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State of Kansas

Department of Corrections

Request for Proposals

The Kansas Department of Corrections and the Kansas Advisory Group announce the availability of a Request for Proposal (RFP) for Juvenile Accountable Block Grant (JABG) funding. The goal of the JABG program is to reduce juvenile offending through accountability-based programs focused on juvenile offenders and the juvenile justice system. To meet that goal and strengthen the juvenile justice system, JABG funds may be used in any of 17 program purpose areas (http://www.ojjdp.gov/jabg/ purpose.html). There is \$32,020.61 available for a 6 month funding cycle that will begin on September 1, 2016. Applications can be downloaded at the KDOC website, http:// www.doc.ks.gov/juvenile-services/grants/applications.

For more information regarding this RFP contact Brock Landwehr, Juvenile Justice Specialist, at brock. landwehr@doc.ks.gov.

> Johnnie Goddard Interim, Secretary of Corrections

Doc. No. 044571

Doc. No. 044563

State of Kansas State Employees Health Care Commission

Notice of Meeting

The Kansas State Employees Health Care Commission will meet at 1:30 p.m. Monday, June 6, 2016, in the KPERS boardroom, 611 S. Kansas Ave., Topeka. For more information contact Laurie Knowlton with the State Employee Health Plan at 785-296-6280.

> Sarah Shipman Chair

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:

06/07/2016	EVT0004432	Aerial Herbicide Application
06/07/2016	EVT0004434	Aggregate GELR, JTWN,
		JWSL, LOVR
06/07/2016	EVT0004436	Excavating Services, Perry,
		Noe, Nebo
06/15/2016	EVT0004430	Rate and Cost Consultant
06/17/2016	EVT0004429	Citizen Review Panel
		Coordinator

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

http://admin.ks.gov/offices/procurement-and-contracts/ bid-solicitations

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

http://admin.ks.gov/offices/procurement-and-contracts/ additional-files-for-bid-solicitations

06/09/2016	A-012809	Jamestown Wildlife Area
		Equipment Storage Building for KDW&P

Information regarding prequalification, projects and bid documents can be obtained by calling 785-296-8899 or online at http://admin.ks.gov/offices/ofpm/dcc.

> Tracy T. Diel, Director Procurement and Contracts

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Doc. No. 044573

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Register Office: 1st Floor, Memorial Hall 785-296-0082 Fax 785-296-8577 kansasregister@ks.gov

Vol. 35, No. 21, May 26, 2016

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 no 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 your bid. The Secretary 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 using the Bid Express website at http://www.bidx.com until 1 p.m. local time June 22, 2016. 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 June 22, 2016. 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

Brown–7 TE-0421-01–Oregon Street from 9th to 8th Streets, 8th Street for a half block north and a half block south of Oregon Street and the east half of Oregon Street between 6th and 5th Streets, landscaping and beautification. (Federal Funds)

Johnson–07-46 KA-4277-01–K-7/K-10 interchange, surfacing, 0.5 mile. (Federal Funds)

Johnson–46 TE-0608-01–Johnson County Park and Recreation District, Coffee Creek from Hallet Road to Switzer Road, pedestrian and bicycle paths, 1.8 miles. (Federal Funds)

Shawnee–24-89 KA-4046-01–U.S. 24 and Railroad Street, intersection improvement. (State Funds)

Statewide–177-106 KA-4357-01–K-177, from 1.04 miles south of the Geary/Riley county line north to the Geary/ Riley county line and from Geary/Riley county line north 6.9 miles, milling and overlay, 8.0 miles. (State Funds)

Statewide–106 KA 4324 01–ADA Sidewalk Improvements at various locations in District 1, District 2, District 5 and District 6, special. (State Funds) **Wyandotte**–105 KA-4003-01–I-35, between I-435 and state line, intelligent transportation system. (Federal Funds)

Wyandotte–105 N-0636-01–12th and 10th Street Bikeway from Metropolitan Avenue to Quindaro Boulevard, pedestrian and bicycle paths, 4.5 miles. (Federal Funds)

District Two – North Central

Geary–40B3-31 KA-3549-01–U. S. 40B, Intersection of Franklin Street, intersection improvement. (State Funds)

McPherson–59 TE-0410-01–Pedestrian/bike path along Avenue A from Thunderbird Street to Wall Bicentennial Park, pedestrian and bicycle paths. (Federal Funds)

District Three – Northwest

Ellis–70-26 KA-4354-01–I-70, beginning at the Ellis/ Trego county line, east 31.2 miles to the Ellis/Russell county line, pavement patching, 31.2 miles. (State Funds)

Thomas–83-97 KA-4297-01–U.S. 83, beginning at the U.S. 24/U.S. 83 junction north 11.5 miles to the Sheridan/Thomas county line, 1.5-inch overlay, 11.5 miles. (State Funds)

Trego–70-98 KA-4224-01–I-70, at the U.S. 283 and U.S. 283 spur, lighting, 1.7 miles. (State Funds)

District Four – Southeast

Crawford–19 TE-0419-01–Prairie Street and Forest Avenue, from K-7 (Summit Street); K-7 and Ozark Street from Prairie Street to Forest Avenue, landscaping and beautification. (Federal Funds)

Labette–50 C-4668-01–3.0 miles north of Bartlett on RS 372, bridge replacement, 0.2 mile. (State Funds)

District Five – South Central

Butler–54-8 KA-3052-01–U.S. 54, eastbound lanes from 280 feet west of Walnut Street to the west end of the Atchison, Topeka and Santa Fe bridge, grade and surfacing, 0.4 mile. (State Funds)

Sedgwick–87 KA-3602-01–Wichita metro area, intelligent transportation system. (Federal Funds)

District Six – Southwest

Gray–35 TE-0412-01–Pedestrian/bike path, beginning at Avenue C at the southeast corner of the Gray County courthouse and extending south .25 mile along the west side of Main Street (K-23), to Cimarron Crossing Park, pedestrian and bicycle paths. (Federal Funds)

> Mike King Secretary of Transportation

Doc. No. 044561

(Published in the Kansas Register May 26, 2016.)

City of Haven, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2016

Notice is hereby given that the city of Haven, 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 \$345,000. 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 ordi-

nance and adoption of a resolution by the governing body authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated May 16, 2016.

Doc. No. 044566

(Published in the Kansas Register May 26, 2016.)

City of Assaria, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2016

Notice is hereby given that the city of Assaria, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$350,000. 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 authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated May 16, 2016.

Kristie Trimble City Clerk

Leslie Atherton City Clerk

Doc. No. 044567

(Published in the Kansas Register May 26, 2016.)

Summary Notice of Bond Sale City of Goodland, Kansas \$3,650,000* General Obligation Bonds, Series 2016

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated May 16, 2016, facsimile, written and electronic bids will be received on behalf of the clerk of the city of Goodland, Kansas (the issuer), in the case of written or facsimile bids, at the address set forth below, and in the case of electronic bids, through PARITY[®] until 11 a.m. (CDT) June 20, 2016, for the purchase of the above-referenced bonds. No bid of less than 100 percent of the principal amount of the bonds.

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 July 14, 2016, and will become due on September 1 in the years as follows:

Year	Principal Amount*
2020	\$95,000
2021	175,000
2022	180,000
2023	185,000
2024	195,000

2025	195,000
2026	200,000
2027	210,000
2028	215,000
2029	220,000
2030	230,000
2031	235,000
2032	245,000
2033	255,000
2034	265,000
2035	270,000
2036	280,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 2017.

Adjustment of Issue Size

The issuer reserves the right to decrease the total principal amount of the bonds, depending on the purchase price and interest rates bid and the offering prices specified by the successful bidder. The principal amount of any maturity may be adjusted by the issuer in order to properly size the bond issue. The successful bidder may not withdraw its bid or change the interest rates bid as a result of any changes made to the principal amount of the bonds or principal of any maturity as described herein. If there is a decrease in the final aggregate principal amount of the bonds or the schedule of principal payments as described above, the issuer will notify the successful bidder by means of telephone or facsimile transmission, subsequently confirmed in writing, no later than 2 p.m. (CDT) on the sale date. The actual purchase price for the bonds shall be calculated by applying the percentage of par value bid by the successful bidder against the final aggregate principal amount of the bonds, as adjusted, plus accrued interest from the date of the bonds to the date of delivery.

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 (in the manner set forth in the notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the issuer in the amount of \$73,000.

Delivery

The issuer will pay for preparation of the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about July 14, 2016, 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 2015 is \$33,322,632. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$7,030,000. Temporary notes in the principal amount of \$2,105,000 will be retired out of proceeds of the bonds, which will reduce the outstanding general obligation indebtedness of the issuer to \$4,925,000.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Wichita, Kansas, bond counsel to the issuer, 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 as and 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:

Issuer Address:

204 W. 11th, P.O. Box 59 Goodland, KS 67735-0059 Attn: Mary Volk, Clerk 785-890-4500 Fax: 785-890-4532 mary.volk@cityofgoodland.org

Financial Advisor–Facsimile and Written Bid Delivery Address:

Piper Jaffray & Co. 11635 Rosewood St. Leawood, KS 66211 Attn: Dustin Avey 913-345-3375 Fax: 913-345-3393 dustin.j.avey@pjc.com

Dated: May 16, 2016.

City of Goodland, Kansas

* Subject to change, see below Doc. No. 044568

(Published in the Kansas Register May 26, 2016.)

Summary Notice of Bond Sale City of Beloit, Kansas \$2,915,000* General Obligation Bonds, Series 2016-B

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the Notice of Bond Sale dated May 3, 2016, facsimile, written and electronic bids will be received on behalf of the clerk of the city of Beloit, Kansas (the issuer), in the case of written or facsimile bids, at the address set forth below, and in the case of electronic bids, through PARITY[®] until 11 a.m. (CDT) June 7, 2016, 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 June 23, 2016, and will become due on September 1 in the years as follows:

Year	Principal Amount*
2017	\$ 180,000
2018	205,000
2019	210,000
2020	215,000
2021	225,000
2022	230,000
2023	235,000
2024	235,000
2025	245,000
2026	245,000
2027	130,000
2028	135,000
2029	140,000
2030	145,000
2031	140,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 2017.

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 (in the manner set forth in the notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the issuer in the amount of \$58,300.

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 June 23, 2016, 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 2015 is \$24,357,930. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold and less temporary notes being redeemed from proceeds of the bonds, is \$6,460,000.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Wichita, Kansas, bond counsel to the issuer, 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 as and when the bonds are delivered.

Additional Information

Additional information regarding the bonds may be obtained from the undersigned, or from the Financial Advisor at the addresses set forth below:

Written and Facsimile Bid Delivery Address:

City Hall 119 N. Hersey, P.O. Box 567 Beloit, Kansas 67420 785-738-3551 Fax: 785-738-2517 mlomax@beloitks.org

Financial Advisor

Piper Jaffray & Co. 11635 Rosewood St. Leawood, Kansas 66211 Attn: Dustin Avey 913-345-3375 Fax: 913-345-3393 dustin.j.avey@pjc.com

Dated: May 3, 2016.

City of Beloit, Kansas

Scott Miller

Director of Investments

* Subject to change, see the Notice Doc. No. 044569

State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 2014 Supp. 12-1675(b)(c)(d) and K.S.A. 2014 Supp. 12-1675a(g).

Effective 5-23-16 through 5-29-16

Term	Rate
1-89 days	0.37%
3 months	0.27%
6 months	0.42%
12 months	0.64%
18 months	0.79%
2 years	0.84%

Doc. No. 044558

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 Purchasing, Campus Box 4021, 1 Kellogg Circle, Emporia, KS 66801-5415.

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.

> Kathy Herrman Chair of Regents Purchasing Group Director of Purchasing Fort Hays State University

Doc. No. 043663

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-16-077/080

Pending Permits for Confined Feeding Facilities Legal Description

Receiving Water

of Applicant		-
Steve Douglas Douglas Dairy	NE/4 of Section 35, T16S, R03W,	Smoky Hill River Basin
615 W. Rosehill Road Assaria, KS 67416	Saline County	

Kansas Permit No. A-SHSA-M006

Name and Address

This is a renewal permit for an existing facility with a maximum capacity of 30 head (15 animal units) of cattle weighing less than 700 pounds, and 150 head (210 animal units) of mature dairy cattle, for a total of 180 head (225 animal units). There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Jeff Dohrman Double D Hogs, Inc. 2425 4th Road Bushton, KS 67427	NE/4 of Section 33 & NW/4 of Section 34, T17S, R10W, Ellsworth County	Lower Arkansas River Basin

Kansas Permit No. A-AREW-S001

This is a renewal permit for an existing facility with a maximum capacity of 2,040 head (816 animal units) of swine more than 55 pounds and 1,050 head (105 animal units) of swine 55 pounds or less, for a total of 3,090 head (921 animal units) of swine. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Rodney Anderson	NW/4 of Section 06,	Smoky Hill
1306 1300 Ave.	T15S, R03E,	River Basin
Abilene, KS 67410	Dickinson County	

Kansas Permit No. A-SHDK-B015

This permit is being reissued for an existing facility with maximum capacity of 300 head (120 animal units) of swine more than 55 pounds and 250 head (125 animal units) of cattle 700 pounds or less, for a total of 550 head (245 animal units) of swine and cattle. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Marvin or Marvel Torneden Five M Farms 22912 Linwood Road Linwood, KS 66052	SW/4 of Section 17, T125, R21E, Leavenworth County	Kansas River Basin

Kansas Permit No. A-KSLV-S017

This permit is being reissued for an existing facility with a maximum capacity of 130 head (52 animal units) of swine more than 55 pounds, 100 head (10 animal units) of swine 55 pounds or less, 16 head (16 animal units) of beef cattle more than 700 pounds and 20 head (10 animal units) beef cattle 700 pounds or less, for a total of 266 head (88 animal units) of beef cattle and swine. There is no change in the permitted animal units.

Public Notice No. KS-AG-R-16-015/016

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

Name and Address of Registrant	Legal Description	County
John Baumgartner Les Baumgartner Inc. 3013 T Road Sabetha, KS 66534	SE/4 of Section 06 & SW/4 of Section 05, T01S, R14E	Nemaha
Name and Address of Registrant	Legal Description	County

Public Notice No. KS-Q-16-055/056

The requirements of the draft permit 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 Strea	m ′	Type of Discharge
Bunge North America, Inc. 11720 Borman Drive St. Louis, MO 63146	Saline River via Mulberry Creek Pipe		Process Wastewater
Kansas Permit No. I-SA2	20-PO04	Federal	Permit No. KS0100196

Legal Description: NE¼, S9, T14S, R3W, Saline County, KS

Facility Name: Bunge North America Groundwater Remediation Project

Facility Location: 2790 W. Armstrong Road, Salina, KS 67401

The proposed action is to reissue an existing permit for discharge during a Groundwater Remediation Project. Groundwater contaminated with grain fumigants is collected in a series of groundwater extraction wells and pumped to a treatment building. Flow from the manifolded groundwater extraction wells enters a perforated tray air stripper with counter-flow air supplied by a centrifugal blower. Treated groundwater will collect in the air stripper sump prior to discharge to Mulberry Creek by transfer pump activated by float switches in the sump. The proposed permit contains limits for tetrachloromethane, chloroform, and pH as well as monitoring of flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Heartland Cement 1765 Limestone Lane Independence, KS 67301	Rock Creek via Unnamed Tributa	Pit Dewatering and ry Stormwater Runoff
Kansas Permit No. I-VE	23-PO06 Fe	deral Permit No. KS0100200

Legal Description: NE¹/₄, S4 & NW¹/₄, S5, T33S, R16E, Montgomery County, KS

Facility Name: Independence Quarry

The proposed action consists of reissuing an existing permit for discharge of wastewater during quarry operations. This is a limestone quarrying and crushing operation with no washing. Outfall 001, 002 and 003 consists of pit dewatering and stormwater runoff. The discharge from Outfall 001 is treated by settling pond, before discharging. A portion of this site has been reclaimed. The proposed permit contains generic 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 Man-(continued)

agement 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 St., Suite 420, Topeka, KS 66612-1367.

All comments regarding the draft documents or application notices received on or before June 25, 2016, will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-16-077/080, KS-AG-R-16-015/016, KS-Q-16-055/056) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the secretary of Health and Environment will issue a determination regarding final agency action on each draft document/application. If response to any draft document/application indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at http://www.kdheks.gov/feedlots. Division of Environment offices are open from 8 a.m. to 5 p.m., Monday through Friday, excluding holidays.

> Susan Mosier, M.D. Secretary of Health and Environment

Doc. No. 044565

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment (KDHE) is soliciting comments regarding a proposed air quality operating permit. City of Beloit – Beloit Municipal Power Plant has applied for a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et al. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Ĉity of Beloit – Beloit Municipal Power Plant, P.O. Box 567, Beloit, KS 67420, owns and operates a municipal power plant located at 215 S. Chestnut, Beloit, KS 67420.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review during normal business hours, 8 a.m. to 5 p.m., at the KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, and at the KDHE North Central District Office, 2501 Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation contact Amid Paudyal, 785-296-0912, at the KDHE central office or Joshua Webb, 785-827-9639, at the KDHE North Central District Office. The standard departmental cost will be assessed for any copies requested.

Written comments or questions regarding the proposed permit may be directed to Amid Paudyal, KDHE, Bureau of Air, 1000 S.W. Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than noon Monday, June 27, 2016.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Amid Paudyal, KDHE, Bureau of Air, no later than noon Monday, June 27, 2016, in order for the secretary of Health and Environment to consider the request.

