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State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

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

Effective 4-3-17 through 4-9-17

Term	Rate
1-89 days	0.87%
3 months	0.79%
6 months	0.93%
12 months	1.10%
18 months	1.18%
2 years	1.28%
	Coott Millo

Scott Miller Director of Investments

Doc. No. 045286

State of Kansas

Secretary of State

Code Mortgage Rate for April

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of April 1-30, 2017, is 12 percent. The reference rate referred to in the definition of "code mortgage rate" set forth in K.S.A. 16a-1-301(11)(b)(i) is discontinued, has become impractical to use, and/or is otherwise not readily ascertainable from the Federal Home Loan Mortgage Corporation.

Kris W. Kobach Secretary of State

Doc. No. 045289

(Published in the Kansas Register April 6, 2017.)

City of Gaylord, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2017

Notice is hereby given that the city of Gaylord, Kansas (the issuer) proposes to seek a private placement of the above-referenced bonds (the bonds). The maximum aggregate principal amount of the bonds shall not exceed \$150,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated March 24, 2017.

Aubrey Neussendorfer Clerk

Doc. No. 045288

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

State of Kansas Kansas Housing Resources Corporation

Notice of Public Hearing on the 2017 Weatherization State Plan

Kansas Housing Resources Corporation (KHRC) will conduct a public hearing to provide an opportunity for the public to comment upon the draft copy of the 2017 Weatherization State Plan. The public hearing will be held April 20, 2017, starting at 10:00 a.m. at the KHRC, 611 S. Kansas Ave., Suite 300, Topeka, Kansas.

The 2017 State of Kansas Weatherization State Plan draft includes only pages intended for public comment and can be found on KHRC's website, www.kshousingcorp. org/weatherization.aspx. The 2017 State Plan will be very similar to the 2016 plan. Proposed changes include: removal of landlord contribution requirements, adoption of ASHRAE 62.2-2016, and other minor clarifications. Limited hard copies will be available at the public hearing site and upon request. Written comments must be received by 10:00 a.m. April 20, 2017. The public hearing comment period ends no later than noon April 20, 2017.

Parking is available along Kansas Avenue and the hearing will be less than the two hour limit. If you are in need of a sign language interpreter, an assistive listening device, large print, or other material for accommodations to attend this meeting, you must notify KHRC at least one week prior to the meeting. Requests may be addressed to Katelyn Smith, KHRC, 611 S. Kansas Ave., Suite 300, Topeka, KS 66603-3803, by telephone at 785-217-2052, or via the Kansas relay service.

> Al Dorsey Division Director

Doc. No. 045294

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: http://www.emporia. edu/busaff/purchasing. Additional contact info: phone 620-341-5145, fax: 620-341-5073, email: purchaseorders@emporia. edu. Mailing address: Emporia State University Purchasing, Campus Box 4021, 1 Kellogg Circle, Emporia, KS 66801-5415.

Fort Hays State University – Bid postings: http://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: https://dfs.k-state. edu/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: http://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 30, Lawrence, KS 66045. Additional contact info: phone: 785-864-5800, fax: 785-864-3454, email: purchasing@ku.edu.

University of Kansas Medical Center – Bid postings: http:// www.kumc.edu/finance/purchasing/bid-opportunities.html. Additional contact info: phone: 913-588-1115. Mailing address: University of Kansas Medical Center, Purchasing Department, Mail Stop 2034, 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University – Bid postings: http://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.

> Ephrom Marks Associate Director of Procurement Operations & Strategic Sourcing The University of Kansas Procurement Services

Doc. No. 044666

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 2:00 p.m. on the date indicated. For more information call 785-296-2376.

