other associated areas. The facility is proposing to construct a sediment basin and collection channel to control surface runoff from the feed storage area and sick pens. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Jacob W. Roenbaugh Roenbaugh Cattle Pens 2949 S Road	N/2 of Section 4, T26S, R16W, Edwards County	Lower Arkansas River Basin
Haviland, KS 67059	zawaras county	

Kansas Permit No. A-ARED-C006 Federal Permit No. KS0097543

This is a permit modification and reissuance for an existing facility with the maximum capacity of 750 head (750 animal units) of cattle weighing greater than 700 pounds, 750 head (375 animal units) of cattle weighing 700 pounds or less and 5 head (10 animal units) of horses, for a total of 1,135 animal units of livestock. This represents a decrease in the permitted animal units from the previous permit. The feed storage area and associated sediment basin were added to the permit. This facility has an approved Nutrient Management Plan on file with KDHE.

of Applicant	Legal Description	Receiving Water
Jack Detweiler	NE/4 of Section 31,	Big Blue River
Detweiler Farm	T01S, R10E,	Basin
2565 Eagle Road	Marshall County	
Summerfield, KS 66541	•	

Kansas Permit No. A-BBMS-S049

1 4 1 1

This permit is being reissued for an existing facility with a maximum capacity of 1,920 head (768 animal units) of swine more than 55 pounds, 320 head (32 animal units) of swine 55 pounds or less and 100 head (50 animal units) of cattle 700 pounds or less, for a total of 850 animal units of swine and cattle. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Gordon File 3346 Jazmine Trail Beloit, KS 67420	SE/4 of Section 11, T07S, R07W, Mitchell County	Solomon River Basin

Kansas Permit No. A-SOMC-B015

This permit is being reissued for an existing facility with a maximum capacity of 400 head (400 animal units) of cattle more than 700 pounds. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Louis J. Franke	SE/4 of Section 09,	Marais des
Franke Dairy	T16S, R23E, Miami	Cygnes River
25298 Hospital Drive	County	Basin
Paola KS 66071	,	

Kansas Permit No. A-MCMI-M009

This permit is being reissued for an existing facility with a maximum capacity of 70 head (98 animal units) of mature dairy cattle and 15 head (7.5 animal units) of dairy calves 700 pounds or less, for a total

of 105.5 animal units. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Howard C. Smith	N/2 of Section 36,	Cimarron River
Smith Brothers Feeders LLC	T32S, R43W,	Basin
P.O. Box 1350	Morton County	
Elkhart, KS 67950	,	

Kansas Permit No. A-CIMT-C001 Federal Permit No. KS0055077
This permit is being reissued for an existing facility for 6,000 head (3,000 animal units) of cattle weighing 700 pounds or less. There is no change in the permitted animal units from the previous permit. An approved Nutrient Management Plan for the facility is on file with

Name and Address of Applicant Description Water

Michael Kendall NW/4 of Section 36, Smoky Hill River 602 2nd Road T10S, R01E, Clay Basin County

Kansas Permit No. A-SHCY-M001

KDHE.

This permit is being reissued for an existing facility with a maximum capacity of 45 head (63 animal units) of mature dairy cattle, 5 head (5 animal units) of dairy heifers more than 700 pounds and 30 head (15 animal units) of dairy calves, for a total of 83 animal units. There is no change in the permitted animal units.

Public Notice No. KS-Q-13-119/122

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
Strahm L.L.C	Cottonwood River	Treated Domestic
715 Merchant St.	via Moon Creek via	Wastewater
Emporia, KS 66801	Unnamed Tributary	

Kansas Permit No. C-NE24-OO03 Federal Permit No. KS0095729 Legal Description: SW¹/₄, SE¹/₄, NE¹/₄, S10, T19S, R10E, Lyon County, KS

Facility Name: Green Acres Mobile Home Park

Facility Address: 1753 County Road E, Emporia, KS 66801

The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, ammonia, E. coli and pH, as well as monitoring for total phosphorus, nitrate + nitrite, total Kjeldahl nitrogen, total nitrogen and effluent flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Sonoco Hutchinson Mill	Arkansas River via	Noncontact
LLC	Grand View	Cooling Water
100 N. Halstead St.	Industrial (GVI)	<u> </u>
Hutchinson, KS 67504	Drainage Ditch	

Kansas Permit No. I-AR49-CO04 Federal Permit No. KS0033294

This facility manufactures paperboard from recycled paper. Additive-free well water is piped to a 40,000-gallon reservoir, then pumped for facility use. About 55,000 gallons/day of noncontact cooling water used for heat exchanger and air compressors are discharged to the GVI ditch. Domestic wastewater and all process wastewater including boiler blowdown and reverse osmosis concentrate are routed to the city sanitary sewer. The proposed permit contains generic water-quality language to protect waters of the state.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Occidental Chemical	Valley Center	Process
Corporation	Floodway via	Wastewater
6200 S. Ridge Road	Cowskin Creek via	
Wichita, KS 67215	Unnamed Tributary	

Kansas Permit No. I-AR94-PO93 Federal Permit No. KS0096903 Legal Description: SW½, S27, T28S, R1W, Sedgwick County, KS Facility Name: Occidental Chemical — Groundwater Remediation Pro-

The proposed action consists of reissuing an existing NPDES permit for an existing groundwater remediation project. As part of an ongoing groundwater remediation project, groundwater is extracted from various interceptor wells to treat and control groundwater that is impacted by elevated concentrations of chlorinated hydrocarbons located within the surrounding area. The extracted groundwater is treated and discharged via pipeline to an unnamed tributary of Cowskin Creek. Groundwater extracted at Interceptor Well 42 (IW-42) is treated with a two-stage carbon absorption system. The treated effluent is discharged from Outfall 001B1 to an unnamed tributary of Cowskin Creek or sent to the center pivot irrigation system. The average discharge from Outfall 001B1 is 144,000 gpd. Groundwater extracted from Interceptor Well 41 (IW-41) is treated with a twostage carbon absorption system. The treated effluent is discharged from Outfall 002B1 to an unnamed tributary of Cowskin Creek or sent to the center pivot irrigation system. The average discharge from Outfall 002B1 is 144,000 gallons per day (gpd). The facility plans to install a third carbon absorption system to treat extracted groundwater from existing Interceptor Wells 40 and 44 (IW-40 and $\overline{\text{IW}}$ -44) and two new Interceptor Wells 45 and 46 (IW-45 and IW-46). The proposed carbon absorption system will utilize two parallel treatment trains each consisting of a two-stage carbon filter unit with treated effluent discharged from parallel Outfalls 003B1 and 004B1. Treated effluent will be sent to one of the following locations: Pond 2 of an adjacent constructed wetlands system or to an unnamed tributary of Cowskin Creek via pipeline or sent to the chemical plant as process water and/or disposed of, along with other process water, down a Kansas-authorized Class I disposal well. The average combined discharge from Outfalls 003B1 and 004B1 is expected to be about 864,000 gpd. The proposed permit contains limits for α -BHC, β-BHC, γ-BHC, carbon tetrachloride, chloroform, whole effluent toxicity and pH, as well as monitoring for priority pollutants and flow.

Name and Address of Applicant Stream Type of Discharge
Wichita, City of Arkansas River via 455 N. Main, 7th Floor Storm Sewer Wastewater
Wichita, KS 67202

Kansas Permit No. I-AR94-PO16 Federal Permit No. KS0100641 Legal Description: SW¹4, S32, T27S, R1E, Sedgwick County, KS

Facility Name: Meridian Avenue Drainage Outfall

Facility Location: West Dora Street from Meridian Avenue to Glenn Street, Wichita, KS

The proposed action consists of issuance of a new Kansas Water Pollution Control Permit for a new facility. This is a short-term groundwater dewatering project for construction of a municipal storm sewer. Pumping will be near the edge of known plumes of existing groundwater contamination. Low concentrations of contamination are expected. Contaminated groundwater is collected in a system of up to three dewatering wells pumping at a total rate of up to 750 gallons per minute. The wells pump into a common header that discharges through a turbulence inducing structure (rock checks, concrete blocks, etc.) into a concrete storm sewer. The pumped groundwater travels a minimum distance of 1 mile in the concrete storm sewer prior to outfalling through an outlet structure directly into the Arkansas River. The proposed permit requires monitoring for trichloroethylene, 1,2 cis dichloroethylene, methyl tert-butyl ether and flow.

Public Notice No. KS-NQ-13-026

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

Name and Address of Applicant Location Discharge

Hugoton, City of SE¼, SW¼, NW¼, Nonoverflowing P.O. Box 788 S10, T33S, R23W,
Hugoton, KS 67951 Stevens County, KS

Kansas Permit No. M-CI07-NO02 Federal Tracking No. KSJ000624
This action consists of reissuing an existing Kansas Water Pollution Control Permit for a nonoverflowing treatment facility with irrigation. The proposed permit requires monitoring for biochemical oxygen demand, total suspended solids, ammonia, E. coli, nitrate + nitrite, total phosphorus, pH and flow to the irrigation system and water level in the final cell. Contained in the permit is a schedule of compliance requiring the permittee to provide KDHE with a map and soil analyses of irrigation fields. The proposed permit contains generic water-quality language to protect waters of the state.