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

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Ward Burns, U.S. EPA, Region 7, Air Permitting and Compliance Branch, 11201 Renner Blvd., Lenexa, KS 66219, 913-551-7960, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

> Susan Mosier, M.D. Secretary of Health and Environment

Doc. No. 044562

State of Kansas

Department of Health and Environment

Notice of Hearing

A public hearing will be conducted at 1 p.m. Tuesday, June 28, 2016, in the Azure Conference Room, fourth floor, Curtis State Office Building, 1000 S.W. Jackson St., Topeka, to discuss the Kansas Public Water Supply Loan Fund (KPWSLF) 2017 Intended Use Plan (IUP). The Intended Use Plan will make additions to the Project Priority List and will include estimates and uses of anticipated Capitalization Grants from the U.S. Environmental Protection Agency. Copies of the draft IUP can be obtained online at www.kdheks.gov/pws/loansgrants/loanfunddocumentsadministration.html.

Any individual with a disability may request accommodation to participate in the public hearing. Requests

for accommodation should be made at least five working days before the hearing by contacting Linda White at 785-296-5514.

Comments can be presented at the hearing or in writing prior to the hearing. Written comments should be addressed to Linda White, KDHE, Bureau of Water, 1000 S.W. Jackson St., Suite 420, Topeka, KS 66612.

> Susan Mosier, M.D. Secretary of Health and Environment

Doc. No. 044572

State of Kansas

Attorney General

Opinion 2016-1

Re: Criminal Procedure—Offender Registration—Registration of Offender; Duties of Sheriff

Criminal Procedure–Offender Registration–Duties of Offender Required to Register January 21, 2016

Synopsis: The Kansas Offender Registration Act requires the registering law enforcement agency to register and verify registration of civilly committed sexually violent predators receiving care and treatment and residing at a special hospital located in the county. Cited herein: K.S.A. 2015 Supp. 22-4901; 22-4902; 22-4905; 59-29a02; 59–29a07; and K.S.A. 65-425. AEA

Opinion 2016-2

Re: Counties and County Officers—County Attorney— Duties

Counties and County Officers—County Attorney—Absence or Disability; Appointment by Court

Counties and County Officers – County Attorney – County Commissioners Authorized to Hire Additional Counsel

Courts—District Courts—County Commissioners Responsible for Certain Expenses of District Court Operations February 17, 2016

Synopsis: When a board of county commissioners appoints an acting county attorney pursuant to K.S.A. 19-723, the county compensates such attorney from its general funds. When a court appoints an acting county attorney pursuant to K.S.A. 19-711, the county, with the cooperation of the chief judge, compensates such attorney from the funds for the operation of the district court if the county has not adopted a different system. Cited herein: K.S.A. 19-702; 19-706b; 19-711; 19-723; 20-348; K.S.A. 2015 Supp. 20-349. JLA

Opinion 2016-3

Re: State Departments; Public Officers and Employees – Public Officers and Employees – Kansas Open Meetings Act; Meetings of State and Subdivisions Open to Public; Exceptions; Closed or Executive Meetings

Labor and Industries—Workers Compensation— Workers Compensation and Employment Security Boards Nominating Committee; Meetings Required to Be Open March 1, 2016 **Synopsis:** Whether the Kansas Open Meetings Act applies to a specific body is a fact specific determination. If the Workers Compensation and Employment Security Boards Nominating Committee is a public agency subject to the Kansas Open Meetings Act, it may not recess into closed or executive session to interview and/or discuss the applicants for workers compensation administrative law judges, workers compensation appeals board members, or employment security board of review members because such applicants are not personnel within the meaning of the Kansas Open Meetings Act. Cited herein: K.S.A. 2015 Supp. 44-551; K.S.A. 44-555c; K.S.A. 44-709; K.S.A. 75-4317; K.S.A. 75-4319; K.S.A. 75-5708. CLW

Opinion 2016-4

Re: Cities and Municipalities—Buildings, Structures and Grounds—Development and Redevelopment of Areas in and Around Cities—Definitions; Base Year Assessed Valuation; Revision of Base Year Assessed Valuation; Taxing Subdivision and Real Property Taxes Defined; Assessment and Distribution of Taxes; Pledge of Proceeds of Bonds March 2, 2016

Synopsis: The Tax Increment Finance Act does not require or authorize the "base year assessed valuation" as defined in K.S.A. 2015 Supp. 12-1770a(b) to be revised when a taxpayer obtains a reduction in the assessed valuation of such taxpayer's real property for the year in which the redevelopment district was established.

If the "base year assessed valuation" is not revised, a city may adopt a redevelopment project plan or an ordinance that specifies that the percentage or amount of increment pledged from the redevelopment district will be calculated using an adjusted base value that is higher than the "base year assessed valuation." Cited herein: K.S.A. 2015 Supp. 12-1770; 12-1770a; 12-1771; 12-1774; 12-1775; Kan. Const. Art. 11, § 5. AEA

Opinion 2016-5

Re: State Departments; Public Officers and Employees—Firearms—Personal and Family Protection Act; Employees Permitted to Carry March 25, 2016

Synopsis: A public school district employee without a Kansas concealed carry license violates the Gun-Free School Zones Act by carrying a concealed handgun inside a school zone unless a federal statutory exception applies, notwithstanding the Kansas law that allows public school districts to permit concealed carry by school employees inside school buildings. Cited herein: K.S.A. 2015 Supp. 21-6301; 21-6302; 75-7c03; 75-7c05; K.S.A. 2012 Supp. 75-7c10; K.S.A. 2015 Supp. 75-7c10; 75-7c20. SF

Opinion 2016-6

Re: State Boards, Commissions and Authorities— State Lottery—Kansas Expanded Lottery Act; Lottery Gaming Facilities; Gaming Facility Management Contract Requirements; Privilege Fees; Breach of Contract April 22, 2016

Synopsis: A racetrack gaming facility in Sedgwick County, after the referendum vote against the placement of electronic gaming machines (EGMs) in the county, is a "similar gaming facility" as used in Paragraph 30 of the *(continued)*

South Central Facility Management contract and K.S.A. 2015 Supp. 74-8734(h)(19)(A)(ii).

Enacting a statute that authorizes a revote in Sedgwick County, a county in which the placement and operation of electronic gaming machines at a parimutuel licensee location is currently prohibited by statute, may be a designation of an "additional area" in violation of Paragraph 30 of the South Central Facility Management contract and K.S.A. 2015 Supp. 74-8734(h)(19)(A)(ii). If this action by the State is determined to be a breach, one consequence may be the required repayment of the privilege fee plus interest on such amount, compounded annually at the rate of 10% pursuant to Paragraph 31 of the South Central Facility Management contract and K.S.A. 2015 Supp. 74-8734(h)(19)(B).

Three factors are considered when evaluating a claim that state law violates the United States Constitution Contract Clause: "whether the state law has, in fact, operated as a substantial impairment of a contractual relationship; whether there is a significant and legitimate public purpose behind the legislation; and whether the adjustment of the contracting parties' rights and responsibilities is based upon reasonable conditions and is of a character appropriate to the public purpose justifying the legislation's adoption." Cited herein: K.S.A. 2015 Supp. 74-8702; 74-8733; 74–8734; 74–8737; 74-8740; 74–8741; 74-8742; 74-8743; 74-8744; 74-8746; K.S.A. 74-8802; Kan. Const., Art. 15 §§ 3, 3a, 3b, 3c, 3d.; 2016 House Bill 2537, New Section 10; U.S. Const., Art. 1, § 10. AEA

Opinion 2016-7

Re: Public Health—Home Health Agencies—Home Health Agencies Required To Be Licensed

Public Health—Miscellaneous Provisions—Individuals In Need Of In-Home Care; Definitions April 28, 2016

Synopsis: A private or public agency or organization that provides only attendant care services may provide such services without being licensed as a home health agency under K.S.A. 65-5101, *et seq.* The conclusions regarding whether an attendant must be licensed stated in Attorney General Opinion No. 2002-49 are affirmed. Cited herein: K.S.A. 2015 Supp. 65-5101; K.S.A. 65-5102; K.S.A. 2015 Supp. 65-5112; K.S.A. 65-5115, 65-6201. CP

Opinion 2016-8

Re: Public Health—Confidential Communications and Information—Privilege of Patient of Treatment Facility to Prevent Disclosure of Treatment and of Confidential Communications

Public Health—Health Care Data—Kansas Health Information Technology Act; Controlling Law on Confidentiality of Protected Health Information May 4, 2016

Synopsis: The Kansas Health Information Technology Act does not abrogate a health treatment facility's duty to protect provider-patient privileged treatment information. Cited herein: K.S.A. 19-4001; 65-5602; K.S.A. 2015 Supp. 38-2223, 65-5603, 65-6823, 65-6825, 65-6828; 45 C.F.R. § 160.103; 45 C.F.R. § 164.512. CP

Derek Schmidt Attorney General

Doc. No. 044564

State of Kansas

Secretary of State

Certification of New State Laws

I, Kris W. Kobach, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

> Kris W. Kobach Secretary of State

(Published in the Kansas Register May 26, 2016.)

Senate Substitute for HOUSE BILL No. 2018

AN ACT concerning controlled substances; relating to the uniform controlled substances act; substances included in schedules I, III and IV; prescription of amphetamines; amending K.S.A. 65-4127e and K.S.A. 2015 Supp. 65-2837a, 65-4105, 65-4109 and 65-4111 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2015 Supp. 65-2837a is hereby amended to read as follows: 65-2837a. (a) It shall be unlawful for any person licensed to practice medicine and surgery to prescribe, order, dispense, administer, sell, supply or give or for a mid-level practitioner as defined in subsection (ii) of K.S.A. 65-1626(*ii*), and amendments thereto, to prescribe, administer, supply or give any amphetamine or sympathomimetic amine designated in schedule II, III or IV under the uniform controlled substances act, except as provided in this section. Failure to comply with this section by a licensee shall constitute unprofessional conduct under K.S.A. 65-2837, and amendments thereto.

(b) When any licensee prescribes, orders, dispenses, administers, sells, supplies or gives or when any mid-level practitioner as defined in-subsection (ii) of K.S.A. 65-1626(ii), and amendments thereto, prescribes, administers, sells, supplies or gives any amphetamine or sympathomimetic amine designated in schedule II, III or IV under the uniform controlled substances act, the patient's medical record shall adequately document the purpose for which the drug is being given. Such purpose shall be restricted to one or more of the following:

(1) The treatment of narcolepsy.

(2) The treatment of drug-induced brain dysfunction.

 The treatment of hyperkinesis attention-deficit/hyperactivity disorder.

(4) The differential diagnostic psychiatric evaluation of depression.

(5) The treatment of depression shown by adequate medical records and documentation to be unresponsive to other forms of treatment.

(6) The clinical investigation of the effects of such drugs or compounds, in which case, before the investigation is begun, the licensee shall, in addition to other requirements of applicable laws, apply for and obtain approval of the investigation from the board of healing arts.

(7) The treatment of obesity with controlled substances, as may be defined by rules and regulations adopted by the board of healing arts.

(8) The treatment of binge eating disorder.

(9) The treatment of any other disorder or disease for which such drugs or compounds have been found to be safe and effective by competent scientific research which findings have been generally accepted by the scientific community, in which case, the licensee before prescribing, ordering, dispensing, administering, selling, supplying or giving the drug or compound for a particular condition, or the licensee before authorizing a mid-level practitioner to prescribe the drug or compound for a particular determination from the board of healing arts that the drug or compound can be used for that particular condition.

Sec. 2. K.S.A. 2015 Supp. 65-4105 is hereby amended to read as follows: 65-4105. (a) The controlled substances listed in this section are included in schedule I and the number set forth opposite each drug or substance is the DEA controlled substances code which has been assigned to it.

(b) Any of the following opiates, including their isomers, esters, ethers, salts, and salts of isomers, esters and ethers, unless specifically

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excepted, whenever the existence of these isomers, esters, ethers and salts is possible within the specific chemical designation:

salts is p	ossible within the specific chemical designation:	
(1)	Acetyl fentanyl (N-(1-phenethylpiperidin-4-yl)-	
	N-phenylacetamide)	9821
(1) (2)	Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-	
()	phenethyl)-4-piperidinyl]-N-phenylacetamide)	9815
(2) (3)	Acetylmethadol	
$\frac{(-)}{(3)}(4)$	Allylprodine	
$\frac{(3)}{(4)}(5)$	Alphacetylmethadol	
(1)(0)	(except levo-alphacetylmethadol also known as levo-	
	alpha-acetylmethadol, levomethadyl acetate or LAAM	n -
(5) (6)	Alphameprodine	
$\frac{(3)}{(6)}(7)$	Alphamethadol	
	Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-phen	9000 ml)
(7) (8)		y1)
	ethyl-4-piperidyl] propionanilide; 1-(1-methyl-2-	0014
(0) (0)	phenylethyl)-4-(N-propanilido) piperidine)	9014
(8) (9)	Alpha-methylthiofentanyl (N-[1-methyl-2-(2-thienyl)	0022
(0) (10)	ethyl-4-piperidinyl]-N-phenylpropanamide)	
$\frac{(9)}{(10)}(10)$	Benzethidine	
$\frac{(10)}{(11)}$	Betacetylmethadol	
(11) (12)	Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl)-	
(10) (10)	piperidinyl]-N-phenylpropanamide)	9830
(12) (13)	Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-	
	hydroxy-2-phenethyl)-3-methyl-4-piperidinyl]-N-	0001
	phenylpropanamide)	9831
$\frac{(13)}{(14)}$	Betameprodine	
(14) (15)	Betamethadol	
(15) (16)	Betaprodine	
(16) (17)	Clonitazene	
(17) (18)	Dextromoramide	
(18) (19)	Diampromide	
(19) (20)	Diethylthiambutene	
(20) (21)	Difenoxin	9168
(21) (22)	Dimenoxadol	
(22) (23)	Dimepheptanol	9618
(23) (24)	Dimethylthiambutene	9619
(24) (25)	Dioxaphetyl butyrate	
(25) (26)	Dipipanone	
(26) (27)	Ethylmethylthiambutene	
(27) (28)	Etonitazene	
(28) (29)	Etoxeridine	
(29) (30)	Furethidine	9626
(30) (31)	Hydroxypethidine	
$\frac{(31)}{(32)}$	Ketobemidone	
(32) (33)	Levomoramide	
$\frac{(32)}{(33)}(34)$	Levophenacylmorphan	
$\frac{(34)}{(35)}$	3-Methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-	
(01)(00)	piperidyl]-N-phenylpropanamide)	9813
(35) (36)	3-Methylthiofentanyl (N-[(3-methyl-1-(2-thienyl)	
(00) (00)	ethyl-4-piperidinyl]-N-phenylpropanamide)	9833
(36) (37)	Morpheridine	
(30)(37) (37)(38)	MPPP (1-methyl-4-phenyl-4-propionoxypiperidine)	
(37)(38) (38)(39)	Noracymethadol	9622
(38)(39)(39)(40)	Norlevorphanol	9634
(39)(40) (40)(41)	Normethadone	
$\frac{(40)}{(41)}(42)$	Norpipanone	
$\frac{(41)}{(42)}$ (43)	Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-	
(+2)(43)	(2-phenethyl)-4-piperidinyl]propanamide)	0817
(12) (11)		9012
(43) (44)	PEPAP (1-(-2-phenethyl)-4-phenyl-4- acetoxypiperidine)	0442
(44) (45)	Dharma daviana a	9005
(44)(45)	Phenadoxone	
$\frac{(45)}{(46)}$	Phenampromide	
$\frac{(46)}{(47)}$	Phenomorphan	
(47)(48)	Phenoperidine	
(48)(49)	Piritramide	
(49) (50)	Proheptazine	
(50) (51)	Properidine	9644
(51) (52)	Propiram	
(52) (53)	Racemoramide	9645
(53) (54)	Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-	
	piperidinyl]-propanamide)	9835
(54) (55)	Tilidine	9750
(55) (56)	Trimeperidine	
(c) A	ny of the following opium derivatives, their salts, isome	ers and

(c) Any of the following opium derivatives, their salts, isomers and salts of isomers, unless specifically excepted, whenever the existence of these salts, isomers and salts of isomers is possible within the specific chemical designation: (1) Acetorphine.

	nical designation:	0210
(1) (2)	Acetorphine Acetyldihydrocodeine	
3)	Benzylmorphine	9052
4)	Codeine methylbromide	9070
5)	Codeine-N-Oxide	
6) 7)	Cyprenorphine Desomorphine	
7) 8)	Dihydromorphine	9055 9145
9)	Drotebanol	
í0)	Etorphine (except hydrochloride salt)	9056
11)		9200
	Hydromorphinol	
13) 14)	Methyldesorphine Methyldihydromorphine	9302 9304
14) 15)	Morphine methylbromide	9305
16)	Morphine methylsulfonate	9306
17)	Morphine-N-Oxide	9307
18)	Myrophine	9308
19) 20)	Nicocodeine	9309
20) 21)	Nicomorphine	9312 9313
21) 22)	Normorphine Pholcodine	9314
23)	Thebacon	
alts vei	s any quantity of the following hallucinogenic substance s, isomers and salts of isomers, unless specifically excepted, the existence of these salts, isomers and salts of isomers is p in the specific chemical designation: 4-bromo-2,5-dimethoxy-amphetamine Some trade or other names: 4-bromo-2,5- dimethoxy-alpha-methylphenethylamine;	when ossible
2)	4-bromo-2,5-DMA. 2,5-dimethoxyamphetamine Some trade or other names: 2,5-dimethoxy-alpha- methyl-phenethylamine: 2,5-DMA	
3) 4)	4-methoxyamphetamine; 2,0-0414. Some trade or other names: 4-methoxy-alpha- methylphene- thylamine; paramethoxyamphetamine; PMA. 5-methoxy-3,4-methylenedioxy-amphetamine	
5)	4-methyl-2,5-dimethoxy-amphetamine	
'	Some trade or other names: 4-methyl-2,5-dimethoxy-	
	alpha-methylphenethylamine; "DOM"; and "STP".	
6)	3,4-methylenedioxy amphetamine	7400
7) 8)	3,4-methylenedioxymethamphetamine (MDMA) 3,4-methylenedioxy-N-ethylamphetamine (also known as N-ethyl-alpha-methyl-3,4 (methylenedioxy)	7405
	phenethylamine, N-ethyl MDA, MDE, and MDEA)	7404
9)	N-hydroxy-3,4-methylenedioxyamphetamine (also known as N-hydroxy-alpha-methyl-3,4- (methylenedioxy) phenethylamine, and	
	N-hydroxy MDA)	7402
10)		
	Bufotenine Some trade or other names: 3-(Beta-Dimethylaminoethyl)- 5-hydroxyindole; 3-(2-dimethylaminoethyl)-5-indolol; N,N-dimethylserotonin; 5-hydroxy-N,N- dimethyltryptamine; mappine.	
	Diethyltryptamine Some trade or other names: N,N-Diethyltryptamine; DET.	
13)	Dimethyltryptamine Some trade or other names: DMT.	7435
14)	Ibogaine Some trade or other names: 7-Ethyl-6,6	7260
	Beta,7,8,9,10,12,13-octahydro-2-methoxy-6,9- methano -5H-pyrido[1',2':1,2] azepino [5,4-b]indole; Tabernanthe iboga	
15)	Lysergic acid diethylamide	7315
16)	Marijuana	7360
17)	Mescaline	7381
18)	Some trade or other names: 3-Hexyl-l-hydroxy-7,8,9,10-	
19)	tetrahydro-6,6,9-trimethyl-6H-dibenzo[b,d]pyran; Synhexy Peyote	