04/18/2017	EVT0004998	Replace RTU
04/20/2017	EVT0004943	ITS Device Maintenance
- / -/ -		
04/20/2017	EVT0005012	Truck Utility Bodies and/or
		Additional Accessories
04/27/2017	EVT0004996	Well Plugging – Helen Merrill
		Project
04/28/2017	EVT0004995	Workers Compensation
		Collection Services
04/28/2017	EVT0005002	Janitorial Services – Dodge City
04/28/2017	EVT0005003	Janitorial Services – Garden City
05/02/2017	EVT0004979	Health Care Transparency Tools
05/02/2017	EVT0005009	Well Plugging – Caylor Project
05/07/2017	EVT0005014	Data Collection and Analysis
		Application

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

(continued)

Kansas Register

04/20/2017	A-013132(A)	Concordia Subarea Complex Subarea Yard and Support Buildings
04/26/2017	A-013032	Buildings Dyche Hall Partial Renovation of
		7th Floor and Exterior
04/27/2017	A-013159	Concordia Readiness Center Roof
		Replacement

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

Doc. No. 045295

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-17-046/051

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Descript	tion Receiving Water	
Dr. Joel DeRouchey KSU—Animal Sciences and Industry Dairy, Swine, Beef & Poultry Units 232 Weber Hall Manhattan, KS 66506	E/2 of Section 3 T095, R07E, Riley County	36, Big Blue River Basin	
Kanas Permit No. A-BB	RL-C001	Federal Permit No. KS0086282	

This permit is being reissued for a confined animal feeding operation for 624.6 animal units of swine [1,364 head of swine weighing 55 pounds or more (545.6 animal units) and 790 head of swine weighing less than 55 pounds (79 animal units)] and 1,781.3 animal units other than swine (beef and dairy cattle and poultry). There is no change in the permitted animal units. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description
David Ast, Manager Ingalls Feed Yard – East Pens 10505 US Highway 50 Ingalls, KS 67853	NW/4 of Section 31, T25S, R28W, Gray County

Kansas Permit No. A-UAGY-C007

Upper Arkansas **River Basin**

Receiving Water

Federal Permit No. KS0115258

This is a reissued permit for an existing facility for 6,500 head (6,500 animal units) of cattle weighing greater than 700 pounds. This is an increase in the permitted animal units from the previous permit. Proposed modifications include construction of additional pens within the existing facility footprint. Runoff will be controlled by the existing wastewater control system. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Mike H. Bartlett or Gus Bartlett Double B & S Cattle Co. Yard 2 10320 Wrangler Road Fowler, KS 67844	SE/4 of Section 34, T29S, R26W, Ford County	Cimarron River Basin

Kansas Permit No. A-CIFO-B001

This permit is being reissued for an existing facility with a maximum capacity of 574 head (287 animal units) of cattle more than 700 pounds and 6 head (12 animal units) of horses, for a total of 299 animal units of cattle and horses, or 287 head (287 animal units) of cattle more than 700 pounds and 6 head (12 animal units) of horses, for a total of 299 animal units of cattle and horses, or a combination of the two with the total of cattle confined at any one time not exceeding 299 animal units. There is no change in the permitted animal units from the previous permit cycle.

Name and Address of Applicant	Legal Description	Receiving Water
Ken Georg Georg Farms LLC 2490 136th Road Sabetha, KS 66534	SE/4 of Section 30, T03S, R15E, Brown County	Kansas River Basin

Kansas Permit No. A-KSBR-B002

This permit is being renewed for an existing facility with a maximum capacity of 350 head (350 animal units) of cattle more than 700 pounds. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Jerry Regier	NW/4 of Section 18,	Little Arkansas River
5119 NE 12th	T23S, R02E,	Basin
Newton, KS 67114	Harvey County	

Kansas Permit No. A-LAHV-S024

This permit is being reissued for an existing facility with a maximum capacity of 524 head (209.6 animal units) of swine more than 55 pounds and 246 head (24.6 animal units) of swine 55 pounds or less, for a total of 770 head (234.2 animal units) of swine. There is no change in the permitted animal units from the previous permit cycle.