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 October 26 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-13-266/274, KS-Q-13-119/122, KS-NQ-13-026) 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

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation is seeking qualified consulting firms prequalified in Category 211—Highway Design Major Facility or Category 212—Highway Design Minor Facility, as described below. A PDF (1Mb maximum size) of the interest response must be emailed to David J. Nagy, P.E., assistant to the director of design/contracts engineer, at DavidN@ksdot.org. Interest and experience responses are limited to four pages, and the subject line of the reply email and the PDF file name must read "Firm Name-Kinsley Projects LOI." The letter of interest is required and must be received by noon October 10, 2013, for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Projects No. 183-24 KA-3266-01 and 56-24 KA-3267-01

The Kansas Department of Transportation is seeking a qualified firm to provide engineering services for these projects. These projects are pavement replacement projects and will include curb and gutter replacement/repair as warranted, storm sewer replacement/repair as warranted, a minor discovery, public involvement and surveying. The 183-24 KA-3266-01 project will include an improvement at a BNSF Railroad crossing.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview for the project. The consulting firms can more thoroughly discuss their experience related to the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. View categories at www.ksdot.org/divengdes/prequal.

The Consultant Selection Committee, appointed by the secretary of transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select one firm to perform the professional services required for completing the advertised projects.

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

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

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

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

For more information contact David Nagy at 785-296-0930 or DavidN@ksdot.org.

Jim L. Kowach, P.E., Director Division of Engineering and Design

Doc. No. 041944

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation is seeking qualified consulting firms prequalified in Category 211 — Highway Design Major Facility or Category 212 — Highway Design Minor Facility, for a project as described below. A PDF (1Mb maximum size) of the interest response must be emailed to David J. Nagy, P.E., assistant to the director of design/contracts engineer, at DavidN@ksdot.org. Interest and experience responses are limited to four pages, and the subject line of the reply email and the PDF file name must read "Firm Name-96-86 KA-3258-01 LOI." The letter of interest is required and must be received by noon October 10, 2013, for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Project No. 96-86 KA-3258-01

The Kansas Department of Transportation is seeking a qualified firm to provide engineering services for this project. This project is a pavement replacement project and will include curb and gutter replacement/repair as warranted, storm sewer replacement/repair as warranted, a minor discovery, public involvement and surveying.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview for the project. The consulting firms can more thoroughly discuss their experience related to the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. View categories at www.ksdot.org/divengdes/prequal.

The Consultant Selection Committee, appointed by the secretary of transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select one firm to perform the professional services required for completing the advertised project.

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

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

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

- Valid, reliable and current costs must be available within the system to support cost and pricing data.
- Capability to provide a means of measuring the reasonableness of incurred costs.

- Capability to identify and accumulate allowable costs by contract or project records that will reconcile with the general ledger.
- Ability to provide supporting documentation of actual expenditures for each billing, based on costs.

For more information contact David Nagy at 785-296-0930 or DavidN@ksdot.org.

Jim L. Kowach, P.E., Director Division of Engineering and Design

Doc. No. 041947

State of Kansas

Department of Health and Environment

Notice of Solicitation for Water Quality Data

In developing the 2014 Section 303(d) List of Impaired Waters in Kansas, the Kansas Department of Health and Environment is soliciting "all existing and readily available water quality-related data and information" in accordance with 40 CFR 130.7(b)(5). Section 303(d) of the Clean Water Act requires states to biennially prepare a list of waters failing to meet state water quality standards, based on data and information from local, state and federal agencies; members of the public; and academic institutions conducting research. Submitted data and information will be evaluated by KDHE for listing decisions for the 2014 Kansas 303(d) List of Impaired Waters, to be submitted to the U.S. Environmental Protection Agency by April 1, 2014.

This notice requests any data or information on the water quality condition of waters of the state over the period 2000-2013. Data associated with waters for which water quality problems have been reported are of particular interest, as is information on waters in the Lower Arkansas, Marais des Cygnes, Missouri, Smoky Hill-Saline, Neosho, Walnut and Kansas Lower Republican basins. Submitted data may include chemical, physical or biological measurements and should be accompanied by information to identify the waterbody with as much geographic specificity as possible. Data submitted to KDHE for consideration should have adequate quality control and quality assurance for accuracy, representation and precision in describing the water quality of streams, lakes and wetlands.

KDHE will be accepting data submissions through November 15. Data submission or questions may be sent to Tom Stiles, KDHE, Bureau of Water, Watershed Planning Section, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367, 785-296-6170 or fax 785-296-0086, or tstiles@kdheks.gov.

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

Doc. No. 041938

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation is seeking qualified consulting firms prequalified in Category 211 — Highway Design Major Facility, for the projects as described below. A PDF (1Mb maximum size) of the interest response must be emailed to David J. Nagy, P.E., assistant to the director of design/contracts engineer, at DavidN@ ksdot.org. Interest and experience responses are limited to four pages, and the subject line of the reply email and the PDF file name must read "Firm Name-US-36 Projects LOI." The letter of interest is required and must be received by noon October 10, 2013, for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Projects No. 36-101 KA-3243-01 and 36-101 KA-3244-01

The Kansas Department of Transportation is seeking a qualified firm to provide engineering services for these projects. These projects are pavement replacement projects on US-36 in Washington County, with one project being in the city of Washington. Project 36-101 KA-3243-01 is from the US-36/K-22 junction, east to the west city limits of Washington. Project 36-101 KA-3244-01 is from the west city limits of Washington, east to the east city limits of Washington. KDOT will survey the project.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview for the project. The consulting firms can more thoroughly discuss their experience related to the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. View categories at www.ksdot.org/divengdes/prequal.

The Consultant Selection Committee, appointed by the secretary of transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select one firm to perform the professional services required for completing the advertised projects.

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

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

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

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

For more information contact David Nagy at 785-296-0930 or DavidN@ksdot.org.

Jim L. Kowach, P.E., Director Division of Engineering and Design

Doc. No. 041945

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation is seeking qualified consulting firms prequalified in Category 211 — Highway Design Major Facility, for a project as described below. A PDF (1Mb maximum size) of the interest response must be emailed to David J. Nagy, P.E., assistant to the director of design/contracts engineer, at DavidN@ ksdot.org. Interest and experience responses are limited to four pages, and the subject line of the reply email and the PDF file name <u>must</u> read "Firm Name-US-24 Project LOI." The letter of interest is required and must be received by noon October 10, 2013, for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Project No. 24-15 KA-3239

The Kansas Department of Transportation is seeking a qualified firm to provide engineering services for this project. This project is a pavement replacement project (3R criteria) on US-24 in Cloud County. Project 24-15 KA-3239-01 is from 0.2 miles west of US-81, east to the Cloud/Clay county Line. KDOT will survey the project.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview for the project. The consulting firms can more thoroughly discuss their experience related to the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. View categories at www.ksdot.org/divengdes/prequal.

The Consultant Selection Committee, appointed by the secretary of transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select one firm to perform the professional services required for completing the advertised project.

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

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

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

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

Ability to provide supporting documentation of actual expenditures for each billing, based on costs.

For more information contact David Nagy at 785-296-0930 or DavidN@ksdot.org.

Jim L. Kowach, P.E., Director Division of Engineering and Design

Doc. No. 041943

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation is seeking qualified consulting firms prequalified in Category 211 — Highway Design Major Facility, for the projects as described below. A PDF (1Mb maximum size) of the interest response must be emailed to David J. Nagy, P.E., assistant to the director of design/contracts engineer, at DavidN@ ksdot.org. Interest and experience responses are limited to four pages, and the subject line of the reply email and the PDF file name <u>must</u> read "Firm Name-US-169 Projects LOI." The letter of interest is required and must be received by noon October 10, 2013, for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Projects No. 169-1 KA-3254-01 and 169-67 KA-3255-01

The Kansas Department of Transportation is seeking a qualified firm to provide engineering services for these projects. This scope of this work will consist of the discovery for both projects and the design of the Allen County project, but potentially of both projects. These projects are pavement replacement projects on US-169. Project 169-1 KA-3254-01 is from the Allen/Neosho county line, north to 0.4 miles south of the US-169/US-54 junction. Project 169-67 KA-3255-01 is from 4 miles north of the US-169/K-47 junction, north to the Neosho/Allen county line.

The Consultant Shortlist Committee will select three to five of the most highly qualified firms expressing interest and schedule an individual interview for the project. The consulting firms can more thoroughly discuss their experience related to the project at the interview and will be expected to discuss their approach to this project in detail and the personnel to be assigned to this project. View categories at www.ksdot.org/divengdes/prequal.

The Consultant Selection Committee, appointed by the secretary of transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select one firm to perform the professional services required for completing the advertised projects.

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

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

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

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

For more information contact David Nagy at 785-296-0930 or DavidN@ksdot.org.