Meaning all parts of the plant presently classified botanically as Lophophora williamsii Lemaire, whether growing or not, the seeds thereof, any extract from any part of such plant, and every compound, manufacture, salts, derivative, mixture or preparation of such plant, its seeds or extracts. N-ethyl-3-piperidyl benzilate7482 (20)(21) N-methyl-3-piperidyl benzilate......7484 Some trade or other names: Psilocin. (24) Ethylamine analog of phencyclidine7455 Some trade or other names: N-ethyl-1-phenyl-cyclohexylamine; (1-phenylcyclohexyl)ethylamine; N-(1phenylcyclohexyl)ethylamine; cyclohexamine; PCE. (25) Pyrrolidine analog of phencyclidine......7458 Some trade or other names: 1-(1-phenylcyclohexyl)pyrrolidine; PCPy; PHP. Thiophene analog of phencyclidine......7470 (26)Some trade or other names: 1-[1-(2-thienyl)cyclohexyl]-piperidine; 2-thienyl analog of phencyclidine; TPCP; TCP. Some other names: TCPy. 2,5-dimethoxy-4-ethylamphetamine......7399 (28)Some trade or other names: DOET. (29) Salvia divinorum or salvinorum A; all parts of the plant presently classified botanically as salvia divinorum, whether growing or not, the seeds thereof, any extract from any part of such plant, and every compound, manufacture, salts, derivative, mixture or preparation of such plant, its seeds or extracts. (30) Datura stramonium, commonly known as gypsum weed or jimson weed; all parts of the plant presently classified botanically as datura stramonium, whether growing or not, the seeds thereof, any extract from any part of such plant, and every compound, manufacture, salts, derivative, mixture or preparation of such plant, its seeds or extracts Some trade or other names: BZP. (32)1-(3-[trifluoromethylphenyl])piperazine Some trade or other names: TFMPP. 4-Bromo-2,5-dimethoxyphenethylamine7392 (33)2,5-dimethoxy-4-(n)-propylthiophenethylamine (2C-T-7), (34)its optical isomers, salts and salts of optical isomers7348 (35)Alpha-methyltryptamine (other name: AMT)......7432 (36) 5-methoxy-N,N-diisopropyltryptamine (5-MeO-DIPT), its isomers, salts and salts of isomers7439 (37) 2-(2,5-Dimethoxy-4-ethylphenyl)ethanamine (2C-E)......7509 (38) 2-(2,5-Dimethoxy-4-methylphenyl) ethanamine (2C-D) (41) 2-[4-(Ethylthio)-2,5-dimethoxyphenyl]ethanamine (42) 2-[4-(Isopropylthio)-2,5-dimethoxyphenyl]ethanamine (2C-T-4) 2-(2,5-Dimethoxyphenyl)ethanamine (2C-H)......7517 (43)(45) 2-(2,5-Dimethoxy-4-(n)-propylphenyl)ethanamine7524 (2C-P)..... Some trade or other names: 5-methoxy-3-[2-(dimethylamino)ethyl]indole. 2-(4-iodo-2,5-dimethoxyphenyl)-N-(2-(47)methoxybenzyl)ethanamine.....7538 Some trade or other names: 25I–NBOMe; 2C-I-NBOMe; 25I; Cimbi-5. (48) 2-(4-chloro-2,5-dimethoxyphenyl)-N-(2methoxybenzyl)ethanamine......7537 Some trade or other names: 25C–NBOMe; 2C-C-NBOMe; 25C; Cimbi-82. (49) 2-(4-bromo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine..... Some trade or other names: 25B-NBOMe; 2C-B-

NBOMe; 25B; Cimbi-36.

- (50) 2-(2,5-dimethoxyphenyl)-N-(2-methoxybenzyl) ethanamine Some trade or other names: 25H-NBOMe.
- 2-(2,5-dimethoxy-4-methylphenyl)-N-(2-(51)methoxybenzyl)ethanamine
- Some trade or other names: 25D-NBOMe; 2C-D-NBOMe. (52) 2-(2,5-dimethoxy-4-nitrophenyl)-N-(2
 - methoxybenzyl)ethanamine Some trade or other names: 25N-NBOMe, 2C-N-NBOMe.

(e) Any material, compound, mixture or preparation which contains any quantity of the following substances having a depressant effect on the central nervous system, including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation:

- (1)
- (2) Gamma hydroxybutyric acid

(3)(f) Unless specifically excepted or unless listed in another schedule, any material, compound, mixture or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers and salts of isomers: Fenethylline......1503 (1)

- N-ethylamphetamine......1475 (2)(+)cis-4-methylaminorex ((+)cis-4,5-dihydro-4-(3)methyl-5-phenyl-2-oxazolamine)......1590 N,N-dimethylamphetamine (also known (4)as N,N-alpha-trimethyl-benzeneethanamine; N,N-alpha-trimethylphenethylamine).....1480 Cathinone (some other names: 2-amino-1-(5)phenol-1-propanone, alpha-amino propiophenone, 2-amino propiophenone and norphedrone) 1235 Substituted cathinones (6)Any compound, except bupropion or compounds listed under a different schedule, structurally derived from 2-aminopropan-1-one by substitution at the 1-position with either phenyl, naphthyl, or thiophene ring systems, whether or not the compound is further modified in any of the following ways: (A) By substitution in the ring system to any extent with alkyl, alkylenedioxy, alkoxy, haloalkyl, hydroxyl, or halide substituents, whether or not further substituted in the ring
 - system by one or more other univalent substituents; by substitution at the 3-position with an acyclic alkyl (B)
 - substituent;
 - by substitution at the 2-amino nitrogen atom with alkyl, (C) dialkyl, benzyl, or methoxybenzyl groups; or
 - by inclusion of the 2-amino nitrogen atom in a cyclic (D) structure.
- (g) Any material, compound, mixture or preparation which contains any quantity of the following substances:

(1)	N-[1-benzyl-4-piperidyl]-N-	
	phenylpropanamidebenzylfentanyl), its optical	
	isomers, salts and salts of isomers	
(2)	N-[1-(2-thienyl)methyl-4-piperidyl]-N-	
	phenylpropanamide (thenylfentanyl), its optical	
	isomers, salts and salts of isomers	9834
(3)	Aminorex (some other names: Aminoxaphen 2-	
	amino-5-phenyl-2-oxazoline or 4,5-dihydro-5-	
	phenyl-2-oxazolamine, its salts, optical isomers	
	and salts of optical isomers)	
(4)	Alpha-ethyltryptamine, its optical isomers, salts	
	and salts of isomers	7249
	Some other names: etryptamine, alpha-methyl-	
	1H-indole-3-ethanamine; 3-(2-aminobutyl) indole.	
(l) Any of the following connabinaids their salts	icomore and

(h) Any of the following cannabinoids, their salts, isomers and salts of isomers, unless specifically excepted, whenever the existence of these salts, isomers and salts of isomers is possible within the specific chemical designation:

Tetrahydrocannabinols......7370 (1)Meaning tetrahydrocannabinols naturally contained in a plant of the genus Cannabis (cannabis plant), as well as synthetic equivalents of the substances contained in the plant, or in the resinous extractives of Cannabis, sp. and/or synthetic substances, derivatives, and their isomers with similar chemical structure and pharmacological activity such as the following: Delta 1 cis or trans tetrahydrocannabinol, and their optical

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isomers Delta 6 cis or trans tetrahydrocannabinol, and their optical isomers Delta 3,4 cis or trans tetrahydrocannabinol, and its optical isomers (Since nomenclature of these substances is not internationally standardized, compounds of these structures, regardless of numerical designation of atomic positions covered.)

(2) Naphthoylindoles

Any compound containing a 3-(1-naphthoyl)indole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group, whether or not further substituted in the indole ring to any extent and whether or not substituted in the naphthyl ring to any extent.

(3) Naphthylmethylindoles

Any compound containing a 1H-indol-3-yl-(1-naphthyl)methane structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indole ring to any extent and whether or not substituted in the naphthyl ring to any extent.

(4) Naphthoylpyrroles

Any compound containing a 3-(1-naphthoyl)pyrrole structure with substitution at the nitrogen atom of the pyrrole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the pyrrole ring to any extent, whether or not substituted in the naphthyl ring to any extent.

(5) Naphthylmethylindenes

Any compound containing a naphthylideneindene structure with substitution at the 3-position of the indene ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indene ring to any extent, whether or not substituted in the naphthyl ring to any extent.

(6) Phenylacetylindoles

Any compound containing a 3-phenylacetylindole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indole ring to any extent, whether or not substituted in the phenyl ring to any extent.

(7) Cyclohexylphenols

Any compound containing a 2-(3-hydroxycyclohexyl)phenol structure with substitution at the 5-position of the phenolic ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not substituted in the cyclohexyl ring to any extent.

(8) Benzoylindoles

Any compound containing a 3-(benzoyl)indole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indole ring to any extent and whether or not substituted in the phenyl ring to any extent.

- (9) 2,3-Dihydro-5-methyl-3-(4-morpholinylmethyl)pyrrolo[1,2,3de]-1,4-benzoxazin-6-yl]-1-napthalenylmethanone. Some trade or other names: WIN 55,212-2.
- (10) 9-(hydroxymethyl)-6, 6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol Some trade or other names: HU-210, HU-211.

(11) Tetramethylcyclopropanoylindoles Any compound containing a 3-tetramethylcyclopropanoylindole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, cyanoalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, benzyl, 1-(N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl, 1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl, or tetrahydropyranylmethyl group, whether or not further substituted in the indole ring to any extent and whether or not substituted in the benzyl or tetramethylcyclopropyl rings to any extent. (12) Indole-3-carboxylate esters

Any compound containing a 1H-indole-3-carboxylate ester structure with the ester oxygen bearing a naphthyl, quinolinyl, isoquinolinyl or adamantyl group and substitution at the 1 position of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, benzyl, N-methyl-2piperidinylmethyl or 2-(4-morpholinyl)ethyl group, whether or not further substituted on the indole ring to any extent and whether or not substituted on the naphthyl, quinolinyl, isoquinolinyl, adamantyl or benzyl groups to any extent.

(13) Indazole-3-carboxamides Any compound containing a 1H-indazole-3-carboxamide structure with substitution at the nitrogen of the carboxamide by a naphthyl, quinolinyl,isoquinolinyl, adamantyl-or, 1-amino-1-oxoalkan-2-yl or 1-alkoxy-1-oxoalkan-2-yl group and substitution at the 1 position of the indazole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, benzyl, N-methyl-2piperidinylmethyl, or 2-(4-morpholinyl)ethyl group, whether or not further substituted on the indazole ring to any extent and whether or not substituted on the naphthyl, quinolinyl,isoquinolinyl, adamantyl, 1-amino-1-oxoalkan-2-yl, 1-alkoxy-1-oxoalkan-2-yl or benzyl groups to any extent.

(14) (1H-indazol-3-yl)methanones Any compound containing a (1H-indazol-3-yl)methanone structure with the carbonyl carbon bearing a naphthyl group and substitution at the 1 position of the indazole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, benzyl, N-methyl-2-piperidinylmethyl, or 2-(4-morpholinyl) ethyl group, whether or not further substituted on the indazole ring to any extent and whether or not substituted on the naphthyl or benzyl groups to any extent.

Sec. 3. K.S.A. 2015 Supp. 65-4109 is hereby amended to read as follows: 65-4109. (a) The controlled substances listed in this section are included in schedule III and the number set forth opposite each drug or substance is the DEA controlled substances code which has been assigned to it.

(b) Unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a potential for abuse associated with a depressant effect on the central nervous system:

- (1) Any compound, mixture or preparation containing:
- (A) Amobarbital
 2126

 (B) Secobarbital
 2316

 (C) Pentobarbital
 2271
- or any salt thereof and one or more other active medicinal ingredients which are not listed in any schedule.
- (2) Any suppository dosage form containing:

- (3) Any substance which contains any quantity of a derivative of barbituric acid, or any salt of a derivative of barbituric acid, except those substances which are specifically listed in other schedulas

Some trade or other names for zolazepam: 4-(2-fluorophenyl)-6,8dihydro-1,3,8-trimethylpyrazolo-[3,4-e][1,4]-diazepin-7(1H)-one, flupyrazapon

(13) Gamma hydroxybutyric acid, any salt, hydroxybutyric compound, derivative or preparation of gamma hydroxybutyric acid contained in a drug product for which an application has been approved under section 505 of the federal food, drug and cosmetic act

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- (d) Any material, compound, mixture or preparation containing any of the following narcotic drugs or any salts calculated as the free

anhydrous base or alkaloid, in limited quantities as set forth below:

- (6) not more than 50 milligrams of morphine or any of its salts per 100 milliliters or per 100 grams with one or more active,
- nonnarcotic ingredients in recognized therapeutic amounts..9810
 (7) any material, compound, mixture or preparation containing any of the following narcotic drugs or their salts, as set forth below:
 (A) Burgenerghing

- (2)Benzphetamine1228(3)Chlorphentermine1645(4)Chlortermine1647(5)Phendimetrazine1615

cally and pharmacologically related to testosterone (other than estrogens, progestins, and corticosteroids) that promotes muscle growth, and includes:

- (1) Boldenone
- (2) chlorotestosterone (4-chlortestosterone)
- (3) clostebol
- (4) dehydrochlormethyltestosterone
- (5) dihydrotestosterone (4-dihydrotestosterone)
- (6) drostanolone
- (7) ethylestrenol
- (8) fluoxymesterone
- (9) formebulone (formebolone)
- (10) mesterolone
- (11) methandienone

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- (12) methandranone
- (13) methandriol

- (14) methandrostenolone
- (15) methasterone $(2\alpha, 17\alpha$ -dimethyl- 5α -androstan- 17β -ol-3-one)
- (16) methenolone
- (17) methyltestosterone
 - (18) mibolerone
 - (19) nandrolone
 - (20) norethandrolone
 - (21) oxandrolone
 - (22) oxymesterone
 - (23) oxymetholone
 - (24) prostanozol (17β-hydroxy-5α-androstano[3,2-c]pyrazole)
 - (25) stanolone
 - (26) stanozolol
 - (27) testolactone
 - (28) testosterone
 - (29) trenbolone
 - (30) any salt, ester, or isomer of a drug or substance described or listed in this paragraph, if that salt, ester, or isomer promotes muscle growth.
 - (A) Except as provided in (B), such term does not include an anabolic steroid which is expressly intended for administration through implants to cattle or other nonhuman species and which has been approved by the United States' secretary of health and human services for such administration.
 - (B) If any person prescribes, dispenses or distributes such steroid for human use, such person shall be considered to have prescribed, dispensed or distributed an anabolic steroid within the meaning of this subsection (f).

(g) Any material, compound, mixture or preparation which contains any quantity of the following hallucinogenic substance, its salts, isomers and salts of isomers, unless specifically excepted, whenever the existence of these salts, isomers and salts of isomers is possible within the specific chemical designation:

(h) The board may except by rule any compound, mixture or preparation containing any stimulant or depressant substance listed in subsection (b) from the application of all or any part of this act if the compound, mixture or preparation contains one or more active medicinal ingredients not having a stimulant or depressant effect on the central nervous system and if the admixtures are included therein in combinations, quantity, proportion or concentration that vitiate the potential for abuse of the substances which have a stimulant or depressant effect on the central nervous system.

Sec. 4. K.S.A. 2015 Supp. 65-4111 is hereby amended to read as follows: 65-4111. (a) The controlled substances listed in this section are included in schedule IV and the number set forth opposite each drug or substance is the DEA controlled substances code which has been assigned to it.