Name and Address Legal Description **Receiving Water** of Applicant

Jim Coberly	NW/4 of Section 02	Smoky Hill River
Glenn Coberly Feedlot	& NE/4 of Section 03	Basin
691 County Road 54 Gove, KS 67736	T15S, R28W, Gove County	Dusht

Kansas Permit No. A-SHGO-B032

This is a new permit for an existing facility with a reduction in head count from 2,999 head (2,999 animal units) of cattle greater than 700 pounds to 999 head (999 animal units) of cattle greater than 700 pounds.

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Public Notice No. KS-Q-17-027/028

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 Stream	Type of Discharge
Hesston, City of PO Box 100	Middle Emma Creek Wastewater	Treated Domestic
Hesston, KS 67062		

Kansas Permit No. M-LA07-OO01 Federal Permit No. KS0022799

Legal Description: NW1/4, SE1/4, NW1/4, S22, T22S, T1W, Harvey County, KS

The proposed action consists of reissuing an existing Kansas/NPDES Water Pollution Control permit for an existing facility. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, ammonia, E. coli, dissolved oxygen, and pH, as well as monitoring for total phosphorus, nitrate + nitrite, total Kjeldahl nitrogen, total nitrogen, arsenic, and flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Cargill Meat Solutions Corporation	Arkansas River	Process Wastewater
PO Box 1060		

Dodge City, KS 67801

Kansas Permit No. I-UA11-PO10 Federal Permit No. KS0092029

Facility Description: SW1/4, S4, T27S, R24W, Ford County, KS

The proposed action consists of reissuing an existing Kansas/NPDES Water Pollution Control permit for an existing facility. This facility is a beef complex slaughterhouse with associated by-product processing. Hide processing is limited to brine curing with no tanning. Fat bearing process wastewater from the packing house operation (including fabrication, slaughtering, rendering, and hide curing non-brine) is directed through rotary bar screens and a two stage dissolved air flotation (DAF) system. The DAF treated fat bearing wastewater, non-fat bearing process wastewater from animal holding pens through bar screens, slaughtering paunch press water, trailer wash water, Millard Scott refrigeration warehouse cooler wash water, sanitary wastewater, nitrogen contaminated groundwater, and other facility wastewaters are directed to three (operated in parallel) double lined anaerobic lagoons with an intermediate leak detection system. Effluent from the anaerobic lagoons is directed to four sequential batch reactors (SBRs) and then either flows through two ultra-violet (UV) channels for disinfection and discharge to Arkansas River (during winter) or is directly pumped to a 360 million gallon capacity three-cell clay lined irrigation storage lagoon system (during summer) for irrigation onto approximately 1,500 acres of crop land. The requirements for groundwater monitoring of the irrigation areas, anaerobic lagoon, and irrigation holding ponds are located in KWPC Permit No. I-UA11-NP05. Hide curing brine wastewater is directed to a brine concentrator through two storage tanks. Solid salt from the concentrator is reused for hide curing and excess brine is directed to an 18 million gallon capacity double hypalon lined, one-cell evaporation pond with an intermediate leak detection system. The proposed permit contains limits for total suspended solids, biochemical oxygen demand, oil and grease, fecal coliform, total nitrogen, ammonia, chlorides, sulfates, dissolved oxygen whole effluent toxicity, and pH, as well as monitoring for nitrate + nitrite, total Kjeldahl nitrogen, total phosphorus, fluoride, total recoverable boron, total dissolved solids, and flow. The permittee is required to submit a nitrate nitrogen operations report as well as a land application and associated reports annually. Contained in the permit is a schedule of compliance requiring the permittee to submit an engineering report evaluating the hide brining wastewater system including recommendations for improvement.

Public Notice No. KS-NQ-17-005

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).