Jim L. Kowach, P.E., Director Division of Engineering and Design

Doc. No. 041946

State of Kansas

Department of Transportation

Notice to Contractors

Electronic copies of the letting proposals and plans are available on the KDOT website at http://www.ksdot.org/ burconsmain/contracts/proposal.asp. The website will allow the contractor to request approval from KDOT to bid as a prime contractor and be included on the "Bid Holders List," or to be included on the "Non-Bid Holders List" as a subcontractor/supplier. KDOT's approval is required to bid as a prime contractor. To bid as a prime contractor, KDOT needs to be notified of the intent to bid not later than the close of business on the Monday preceding the scheduled letting date. Failure to obtain prior approval to bid as a prime contractor on any projects listed below will be reason to reject the bid. The secretary of the Department of Transportation reserves the right to reject bids that do not comply with all requirements for preparing a bidding proposal as specified in the 2007 edition of the Kansas Department of Transportation Standard Specifications for State Road and Bridge Construction.

KDOT will only accept electronic internet proposals online using the Bid Express website at http://www.bidx.com until 1 p.m. local time October 16, 2013. KDOT will open and read these proposals at the Eisenhower State Office Building, 700 S.W. Harrison, Topeka, at 1:30 p.m. local time October 16, 2013. An audio broadcast of the bid letting is available at http://www.ksdot.org/burconsmain/audio.asp.

Each bidder shall certify that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This certification shall be in the form of a required contract provision provided by the state to each prospective bidder. Failure to complete the required contract provision and certify the completeness of the preceding statement when electronically signing the proposal will make the bid nonresponsive and not eligible for award consideration.

District One — Northeast

Riley—81 C-0027-01 — 40th Avenue Bridge over Mc-Dowell Creek, grading, bridge and surfacing, 0.4 mile. (Federal Funds)

Wyandotte—105 K-5925-13 — I-435, I-635, I-670, signing, 22.2 miles. (Federal Funds)

Nemaha—63-66 KA-2074-01 — Bridge number 022 2.39 miles north of west junction with US-36 (Wild Cat Creek Bridge). (Federal Funds)

Shawnee—470-89 KA-3294-01 — I-470, signing, 6.7 miles. (Federal Funds)

Statewide—35-106 KA-3544-01 — Various locations in northeast District One, milling, 64.8 miles. (State Funds)

Johnson—46 N-0576-01 — Johnson Drive over Turkey Creek, grading and bridge, 0.3 mile. (Federal Funds)

Leavenworth—52 U-1887-01 — 2nd Avenue over 5-Mile Creek bridge in Leavenworth, bridge superstructure, 0.1 mile. (Federal Funds)

District Two — North Central

Republic—79 C-0329-01 — Southwest of Belleville on county road, bridge replacement. (Federal Funds)

Marion—56-57 KA-3407-01 — U.S. 56/U.S. 77/K-150 junction, north to Lincolnville, recycle and overlay, 8.9 miles. (State Funds)

Dickinson—21 U-0078-01 — Broadway adjacent to Father Padilla Park/Lake in Herington, bridge replacement, 0.2 mile. (Federal Funds)

Statewide—181-106 KA-3422-01 — K-181, from the Russell/Lincoln county line north to the Russell/Mitchell county line, from the Mitchell/Lincoln county line north and west to the Mitchell/Osborne county line, and from the K-181/K-232 junction east to the Russell/Lincoln county line, milling and overlay, 37.2 miles. (State Funds)

Statewide—14-106 KA-3426-01 — K-14, from the Ellsworth/Rice county line north to the K-14/K-156 junction, and from the K-14/K-4 junction north to the Rice/Ellsworth county line, milling and overlay, 14.3 miles. (State Funds)

Statewide—140-106 KA-3429-01 — K-140, from Ellsworth east to the Ellsworth/Saline county line, and from the Saline/Ellsworth county line east to the K-140/I-135 junction, milling and overlay, 32.8 miles. (State Funds)

District Three — Northwest

Russell—84 C-4291-01 — 1.0 mile south and 1.0 mile east of Fairport, grading and bridge, 0.5 mile. (Federal Funds)

Sheridan—23-90 KA-1018-01 — K-23, from north of the U.S. 24/K-23 junction, north to the U.S. 83/U.S. 383/K-23 junction, pavement reconstruction, 18.8 miles. (State Funds)

Osborne—181-71 KA-2078-01 — K-181, 1.14 miles south of U.S. 24 (north fork Solomon River), bridge replacement. (Federal Funds)

Wallace—27-100 KA-2091-01 — K-27, bridge #009 located 0.87 mile north of the Wallace/Greeley county line (Middle Ladder Creek), grading, bridge and surfacing, 0.9 mile. (Federal Funds)

Rawlins—36-77 KA-3195-01 — U.S. 36, 10 miles east of the county line, east to the U.S. 36/K-25 junction, milling and overlay, 10.0 miles. (State Funds)

Wallace—40-100 KA-3196-01 — U.S. 40, Kansas/Colorado state line east to Sharon Springs, milling and overlay, 16.6 miles. (State Funds)

Thomas—24-97 KA-3245-01 — U.S. 24, Colby east to the U.S. 24/U.S. 83 junction, milling and overlay, 8.5 miles. (State Funds)

Rawlins—25-77 KA-3440-01 — K-25, county line north to the concrete pavement in Atwood, milling and overlay, 16.6 miles. (State Funds)

Cheyenne—161-12 KA-3441-01 — K-161, from the K-161/U.S. 36 junction north to the state line, milling and overlay, 17.0 miles. (State Funds)

Logan—25-55 KA-3447-01 — K-25, from the Logan/Wichita county line north for 14 miles, recycle and overlay, 14.0 miles. (State Funds)

Sherman—267-91 KA-3448-01 — K-267, from Kanorado east to the K-267/I-70 junction, milling and overlay, 0.8 mile. (State Funds)

Rawlins—36-77 KA-3449-01 — U.S. 36, from Atwood east to the county line, ultra thin bonded asphalt surfacing, 16.2 miles. (State Funds)

Cheyenne—36-12 KA-3534-01 — U.S. 36, west junction of U.S. 36/K-27 east to St. Francis, milling and overlay, 1.3 miles. (State Funds)

Wallace—100 M-0032-01 — Stockpile asphalt, stockpile bituminous material. (State Funds)

Rawlins—77 M-0034-01— Stockpile asphalt, stockpile bituminous material. (State Funds)

Thomas—97 M-0035-01 — Stockpile asphalt, stockpile bituminous material. (State Funds)

Sheridan—90 M-0036-01 — Stockpile asphalt, stockpile bituminous material. (State Funds)

Statewide—70-106 KA-3531-01 — I-70, from the Logan/Thomas county line east to the Logan/Gove county line, and from the Gove/Logan county line east to 1.0 mile east of the I-70/K-23 interchange, ultra thin bonded asphalt surfacing, 20.1 miles. (State Funds)

District Four — Southeast

Woodson—104 C-0341-01 — 1.9 miles north and 5.0 miles west of U.S. 54 and U.S. 75, bridge replacement, 0.2 mile. (Federal Funds)

Anderson—31-2 KA-2049-01 — K-31, bridge #016, Kenoma Creek, 6.91 miles southeast of the Anderson/Coffey county line, bridge replacement. (Federal Funds)

Bourbon—39-6 KA-2053-01 — K-39, bridge over Flat Rock Creek and bridge over Paint Creek, bridge replacement. (Federal Funds)

District Five — South Central

Rice—C-80 C-0197-01 — 23rd Road, 0.9 mile north and 7.5 miles east of Sterling, grading and bridge, 0.1 mile. (Federal Funds)

Kiowa—49 Ć-0348-01 — 1.6 miles north and 3.4 miles east of Greensburg, bridge replacement. (Federal Funds)

Sedgwick—87 C-0411-01 — 1.4 miles west and 0.5 mile south of Garden Plain, grading, bridge and surfacing, 0.1 mile. (Federal Funds)

Kiowa—49 C-0512-01 — 33rd Avenue, from U.S. 54 to the north county line, and 51st Street Avenue from F Street to B Street, grading, 12.7 miles. (Federal Funds)

Sedgwick—87 C-0619-01 — 19 various locations to address center lane and edge rumble strips, surfacing, 6.9 miles. (Federal Funds)

Reno—50-78 K-7409-08 — U.S. 50, west of K-61, east to east of Yoder/Airport Road, seeding/sodding, 3.1 miles. (Federal Funds)

Kingman—54-48 KA-3465-01 — U.S. 54, from the new construction west of Kingman, east to Kingman, milling and overlay, 4.4 miles. (State Funds)

Pratt—281-76 KA-3466-01 — U.S. 281, from the county line north to Pratt, ultra thin bonded asphalt surfacing, 12.5 miles. (State Funds)

Pawnee—264-73 KA-3481-01 — K-264, from the State Hospital north to the K-264/K-156 junction, milling and overlay, 1.0 mile. (State Funds)