(b) Any material, compound, mixture or preparation which contains any quantity of the following substances including its salts, isomers and salts of isomers whenever the existence of such salts, isomers and salts of isomers is possible within the specific chemical designation and having a potential for abuse associated with a depressant effect on the central nervous system:

(1)	Alprazolam	2882
(2)	Barbital	
(3)	Bromazepam	2748
(4)	Camazepam	
(5)	Carisoprodol	
(6)	Chloral betaine	
(7)	Chloral hydrate	
(8)	Chlordiazepoxide	2744
(9)	Clobazam.	2751
(10)	Clonazepam	2737
	Clorazepate	
· · ·	Clotiazepam	
(13)	Cloxazolam	2753
	Delorazepam	
	Diazepam	
	Dichloralphenazone	

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(17)	Estazolam	2756
(18)	Ethchlorvynol	2540
(19)	Ethinamate	2545
(20)	Ethyl loflazepate	2758
(21)	Fludiazepam	2759
(22)	Flunitrazepam	2763
(23)	Flurazepam	2767
(24)	Fospropofol	2138
	Halazepam	
(26)	Haloxazolam	2771
(27)	Ketazolam	2772
(28)	Loprazolam	2773
(29)	Lorazepam	2885
(30)	Lormetazepam	2774
	Mebutamate	
(32)	Medazepam	2836
(33)		
(34)		
(35)	Methylphenobarbital (mephobarbital)	2250
(36)	Midazolam	2884
(37)	Nimetazepam	2837
(38)	Nitrazepam	2834
(39)	Nordiazepam	2838
(40)	Oxazepam	2835
(41)	Oxazolam	2839
(42)	Paraldehyde	2585
(43)	Petrichloral	2591
(44)	Phenobarbital	2285
	Pinazepam	
(46)	Prazepam	2764
(47)	Quazepam	2881
(48)	Temazepam	2925
(49)		
(50)	Triazolam	2887
(51)	Zolpidem	2783
(52)	Zaleplon	2781
	Zopiclone	
(54)	2-[(dimethylamino)methyl]-1-(3-methoxyphenyl)cyclohexano	ol,
	its salts, optical and geometric isomers and salts of these	
	isomers (including tramadol)	
	Alfaxalone	
(56)	Suvorexant	2223

(c) Any material, compound, mixture, or preparation which contains any quantity of fenfluramine (1670), including its salts, isomers (whether optical, position or geometric) and salts of such isomers, whenever the existence of such salts, isomers and salts of isomers is possible. The provisions of this subsection (c) shall expire on the date fenfluramine and its salts and isomers are removed from schedule IV of the federal controlled substances act (21 U.S.C. § 812; 21 code of federal regulations 1308.14).

(d) Any material, compound, mixture or preparation which contains any quantity of lorcaserin (1625), including its salts, isomers and salts of such isomers, whenever the existence of such salts, isomers and salts of isomers is possible (21 U.S.C. § 812; 21 code of federal regulations 1308.14).

(e) Unless specifically excepted or unless listed in another schedule, any material, compound, mixture or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers (whether optical, position or geometric) and salts of such isomers whenever the existence of such salts, isomers and salts of isomers is possible within the specific chemical designation:

(1) Cathine ((+)-norpseudoephedrine)12	.30	
(2) Diethylpropion	10	
(3) Fencamfamin	60	
(4) Fenproporex	75	
(5) Mazindol	05	
(6) Mefenorex	80	
(7) Pemoline (including organometallic complexes and chelates		
thereof) 15	30	
(8) Phentermine	40	
The provisions of this subsection (e)(8) shall expire on the date phen-		

termine and its salts and isomers are removed from schedule IV of the federal controlled substances act (21 U.S.C. § 812; 21 code of federal regulations 1308.14).

9)	Pipradrol	

(10) SPA((-)-1-dimethylamino-1, 2-diphenylethane)
(11) Sibutramine
(12) Mondafinil
(f) Unless specifically excepted or unless listed in another sched-
ule, any material, compound, mixture or preparation which contains
any quantity of the following, including salts thereof:
(1) Pentazocine
(2) Butorphanol (including its optical isomers)
(3) Eluxadoline (5-[[[(2S)-2-amino-3-[4-aminocarbonyl)-2,6-
dimethylphenyl]-1-oxopropyl][(1S)-1-(4-phenyl-1Ĥ-imidazol-
2-yl)ethyl]amino]methyl]-2-methoxybenzoic acid)(including its
optical isomers) and its salts, isomers, and salts of isomers
(g) Unless specifically excepted or unless listed in another sched-
ule, any material, compound, mixture or preparation containing any of
the following narcotic drugs, or their salts calculated as the free anhy-
drous base or alkaloid, in limited quantities as set forth below:
(1) Not more than 1 milligram of difension and not loss than 25

- (1) Not more than 1 milligram of difenoxin and not less than 25
- - (h) Butyl nitrite and its salts, isomers, esters, ethers or their salts.(i) The board may except by rule and regulation any compound,

mixture or preparation containing any depressant substance listed in subsection (b) from the application of all or any part of this act if the compound, mixture or preparation contains one or more active medicinal ingredients not having a depressant effect on the central nervous system, and if the admixtures are included therein in combinations, quantity, proportion or concentration that vitiate the potential for abuse of the substances which have a depressant effect on the central nervous system.

Sec. 5. K.S.A. 65-4127e is hereby amended to read as follows: 65-4127e. (a) For purposes of sentencing pursuant to this act, substances and quantities shall be as follows:

SUBSTANCE
Alpha-Methylfentanyl1
Amphetamine
Any substance which contains any quantity of a derivative of
barbituric acid, or any salt of a derivative of barbituric acid
Cannabis Resin or Hashish
Cocaine
D-Lysergic Acid2 pure or
Diethylamide/Lysergide/LSD
Dextropropoxyphene/Propoxyphene
Diazepam
Diethyltryptamine/DET
Dimethyltryptamine/DMT50
Fentanyl
Hashish Oil10
Heroin
Hydrocodone/Dihydrocodeinone
Hydromorphone/Dihydromorphinone25
Marijuana/Cannabis
Marijuana/Cannabis Plant 50 plants
Meperidine/Pethidine100
Mescaline10
Methamphetamine25
Methaqualone
Morphine25
Mushrooms containing Psilocin Psilocyn and/or Psilocybin
Opium100
Oxycodone
Pentazocine
Peyote100
Phencyclidine/PCP5
Phentermine
Phenylacetone PP25
Psilocin Psilocyn
Psilocybin
Tetrahydrocannabinol
3-Methylfentanyl1
3,4-Methylene-dioxyamphetamine/MDA10
3,4-Methylene-dioxymethamphetamine/MDMA 10

(b) Any reference to a particular controlled substance in this section includes all salts, isomers and all salts of isomers. Any reference to cocaine includes ecgonine and coca leaves, except extracts of coca leaves from which cocaine and ecgonine have been removed.

(c) The scale amounts for all controlled substances in this section refer to the total weight of the controlled substance. If any mixture of a compound contains any detectable amount of a controlled substance, the entire amount of the mixture or compound shall be considered in measuring the quantity. If a mixture or compound contains a detectable amount of more than one controlled substance, the most serious controlled substance shall determine the categorization of the entire quantity.

(d) The provisions of this section shall not be applicable to crimes committed on or after July 1, 1993.

Sec. 6. K.S.A. 65-4127e and K.S.A. 2015 Supp. 65-2837a, 65-4105, 65-4109 and 65-4111 are hereby repealed.

Sec. 7. This act shall take effect and be in force from and after its publication in the Kansas register.

State of Kansas

Department of Education

Permanent Administrative Regulations

Article 42.—EMERGENCY SAFETY INTERVENTIONS

91-42-1. Definitions. As used in this article, each of the following terms shall have the meaning specified in this regulation: (a) "Administrative review" means review by the state board upon request of a parent.

(b) "Chemical restraint" means the use of medication to control a student's violent physical behavior or restrict a student's freedom of movement.

(c) "Commissioner" means commissioner of education.

(d) "Complaint" means a written document that a parent files with a local board as provided for in this article.

(e) "Department" means the state department of education.

(f) "District" means a school district organized under the laws of this state that is maintaining a public school for a school term pursuant to K.S.A. 72-1106, and amendments thereto. This term shall include the governing body of any accredited nonpublic school.

(g) "Emergency safety intervention" means the use of seclusion or physical restraint.

(h) "Hearing officer" means the state board's designee to conduct an administrative review as specified in K.A.R. 91-42-5. The hearing officer shall be an officer or employee of the department.

(i) "Local board" means the board of education of a district or the governing body of any accredited nonpublic school.

(j) "Mechanical restraint" means any device or object used to limit a student's movement.

(k) "Parent" means any of the following:

(1) A natural parent;

(2) an adoptive parent;

(3) a person acting as a parent, as defined in K.S.A. 72-1046 and amendments thereto;

(4) a legal guardian;

(5) an education advocate for a student with an exceptionality;

(6) a foster parent, unless the foster parent's child is a student with an exceptionality; or

(7) a student who has reached the age of majority or is an emancipated minor.

(l) "Physical escort" means the temporary touching or holding the hand, wrist, arm, shoulder, or back of a student who is acting out for the purpose of inducing the student to walk to a safe location.

(m) "Physical restraint" means bodily force used to substantially limit a student's movement, except that consensual, solicited, or unintentional contact and contact to provide comfort, assistance or instruction shall not be deemed to be physical restraint.

(n) "School" means any learning environment, including any nonprofit institutional day or residential school or accredited nonpublic school, that receives public funding or which is subject to the regulatory authority of the state board.

(o) "Seclusion" means placement of a student in a location where all the following conditions are met:

(1) The student is placed in an enclosed area by school personnel.

(2) The student is purposefully isolated from adults and peers.

(3) The student is prevented from leaving, or the student reasonably believes that the student will be prevented from leaving, the enclosed area.

(p) "State board" means Kansas state board of education.

(q) "Time-out" means a behavioral intervention in which a student is temporarily removed from a learning activity without being secluded. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective April 19, 2013; amended, T-91-2-17-16, Feb. 17, 2016; amended, June 10, 2016.)

91-42-2. Standards for the use of emergency safety interventions. (a) An emergency safety intervention shall be used only when a student presents a reasonable and immediate danger of physical harm to the student or others with the present ability to effect such physical harm. Less restrictive alternatives to emergency safety interventions, including positive behavior interventions support, shall be deemed inappropriate or ineffective under the circumstances by the school employee witnessing the student's behavior before the use of any emergency safety interventions. The use of emergency safety interventions shall cease as soon as the immediate danger of physical harm ceases to exist. Violent action that is destructive of property may necessitate the use of an emergency safety intervention.

(b) Use of an emergency safety intervention for purposes of discipline or punishment or for the convenience of a school employee shall not meet the standard of immediate danger of physical harm.

(c) A student shall not be subjected to seclusion if the student is known to have a medical condition that could put the student in mental or physical danger as a result of seclusion. The existence of the medical condition must be indicated in a written statement from the student's licensed health care provider, a copy of which shall be provided to the school and placed in the student's file.

(d) When a student is placed in seclusion, a school employee shall be able to see and hear the student at all times.

(e) Each seclusion room equipped with a locking door shall be designed to ensure that the lock automatically disengages when the school employee viewing the student walks away from the seclusion room, or in cases of emergency, including fire or severe weather.

(f) Each seclusion room shall be a safe place with proportional and similar characteristics as other rooms where students frequent. Each room shall be free of any condition that could be a danger to the student and shall be well-ventilated and sufficiently lighted.

(g) The following types of restraint shall be prohibited:

(1) Prone, or face-down, physical restraint;

(2) supine, or face-up, physical restraint;

(3) any restraint that obstructs the airway of a student;

(4) any restraint that impacts a student's primary mode of communication;

(5) chemical restraint, except as prescribed treatments for a student's medical or psychiatric condition by a person appropriately licensed to issue these treatments; and

(6) the use of mechanical restraint, except those protective or stabilizing devices either ordered by a person appropriately licensed to issue the order for the device or required by law, any device used by a law enforcement officer in carrying out law enforcement duties, and seatbelts and any other safety equipment when used to secure students during transportation.

(h) The following shall not be deemed an emergency safety intervention:

(1) Physical escort; and

(2) time-out. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective April 19, 2013; amended, T-91-2-17-16, Feb. 17, 2016; amended, June 10, 2016.)

91-42-3. District policy; training; local board dispute resolution. (a) Each district shall develop and implement written policies to govern the use of emergency safety interventions over all schools. At a minimum, written district policies shall conform to the standards, definitions, and requirements of this article. The written policies shall also include the following:

(1) (A) School personnel training shall be designed to meet the needs of personnel as appropriate to their duties and potential need for the use of emergency safety interventions;

(B) training shall address prevention techniques, de-escalation techniques, and positive behavioral intervention strategies;

(C) any training on the use of emergency safety interventions by the district shall be consistent with nationally recognized training programs; and

(D) schools and programs shall maintain written or electronic documentation on training provided and lists of participants in each training; and

(2) a local dispute resolution process, which shall include the following:

(A) A procedure for a parent to file a complaint with the local board. If a parent believes that an emergency safety intervention has been used with the parent's child in violation of this article or the district's emergency safety intervention policy, the parent may file a complaint with the local board. The complaint shall be filed within 30 days of the date on which the parent was informed of the use of that emergency safety intervention;

(B) a complaint investigation procedure;

(C) a dispute resolution final decision. The local board's final decision shall be in writing and shall include findings of fact and any corrective action required by the district if the local board deems these actions necessary. The local board's final decision shall be mailed to the parent and the department within 30 days of the local board's receipt of the complaint; and

(D) a statement of the parent's right to request an administrative review by the state board as specified in K.A.R. 91-42-5, including information as to the deadline by which the parent must submit the request to the state board;

(3) a system for the collection and maintenance of documentation for each use of an emergency safety intervention, which shall include the following:

(A) The date and time of the emergency safety intervention;

(B) the type of emergency safety intervention;

(C) the length of time the emergency safety intervention was used;

(D) the school personnel who participated in or supervised the emergency safety intervention;

(E) whether the student had an individualized education program at the time of the incident;

(F) whether the student had a section 504 plan at the time of the incident; and

(G) whether the student had a behavior intervention plan at the time of the incident;

(4) procedures for the periodic review of the use of emergency safety intervention at each school, which shall be compiled and submitted at least biannually to the district superintendent or district designee; and

(5) a schedule for when and how parents are provided with notice of the written policies on the use of emergency safety interventions.

(b) Written policies developed pursuant to this article shall be accessible on each school's web site and shall be included in each school's code of conduct, school safety plan, or student handbook. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective, T-91-2-17-16, Feb. 17, 2016; effective, June 10, 2016.)

91-42-4. Parent notification; required meeting; filing a complaint. (a) When an emergency safety intervention is used with a student, the school shall notify the parent the same day the emergency safety intervention was used. If the parent cannot be notified, the school shall notify the emergency contact person for the student. (b) The school shall provide documentation of the emergency safety intervention used to the parent no later than the school day following the day on which the emergency safety intervention was used. This documentation shall include the date and time of the intervention, the type of intervention, the length of time the intervention was used, and the school personnel who participated in or supervised the intervention.

(c) In addition to the documentation required by subsection (b), the school shall provide the parent additional information.

(1) After the first incident in which an emergency safety intervention is used with a student during the school year, the school shall provide the following information in printed form to the parent:

(A) A copy of the standards of when emergency safety interventions can be used;

(B) a flyer on the parent's rights;

(C) information on the parent's right to file a complaint through the local dispute resolution process and the complaint process of the state board of education; and

(D) information that will assist the parent in navigating the complaint process, including contact information for the parent training and information center and protection and advocacy system.

(2) After subsequent incidents in which an emergency safety intervention is used with a student during the school year, the school shall provide a full web site address containing the information in paragraph (b)(1).

(d)(1) If there is a third incident involving the use of emergency safety interventions within a school year on a student who has an individualized education program or a section 504 plan, then the student's individualized education program team or section 504 plan team shall meet within 10 days after the third incident to discuss the incident and consider the need to conduct a functional behavioral analysis, develop a behavior intervention plan, or amend either if already in existence, unless the individualized education program team or the section 504 plan team has agreed on a different process.

(2) If there is a third incident involving the use of emergency safety interventions within a school year on a student who is not described in paragraph (d)(1), then a meeting between the student's parent and school employees shall be conducted within 10 days after the third incident to discuss the incident and consider the appropriateness of a referral for an evaluation under the special education for exceptional children act, K.S.A. 72-961 et seq. and amendments thereto, the need for a functional behavioral analysis, or the need for a behavior intervention plan. Each meeting called pursuant to this subsection shall include the student's parent, a school administrator for the school where the student attends, one of the student's teachers, a school employee involved in the incident, and any other school employees designated by the school administrator as appropriate for the meeting.

(3) The student shall be invited to any meeting called pursuant to this subsection.

(4) The time for calling a meeting pursuant to this subsection shall be extended beyond the 10-day limit if the parent of the student is unable to attend within that time period.

(5) Nothing in this subsection shall be construed to prohibit the development and implementation of a functional behavioral analysis or a behavior intervention plan for any student if the student could benefit from such measures but has had fewer than three incidents involving emergency safety interventions within a school year.

(e) If a parent believes that emergency safety interventions have been used in violation of this article or policies of the school district, then within 30 days from being informed of the use of emergency safety intervention, the parent may file a complaint through the local dispute resolution process. Any parent may request an administrative review by the state board within 30 days from the date the final decision was issued pursuant to the local dispute resolution process. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective, T-91-2-17-16, Feb. 17, 2016; effective, June 10, 2016.)

91-42-5. Administrative review. (a) Any parent who filed a written complaint with a local board regarding the use of emergency safety intervention may request an administrative review by the state board of the local board's final decision.

(b) Each parent seeking administrative review shall provide the following information in the request:

(1) The name of the student and the student's contact information;

(2) the name and contact information, to the extent known, for all involved parties, including teachers, aides, administrators, and district staff;

(3) a detailed statement of the basis for seeking administrative review, with all supporting facts and documentation. The documentation shall include a copy of the complaint filed with the local board and shall include the local board's final decision, if issued. The request shall be legibly written or typed and shall be signed by the parent. Relevant written instruments or documents in the possession of the parent shall be attached as exhibits or, if unavailable, referenced in the request for administrative review; and

(4) written consent to disclose any personally identifiable information from the student's education records necessary to conduct an investigation pursuant to this regulation.