Barber—160-4 KA-3491-01 — U.S. 160, from the county line east to the east junction of U.S. 160/U.S. 281, milling and overlay, 23.0 miles. (State Funds)

Barton—156-5 KA-3494-01 — K-156, from the east junction of K-156/U.S. 56 east to the county line, milling and overlay, 17.2 miles. (State Funds)

Sedgwick—87 N-0574-01 — East Grand Avenue from South Main Street to Broadway, grading and surfacing, 1.0 mile. (Federal Funds)

Sumner—96 U-1651-01 — 3rd Street over Hargis Creek, grading, bridge and surfacing. (Federal Funds)

Reno—14-78 KA-3472-01 — K-14, from Hodge Road north to the Reno/Rice county line, and from the Reno/Rice county line north to Lyons, milling and overlay, 12.0 miles. (State Funds)

Pawnee—73 KA-3479-01 — K-156, from the Pawnee/Hodgeman county line east to Larned; U.S. 183, from the U.S. 183/K-156 junction north to the Pawnee/Rush county line, milling and overlay, 36.3 miles. (State Funds)

District Six — Southwest

Greeley—27-36 KA-3506-01 — K-27, from the county line north to the K-27/K-96 junction, milling and overlay, 14.2 miles. (State Funds)

Stanton—160-94 KA-3521-01 — U.S. 160, from the state line northeast to the south junction of U.S. 160/K-27, recycle and overlay, 16.8 miles. (State Funds)

Statewide—106 KA-3499-01 — U.S. 50, from Lakin east to the Kearny/Finney county line; K-25, from the K-25/U.S. 50 junction north to the Kearny/Wichita county line; K-25, from the Wichita/Kearny county line north to the K-25/K-96 junction, milling and overlay, 51.7 miles. (State Funds)

Morton—65 KA-3507-01 — K-27, from the K-27/K-51 east junction north to the Morton/Stanton county line; K-51, from the K-51/K-27 east junction southeast to the west K-51/U.S. 56 junction, recycle and overlay, 26.9 miles. (State Funds)

Statewide—160-106 KA-3514-01 — U.S. 160, from Ulysses east to the Grant/Haskell county line, and from the Haskell/Grant county line east to the U.S. 160/U.S. 83 junction, milling and overlay, 26.2 miles. (State Funds)

Mike King Secretary of Transportation

Department of Health and Environment

Permanent Administrative Regulations

Article 29.-SOLID WASTE MANAGEMENT

- **28-29-1600.** Land-spreading; definitions and adoptions. (a) As used in K.A.R. 28-29-1600 through K.A.R. 28-29-1608, each of the following terms shall have the meaning specified in this regulation:
- (1) "Application" means land-spreading application. This term shall include the forms provided by the KCC and all other required submissions.
- (2) "Department" means Kansas department of health and environment.
- (3) "Drilling waste" means used drilling mud and cuttings generated by the drilling of oil and gas wells or related injection wells that are permitted by the KCC or by the equivalent permitting authority in the state in which the well is located. This term shall not include hydraulic fracturing fluids.
 - (4) "GPS" means global positioning system.
- (5) "Habitable structure" means any structure that is occupied by humans or maintained in a condition that allows it to be occupied by humans. This term shall include dwellings, churches, schools, care facilities, public buildings, office buildings, commercial buildings, and industrial buildings.
 - (6) "KCC" means Kansas corporation commission.
- (7) "Land-spreading" means the disposal of drilling waste by spreading the drilling waste on the land. This term shall not include the use of drilling waste as a product, as described in K.S.A. 65-3409 and amendments thereto, including the use of drilling waste in the construction and maintenance of roads and ponds.
- (8) "Land-spreading worksheet" means the land-spreading rate calculation worksheet provided by the KCC.
- (9) "NORM" means naturally occurring radioactive material.
- (10) "NORM level" means the concentration of residual NORM radium-226 and radium-228 and their progeny as measured in becquerels per kilogram (Bq/kg) or picocuries per gram (pCi/g).
- (11) "Operator" means operator, as defined in K.A.R. 82-3-101, of each well that generated the drilling waste.
- (12) "Secretary" means secretary of health and environment.
- (13) "Water-based drilling mud" means drilling mud that meets both of the following conditions:
- (A) The drilling mud consists primarily of bentonite suspended in water.
- (B) The liquid component of the drilling mud consists of no more than six percent oil or any oil derivative, including diesel fuel and asphalt blend oil.
- (b) The following documents are hereby adopted by reference:
- (1) "Standard test method for particle-size analysis of soils," D422-63, published October 2007 by ASTM international; and

- (2) section 3.2 on pages 40 through 65 of "soil survey field and laboratory methods manual," soil survey investigations report no. 51, version 1.0, issued in 2009 by the U.S. department of agriculture, natural resources conservation service. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1601.** Land-spreading; general requirements. (a) No person may land-spread without having obtained prior written approval from the KCC. Before drilling, each operator that wants to land-spread shall submit an application to the KCC.
- (b) If the proposed land-spreading disposal area is more than 160 acres, the operator shall submit two or more applications for the disposal area. Each application shall describe no more than 160 acres.
- (c) The approval shall remain in effect for three years after the date on which land-spreading commenced, with the following exceptions:
- (1) If land-spreading has not commenced within one year after the approval is granted, the approval shall expire.
- (2) One or more one-year extensions to the approval may be granted by the director of the KCC's conservation division based on the following:
- (A) Certification from the operator that the information in the approved application has not changed; and
- (B) the operator's history of compliance with the requirements of K.A.R. 28-29-1600 through 28-29-1608.
- (d) Drilling waste from multiple wells may be disposed of on the approved land-spreading site during the approved disposal period. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1602.** Land-spreading; application. Each operator that submits an application shall provide the operator name and the lease name on each part of the application that is not submitted directly on the forms provided by the KCC. The operator shall include the following items in the application:
- (a) A nonrefundable application fee, as specified in K.S.A. 65-3407c and amendments thereto;
- (b) certification that the drilling waste or the disposal site meets each of the following conditions:
- (1) The drilling mud that will be used in each well that produces the drilling waste is water-based drilling mud;
- (2) the predicted NORM level of the drilling waste meets the requirements of K.A.R. 28-29-1604. The operator shall submit an affidavit and supporting documentation as required by K.A.R. 28-29-1602(d)(7);
- (3) no land-spreading has occurred at the disposal site in the past three years;
- (4) the chloride concentration in the soil at the disposal site meets the requirements of K.A.R. 28-29-1604;
- (5) the location of the disposal site meets the buffer zone requirements of K.A.R. 28-29-1604;
- (6) the maximum slope at the site is eight percent or less;
- (7) the depth of unconsolidated material at the surface is at least 24 inches;
- (8) the soil at the site meets the requirements of K.A.R. 28-29-1604;

- (9) based on historical data or site conditions, the groundwater elevation in the uppermost aquifer underlying the disposal site is at least 10 feet below the ground surface;
- (10) if the disposal site is irrigated, the chloride concentration of the irrigation water is less than 350 ppm; and
- (11) there is no chloride groundwater contamination below the disposal site, based on the chloride contamination map provided by the department;
 - (c) for the operator, the following information:
 - (1) Operator license number;
 - (2) name;
 - (3) mailing address; and
- (4) the following information about the contact person for the application:
 - (A) Name;
 - (B) telephone number;
 - (C) facsimile number, if available; and
 - (D) electronic mail address, if available;
- (d) for each well from which drilling waste will be generated, the following information:
- (1) If the well is permitted in a state other than Kansas, the name and telephone number of the state authority that permitted the well;
 - (2) the location of the well, including the following:
 - (A) The state and county in which the well is located;
 - (B) the legal description of the well;
- (C) the number of feet the well is located from the north or south section line and the east or west section line; and
- (D) the latitude and longitude of the well, which shall be determined using GPS;
 - (3) the lease name;
 - (4) the well number;
 - (5) the American petroleum institute (API) number;
- (6) the expected spud date, as defined in K.A.R. 82-3-101:
- (7) an affidavit on a form provided by the KCC, according to the following requirements:
- (A) The operator shall certify that the predicted NORM level of the drilling waste meets both of the following conditions:
- (i) The maximum predicted NORM level in the drilling waste is no more than 1.5 times the highest NORM level found in drilling waste samples collected from Kansas wells. A summary of NORM levels found in drilling waste samples collected from Kansas wells shall be maintained by the department and provided to any person upon request; and
- (ii) the maximum predicted NORM level in the drilling waste is no more than 370 Bq/kg (10 pCi/g);
- (B) the operator shall make the certification based upon data from wells drilled through the same geological formations as those of the well identified in the land-spreading application; and
- (C) the operator shall include on the affidavit the maximum predicted NORM level of the drilling waste, according to the following:
- (i) If the well will be drilled through formations for which the department has summarized and provided data, the operator may use this data to determine the maximum predicted NORM level of the drilling waste;

- (ii) if the well will be drilled through formations for which the department has not summarized and provided data, the operator shall submit to the KCC all information available to the operator that can be used to predict the maximum NORM level in the drilling waste; and
- (iii) if the NORM level of a formation is dependent on geographic location, the operator shall use that information to determine the maximum predicted NORM level of the drilling waste;
- (8) a list of the expected components of the drilling mud and a detailed list of all additives, including the product name and the constituents of each additive; and
- (9) a sampling and analysis plan that meets the requirements of K.A.R. 28-29-1605 to determine the chloride concentration of the drilling waste. The plan shall describe the following:
 - (A) The sampling rate;
- (B) the procedures that will be used to collect the samples; and
- (C) the procedures that will be used to prepare the samples for analysis;
- (e) for the proposed disposal site, the following information:
- (1) The name and mailing address of the property owner;
 - (2) the size of the site, as measured in acres;
 - (3) the legal description of the site;
- (4) a description of current land use at the site and surrounding areas;
- (5) documentation of all land-use restrictions and zoning restrictions for the site;
- (6) documentation of all local permits that are required for land-spreading at the site;
- (7) the distance and direction from the site to the nearest habitable structure;
- (8) if the site is irrigated, the chloride concentration in the irrigation water in parts per million. The concentration shall be determined by a laboratory that is accredited for chloride analysis by the secretary;
- (9) the depth to the water table and a description of how the depth was determined;
- (10) the direction of groundwater flow under the site, if known:
- (11) an aerial map of the site. The map shall be detailed enough to locate the site or to determine directions to the site from the nearest highway and shall include the following:
 - (A) A north arrow and scale;
- (B) the location of the site and the property boundaries; and
- (C) each of the following features if that feature is located within one-half mile of the site:
 - (i) Habitable structures;
 - (ii) waters of the state;
 - (iii) perennial and intermittent streams;
 - (iv) ponds, lakes, and wetlands;
 - (v) domestic water wells;
 - (vi) municipal wells;
- (vii) drainage swales, ditches, and all other physical features that channel overland flow; and
 - (viii) all other relevant features;

- (12) a topographic map of the site that shows the slope of the ground to be used for land-spreading;
- (13) a cell identification map that shows a grid dividing the site into cells. Each cell shall cover an area of no more than 10 acres. The map shall include the following information:
 - (A) The legal description of the site;
 - (B) the county in which the site is located;
- (C) delineation of the boundary of the land-spreading area and each cell within the land-spreading area, based on one or both of the following:
 - (i) Physical references and measurements; or
 - (ii) GPS measurements;
 - (D) a unique label for each cell;
- (E) the location of each soil sample that was collected to provide information for the application;
- (F) the chloride concentration of the soil within each cell, as determined according to the requirements of K.A.R. 28-29-1603;
- (G) the soil texture or textures of the site, as determined according to the requirements of K.A.R. 28-29-1603;
 - (H) the depth of unconsolidated material at the site;
 - (I) the areas that receive irrigation;
 - (J) the areas where vegetation will be established;
- (K) the areas where conditions to support crops will be established;
- (L) the areas where land restoration, other than establishing vegetation or conditions to support crops, is planned;
 - (M) the property boundaries;
 - (N) the ownership and use of adjacent properties; and
 - (O) the buffer zones required by K.A.R. 28-29-1604;
- (14) documentation and analyses supporting all of the chloride concentration and soil texture information provided on the cell identification map, including laboratory chain-of-custody documents; and
- (15) a copy of the United States department of agriculture's soil survey map for the site;
- (f) documentation that the owner of the proposed disposal site has agreed to the land-spreading, which shall be submitted on a form provided by the KCC;
- (g) a site access agreement that grants access to the proposed disposal site to the department and the KCC for the purposes of observation, inspection, and sampling, which shall be submitted on a form provided by the KCC;
- (h) a description of the proposed land-spreading procedures, including descriptions of the following:
- (1) The manner in which the drilling waste will be stored at the site of generation;
- (2) the processes and equipment that will be used to spread the drilling waste at the land-spreading site;
- (3) the manner in which the equipment will be operated to ensure that the drilling waste is spread at the approved rate. The description shall include information on the boom width, flow rate, ground speed, and all other factors that will be used to control the land-spreading rate; and
- (4) if the operator is required by K.A.R. 28-29-1607 to incorporate the drilling waste into the soil, the processes and equipment that will be used to incorporate the drilling waste into the soil;

- (i) a contingency plan that describes how drilling waste will be managed if land-spreading is not allowed due to either of the following:
 - (1) Weather restrictions; or
- (2) the drilling waste exceeding the composition limitations specified in K.A.R. 28-29-1607;
- (j) a plan describing how the land-spreading area will be restored after land-spreading, including establishment of vegetation or conditions to support crops. If the landspreading area is not cropland, the plan shall include the erosion-control measures that will be implemented until vegetation is established; and
- (k) any other relevant information required by the KCC to evaluate the application. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1603.** Land-spreading; sampling and analysis of soils. Each operator that submits an application to the KCC shall meet all of the following requirements:
- (a) Sample collection for chloride analysis. For each cell, as identified on the cell identification map submitted with the application, at least four representative core samples shall be collected according to the following requirements:
- (1) Each core shall sample the top 12 inches below the surface.
- (2) For each cell, all samples from that cell shall be combined and thoroughly mixed.
- (3) The combined samples from each cell shall have a volume of at least one pint.
- (4) The label of each sample shall match the unique label of the cell from which the sample was collected, as indicated on the cell identification map submitted with the application.
- (b) Chloride analysis. The soil shall be analyzed for chloride concentration by a laboratory that meets one or both of the following conditions:
- (1) The laboratory is accredited for chloride analysis by the secretary.
- (2) The laboratory is a participant in the North American proficiency testing program for chloride analysis.
- (c) Sample collection for soil texture analysis. For each cell, as identified on the cell identification map submitted with the application, core samples from at least four representative sampling locations shall be collected according to the following requirements:
- (1) Each core or set of cores shall sample at least the top 24 inches below the surface.
- (2) Each sampling location shall be continuously sampled from the ground surface to the total depth required to provide the information for the application.
- (3) Each core or set of cores shall provide a minimally disturbed profile of the soil at that sampling location.
- (4) Soil samples shall not be combined with samples from other locations.
- (5) Each core shall be labeled in a manner that corresponds to the unique label of the cell from which the core was collected, as indicated on the cell identification map submitted with the application.
- (d) Soil texture analysis. The soil texture shall be determined by one of the following:

- (1) An agronomist with at least a bachelor of science degree in agronomy or a soil scientist with at least a bachelor of science degree in soil science. The agronomist or soil scientist shall perform the following:
 - (A) Evaluate the site in person;
- (B) determine the soil texture using the feel method described in "soil survey field and laboratory methods manual," which is adopted by reference in K.A.R. 28-29-1600; and
 - (C) provide documentation characterizing the site; or
- (2) a laboratory, according to one or both of the following requirements:
- (A) The laboratory shall analyze the soil using methods described in section 3.2 of the "soil survey field and laboratory methods manual," as adopted by reference in K.A.R. 28-29-1600, and shall be a participant in the North American proficiency testing program for those methods; or
- (B) the laboratory shall analyze the soil using the method described in "standard test method for particle-size analysis of soils," as adopted by reference in K.A.R. 28-29-1600, and shall be accredited by the American association of state highway and transportation officials (AASHTO) materials reference laboratory (AMRL) proficiency sample program for that method.
- (e) Soil texture classification. Each soil sample shall be classified by texture class or subclass according to the texture class table and the texture triangle on page 45 of the "soil survey field and laboratory methods manual," as adopted by reference in K.A.R. 28-29-1600. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1604.** Land-spreading; conditions for disposal. Disposal of drilling waste by land-spreading shall be approved by the KCC only if the operator has certified, and provided supporting documentation if required by K.A.R. 28-29-1602, that the drilling waste and the disposal site meet all of the following conditions:
- (a) Drilling waste. The drilling waste meets both of the following conditions:
- (1) The drilling mud that will be used in each well that will produce the drilling waste is water-based drilling mud.
- (2) The predicted NORM level, as defined in K.A.R. 28-29-1600, meets both of the following conditions:
- (A) The maximum predicted NORM level is no more than 1.5 times the highest NORM level found in drilling waste samples collected from Kansas wells.
- (B) The maximum predicted NORM level is no more than 370 Bq/kg (10 pCi/g).
- (b) Previous land-spreading. No land-spreading has occurred at the disposal site in the past three years.
- (c) Soil chloride concentration. The chloride concentration in the soil at the disposal site is less than the following:
- (1) 300 parts per million (ppm) if the disposal site has previously been used for land-spreading; and
- (2) 500 ppm if the disposal site has not previously been used for land-spreading.
 - (d) Buffer zones. The disposal site is located as follows:
 - (1) At least 100 feet from each of the following:

- (A) Each intermittent stream; and
- (B) each drainage swale, ditch, or other physical feature that channels overland flow;
 - (2) at least 200 feet from each of the following:
- (A) The property boundary, unless the adjacent property ownership and use are the same as the property ownership and use of the disposal site;
 - (B) each perennial stream; and
 - (C) each freshwater pond, lake, and wetland;
 - (3) at least 500 feet from each habitable structure;
- (4) at least 1,000 feet from each water well that is being used or could be used for domestic or agricultural purposes. If the applicant demonstrates to the KCC that the disposal site is hydrogeologically downgradient from the water well, this distance may be reduced to 500 feet; and
- (5) one-half mile or more from each actively producing water well that is used for municipal purposes.
- (e) Physical characteristics. The disposal site meets the following conditions:
- (1) The maximum slope at the site is eight percent or less.
- (2) The depth of unconsolidated material at the surface is at least 24 inches.
- (3) Within the top six feet below the surface, there is at least one layer of soil that meets all of the following conditions:
 - (A) Is continuous across the site;
 - (B) is at least 12 inches thick;
 - (C) is above the shallowest consolidated layer; and
- (D) consists of one or more of the following soil textures:
 - (i) Clay, silty clay, or sandy clay;
 - (ii) silt; or
- (iii) loam, clay loam, silty clay loam, sandy clay loam, silt loam, fine sandy loam, or sandy loam.
- (4) Based on historical data or site conditions, the groundwater elevation in the uppermost aquifer underlying the disposal site is at least 10 feet below the ground surface.
- (f) Irrigation. If the disposal site is irrigated, the chloride concentration of the irrigation water is less than 350 ppm.
- (g) Contamination. There is no chloride groundwater contamination below the disposal site, based on the chloride contamination map provided by the KCC. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1605.** Land-spreading; sampling and analysis of drilling waste. Each operator that conducts land-spreading shall meet all of the following requirements:
- (a) Samples of the drilling waste shall be collected using a procedure that ensures that the samples are representative of the waste.
- (b) Samples shall be collected according to the following rates:
- (1) For drilling waste stored in tanks, at least one sample from each tank;
- (2) for earthen pits containing not more than 12,500 barrels of drilling waste, at least four samples, each from a different quadrant of the pit; and

- (3) for earthen pits containing more than 12,500 barrels of drilling waste, at least one sample from each quadrant of the pit, plus at least one additional sample for every additional 1,000 barrels of drilling waste contained in the pit.
- (c) Samples of the drilling waste shall be analyzed for chloride concentration in parts per million by one of the following methods:
- (1) Sending the samples to a laboratory that meets at least one of the following conditions:
- (A) The laboratory is accredited for chloride analysis by the secretary; or
- (B) the laboratory is a participant in the North American proficiency testing program for chloride analysis; or
- (2) performing a field analysis of the samples. For calculating land-spreading rates, each chloride concentration determined using field analysis shall be multiplied by 1.2, as specified in the land-spreading worksheet.
- (d) If the drilling waste is analyzed in the field, all of the following requirements shall be met:
- (1) One or more of the following methods shall be used to analyze the drilling fluid filtrate:
 - (A) Silver nitrate titration;
 - (B) mercuric nitrate titration;
- (C) direct measurement using a chloride ion selective electrode;
- (D) calculation of concentration based on electrical conductivity, using the equations EC \times 0.64 = TDS and TDS \times 0.61 = CC, where EC means electrical conductivity in micromhos or microsiemens per centimeter, TDS means total dissolved solids, and CC means chloride concentration in parts per million; or
- (E) an alternate field method proposed by the operator and approved in writing by the director of the KCC's conservation division.
- (2) Each analysis shall be accompanied by the following information:
- (A) The manufacturer's information sheet for the equipment that will be used;
 - (B) the calibration requirements for the equipment;
- (C) the methods that will be used to prepare the sample for testing;
 - (D) the chloride concentration range of the method; and
 - (E) any limitations of the method.
- (3) The operator shall ensure that each person that analyzes drilling waste in the field is qualified to perform each analysis. The operator shall maintain documentation of the qualifications, including training and experience, of each person that analyzes drilling waste in the field.
- (4) All equipment that is used for analyzing drilling waste in the field shall be calibrated according to the manufacturer's instructions before the analyses are conducted. For each piece of equipment, a log documenting all calibrations shall be maintained. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1606.** Land-spreading; determination of land-spreading rates. Before land-spreading may occur, each operator that plans to land-spread shall perform the following for each cell, as identified on the cell identification map, on which drilling waste will be land-spread:

- (a) Analyze the drilling waste to be land-spread at the disposal site to determine the chloride concentration, as specified in K.A.R. 28-29-1605; and
- (b) based on the chloride concentrations of the drilling waste and chloride concentrations of the soil in the cell, determine the maximum land-spreading rate according to the following requirements:
- (1) The determination shall be based on the landspreading worksheet; and
- (2) the land-spreading rate shall ensure that, after landspreading, both of the following requirements are met:
- (A) Assuming uniform distribution of the chloride through the upper 12 inches of the soil, the total chloride concentration shall be 900 ppm or less; and
- (B) the average thickness of the drilling waste across the site shall be no greater than two inches, and the drilling waste shall be distributed as uniformly as possible across the site. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1607.** Land-spreading; operating and management requirements. Each operator that conducts land-spreading shall meet all of the following requirements:
- (a) Storage of drilling waste. The operator shall store the drilling waste at the site of generation in pits permitted by the KCC or in tanks until the drilling waste is transported to the disposal site. The operator may store drilling waste in sealed tanks at the disposal site for no more than 24 hours before the drilling waste is land-spread.
- (b) Time frame for land-spreading. The operator shall comply with the following:
- (1) Complete the land-spreading within the approval period specified in K.A.R. 28-29-1601; and
- (2) notify the appropriate KCC district office at least 48 hours before land-spreading.
- (c) Composition of drilling waste. The operator shall land-spread only if the composition of the drilling waste meets the following requirements:
- (1) The chloride concentration of the drilling waste is less than 10,000 parts per million (ppm). The operator may blend drilling waste that has a chloride concentration greater than 10,000 ppm with drilling waste that has a chloride concentration of less than 10,000 ppm to create a combined drilling waste that has a chloride content of less than 10,000 ppm.
- (2) The NORM level in the drilling waste, as identified through any subsequent sampling and analysis, remains consistent with the information submitted with the application. If the observed NORM level in the drilling waste is more than 370 Bq/kg (10 pCi/g), the operator shall immediately cease land-spreading and shall notify the KCC within two business days. The operator shall evaluate the condition of the land-spreading site to determine any potential site impact and perform all corrective measures required by the KCC or the department to protect human health or safety or the environment. The operator shall not conduct any additional land-spreading at the site unless authorized by the KCC.
- (d) Weather restrictions. The operator shall not conduct land-spreading if at least one of the following conditions exists at the disposal site:

- (1) Precipitation is occurring or, according to national weather service predictions, has a greater than 50 percent probability of occurring within 24 hours after the land-spreading is completed.
- (2) The soil cannot readily absorb the moisture content of the drilling waste due to soil moisture content or frozen soil, or for any other reason.
- (e) Land-spreading requirements. The operator shall land-spread according to all of the following requirements:
- (1) The operator shall land-spread at a rate no greater than the land-spreading rate calculated using the landspreading worksheet.
- (2) The operator shall, as much as possible, land-spread so that the drilling waste has a uniform thickness over the disposal site.
- (3) The operator shall limit the average thickness of the drilling waste to the calculated depth, unless the calculated depth is more than two inches. If the calculated depth is more than two inches, the operator shall limit the average thickness of the drilling waste to no more than two inches.
- (4) The operator shall land-spread in a manner that prevents the drilling waste from either ponding on the disposal site or running off the disposal site or into buffer zones.
- (5) The operator shall land-spread according to the methods described in the approved application. If any deviation from the approved methods occurs and the deviation could result in a chloride loading rate greater than the rate approved by the KCC, the operator shall report the deviation to the KCC by the end of the next business day.
- (f) Incorporation. The operator shall incorporate the drilling waste into the soil if the precipitation in the county in which the disposal site is located averages more than 25 inches per year. The following counties and any county located east of these counties shall be designated as meeting this condition: Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Kingman, and Harper.

The operator shall incorporate the drilling waste into the soil using standard agricultural methods, including discing, plowing, knifing, and shallow injection. This procedure shall be performed as soon as possible and not later than 48 hours after land-spreading is completed. The operator shall incorporate the drilling waste into the soil according to the methods described in the approved application.