(c)(1) Each request for administrative review shall be filed with the commissioner within 30 days from the date a final decision is issued pursuant to the local dispute resolution process or, if a final decision is not issued, within 60 days from the date a written complaint was filed with the local board.

(2) The hearing officer shall forward a copy of the request for administrative review to the clerk of the local board from whom the administrative review is sought.

(d) Upon receipt of each request for administrative review, the hearing officer shall consider the local board's final decision and may initiate its own investigation of the complaint. Any investigation may include the following:

(1) A discussion with the parent, during which additional information may be gathered and specific allegations identified, verified, and recorded;

(2) contact with the local board or other district staff against which the request for administrative review is filed to allow the local board to respond to the request with facts and information supporting the local board's final decision; and

(3) an on-site investigation by department officers or employees.

(e) If the hearing officer receives information that the hearing officer determines was not previously made available to both parties during the local board dispute resolution process, the hearing officer may remand the issue back to the local board. The local board then has 30 days to issue a written amended final decision.

Úpon remand, the hearing officer's case will be closed. All rights to and responsibilities of an administrative review shall begin again when the local board's amended final decision is issued or upon 30 days from when the hearing officer's remand is issued, whichever occurs first.

(f) Within 60 days of the commissioner's receipt of the request for administrative review, the hearing officer shall inform the parent, the school's head administrator, the district superintendent, the local board clerk, and the state board in writing of the results of the administrative review. This time frame may be extended for good cause upon approval of the commissioner.

(g) The results of the administrative review shall contain findings of fact, conclusions of law, and, if needed, suggested corrective action. The hearing officer shall determine whether the district is in violation of this article based solely on the information obtained by the hearing officer during the course of the investigation and the administrative review process. This determination shall include one of the following:

(1) The local board appropriately resolved the complaint pursuant to its dispute resolution process.

(2) The local board should reevaluate the complaint pursuant to its dispute resolution process with suggested findings of fact.

(3) The hearing officer's suggested corrective action is necessary to ensure that local board policies meet the requirements of law.

(h) Nothing in this regulation shall require exhaustion of remedies under this regulation before using procedures or seeking remedies that are otherwise available. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective, T-91-2-17-16, Feb. 17, 2016; effective, June 10, 2016.)

91-42-6. Exemptions. (a) As used in this regulation, each of the following terms shall have the meaning specified in this subsection:

(1) "Appointing authority" means a person or group of persons empowered by statute to make human resource decisions that affect the employment of officers.

(2) "Campus police officer" means a school security officer designated by the board of education of any school district pursuant to K.S.A. 72-8222, and amendments thereto.

(3) "Law enforcement officer" and "police officer" mean a full-time or part-time salaried officer or employee of the state, a county, or a city, whose duties include the prevention or detection of crime and the enforcement of criminal or traffic laws of this state or of any Kansas municipality. This term shall include "campus police officer."

(4) "Legitimate law enforcement purpose" means a goal within the lawful authority of an officer that is to be achieved through methods or conduct condoned by the officer's appointing authority.

(5) "School resource officer" means a law enforcement officer or police officer employed by a local law enforcement agency who is assigned to a district through an agreement between the local law enforcement agency and the district.

(6) "School security officer" means a person who is employed by a board of education of any school district for the purpose of aiding and supplementing state and local law enforcement agencies in which the school district is located, but is not a law enforcement officer or police officer.

(b) Campus police officers and school resource officers shall be exempt from the requirements of this article

when engaged in an activity that has a legitimate law enforcement purpose.

(c) School security officers shall not be exempt from the requirements of this article. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective, T-91-2-17-16, Feb. 17, 2016; effective, June 10, 2016.)

91-42-7. Reporting. (a) Each district shall report information from all incidents of emergency safety interventions that the department deems necessary to the department by the date and in the form specified by the department.

(b) The department shall compile reports from schools on the use of emergency safety interventions and provide the results based on aggregate data on the department web site and to the state board, the governor and the committees on education in the senate and the house of representatives by January 20, 2016, and annually thereafter. The department's reported results shall include but shall not be limited to the following information:

(1) The number of incidents in which emergency safety interventions were used on students who have an individualized education program;

(2) the number of incidents in which emergency safety interventions were used on students who have a section 504 plan;

(3) the number of incidents in which emergency safety interventions were used on students who do not have an individualized education program or a section 504 plan;

(4) the total number of incidents in which emergency safety interventions were used on students;

(5) the total number of students with behavior intervention plans subjected to an emergency safety intervention;

(6) the number of students physically restrained;

(7) the number of students placed in seclusion;

(8) the maximum and median number of minutes a student was placed in seclusion;

(9) the maximum number of incidents in which emergency safety interventions were used on a student;

(10) the information reported under paragraphs (c)(1) through (c)(3) reported by school to the extent possible;

(11) the information reported under paragraphs (c)(1) through (c)(9) aggregated by age and ethnicity of the students on a statewide basis; and

(12) any other information that the department deems necessary to report. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective, T-91-2-17-16, Feb. 17, 2016; effective, June 10, 2016.)

Randy Watson Commissioner of Education

Doc. No. 044560

State of Kansas

Agricultural Remediation Board

Permanent Administrative Regulations

Article 1.—KANSAS AGRICULTURE REMEDIATION REIMBURSEMENT PROGRAM

125-1-6. Eligible corrective action costs. An eligible person may be reimbursed by the board for any of the

following corrective action costs if the board deems the cost necessary and reasonable:

(a) Costs for equipment owned by the eligible person and used during a corrective action for excavating, trucking, land spreading and other similar activities, if all of the following apply:

(1) The equipment is reasonably sized and designed to perform the corrective action;

(2) the hours or units of equipment use are reasonable and necessary for the task performed; and

(3) the equipment costs do not exceed reasonable rental costs for equivalent equipment, including any operator costs;

(b) any oversight costs that the eligible person has paid to the Kansas department of health and environment;

(c) costs for the land spreading of agricultural chemicals as approved by the Kansas department of agriculture, which shall be reimbursed at the custom rate as determined by the local farm service administration office, but not to exceed \$.50 per cubic yard per acre;

(d) normal employee wages, salaries, expenses, or fringe benefit allocations for time that the eligible party's employees actually spend on a corrective action;

(e) the cost of qualified professional services needed for the effective planning and implementation of corrective action, including engineering, hydrogeologic, field technician, hazardous waste disposal, and general contractor services;

(f) costs related to the investigation and source identification, including collecting and analyzing soil samples and groundwater. These costs may include costs for soil boring, installation of monitoring wells, sample collection, sample analysis, and related activities;

(g) costs to excavate contaminated soils and other contaminated media, including backfilling and grading to restore the contours or drainage characteristics of land altered by the corrective action. This subsection shall not authorize the reimbursement of costs incurred for the removal of buildings or other fixtures, except paving materials that are necessarily removed in the course of excavation;

(h) costs to collect, handle, transport, treat, and dispose of contaminated soils, groundwater, and other contaminated materials;

(i) costs associated with an emergency response that was necessary to abate acute risks to human health, safety, and the environment;

(j) costs to plant or till land on which the eligible person land spreads soils or water when the tilling or planting is required by the Kansas department of agriculture or the Kansas department of health and environment;

(k) costs associated with a corrective action that is required by the Kansas department of health and environment; or

(l) any other costs that the board deems necessary or reasonable. (Authorized by and implementing K.S.A. 2-3710; effective, T-125-9-5-01, Sept. 5, 2001; effective Jan. 4, 2002; amended June 10, 2016.)

125-1-7. Eligible corrective action costs; exclusions. Eligible corrective action costs shall not include the following:

(a) Costs that are not eligible for reimbursement as specified in the board's regulations;

(b) indirect costs charged by a contractor, unless those costs are allocated in the contract according to a reasonable cost allocation formula that the contractor uses for other similar contracts;

(c) an eligible person's indirect costs;

(d) the cost for the time that the eligible person or any officer of the eligible person spends planning or implementing a corrective action. Reimbursement of normal employee wages, salaries, expenses, or fringe benefit allocation for time that any employee, other than officers, spends implementing a corrective action may be allowed by the board;

(e) costs to construct, repair, replace, improve, relocate, or demolish any building or fixture, unless the cost is required or approved by the secretary of health and environment and is a part of a corrective action;

(f) loss or decrease of property values;

(g) loss or decrease of revenue or income;

(h) attorney fees or other legal costs;

(i) costs for relocating residents or business operations;

(j) costs of aesthetic or other improvements that are not essential to a corrective action, except for restorative grading and filling costs;

(k) costs that are reimbursed from another source. If after being reimbursed by the board for any cost, an eligible person is reimbursed for the same cost from another source, the eligible person shall promptly notify the board and repay to the board any duplicative reimbursement;

(l) the cost of replacing the released agricultural chemicals;

(m) liability claims or judgments;

(n) costs incurred by any federal, state, or local governmental entity;

(o) costs for a contractor's services that exceed the contractor's bid price for those services, except for those costs that have increased due to services approved or required by the secretary of health and environment;

(p) costs not supported by a cancelled check or other conclusive proof of payment by the eligible person who is applying for reimbursement of those costs;

(q) costs to investigate or repair environmental contamination involving substances that are not agricultural chemicals. If a corrective action involving agricultural chemicals is combined with the investigation or repair of environmental contamination involving substances that are not agricultural chemicals, a portion of the combined project costs may be reimbursed by the board based on the information submitted to the board. If, for any combined project, an eligible person also submits a reimbursement claim to another governmental agency, the cost allocation shall reflect that submission so that this can be taken into account by the board when determining eligibility of the costs;

(r) costs to analyze environmental substances that are not agricultural chemicals, except that costs for the analysis of environmental parameters may be reimbursed by the board if that analysis is needed for the design or implementation of a corrective action;

(s) costs to analyze environmental samples for agricultural chemicals that are not reasonably suspected of having been released at the discharge site; (t) costs to prepare an application for reimbursement, to contest a decision by the board, or to consult with the board or administrator regarding the application;

(u) expense charges for meals, lodging, travel, mileage, or other personal expenses;

(v) supplementary charges for expedited services, including expedited laboratory analysis, mail service, and parcel delivery service, unless required by the secretary of health and environment;

(w) contractor charges that are not based on services provided by the contractor and are not documented;

(x) interest expenses or other financing costs;

(y) costs for the rental or use of land on which the eligible person land spreads soil, water, or other material as approved by the secretary of agriculture or the secretary of health and environment;

(z) costs for subcontractor service charges or markups;

(aa) costs for environmental audits, assessments, evaluations, or appraisals, unless ordered or requested by the secretary of health and environment;

(bb) any civil or criminal penalty assessed by a federal, state, county, or other governmental entity; and

(cc) any cost of a corrective action that causes the total amount of reimbursement for the site to exceed \$200,000. The maximum amount of reimbursement to any one site shall not exceed \$200,000, regardless of the period of time within which the reimbursement was received. However, if the property has been sold or leased and both the buyer and the seller, or both the lessee and the lessor, are responsible for remediation of an agricultural or specialty chemical released at the site, then the total amount of reimbursement for the costs of the corrective actions at the site shall not exceed \$400,000, regardless of the period of time within which the reimbursement was received. (Authorized by K.S.A. 2-3710; implementing K.S.A. 2015 Supp. 2-3708 and K.S.A. 2-3710; effective, T-125-9-5-01, Sept. 5, 2001; effective Jan. 4, 2002; amended Jan. 23, 2015; amended June 10, 2016.)

> Randy E. Stookey Administrator

Doc. No. 044570

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 2.-LOTTERY RETAILERS

111-2-62. Outstanding sales achievement awards. (a) Beginning with the calendar year starting January 1, and ending December 31, each year the Kansas lottery shall recognize its outstanding retailer locations as members of the "Director's Club."

Membership in the Director's Club shall be determined by the executive director of the Kansas lottery or his designee in the following categories: (1) top-selling convenience stores; (2) top-selling grocery stores; (3) top-selling social environment retailer locations; (4) top-selling miscellaneous retailer locations; and (5) most improved retailer locations. The following criteria shall apply to the membership categories of the Director's Club: (1) The number of retailer locations selected for membership into each category of the Director's Club shall be determined at the discretion of the executive director of the Kansas lottery.

(2) The most improved retailer locations shall be determined among those retailers selling a minimum of one hundred fifty thousand dollars (\$150,000) in lottery ticket sales per calendar year based upon the greatest percentage sales increase in the most currently ended calendar year compared to the penultimate calendar year.

(b) Beginning with the calendar year starting January 1, and ending December 31, each year the Kansas lottery shall recognize certain retailer locations as "Golden Ticket Retailers." The Golden Ticket Retailers shall be determined by the executive director of the Kansas lottery or his designee. The Golden Ticket Retailers shall be selected among Kansas lottery retailers who have not been selected as members of the Director's Club during the current selection year. The Golden Ticket Retailers shall be recognized for achievement in the following categories: (1) retailers who achieved five hundred thousand dollars (\$500,000) or more in lottery ticket sales in the most currently ended calendar year, and (2) retailers who achieved one hundred fifty thousand dollars (\$150,000) or more in lottery ticket sales in the most currently ended calendar year as well as the penultimate calendar year, and increased lottery ticket sales in the most currently ended calendar year by 20 percent or more compared to the penultimate calendar year.

(c) The Kansas lottery retailers who are selected as members of the Director's Club, along with those retailers who are selected as Golden Ticket Retailers, shall be awarded recognition as determined by the executive director of the Kansas lottery. (Authorized by K.S.A. 2015 Supp. 74-8710, implementing K.S.A. 74-8708 and K.S.A. 2015 Supp. 74-8710; effective, T-111-7-3-97, June 13, 1997; amended, T-111-5-5-98, April 17, 1998; amended, T-111-3-31-15, March 11, 2015; amended, T-111-5-10-16, April 13, 2016.)

Article 4.-INSTANT GAMES AND DRAWINGS

111-4-3432. "Extreme Crossword" instant ticket lottery game number 626. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Extreme Crossword." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3432.

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

The "prize symbols" and "captions" for this game are as follows:

Prize Symbols	Captions
\$20.00	TWENTY
\$30.00	THIRTY

(c) For this game, a play symbol shall appear in each of 20 play spots within the "CALL LETTERS" play area, in each of six play spots within each "BONUS WORD" play area, in two play spots in the "BONUS WORD PRIZE"

area, and a variable number of times within the crossword puzzle grid.

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

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

(f) The "Extreme Crossword" game is a two-sided crossword game with six separate play areas. The play areas include "CALL LETTERS," "PUZZLE 1," "PUZZLE 2," "PUZZLE 3," "BONUS WORD1," and "BONUS WORD 2." The player will scratch the "CALL LETTERS" play area to reveal 20 "CALL LETTERS." The player will then match each "CALL LETTER" with the corresponding letters in each crossword puzzle and in each "BONUS WORD" play area by removing the translucent scratch-off material covering the matching letter. If a player scratches three or more completed words in any puzzle, the player wins the corresponding prize shown in the prize legend associated with each crossword puzzle. Only the highest corresponding prize can be won for each puzzle. Each puzzle plays separately. If a player scratches the entire "BONUS WORD," the player wins the corresponding prize shown in the "BONUS WORD PRIZE" box for that "BONUS WORD." The entire "BONUS WORD" must be uncovered to win the corresponding prize.

The prize legends for the crossword puzzles in this game are as follows:

PUZZLE 1:

PUZZLES 2 and 3:

FIND	WIN	FIND	WIN
3 words	Free Ticket	3 words	Free Ticket
4 words	\$20	4 words	\$20
5 words	\$30	5 words	\$30
6 words	\$60	6 words	\$60
7 words	\$80	7 words	\$80
8 words	\$100	8 words	\$100
9 words	\$1,000	9 words	\$1,000
10 words	\$100,000	10 words	\$150,000

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

(1) must contain at least three letters;

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

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

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

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

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

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

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

Puzzle 1	Puzzle 2	Puzzle 3	Bonus Word 1	Bonus Word 2	Prize	Expected Number of Prizes in Game	Expected Value in Game
3 words					Free Ticket Free	10,000	\$0
	3 words				Ticket	10,000	0
	o words				Free	10,000	0
		3 words			Ticket	10,000	0
4 words					\$20	24,000	480,000
	4 words				\$20	24,000	480,000
		4 words			\$20	23,900	478,000
				\$20	\$20	23,800	476,000
			\$20		\$20	23,800	476,000
5 words					\$30	14,000	420,000
	5 words				\$30	14,000	420,000
		5 words			\$30	14,000	420,000
				\$30	\$30	14,000	420,000
			\$30		\$30	14,000	420,000
6 words					\$60	2,500	150,000
	6 words				\$60	2,500	150,000
		6 words			\$60	2,500	150,000
		5 words	\$30		\$60	2,500	150,000
4 words	4 words	4 words			\$60	2,500	150,000
5 words			\$30		\$60	2,500	150,000
	5 words			\$30	\$60	2,500	150,000
5 words		5 words			\$60	2,500	150,000
7 words					\$80	1,700	136,000
	7 words				\$80	1,700	136,000
		7 words			\$80	1,640	131,200
4 words	4 words	4 words	*2 0	\$20	\$80	1,290	103,200
4 words	4 words	4 words	\$20	*2 0	\$80	1,280	102,400
< 1	5 words	4 1	\$30	\$20	\$80 \$80	1,280	102,400
6 words 4 words	4 words	4 words	\$20	\$20	\$80 ¢80	1,280	102,400
4 words 8 words	4 words		\$20	\$20	\$80 ¢100	1,280 800	102,400
o words	8 words				\$100 ¢100		80,000
	o words	8 words			\$100 \$100	800 800	80,000
	7 words	o words	\$20		\$100 \$100	800	80,000 80,000
4 words	4 words	4 words	\$20 \$20	\$20	\$100 \$100	920	92,000
4 words 7 words	4 words	4 words	<i>φ</i> 20	φ20	\$100 \$100	720	72,000
9 words	4 WOIU3				\$1,000	70	70,000
2 10103	9 words				\$1,000	60	60,000
	, ,,0103	9 words			\$1,000	60	60,000
10 words					\$100,000		100,000
10 //0100	10 words				\$150,000		300,000
	,uo	10 words			\$150,000		300,000
TOTAL					,	255,985	\$7,980,000

(k) The odds of winning a prize in this game are approximately one in 2.34. (Authorized by K.S.A. 2015 Supp. 74-8710; implementing K.S.A. 2015 Supp. 74-8710, and 74-8720; effective, T-111-5-10-16, April 13, 2016.)