- (g) Land restoration. The operator shall take steps to restore the land-spreading area as described in the approved application. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)
- **28-29-1608.** Land-spreading; reporting and recordkeeping. Each operator that has conducted land-spreading shall meet all of the following requirements for each land-spreading site:
- (a) Within 60 days after the conclusion of land-spreading, submit a land-spreading report to the KCC. The operator shall identify each part of the report by the KCC land-spreading approval number from the approved application. The land-spreading report shall contain the following items:

- (1) The following information for each well from which the drilling waste was generated, on a form provided by the KCC:
 - (A) The operator name and license number;
- (B) if the well is permitted in a state other than Kansas, the name and telephone number of the state authority that permitted the well;
 - (C) the location of the well, including the following:
 - (i) The state and county in which the well is located;
 - (ii) the legal description of the well;
- (iii) the number of feet the well is located from the north or south section line and the east or west section line; and
- (iv) the latitude and longitude of the well, as determined using GPS;
 - (D) the lease name;
 - (E) the well number;
 - (F) the American petroleum institute (API) number;
 - (G) the spud date, as defined in K.A.R. 82-3-101;
- (H) verification that the drilling mud components are the same as those components identified on the approved application;
- (I) verification that the chloride concentration of the drilling waste is less than 10,000 parts per million (ppm); and
- (J) the following information about the person performing the land-spreading, if different from the operator:
 - (i) The name of the individual or company;
 - (ii) the contact person's name;
- (iii) the contact person's telephone number or cellular phone number, or both; and
- (iv) the contact person's electronic mail address, if there is one;
- (2) for the area that was actually used for land-spreading, an updated version of the cell identification map that was submitted with the application. The updated map shall include all information on the original cell identification map and the following information:
- (A) The date or dates on which land-spreading occurred;
 - (B) the land-spreading contractor name;
- (C) identification of each well from which the drilling waste was generated;
- (D) for each tank and each pit that was used to store drilling waste, the area where that drilling waste was land-spread, according to the following requirements:
- (i) The dimensions of the area used for land-spreading shall be added to the map, if the area used for landspreading is different from the cell boundaries, and shall be based on either physical references and measurements or GPS measurements, or both; and
- (ii) the tank and pit numbers shall correspond to the labels used in the land-spreading worksheet; and
- (E) notation identifying the cells that were not used for land-spreading;
- (3) a description of the procedures that were used to sample the drilling waste and the sampling rates;
- (4) a description of the methods that were used to analyze the drilling waste;
 - (5) the results of each analysis of the drilling waste;
 - (6) the completed land-spreading worksheet;

- (7) for each cell within the land-spreading site, the following information:
- (A) The volume of drilling waste that was spread on the cell; and
- (B) a description of the land-spreading procedures that were used, including the following:
- (i) Documentation of each variation from the processes or equipment described in the approved application;
- (ii) a description of each deviation from the operating and management requirements of K.A.R. 28-29-1607; and
- (iii) if the drilling waste was incorporated into the soil, a statement of the maximum time period from landspreading to incorporation; and
- (8) if corrective measures were required by the KCC or the department at the land-spreading site, the following information:
- (i) A description of the conditions warranting the corrective measures;
- (ii) a copy of the sampling and analysis plan, if this plan was required;
- (iii) the results of all sampling and analyses that relate to the corrective measures;
- (iv) a description of the corrective measures implemented at the land-spreading site; and
- (v) a description of all long-term site monitoring or land-use restrictions associated with the site conditions;
- (b) within 12 months after the conclusion of landspreading, submit to the KCC a report describing the tim-

ing and success of establishing vegetative cover or conditions suitable to support crops. If the establishment of vegetative cover or conditions suitable to support crops was unsuccessful, the operator shall submit a new plan describing how vegetative cover or conditions suitable to support crops will be established. The operator shall identify the report, plan, or both, by the KCC land-spreading approval number from the approved application; and

- (c) maintain the following documents, identified by the KCC land-spreading approval number from the approved application, for at least five years after the land-spreading occurs and make the documents available to the department and the KCC, upon request:
 - (1) The results of all analyses;
 - (2) a copy of each application and approval;
- (3) a copy of each land-spreading report and all required attachments; and
- (4) if any drilling waste was analyzed in the field, a copy of all calibration logs for each piece of equipment used and the qualifications of each person that performed the analyses. (Authorized by and implementing K.S.A. 2012 Supp. 65-3407c; effective Oct. 11, 2013.)