111-4-3442. "Double Bonus Crossword" instant ticket lottery game number 628. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Double Bonus Crossword." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3442.

(b) The "play symbols" for the "YOUR LETTERS," "BONUS LETTERS," "BONUS WORD," and the crossword puzzle grid in this game are as follows: A–B–C– D–E–F–G–H–I–J–K–L–M–N–O–P–Q–R–S–T–U–V–W–X– Y–Z. There are no "play symbol captions" for the play symbols listed hereinabove.

The "prize symbols" and "prize symbol captions" for this game are as follows:

Captions
FIVE\$
TEN\$
TWEN-FIV
FIFTY

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

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

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

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

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

(1) must contain at least three letters;

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

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

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

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

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

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

(i) Approximately 7,680,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 240,000 tickets, and the same odds as were contained in the initial ticket order.

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

Match	Bonus Word	Prizes	Expected Number of Prizes in Game	Expected Value in Game
FREE		Free Ticket	1,280,000	\$0
\$5		\$5	332,800	1,664,000
	\$5	\$5	15,360	76,800
\$10		\$10	176,640	1,766,400
	\$10	\$10	8,704	87,040
\$10	\$5	\$15	6,144	92,160
\$20		\$20	58,880	1,177,600
\$10	\$10	\$20	5,120	102,400
	\$25	\$25	2,560	64,000
	\$50	\$50	1,280	64,000
\$100		\$100	7,680	768,000
\$500		\$500	1,088	544,000
\$2,000		\$2,000	256	512,000
\$20,000		\$20,000	32	640,000
TOTAL			1,896,544	\$7,558,400

(k) The odds of winning a prize in this game are approximately one in 4.05.

(Authorized by K.S.A. 2015 Supp. 74-8710; implementing K.S.A. 2015 Supp. 74-8710, and 74-8720; effective, T-111-5-10-16, April 13, 2016.)

111-4-3443. "\$100,000 Crossword" instant ticket lottery game number 629. (a) The Kansas lottery may conduct an instant winner lottery game entitled "\$100,000 Crossword." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3443.

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

Doubler Puzzle Play Symbols: A–B–C–D–E–F–G– H–I–J–K–L–M–N–O–P–Q–R–S–T–U–V–W–X–Y–Z–and symbol of a money bag.

Mega Puzzle Play Symbols: A–B–C–D–E–F–G–H–I–J– K–L–M–N–O–P–Q–R–S–T–U–V–W–X–Y–Z.

Bonus Word Play Symbols: A–B–C–D–E–F–G–H–I–J–K–L–M–N–O–P–Q–R–S–T–U–V–W–X–Y–Z.

Your Letters Play Symbols: A–B–C–D–E–F–G–H–I–J– K–L–M–N–O–P–Q–R–S–T–U–V–W–X–Y–Z.

App Play Code Symbols: 0–1–2–3–4–5–6–7–8–9–C–D– F–G–H–I–J–K–M–N–O–P–R–T–V–W–Y–Z.

There are no "play symbol captions" in this game puzzle.

(c) The "\$100,000 Crossword" ticket features four separate play areas, "YOUR LETTERS," "DOUBLER PUZ-ZLE," "MEGA PUZZLE," and a "BONUS WORD," plus a code that allows the player to play Crossword online or with a smartphone.

In the "CROSSWORD" games, the player will scratch the "YOUR LETTERS" play area to reveal 20 "YOUR LETTERS." Each "YOUR LETTER" may be used in both crossword puzzles, ("DOUBLER PUZZLE" and "MEGA PUZZLE") and the "BONUS WORD." A player matches the corresponding letters in both crossword puzzles (continued) and the "BONUS WORD" by removing the translucent scratch-off material covering the matching letter. A player wins according to the prize legend associated with each puzzle. Each puzzle plays separately.

In the "DOUBLER PUZZLE," if the player scratches three or more completed words, the player wins the corresponding prize in the prize legend. If one of the winning combinations shown in the prize legend has a completed word with a "MONEY BAG" symbol, the player wins double the prize amount shown in the prize legend. Only the highest corresponding prize can be won. A player can win up to one time on this puzzle.

In the "MEGA PUZZLE," if the player scratches five or more completed words, the player wins the corresponding prize in the prize legend. Only the highest corresponding prize can be won. A player can win up to one time on this puzzle.

In the "BONUS WORD" play area, if the player completely uncovers the "BONUS WORD" using "YOUR LETTERS," the player wins \$15 instantly.

In "CROSSWORD APP," the player plays online or with a smartphone. The player saves his or her non-winning ticket and visits www.kslottery.com to play crossword online for a chance to win entries into the second-chance drawing. The player will download the kscrossword app and play on his or her smartphone by scanning the code on the ticket back or the player can visit the app store.

(d) For this game, a play symbol shall appear in each of 20 play spots within the "YOUR LETTERS" play area, in each of five play spots within the "BONUS WORD" play area, and a variable number of times within the cross-word puzzle grids.

(e) The ticket numbers in each book of tickets in this game shall start with 000 and end with 029.

(f) The price of instant tickets sold by a retailer for this game shall be \$10.00 each.

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

(h) Approximately 600,030 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 200,010 tickets, and the same odds as were contained in the initial ticket order.

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

Puzzle 1	Puzzle 2	Bonus Word	Prize	Expected Number of Prizes in Game	Expected Value in Game
3 words			\$10	44,001	\$440,010
	5 words		\$10	44,001	440,010
		\$15	\$15	42,000	630,000
4 words			\$20	9,999	199,980
3 words (dbl)			\$20	9,999	199,980
3 words	5 words		\$20	10,005	200,100
5 words			\$25	6,000	150,000
	6 words		\$25	6,000	150,000
3 words		\$15	\$25	6,000	150,000
	5 words	\$15	\$25	6,000	150,000
6 words			\$50	990	49,500
4 words (dbl)	5 words		\$50	990	49,500
5 words (dbl)			\$50	1,008	50,400
	7 words		\$50	1,008	50,400
5 words	6 words		\$50	1,005	50,250

3 words	6 words	\$15	\$50	900	45,000
5 words	5 words	\$15	\$50	900	45,000
7 words			\$75	450	33,750
	8 words		\$75	450	33,750
6 words	6 words		\$75	450	33,750
5 words	7 words		\$75	450	33,750
8 words			\$100	258	25,800
6 words (dbl)			\$100	258	25,800
	9 words		\$100	258	25,800
6 words	7 words		\$100	258	25,800
3 words	8 words	\$15	\$100	258	25,800
	10 words		\$200	210	42,000
7 words (dbl)	7 words		\$200	195	39,000
8 words (dbl)			\$200	195	39,000
9 words			\$500	120	60,000
	11 words		\$500	120	60,000
9 words (dbl)			\$1,000	30	30,000
	12 words		\$1,000	27	27,000
9 words	11 words		\$1,000	27	27,000
	13 words		\$10,000	6	60,000
	14 words		\$100,000	5	500,000
TOTAL				194,831	\$4,198,130
dbl-denotes "	Money Bag	" doubl	er feature		

dbl-denotes "Money Bag" doubler feature

(j) The odds of winning a prize in this game are approximately one in 3.08. (Authorized by K.S.A. 2015 Supp. 74-8710; implementing K.S.A. 2015 Supp. 74-8710, and 74-8720; effective, T-111-5-10-16, April 13, 2016.)

111-4-3444. "Bingo Boxes" instant ticket lottery game number 695. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Bingo Boxes." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3444.

(b) The "play/game symbols" for the four "BINGO CARD" play areas for this game are as follows:

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

In the "CALLER'S CARD" play area, a letter/number combination play/game symbol appears in each of the 24 play spots. In the "BONUS NUMBERS" play area, a letter/number combination game symbol appears in each of the three play spots. "Play symbols" for the "CALL-ER'S CARD," and the "BONUS NUMBERS" play areas for this instant game are the following:

B01	I16	N31	G46	O61
B02	I17	N32	G47	O62
B03	I18	N33	G48	O63
B04	I19	N34	G49	O64
B05	I20	N35	G50	O65
B06	I21	N36	G51	O66
B07	I22	N37	G52	O67
B08	I23	N38	G53	O68
B09	I24	N39	G54	O69
B10	I25	N40	G55	O70

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B11	I26	N41	G56	O71
B12	I27	N42	G57	O72
B13	I28	N43	G58	O73
B14	I29	N44	G59	O74
B15	I30	N45	G60	O75

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

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

(e) "Bingo Boxes" is a two-part vertically oriented game. The first part consists of the "CALLER'S NUM-BERS" and the "BONUS NUMBERS." The "CALLER'S NUMBERS" contains 24 draw numbers covered by opaque latex. The "BONUS NUMBERS" consist of three draw numbers covered by opaque latex.

The second part consists of four "GAME CARDS" each containing 24 numbers and a "FREE" space in the center of each card, for a total of 25 squares. The "GAME CARDS" are each covered by translucent scratch-off.

A player removes the scratch-off material from the areas on the ticket indicated by the words "CALLER'S NUM-BERS" and "BONUS NUMBERS" to reveal a total of 27 letter/number combinations. A player wins by matching the "CALLER'S NUMBERS" and "BONUS NUMBERS" to the numbers on the four "GAME CARDS." If the player finds a diagonal, vertical, or horizontal straight line, or four corners of the grid, or an "X" pattern, or a "BOX" pattern, the player wins a prize according to the prize legend beside the respective "GAME CARD."

(f) Each ticket in this game may win up to four times. Only the highest prize won on each card will be awarded.

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

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

						Expected
					Number of	Value
Card 1	Card 2	Card 3	Card 4	Prizes	Prizes in Game	in Game
Line \$2				\$2	312,000	\$624,000
	Line \$3			\$3	288,000	864,000
		Line \$5		\$5	62,400	312,000
Line \$2	Line \$3			\$5	72,000	360,000
Box \$5				\$5	120,000	600,000
	Line \$3	Line \$5		\$8	24,000	192,000
			Line \$10	\$10	3,000	30,000
Line \$2	Line \$3	Line \$5		\$10	12,000	120,000
4C \$10				\$10	21,600	216,000
	Box \$10			\$10	11,280	112,800
Line \$2	Line \$3		Line \$10	\$15	3,000	45,000
		Line \$5	Line \$10	\$15	1,500	22,500
	4C \$20			\$20	1,500	30,000
		Box \$20		\$20	3,000	60,000
4C \$10			Line \$10	\$20	1,500	30,000
Line \$2	Line \$3	Line \$5	Line \$10	\$20	3,000	60,000
	Box \$10	Line \$5	Line \$10	\$25	6,000	150,000
			Box \$30	\$30	2,400	72,000
		4C \$50		\$50	1,200	60,000
		Box \$20	Box \$30	\$50	2,760	138,000
			4C \$100	\$100	360	36,000

X \$100				\$100	120	12,000
	4C \$20	4C \$50	Box \$30	\$100	1,236	123,600
		4C \$50	4C \$100	\$150	96	14,400
4C \$10	4C \$20	Box \$20	4C \$100	\$150	60	9,000
X\$100	4C \$20	4C \$50	Line \$10	\$180	48	8,640
4C \$10	4C \$20	4C \$50	4C \$100	\$180	36	6,480
	X \$500			\$500	30	15,000
		X \$1,000		\$1,000	24	24,000
			X \$10,000	\$10,000	12	120,000
TOTAL					954,162	\$4,467,420

(i) The odds of winning a prize in this game are approximately one in 3.77. (Authorized by K.S.A. 2015 Supp. 74-8710; implementing K.S.A. 2015 Supp. 74-8710, and 74-8720; effective, T-111-5-10-16, April 13, 2016.)

111-4-3445. "Super Hit Super Ticket" instant ticket lottery game number 697. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Super Hit Super Ticket." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3445.

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

Hit \$50! Game

Play Symbols	Captions
1	ONE
2	TWO
4	FOUR
5	FIVE
6	SIX
7	SEVEN
8	EIGHT
9	NINE
10	TEN
11	ELEVN
12	TWELV
13	THRTN
14	FORTN
15	FIFTN
16	SIXTN
17	SEVTN
18	EGHTN
19	NINTN
20	TWENTY
21	TWONE
23	TWTHR
24	TWFOR
25	TWFIV
Symbol of 2X (outlined)	WIN2X
Prize Symbols	Captions
\$5 ^{.00}	FIVE\$
\$10.00	TEN\$
\$20.00	TWENTY
\$30.00	THIRTY
\$50 ^{.00}	FIFTY
\$200	TWO-HUN
\$500	FIV-HUN

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11:4 \$100! Came			
Hit \$100! Game		Symbol of a vault	VAULT
Play Symbols	Captions	Symbol of a star	STAR
1	ONE	Symbol of a shoe	SHOE
2	TWO	Symbol of a pot of gold	POTGOLD
4	FOUR	Symbol of a heart	HEART
5	FIVE	Symbol of an orange	ORANGE
6	SIX	Symbol of the moon	MOON
7	SEVEN	Symbol of a slice of watermelon	MELON LIGHTNING
8	EIGHT	Symbol of a lightning bolt	LEMON
9	NINE	Symbol of a lemon Symbol of a key	KEY
10	TEN	Symbol of a bank	BANK
11	ELEVN	Symbol of a bunch of grapes	GRAPES
12	TWELV	Symbol of a bunch of cherries	CHERRY
13	THRTN	Symbol of 5X (outlined)	WINX5
14	FORTN	Symbol of SX (outlined)	VVII V/O
15	FIFTN	Prize Symbols	Captions
16 17	SIXTN	-	-
17	SEVTN EGHTN	\$5 ^{.00}	FIVE\$
18		\$10 ^{.00} \$20 ^{.00}	TEN\$
19 20	NINTN TWENTY	\$30.00	TWENTY THIRTY
20 21	TWONE	\$50 ⁻⁰⁰	FIFTY
22	TWTWO	\$100	HUNDRED
22	TWTHR	\$200	TWO-HUN
23	TWFOR	\$500	FIV-HUN
25	TWFIV		110-11010
26	TWSIX	Hit \$1000! Game	
27	TWSEV	Play Symbols	Captions
28	TWEGT	Symbol of a diamond	DIAMOND
29	TWNIN	Symbol of a crown	CROWN
30	THRTY	Symbol of some coins	COINS
30	THIRTY	Symbol of a three-leaf clover	CLOVER
31	THONE	Symbol of a bell	BELL
32	THTWO	Symbol of a gold bar	BAR
34	THFOR	Symbol of a moneybag	MONEYBAG
35	THFIV	Symbol of a vault	VAULT
Symbol of 3X (outlined)	WIN3X	Symbol of a star	STAR
•		Symbol of a shoe	SHOE
Prize Symbols	Captions	Symbol of a pot of gold	POTGOLD
\$5.00	FIVE\$	Symbol of a heart	HEART
\$10.00	TEN\$	Symbol of an orange	ORANGE
\$20 ^{.00}	TWENTY	Symbol of the moon	MOON
\$30 ^{.00}	THIRTY	Symbol of a slice of watermelon	MELON
\$50 ^{.00}	FIFTY	Symbol of a lightning bolt	LIGHTNING
\$100	HUNDRED	Symbol of a lemon	LEMON
\$200	TWO-HUN	Symbol of a key	KEY
Hit \$500! Game		Symbol of a bank	BANK
		Symbol of a bunch of grapes	GRAPES
Play Symbols	Captions	Symbol of a bunch of cherries	CHERRY FRWRKS
Symbol of a diamond	DIAMOND	Symbol of fireworks Symbol of a wallet	WALLET
Symbol of a crown	CROWN	Symbol of a wishbone	WISHBONE
Symbol of some coins	COINS	Symbol of a chest	CHEST
Symbol of a three-leaf clover	CLOVER	Symbol of a rainbow	RAINBOW
Symbol of a bell	BELL	Symbol of a kite	KITE
Symbol of a gold bar	BAR	Symbol of a ring	RING
Symbol of a moneybag	MONEYBAG	of moor or a ring	10110

Symbol of an armored car	ARCAR
Symbol of 5X (outlined)	WINX5
Symbol of 10 X (outlined)	WINX10

Prize Symbols	Captions
\$5.00	FIVE\$
\$10.00	TEN\$
\$20.00	TWENTY
\$30.00	THIRTY
\$50.00	FIFTY
\$100	HUNDRED
\$200	TWO-HUN
\$1,000	ONE-THO

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

(d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 029.

(e) The price of instant tickets sold by a retailer for this game shall be \$10.00 each.

(f) The "Super Hit Super Ticket" consists of four separate games each with multiplier features. In the "Hit \$50!" game, a player will scratch the play area to reveal two "WINNING NUMBERS" and 10 "YOUR NUM-BERS" with a prize amount shown below each "YOUR NUMBER." If a player matches either "WINNING NUMBER." If a player matches either "WINNING NUMBER." to any of the "YOUR NUMBERS," the player wins the prize amount shown for the matching "YOUR NUMBER." If a player reveals a "2X" symbol, the player wins double the prize amount shown. A player can win up to 10 times in this game.