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

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Reg. No. 26-39-100 26-50-10 26-50-12 26-50-22 26-50-24 26-50-30 26-50-33 26-50-34 26-50-36 26-50-38 26-50-40 AGENC Reg. No. 28-4-801 28-4-814 28-4-816	Action Amended (T) New (T) And ENVIROUMATION Amended Amended Amended Amended	Register V. 32, p. 867 V. 32, p. 867 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028	Reg. No. 44-5-115 44-6-101 44-6-115a 44-6-115b 44-6-115b 44-6-125 44-6-127 44-6-134 44-6-135 44-6-138 44-9-101 44-9-107 44-9-501 through 44-9-504 44-11-111	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 60 V. 32, p. 64 V. 32, p. 66 V. 32, p. 66 V. 32, p. 66 V. 32, p. 67 V. 32, p. 68 V. 32, p. 69 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 31, p. 302 V. 31, p. 302 V. 31, p. 304 V. 31, p. 304, 305 V. 31, p. 304, 305 V. 31, p. 193	AGENCY Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604	Action Amended Revoked Amended Revoked Amended Amended Amended Amended Amended Amended Action Amended Amended Amended Amended Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941
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Reg. No. 26-39-100 26-50-10 26-50-12 26-50-22 26-50-24 26-50-30 26-50-32 26-50-34 26-50-38 26-50-38 26-50-40 AGENC Reg. No. 28-4-801 28-4-814 28-4-821 28-19-350	Action Amended (T) New (T) Action Amended Amended Amended Amended Amended Amended Amended Amended Amended	Register V. 32, p. 867 V. 32, p. 870 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 875 V. 32, p. 875 V. 32, p. 875 V. 32, p. 1026 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028 V. 32, p. 1029 V. 32, p. 1030 V. 31, p. 1507	Reg. No. 44-5-115 44-6-101 44-6-115a 44-6-115b 44-6-115b 44-6-125 44-6-127 44-6-134 44-6-135 44-6-138 44-9-101 44-9-107 44-9-501 through 44-9-504 44-11-111	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 60 V. 32, p. 64 V. 32, p. 66 V. 32, p. 66 V. 32, p. 66 V. 32, p. 67 V. 32, p. 68 V. 32, p. 69 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 31, p. 302 V. 31, p. 302 V. 31, p. 304 V. 31, p. 304, 305 V. 31, p. 304, 305 V. 31, p. 193	AGENCY Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604	Action Amended Revoked Amended Revoked Amended Amended Amended Amended Amended Amended Action Amended Amended Amended Amended Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941
Reg. No. 26-39-100 26-50-10 26-50-12 26-50-22 26-50-24 26-50-30 26-50-33 26-50-34 26-50-36 26-50-38 26-50-40 AGENC Reg. No. 28-4-801 28-4-814 28-4-816 28-4-820 28-4-821 28-19-350	Action Amended (T) New (T) AND ENVIROUM Amended	Register V. 32, p. 867 V. 32, p. 867 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 1026 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028 V. 32, p. 1029 V. 32, p. 1030 V. 31, p. 1507 V. 31, p. 1507 V. 31, p. 1508	Reg. No. 44-5-115 44-6-101 44-6-115a 44-6-115b 44-6-115c 44-6-125 44-6-127 44-6-134 44-6-135 44-6-138 44-9-101 44-9-105 44-9-107 44-9-501 through 44-9-101 44-11-111 44-11-113 44-11-113	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 64 V. 32, p. 65 V. 32, p. 66 V. 32, p. 66 V. 32, p. 68 V. 32, p. 68 V. 32, p. 68 V. 32, p. 69 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 31, p. 302 V. 31, p. 303 V. 31, p. 304 V. 31, p. 304 V. 31, p. 304, 305 V. 31, p. 193 V. 31, p. 195	Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604 82-3-604 82-3-608 82-3-1200 through	Action Amended Action Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941 V. 32, p. 942 V. 32, p. 942 V. 32, p. 942
Reg. No. 26-39-100 26-50-10 26-50-12 26-50-22 26-50-24 26-50-26 26-50-30 26-50-33 26-50-36 26-50-38 26-50-40 AGENC Reg. No. 28-4-801 28-4-814 28-4-820 28-4-821 28-19-350 28-19-750	Action Amended (T) New (T) AND ENVIRO! Action Amended	Register V. 32, p. 867 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 875 V. 32, p. 875 V. 32, p. 1026 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028 V. 32, p. 1028 V. 32, p. 1029 V. 32, p. 1029 V. 32, p. 1030 V. 31, p. 1507 V. 31, p. 1507 V. 31, p. 1508 V. 31, p. 1509	Reg. No. 44-5-115 44-6-101 44-6-114e 44-6-115b 44-6-115c 44-6-125 44-6-127 44-6-134 44-6-135 44-6-138 44-9-101 44-9-105 44-9-501 through 44-9-504 44-11-111 44-11-113 44-11-112 44-11-123	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 64 V. 32, p. 65 V. 32, p. 66 V. 32, p. 66 V. 32, p. 67 V. 32, p. 68 V. 32, p. 68 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 32, p. 70 V. 32, p. 70 V. 31, p. 302 V. 31, p. 303 V. 31, p. 304 V. 31, p. 304, 305 V. 31, p. 194 V. 31, p. 195	AGENCY Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604 82-3-607 82-3-608 82-3-1200 through 82-3-1223	Action Amended Arended Amended Amended Amended Amended Amended Amended Amended Amended Action Amended Amended Amended Amended Amended Amended Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941 V. 32, p. 941 V. 32, p. 942
Reg. No. 26-39-100 26-50-10 26-50-12 26-50-20 26-50-24 26-50-26 26-50-30 26-50-32 26-50-38 26-50-38 26-50-40 AGENC Reg. No. 28-4-811 28-4-814 28-4-814 28-4-812 28-19-350 28-19-750 28-19-750	Action Amended (T) New (T) Action Amended	Register V. 32, p. 867 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 875 V. 32, p. 875 V. 32, p. 1020 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028 V. 32, p. 1029 V. 32, p. 1029 V. 32, p. 1030 V. 31, p. 1507 V. 31, p. 1508 V. 31, p. 1509 V. 31, p. 1509 V. 31, p. 1509	Reg. No. 44-5-115 44-6-101 44-6-114e 44-6-115b 44-6-115c 44-6-125 44-6-125 44-6-135a 44-6-135a 44-6-135a 44-6-135a 44-6-135a 44-6-138 44-9-101 44-9-105 44-9-107 44-9-501 through 44-9-504 44-11-111 44-11-121 44-11-123 44-11-123 44-11-123	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 60 V. 32, p. 65 V. 32, p. 65 V. 32, p. 66 V. 32, p. 67 V. 32, p. 67 V. 32, p. 69 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 32, p. 70 V. 31, p. 302 V. 31, p. 302 V. 31, p. 304 V. 31, p. 304 V. 31, p. 304 V. 31, p. 195 V. 31, p. 196	AGENCY Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604 82-3-607 82-3-608 82-3-1200 through 82-3-1223 82-3-1300	Action Amended Action Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941 V. 32, p. 942 V. 32, p. 942 V. 32, p. 942
Reg. No. 26-39-100 26-50-10 26-50-12 26-50-22 26-50-24 26-50-26 26-50-30 26-50-33 26-50-36 26-50-38 26-50-40 AGENC Reg. No. 28-4-801 28-4-814 28-4-820 28-4-821 28-19-350 28-19-750	Action Amended (T) New (T) AND ENVIRO! Action Amended	Register V. 32, p. 867 V. 32, p. 870 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 871 V. 32, p. 872 V. 32, p. 873 V. 32, p. 873 V. 32, p. 874 V. 32, p. 874 V. 32, p. 874 V. 32, p. 875 V. 32, p. 875 V. 32, p. 875 V. 32, p. 1026 V. 32, p. 1026 V. 32, p. 1027 V. 32, p. 1028 V. 32, p. 1028 V. 32, p. 1029 V. 32, p. 1029 V. 32, p. 1030 V. 31, p. 1507 V. 31, p. 1507 V. 31, p. 1508 V. 31, p. 1509	Reg. No. 44-5-115 44-6-101 44-6-114e 44-6-115b 44-6-115c 44-6-125 44-6-127 44-6-134 44-6-135 44-6-138 44-9-101 44-9-105 44-9-501 through 44-9-504 44-11-111 44-11-113 44-11-112 44-11-123	Action Amended	RTMENT OF ONS Register V. 32, p. 58 V. 32, p. 58 V. 32, p. 60 V. 32, p. 64 V. 32, p. 65 V. 32, p. 66 V. 32, p. 66 V. 32, p. 67 V. 32, p. 68 V. 32, p. 68 V. 32, p. 69 V. 32, p. 69 V. 32, p. 70 V. 32, p. 70 V. 32, p. 70 V. 31, p. 302 V. 31, p. 303 V. 31, p. 304 V. 31, p. 304, 305 V. 31, p. 194 V. 31, p. 195	AGENCY Reg. No. 74-1-4 74-2-7 74-4-3a 74-4-7 74-4-8 74-4-10 74-5-2 74-5-101 74-5-202 74-5-302 74-11-6 AGEN Reg. No. 82-3-135a 82-3-602 82-3-603 82-3-604 82-3-607 82-3-608 82-3-1200 through 82-3-1223	Action Amended Action Amended	Register V. 31, p. 607 V. 31, p. 607 V. 31, p. 608 V. 31, p. 608 V. 31, p. 608 V. 31, p. 609 V. 31, p. 610 V. 31, p. 610 V. 31, p. 611 V. 31, p. 612 V. 32, p. 940 V. 32, p. 940 V. 32, p. 940 V. 32, p. 941 V. 32, p. 942 V. 32, p. 942 V. 32, p. 942
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AGEN Reg. No.	CY 98: KANSA Action	S WATER OFFICE Register	106-2-1 106-2-2 106-2-2 106-2-2a	New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1003	from Dece 2011, can be 29, 2011 Ka were filed	mber 1, 2009 e found in the nsas Register. after Decembe	through December 21, Vol. 30, No. 52, December The following regulations or 22, 2011:
AGEN	CY 98: KANSA	S WATER OFFICE	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a	New New (T) New New (T) New	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221	from Dece 2011, can be 29, 2011 Ka were filed a Reg. No.	mber 1, 2009 e found in the nsas Register.	9 through December 21, Vol. 30, No. 52, December The following regulations
AGEN Reg. No. 98-1-1 98-1-2 98-2-1	CY 98: KANSA Action Amended Revoked Amended	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a	New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1003	from Dece 2011, can b 29, 2011 Ka were filed Reg. No. 111-2-270	mber 1, 2009 e found in the nsas Register. after Decembe	through December 21, Vol. 30, No. 52, December The following regulations or 22, 2011:
AGEN Reg. No. 98-1-1 98-1-2 98-2-1 98-2-2	CY 98: KANSA Action Amended Revoked	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a 106-2-3 106-2-3 106-2-4	New (T) New New (T) New New (T) New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1221 V. 31, p. 1004 V. 31, p. 1223 V. 31, p. 1005	from Dece 2011, can be 29, 2011 Ka were filed Reg. No. 111-2-270 through	mber 1, 2009 e found in the nsas Register. after Decembe Action	O through December 21, Vol. 30, No. 52, December The following regulations er 22, 2011: Register
AGEN Reg. No. 98-1-1 98-1-2 98-2-1 98-2-2 98-2-3	CY 98: KANSA Action Amended Revoked Amended	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a 106-2-3 106-2-3 106-2-4	New New (T) New New (T) New New (T) New New (T) New	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1004 V. 31, p. 1223	from Dece 2011, can b 29, 2011 Ka were filed Reg. No. 111-2-270	mber 1, 2009 e found in the nsas Register. after Decembe	through December 21, Vol. 30, No. 52, December The following regulations or 22, 2011:
AGEN Reg. No. 98-1-1 98-1-2 98-2-1 98-2-2 98-2-3 through	CY 98: KANSA Action Amended Revoked Amended	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996 V. 32, p. 996 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a 106-2-3 106-2-3 106-2-4 106-2-4	New (T) New New (T) New New (T) New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1221 V. 31, p. 1004 V. 31, p. 1223 V. 31, p. 1005	from Dece 2011, can be 29, 2011 Ka were filed : Reg. No. 111-2-270 through 111-2-277 through	mber 1, 2009 e found in the nsas Register. after Decembe Action New	O through December 21, Vol. 30, No. 52, December The following regulations er 22, 2011: Register V. 31, p. 114-116
AGEN Reg. No. 98-1-1 98-1-2 98-2-1 98-2-2 98-2-3	CY 98: KANSA Action Amended Revoked Amended Amended	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a 106-2-3 106-2-3 106-2-4	New (T) New (T) New (T) New (T) New (T) New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1221 V. 31, p. 1004 V. 31, p. 1223 V. 31, p. 1005 V. 31, p. 1223	from Dece 2011, can bb 29, 2011 Ka were filed reg. No. 111-2-270 through 111-2-276 111-2-277 through 111-2-282	mber 1, 2009 e found in the nsas Register. after Decembe Action	O through December 21, Vol. 30, No. 52, December The following regulations er 22, 2011: Register
AGEN Reg. No. 98-1-1 98-1-2 98-2-1 98-2-2 98-2-3 through 98-2-20 98-4-1 through	CY 98: KANSA Action Amended Revoked Amended Amended Revoked	S WATER OFFICE Register V. 32, p. 995 V. 32, p. 996 V. 32, p. 996 V. 32, p. 996 V. 32, p. 996	106-2-1 106-2-2 106-2-2 106-2-2a 106-2-2a 106-2-3 106-2-3 106-2-4 106-3-1 through 106-3-6	New (T) New New (T) New New (T) New New (T) New New (T)	V. 31, p. 1221 V. 31, p. 1003 V. 31, p. 1003 V. 31, p. 1221 V. 31, p. 1221 V. 31, p. 1004 V. 31, p. 1223 V. 31, p. 1005	from Dece 2011, can bb 29, 2011 Ka were filed Reg. No. 111-2-270 through 111-2-277 through 111-2-282 111-2-283	mber 1, 2009 e found in the nsas Register. after Decembe Action New	O through December 21, Vol. 30, No. 52, December The following regulations er 22, 2011: Register V. 31, p. 114-116
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