In the "Hit \$100!" game, a player will scratch the play area to reveal three "WINNING NUMBERS" and 15 "YOUR NUMBERS" with a prize amount shown below each "YOUR NUMBER." If a player matches any "WIN-NING NUMBER" to any of the "YOUR NUMBERS," the player wins the prize amount shown for the matching "YOUR NUMBER." If a player reveals a "3X" symbol, the player wins three times the prize amount shown. A player can win up to 15 times in this game.

In the "Hit \$500!" game, a player will scratch the play area to reveal 12 "GAMES." Each "GAME" will consist of three play symbols and a corresponding prize amount. If a player reveals three identical play symbols within any single "GAME," the player wins the prize amount shown for that "GAME." If a player reveals three "5X" symbols in any single "GAME," the player wins five times the prize amount shown for that "GAME." A player can win up to 12 times in this game.

In the "Hit \$1,000!" game, a player will scratch the play area to reveal 18 "GAMES." Each "GAME" will consist of three play symbols and a corresponding prize amount. If a player reveals three identical play symbols within any single "GAME," the player wins the prize amount shown for that "GAME." If a player reveals three "5X" symbols in any single "GAME," the player wins five times the prize amount shown for that "GAME." If a player reveals three "10X" symbols in any single "GAME," the player wins 10 times the prize amount shown for that "GAME." A player can win up to 18 times in this game.

(g) Each ticket in this game may win up to 55 times.

(h) Approximately 720,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 240,000 tickets, and the same odds as were contained in the initial ticket order.

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

Expected

Expected

Hit \$50! Game	Hit \$100! Game	Hit \$500! Game	Hit \$1,000! Game	Prize	Number of Prizes in Game	Value in Game
\$10 or	\$10 or	\$10 or	\$10	\$10	12,000	\$120,000
\$5 (2X)				\$10	48,000	480,000
\$5	\$5			\$10	24,000	240,000
(\$5 x 2) or	(\$5 x 2) or	(\$5 x 2) or	(\$5 x 2) or	\$10	12,000	120,000
		\$5	\$5	\$10	12,000	120,000
\$20 or	\$20 or	\$20 or	\$20 or	\$20	12,000	240,000
	\$5 (3X)		\$5	\$20	12,000	240,000
\$10 (2X)				\$20	24,000	480,000
(\$5 x 4) or	(\$5 x 4) or	(\$5 x 4) or	(\$5 x 4) or	\$20	24,000	480,000
\$30 or	\$30 or	\$30 or	\$30 or	\$30	6,000	180,000
\$5 (2X)	\$5 (3X)	\$5		\$30	6,000	180,000
(\$10 x 3) or	(\$10 x 3) or	(\$10 x 3) or	(\$10 x 3) or	\$30	6,000	180,000
		\$5 (5X) + \$5 or	\$5 (5X) + \$5 or	\$30	6,000	180,000
\$50				\$50	450	22,500
			\$5 (10X)	\$50	900	45,000
		\$10 (5X) or	\$10 (5X) or	\$50	2,160	108,000
\$10	\$5 (3X)		\$5 (5X)	\$50	2,160	108,000
(\$10 x 5) or	(\$10 x 5) or	(\$10 x 5) or	(\$10 x 5) or	\$50	1,440	72,000
\$5	\$5	\$5 (5X)	(\$5 x 3)	\$50	2,160	108,000
	\$10	(\$10 x 2)	(\$10 x 2)	\$50	1,440	72,000
\$10	(\$5 x 2)	\$10	(\$5 x 4)	\$50	540	27,000
		\$5 (5X)	(\$5 x 5)	\$50	750	37,500
	\$100			\$100	900	90,000
\$5 (2X)	\$5 (3X)	(\$5 x 5)	(\$10 x 5)	\$100	1,200	120,000
						(continued)

Hit \$50! Game	Hit \$100! Game	Hit \$500! Game	Hit \$1,000! Game	Prize	Expected Number of Prizes in Game	Expected Value in Game
(\$10 x 10) or	(\$10 x 10) or	(\$10 x 10) or	\$10 x 10) or	\$100	600	60,000
\$50	\$10	(\$10 x 2)	(\$5 x 4)	\$100	1,200	120,000
(\$20 x 5) or	(\$20 x 5) or	(\$20 x 5) or	(\$20 x 5) or	\$100	300	30,000
(\$5 x 5)	(\$5 x 5)	(\$5 x 5)	(\$5 x 5)	\$100	600	60,000
\$200 or	\$200 or	\$200 or	\$200 or	\$200	30	6,000
\$50	(\$5 x 10)	\$10 x 5)	(\$10 x 5)	\$200	90	18,000
\$50	\$100		\$5 (10X)	\$200	180	36,000
	\$100	(\$5 (5X) x 2)	(\$5 x 10)	\$200	90	18,000
(\$10 x 5) + (\$30 x 5) or	(\$10 x 5) + (\$30 x 5) or	(\$10 x 5) + (\$30 x 5) or	(\$10 x 5) + (\$30 x 5) or	\$200	60	12,000
\$50 + (\$5 (2X) x 5)	\$5	\$5	(\$5 x 18)	\$200	240	48,000
	(\$5 (3X) x 2)	(\$10 x 12)	(\$5 (5X) x 2)	\$200	60	12,000
		\$500		\$500	100	50,000
			(\$10 x 15) + \$5 (5X) +			
(\$10 x 5)	(\$10 x 2) + (\$5 x 6)	(\$10 x 10) + (\$10 (5X) x 2)	\$20 + \$5	\$500	130	65,000
(\$10 (2X) x 5)	(\$20 x 5)	(\$20 x 5)	(\$20 x 10)	\$500	100	50,000
	(\$5 (3X) + (\$5 x		$(\$5(10X) \times 2) + (\$5 \times 10) +$			
(\$5 x 10)	11) + (\$10 x 3)	$(\$5 (5X) \times 4) + (\$5 \times 8)$	(\$10 x 6)	\$500	200	100,000
			\$1,000	\$1,000	10	10,000
(\$10 (2X) x 5)	(\$10 x 5) + (\$5 x 10)	$($20 \times 10) + ($100 \times 2)$	(\$20 x 10) + (\$50 x 4)	\$1,000	20	20,000
		$(\$100 \times 2) + (\$20 (5x) \times 2) +$		¢1.000	10	10,000
	(#F0 F)	$(\$10 \times 6) + (\$20 \times 2)$	$(\$5 (5X) \times 16) + (\$50 \times 2)$	\$1,000	10	10,000
(\$50 x 5)	(\$50 x 5)	(\$50 x 5)	\$50 x 5)	\$1,000	10	10,000
$(\$50 \times 2) + (\$5 (2X) \times 5)$	(\$100 x 3)	(\$20 x 10) + (\$5 (5X) x 2)	(\$20 x 15)	\$1,000	15	15,000
(\$50 x 2)	(\$100 x 2)	\$500	$(\$5 (10X) \times 2) + (\$10 \times 10)$	\$1,000	5	5,000
	(\$100 x 10) or	(\$100 x 10) or	(\$100 x 10) or	\$1,000	5	5,000
(\$50 x 10)	(\$100 x 5)		(64,000 (530) 40)	\$1,000	5	5,000
	\$100 (3X) + (\$50 x 9)) +		(\$1,000 (5X) x 10) + (\$1,000 x 5) +			
$(\$50 (2X) \times 2) + (\$500 \times 8)$	(\$10 x 5)	(\$500 (5X) x 4) + \$500 x 8)	(\$50 (5X) x 2) + \$500	\$75,000	3	225,000
TOTAL					222,163	\$5,040,000

(j) The odds of winning a prize in this game are approximately one in 3.24. (Authorized by K.S.A. 2015 Supp. 74-8710; implementing K.S.A. 2015 Supp. 74-8710, and 74-8720; effective, T-111-5-10-16, April 13, 2016.)

Article 17.-SPECIFIC ONLINE DRAWING RULES

111-17-30. Sporting KC drawing. (a) The Kansas lottery shall conduct a second-chance online drawing entitled "Sporting KC Drawing." The Kansas lottery will accept online entries into the drawing beginning at 5:00 a.m. on May 15, 2016. Entry into the drawing will close at noon on July 5, 2016. The drawing will be conducted sometime after entry into the drawing has closed, but before noon on July 8, 2016.

(b) The specific ticket eligible for entry into the drawing shall be any winning or non-winning Kansas lottery \$5 or more single online Super Kansas Cash ticket. Entry tickets shall be purchased beginning at 5:00 a.m. on May 15, 2016, through 2:00 a.m. on July 5, 2016. The entry ticket(s) may include multiple plays or multi-draws.

(c) A player shall enter qualifying tickets through the online Kansas lottery players club at www.kslottery. com. The player shall follow the hyperlink specifically developed for the purpose of accessing the "Sporting KC Drawing." The player shall enter the required data from the online ticket manually for entry into the drawing.

(d) For the "Sporting KC Drawing" to be conducted before noon on July 8, 2016, the Kansas lottery shall award five grand prizes. Each grand prize shall consist of four tickets to the Sporting KC soccer game on July 31, 2016, a parking pass, access to the media suite at Children's Mercy Park to watch the Sporting KC soccer team, food and beverage in the signature level lounge, and \$400 cash. Each grand prize awarded shall have an approximate value of \$2,228.00.

(e) For the drawing described in subsection (d), the Kansas lottery shall select 20 entrants. The first five entries selected in the drawing shall be awarded a grand prize. The next 15 entries selected in the drawing (numbers 6 through 20) shall be used as alternate winners, if necessary, in the order drawn.

(f) A player may enter the drawing an unlimited number of times, but may win only one prize package in the drawing.

(g) A winner of a prize shall be notified via email that he or she has won a prize. At that time, the winner shall be instructed how to verify his or her personal identification.

(h) A winner shall be sent a claim form via U. S. mail at the time the winner is notified he or she has won a prize.

(i) A player who is selected as a prize winner in the drawing must return his or her completed claim form, and must be received by the Kansas lottery within 10 days following the date of the online drawing. A player who is among the entrants selected as an alternate winner in this drawing to receive a prize must return his or her completed claim form within 10 days following the date the alternate winner was sent a claim form via U. S. mail.

(j) Completed claim forms can be mailed by the winner via U.S. Mail to: Kansas lottery, 128 North Kansas Ave-

nue, Topeka, Kansas 66603, or the winner can deliver the completed claim form to the Kansas lottery claims center in Topeka, Kansas, during the hours the claim center is open for business.

(k) If a player fails to answer any email, respond to any request for information, or fill out any forms required by the Kansas lottery within the time allotted in the winner's notification of winning a prize, said win shall be forfeited and the prize shall be awarded to another alternate winner.

(l) Each person who enters the "Sporting KC Drawing" agrees to release Sporting KC Soccer and the Kansas lottery and respective officers, directors, employees, agents, and sponsors from liability of any kind or nature for any loss, claims, damages, or injuries of any kind associated with participation in the drawing or with acceptance and use of any prize.

(m) In the event any prize awarded for this drawing is postponed, changed, or canceled in whole or in part, no cash prize substitutions or other compensation shall be provided.

(n) Rules applicable to this online event drawing are contained in K.A.R. 111-17-30 and K.A.R. 111-16-1 *et seq.* (Authorized by K.S.A. 2015 Supp. 74-8710 and 74-8748; implementing K.S.A. 2015 Supp. 74-8710; effective, T-111-5-10-16, April 13, 2016.)

111-17-31. \$100,000 Crossword second-chance drawing. (a) The Kansas lottery may conduct a second-chance online event drawing entitled "\$100,000 Crossword Second-Chance Drawing." The Kansas lottery will begin accepting online entries at 5:00 a.m. on the date the entry ticket is launched to the general public.

(b) There will be 10 second-chance drawing winners selected in each bi-weekly drawing beginning May 18, 2016, for a total of 17 drawings. Each drawing winner shall receive a \$100 Kansas lottery coupon. The entry deadlines and drawing dates shall be as follows:

Drawing Number	Entry Deadline	Drawing Date
Drawing 1	May 17, 2016	May 18, 2016
Drawing 2	May 31, 2016	June 1, 2016
Drawing 3	June 14, 2016	June 15, 2016
Drawing 4	June 28, 2016	June 29, 2016
Drawing 5	July 12, 2016	July 13, 2016
Drawing 6	July 26, 2016	July 27, 2016
Drawing 7	August 9, 2016	August 10, 2016
Drawing 8	August 23, 2016	August 24, 2016
Drawing 9	September 6, 2016	September 7, 2016
Drawing 10	September 20, 2016	September 21, 2016
Drawing 11	October 4, 2016	October 5, 2016
Drawing 12	October 18, 2016	October 19, 2016
Drawing 13	November 1, 2016	November 2, 2016
Drawing 14	November 15, 2016	November 16, 2016
Drawing 15	November 29, 2016	November 30, 2016
Drawing 16	December 13, 2016	December 14, 2016
Drawing 17	December 27, 2016	December 28, 2016

Entries must be received online by 11:59:59 a.m. central time on the date specified hereinabove for each drawing. The winners in each drawing will be announced on the Friday immediately following the drawing date.

(c) There will be 17second-chance drawings with no limit to the number of entries per person during the course of the promotion.

(d) To enter the "\$100,000 Crossword Second-Chance Drawing," a player shall go to www.kslottery.com or by using the mobile app located on the ticket back go to kscrossword.com. The entrant must first register at the Kansas lottery players club. Then tickets can be submitted by entering the thirteen-digit app code number found beneath the scratch-off material on the ticket front from any valid non-winning Kansas lottery \$10, \$100,000 Crossword instant ticket, game number 629. Entries shall not be accepted which are submitted by any method other than the Internet by computer or via mobile version.

(e) The Kansas lottery's "\$100,000 Crossword Second-Chance Drawing" shall be open to any holder of a valid non-winning Kansas lottery \$10, \$100,000 Crossword instant ticket, game number 629, on sale during the promotion period.

(f) Entrants into the drawing must be at least 18 years of age to enter the promotion. The entrant must be a resident of the United States.

(g) A valid entry must have been sold by a Kansas lottery licensed lottery agent (past or present) or by the Kansas lottery.

(h) Entries received on or before the entry deadline draw date for the specific draw will be eligible for that drawing.

(i) Only valid website entries will be accepted. No mailin or hand-delivered entries will be accepted.

(j) The player is responsible for providing accurate and current contact information. The Kansas lottery is not responsible for player information that is outdated, omitted, or when a player is unreachable after being selected a winner. It is the responsibility of the player to provide and maintain up-to-date and accurate email, name, address, and valid phone number in his or her Players Club account. If an entrant has an impairment that calls for assistance with entering information on the ticket, the Kansas lottery can provide reasonable assistance prior to submitting an entry.

(k) Prizes will be issued in the winner's name only. The winner is the name that was entered during the Players Club registration.

(l) Prize winners will be notified by email.

(m) An entrant may win only once per drawing.

(n) Odds of winning are dependent upon the number of entries received for the drawing.

(o) Entries will not carry forward from one draw to the next.

(p) By entering the drawings, entrant agrees to the terms and conditions of the "\$100,000 Crossword Second-Chance Drawing" rules and regulations.

(q) This promotion is void where prohibited by law.

(r) All second-chance drawings in this promotion shall be conducted at the offices of Pollard Banknote Limited, 140 Otter Street, Winnipeg, Manitoba. The drawings will begin by 2:00 p.m. central time on the scheduled drawing dates. The Kansas lottery will be notified if there is a delay in the drawing time. The Kansas lottery will be notified one hour prior to the scheduled draw time to confirm the draw system is ready to start on time. With the written consent of the Kansas lottery, any drawing may be held at another location mutually agreeable to Pollard

Banknote Limited and the Kansas lottery.

(s) The drawings shall be conducted pursuant to procedures which are mutually agreeable, in writing, to Pollard Banknote Limited and the Kansas lottery. Each drawing shall select 10 records representing 10 winners.

(t) The drawings will be video recorded.

(u) Pollard Banknote Limited shall supply the Kansas lottery with a file listing the winner names, addresses, email addresses, telephone numbers, date of birth, and app code number for the purpose of prize fulfillment.

(v) The winner's name, hometown, and prize will be posted on the Kansas lottery's official website following the validation of the winner.

(w) Each person who enters information in the "\$100,000 Crossword Second-Chance Drawing" agrees to release the Kansas lottery and its respective officers, directors, employees, agents, and sponsors from liability of any kind or nature for any loss, claims, damages, illness, or injuries of any kind associated with participation in the drawing or with acceptance and use of any prize.

(x) If any event or game in any prize package awarded for this drawing is postponed, changed, or canceled in whole or in part, no cash prize substitutions shall be provided.

(y) The Kansas lottery reserves the right to substitute prizes at its sole and total discretion of approximate equal value.

(z) Rules applicable to this online event drawing are contained in K.A.R. 111-17-31 and K.A.R. 111-16-1 *et seq.* (Authorized by K.S.A. 2015 Supp. 74-8710 and 74-8748; implementing K.S.A. 2015 Supp. 74-8710; effective, T-111-5-10-16, April 13, 2016.)

Article 401.—NORTHEAST GAMING ZONE

111-401-142. Wagers. (a) The following shall constitute the permissible wagers at the game of craps:

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

(A) A total of 7 or 11 is thrown; or

(B) A total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a 7 total appears.

A pass bet shall lose if, on the come out roll:

(C) A total of 2, 3, or 12 is thrown; or

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

(2) A "don't pass bet" is a wager placed on the don't pass line of the layout immediately prior to the come out roll. A don't pass bet shall win if, on the come out roll:

(A) A total of 2 or 3 is thrown; or

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

A don't pass bet shall lose if, on the come out roll:

(C) A total of 7 or 11 is thrown; or

(D) A total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a total of 7 appears.

A don't pass bet shall be void if, on the come out roll, a total of 12 is thrown.

(3) A "come bet" is a wager placed on the come line of the layout at any time after the come out roll. A come bet shall win if, on the roll immediately following placement of such bet: (A) A total of 7 or 11 is thrown; or

(B) A total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a total of 7 appears.

A come bet shall lose if, on the roll immediately following placement of such bet:

(C) A total of 2, 3, or 12 is thrown; or

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

(4) A "don't come bet" is a wager placed on the don't come area of the layout at any time after the come out roll. A don't come bet shall win if, on the roll immediately following placement of such bet:

(A) A total of 2 or 3 is thrown; or

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

A don't come bet shall lose if, on the roll immediately following placement of such bet:

(C) A total of 7 or 11 is thrown; or

(D) A total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a total of 7 appears.

A don't come bet shall be void if, on the roll immediately following placement of such bet, a total of 12 is thrown.

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

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

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

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

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

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

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

(12) "Any craps" is a one roll wager that may be made at any time, which shall win if a total of 2, 3 or 12 is thrown

on the roll immediately following placement of such bet and shall lose if any other total is thrown.

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

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

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

(16) "11" (also referred to as "Yo") is a one roll wager that may be made at any time, which shall win if a total of 11 is thrown on the next roll and shall lose if any other total is thrown.

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

(18) "Horn bet" is a one roll wager that may be made at any time, which shall win if any one of the totals 2, 3, 11 or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(41) A "high low" bet is a one roll wager that wins if either a high (12) or low (2) is rolled and loses if any other total is thrown.

(42) "Three way craps" is a one roll wager that wins if either an ace deuce (3) or any craps (2, 3 or 12) is rolled and loses if any other total is thrown.

(43) "Fire bet" is an optional wager that may be offered on selected craps tables that is placed before the first point is established by a new shooter. The wager will win if four (4) or more of the six (6) individual points are made by the shooter. The wager will lose if the three (3) or less of the six (6) individual points are made by the shooter.

(44) "All small" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if a 2, 3, 4, 5, and 6 are all rolled by the shooter before a 7 is rolled. The numbers 2, 3, 4, 5, and 6 may be rolled in any order, the same number may be rolled more than once, and rolling the numbers 8, 9, 10, 11, or 12 are irrelevant to the wager. The wager will lose if a 7 is rolled before a 2, 3, 4, 5, and 6 are all rolled by the shooter.

(45) "All tall" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if an 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The numbers 8, 9, 10, 11, or 12 may be rolled in any order, the same number may be rolled more than once, and rolling the numbers 2, 3, 4, 5, or 6 are irrelevant to the wager. The wager will lose if a 7 is rolled before an 8, 9, 10, 11, and 12 are all rolled by the shooter.

(46) "Make 'em all" is an optional wager that may be

offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if a 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The numbers 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 may be rolled in any order and the same number may be rolled more than once. The wager will lose if a 7 is rolled before a 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter.

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

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

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

(e) A don't come bet and a don't pass bet may be removed or reduced at any time but may not be replaced or increased after such removal or reduction until a new come out roll.

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

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

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

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

Wager	Payout Odds
Pass Bet	1 to 1
Pass Bet odds (points of 4 and 10)	2 to 1
Pass Bet odds (points of 5 and 9)	3 to 2
Pass Bet odds (points of 6 and 8)	6 to 5
Don't Pass Bet	1 to 1
Don't Pass Bet odds (points of 4 and 10)	1 to 2
Don't Pass Bet odds (points of 5 and 9)	2 to 3
Don't Pass Bet odds (points of 6 and 8)	5 to 6
Come Bet and Put Bet	1 to 1
Come and Put Bet odds (points of 4 and 10)	2 to 1
Come and Put Bet odds (points of 5 and 9)	3 to 2
Come and Put Bet odds (points of 6 and 8)	6 to 5
Don't Come Bet	1 to 1
Don't Come Bet odds (points of 4 and 10)	1 to 2
Don't Come Bet odds (points of 5 and 9)	2 to 3
Don't Come Bet odds (points of 6 and 8)	5 to 6
Place Bet on the 4 or 10	9 to 5
Place Bet on the 5 or 9	7 to 5
Place Bet on the 6 or 8	7 to 6
Four the Hardway	7 to 1
Six the Hardway	9 to 1
Eight the Hardway	9 to 1
Ten the Hardway	7 to 1

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

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

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

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

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

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

Buy Bet Made	True Odds Paid
4 to Win	2 to 1
5 to Win	3 to 2
6 to Win	6 to 5
8 to Win	6 to 5
9 to Win	3 to 2
10 to Win	2 to 1

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

(4) Lay bets: If a lay bet is made by a player, winning wagers shall be paid as follows:

1 to 1 on 3, 4,

Lay Bet Made	True Odds Paid
4 to Lose	1 to 2
5 to Lose	2 to 3
6 to Lose	5 to 6
8 to Lose	5 to 6
9 to Lose	2 to 3
9 to Lose	2 to 3
10 to Lose	1 to 2

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

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

(2) Whenever a player makes a don't pass bet and a total of 4, 5, 6, 8, 9, or 10 is thrown on the come out roll, the player shall have the right to make a supplemental wager in support of the don't pass bet which may be limited to an amount so calculated as to provide winnings not in excess of the amount originally wagered on the don't pass bet. If, in such circumstances, the don't pass bet wins, the original don't pass bet shall be paid at odds of 1 to 1 and the supplemental wager shall be paid at odds of 2 to 3 if the come out point was 5 or 9, and at odds of 5 to 6 if the come out point was 6 or 8. A player loses this supplemental wager if the don't pass bet loses.

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

(4) Whenever a player makes a don't come bet and a total of 4, 5, 6, 8, 9, or 10 is thrown on the roll immediately following placement of such bet, the player shall have the right to make a supplemental wager in support of the don't come bet which may be limited to an amount so calculated as to provide winnings not in excess of the amount originally wagered on the don't come bet. If, in such circumstances, the don't come bet wins, the original don't come bet shall be paid at odds of 1 to 1 and the supplemental wager shall be paid at odds of 1 to 2 if the come point was a 4 or 10, at odds of 2 to 3 if the come point was 6 or 8. A player loses this supplemental wager if the don't come bet loses.

(5) The facility manager may allow a supplemental wager in support of a pass or come bet in an amount up (continued) to 20 (twenty) times the amount of the original pass or come bet. The facility manager may allow a supplemental wager in support of a don't pass or don't come bet in an amount so calculated as to provide a winning player with winnings not in excess of up to 20 (twenty) times the amount originally wagered on the don't pass or don't come bet. The original pass, don't pass, come or don't come bet and any supplemental wager allowed pursuant to this subsection shall be paid at the same odds as the original and supplemental wagers are paid under (1) through (4) above.

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

(7) The facility manager may accept a supplemental wager that exceeds an amount that is otherwise authorized by this section or posted as the maximum wager permitted at the table, provided that the excess amount of the supplemental wager is necessary to facilitate the payouts permitted by this section.

(n) The payout odds on a winning fire bet are as follows:

Four individual points	40 to 1
Five individual points	200 to 1
Six individual points	500 to 1

(o) The payout odds on winning "All small," "All tall," and "Make 'em all" wagers are as follows:

All small	34 to 1
All tall	34 to 1
Make 'em all	175 to 1

(Authorized by K.S.A. 2015 Supp. 74-8710 and 74-8748; implementing K.S.A. 2015 Supp. 74-8710; effective, T-111-2-9-12, Dec. 14, 2011; amended, T-111-5-10-16, April 13, 2016.)

111-401-148. Wagers. (a) The following shall constitute the permissible wagers at the game of Craps Free Craps:

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

(A) A total of 7 is thrown; or

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

A pass bet shall lose if, on the come out roll:

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

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

(A) A total of 7 is thrown; or

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(15) "Craps-11" or "C and E" is a one roll wager that

may be made at any time, which shall win if either a craps (a total of 2, 3, or 12) is rolled or a total of 11 is rolled immediately following placement of such bet and shall lose if any other total is thrown.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(36) "Big 6" is a wager that may be made at any time

on the big number 6 on the table layout, which shall win if a total of 6 is rolled before a total of 7 is rolled and shall lose if a total of 7 is thrown before a total of 6.

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

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

(39) A "high low" bet is a one roll wager that wins if either a high (12) or low (2) is rolled and loses if any other total is thrown.

(40) "Three way craps" is a one roll wager that wins if either an ace deuce (3) or any craps (2, 3, or 12) is rolled and loses if any other total is thrown.

(41) "All small" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if a 2, 3, 4, 5, and 6 are all rolled by the shooter before a 7 is rolled. The numbers 2, 3, 4, 5, and 6 may be rolled in any order, the same number may be rolled more than once, and rolling the numbers 8, 9, 10, 11, or 12 are irrelevant to the wager. The wager will lose if a 7 is rolled before a 2, 3, 4, 5, and 6 are all rolled by the shooter.

(42) "All tall" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if an 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The numbers 8, 9, 10, 11, or 12 may be rolled in any order, the same number may be rolled more than once, and rolling the numbers 2, 3, 4, 5, or 6 are irrelevant to the wager. The wager will lose if a 7 is rolled before an 8, 9, 10, 11, and 12 are all rolled by the shooter.

(43) "Make 'em all" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if a 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The numbers 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 may be rolled in any order and the same number may be rolled more than once. The wager will lose if a 7 is rolled before a 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter.

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

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

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

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

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

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

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

the odds listed below.	
Wager	Payout Odds
Pass Bet	1 to 1
Pass Bet odds (points of 2 and 12)	6 to 1
Pass Bet odds (points of 3 and 11)	3 to 1
Pass Bet odds (points of 4 and 10)	2 to 1
Pass Bet odds (points of 5 and 9)	3 to 2
Pass Bet odds (points of 6 and 8)	6 to 5
Come Bet and Put Bet	1 to 1
Come and Put Bet odds	6 to 1
(points of 2 and 12)	0 10 1
Come and Put Bet odds	3 to 1
(points of 3 and 11)	0 10 1
Come and Put Bet odds	2 to 1
(points of 4 and 10)	
Come and Put Bet odds	3 to 2
(points of 5 and 9)	
Come and Put Bet odds	6 to 5
(points of 6 and 8)	
Place Bet on the 2 or 12	11 to 2
Place Bet on the 3 or 11	11 to 4
Place Bet on the 4 or 10	9 to 5
Place Bet on the 5 or 9	7 to 5
Place Bet on the 6 or 8	7 to 6
Four the Hardway	7 to 1
Six the Hardway	9 to 1
Eight the Hardway	9 to 1
Ten the Hardway	7 to 1
Field Bet	1 to 1 on 3, 4,
	9, 10, and 11
	2 to 1 on 2
Amy Corron	2 to 1 on 12
Any Seven	4 to 1 7 to 1
Any Craps	
Craps 2	30 to 1
Craps 3	15 to 1
Craps 12	30 to 1
11 in one roll	15 to 1
Four the Hardway on the Hop	30 to 1
Six the Hardway on the Hop	30 to 1
Eight the Hardway on the Hop	30 to 1
Ten the Hardway on the Hop	30 to 1
One-Three (Ace-Trey) on the Hop	15 to 1
One-Four (Ace-Four) on the Hop	15 to 1
One-Five (Ace-Five) on the Hop	15 to 1
One-Six (Ace-Six) on the Hop	15 to 1
Two-Three (Deuce-Trey) on the Hop	15 to 1
Two-Four (Deuce-Four) on the Hop	15 to 1
Two-Five (Deuce-Five) on the Hop	15 to 1
Two-Six (Deuce-Six) on the Hop	15 to 1
Three-Four (Trey-Four) on the Hop	15 to 1
Three-Five (Trey-Five) on the Hop	15 to 1
Three-Six (Trey-Six) on the Hop	15 to 1
Four-Five on the Hop	15 to 1
Four-Six on the Hop	15 to 1
Big 6	1 to 1
Big 8	1 to 1

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

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

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

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

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

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

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

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

(2) Whenever a player makes a come bet and a total of 2, 3, 4, 5, 6, 8, 9, 10, 11, or 12 is thrown on the roll immediately following placement of such bet, the player shall have the right to make a supplemental wager in support

of the come bet which may be limited to an amount that is equal to the amount of the original come bet. If, in such circumstances, the come bet wins, the original come bet shall be paid at odds of 1 to 1 and the supplemental wager shall be paid at odds of 6 to 1 if the come out point was 2 or 12, 3 to one if the come out point was 3 or 11, 2 to 1 if the come point was 4 or 10, at odds of 3 to 2 if the come point was 5 or 9, and at odds of 6 to 5 if the come point was 6 or 8. A player loses this supplemental wager if the come bet loses.

(3) The facility manager may allow a supplemental wager in support of a pass or come bet in an amount up to 20 (twenty) times the amount of the original pass or come bet. The original pass, come bet and any supplemental wager allowed pursuant to this subsection shall be paid at the same odds as the original and supplemental wagers are paid under (1) through (4) above.

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

(5) The facility manager may accept a supplemental wager that exceeds an amount that is otherwise authorized by this section or posted as the maximum wager permitted at the table, provided that the excess amount of the supplemental wager is necessary to facilitate the payouts permitted by this section.

(m) The payout odds on winning "All small," "All tall," and "Make 'em all" wagers are as follows:

All small	34 to 1
All tall	34 to 1
Make 'em all	175 to 1

(Authorized by K.S.A. 2015 Supp. 74-8710 and 74-8748; implementing K.S.A. 2015 Supp. 74-8710; effective, T-111-2-9-12, Dec. 14, 2011; amended, T-111-5-10-16, April 13, 2016.)

Terry P. Presta Executive Director

Doc. No. 044559

Kansas Register _

16-14-1

Index to Regulations

INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2009 Volumes of the Kansas Administrative Regulations and the 2015 Supplement of the Kansas Administrative Regulations.

AGENCY 1: DEPARTMENT OF ADMINISTRATION

Reg. No.	Action	Register
1-16-4	Amended	V. 35, p. 44
1-16-8	Amended	V. 35, p. 44
1-16-15	Amended	V. 35, p. 45
1-16-18	Amended	V. 35, p. 45
1-16-18a	Amended	V. 35, p. 46
1-45-22	Amended	V. 34, p. 1227

AGENCY 4: DEPARTMENT OF AGRICULTURE

Reg. No.	Action	Register
4-5-1	Revoked	V. 35, p. 238
4-5-2	Revoked	V. 35, p. 238
4-5-4	New	V. 35, p. 238

AGENCY 5: DEPARTMENT OF AGRICULTURE-DIVISION OF WATER RESOURCES

Reg. No.	Action	Register
5-1-1	Amended	V. 35, p. 308
5-12-1	Amended	V. 35, p. 313
5-21-6	Amended	V. 35, p. 431
5-22-7	Amended	V. 35, p. 199
5-23-4	Amended	V. 35, p. 385
5-23-4b	Revoked	V. 35, p. 386
5-24-2	Amended	V. 35, p. 386
5-25-21	New	V. 35, p. 200

AGENCY 7: SECRETARY OF STATE

Reg. No.	Action	Register
7-23-14	Amended	V. 34, p. 1032
7-23-15	New	V. 34, p. 1033

AGENCY 9: DEPARTMENT OF AGRICULTURE-DIVISION OF ANIMAL HEALTH

Reg. No.	Action	Register
9-7-4	Amended	V. 35, p. 428
9-7-4a	Amended	V. 35, p. 428
9-18-31	New	V. 35, p. 313
9-26-1	Revoked	V. 35, p. 314

AGENCY 14: DEPARTMENT OF REVENUE-DIVISION OF ALCOHOLIC BEVERAGE CONTROL

Reg. No.	Action	Register
14-19-40	New (T)	V. 34, p. 824
14-19-40	New	V. 34, p. 1053
14-20-42	New (T)	V. 34, p. 825
14-20-42	New	V. 34, p. 1054
14-21-23	New (T)	V. 34, p. 825
14-21-23	New	V. 34, p. 1054

AGENCY 16: ATTORNEY GENERAL

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16-14-1		
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16-14-9	New (T)	V. 34, p. 962, 963

16-14-1		
through 16-14-9	New V. 34,	p. 1228, 1229
AGENCY 28:	DEPARTMENT DENVIRONME	OF HEALTH
Reg. No.	Action	Register
28-4-94	New	V. 34, p. 420
28-16-28b	Amended	V. 34, p. 190
28-16-28c	Amended	V. 34, p. 194
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28-16-28e	Amended Amended	V. 34, p. 197
28-16-28f 28-16-58	Amended	V. 34, p. 199 V. 34, p. 200
28-19-274	New	V. 34, p. 1140
28-74-1	New	V. 35, p. 383
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28-74-4	New	V. 35, p. 384
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Reg. No. 30-10-19	Revoked	Register
30-44-2	Amended	V. 35, p. 46 V. 35, p. 63
30-44-6	New	V. 35, p. 63
	40: KANSAS INS	
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40-1-37	Amended	V. 34, p. 120
40-1-48	Amended	V. 34, p. 120
40-2-18	Amended	V. 35, p. 405
40-2-20		V. 34, p. 1202
40-4-29a 40-4-34	Amended Amended	V. 34, p. 996
40-4-37e	Amended	V. 35, p. 384 V. 34, p. 120
40-9-118	Amended	V. 34, p. 103
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60-3-110	Amended	V. 35, p. 323
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60-4-103	Amended	V. 34, p. 260
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61-3-22	Amended	V. 34, p. 190
61-7-1	Revoked	V. 35, p. 385
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66-14-1	Amended	V. 34, p. 617
66-14-2	Amended	V. 34, p. 617

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66-14-5	Amended	V. 34, p. 618
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66-14-7	Amended	V. 34, p. 618
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