Name and Address of Applicant	Legal Locatio	on	Type of Discharge
Cargill Meat Solutions Corporation PO Box 1060 Dodge City, KS 67801	SW¼, S4, T27 R24W, Ford County,		Non-Overflowing
Kansas Permit No. I-UA	A11-NP05	Federal	Fracking No. KSJ000673

This action consists of reissuing an existing Kansas Water Pollution Control Permit for existing non-overflowing facility. This facility is a beef complex slaughterhouse with associated by-product processing. The facility generally routes the treated wastewater to holding ponds for irrigation during the growing season and discharges to the Arkansas River during the winter season. The treatment plant and brine pond/anaerobic lagoon operations are permitted under Kansas/NPDES Water Pollution Control Permit I-UA11-PO10/ KS0092029. This Kansas Water Pollution Control Permit covers the monitoring requirements for the fresh water supply wells and the groundwater well monitoring requirements for the irrigation pond, center pivot area and the inactive brine ponds/wastewater treatment plant area. The proposed permit contains monitoring for chlorides, sulfates, nitrate, ammonia, biochemical oxygen demand, total recoverable chromium, pond freeboard and water depth. The permittee is also required to monitor the leak detection system for amount pumped, leakage rate, percent to standard and days pumped.

Public Notice No. KS-PT-17-002

The requirements of the draft permits public noticed below are pursuant to the Kansas Administrative Regulations 26-16-82 through 28-16-98, and U.S. Environmental Protection Agency Pretreatment Regulation 40 CFR 403.

Name and Address of Applicant	Receiving Facility	Type of Discharge
D-J Engineering, Inc. 219 W. 6th Ave. Augusta, KS 67010	Conway Springs WWTP	Process Wastewater
Kansas Permit No. P-AF	R25-OO01 Federal T	racking No. KSP000048

Facility Name: D-J Extruding

Facility Location: 723 E. Spring, Conway Springs, KS 67031

The proposed action consists of reissuing an existing pretreatment permit for an existing facility. This facility extrudes aluminum alloy billets into aluminum parts. Aluminum parts are rinsed off in a 9,000 gallon tank containing a water/glycol mixture, following a heat treat operation. This rinse water is discharged to the city sanitary sewer and will be considered Outfall 001. Outfall 002 consists of rinse water from the extruding operation. Outfall 003 consist of wastewater discharged from a steel heat treat operation and Outfall 004 is wastes discharged from a titanium heat treat operation. The proposed permit contains limits for total toxic organics, chromium, zinc, cyanide, oil and grease, and pH, as well as monitoring of flow.

Public Notice No. KS-EG-17-001/002

In accordance with K.A.R. 28-46-7 and the authority vested with the State by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared for the use of the wells described below within the State of Kansas.

Name and Address of Applicant

Cargill, Inc. PO Box 1403 Hutchinson, KS 67504 Facility Name: Hutchinson Salt Plant

Facility Location: Hutchinson, Kansas

Well & Permit Number	Location
Well #I-3 / KS-03-155-085	Latitude: 38.033047 Longitude: -97.916847
Well #I-6 / KS-03-155-150	Latitude: 38.032383 Longitude: -97.917714

Facility Description: The proposed action is to reissue two existing Class III injection wells. The fluids to be injected consist of highimpurity brine, with a small amount of water added. The injection is made into the Hutchinson Salt member of the Wellington formation. Cavern development shall not extend into the upper 40 feet of the salt member. The maximum operational injection pressure is not to exceed 150 pounds per square inch at the wellhead. All construction, monitoring, and operation of these wells shall meet the requirements that apply to Class III Injection wells under K.A.R. 28-43-1 through 28-43-11 and K.A.R. 28-46-1 through 28-46-44 and other requirements of KDHE.

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

All comments regarding the draft documents or application notices received on or before **May 6, 2017**, will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-17-046/051, KS-Q-17-027/028, KS-NQ-17-005, KS-PT-17-002, KS-EG-17-001/002) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the secretary of 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, 1000 SW Jackson St., Suite 420, Topeka, Kansas. 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, MD Secretary

State of Kansas Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:00 a.m. Thursday, April 20, 2017, in the offices of the Kansas Development Finance Authority (KDFA), 534 S. Kansas Ave., Suite 800, Topeka, Kansas, on the proposal for the KDFA to issue its Agricultural Development Revenue Bonds for the projects numbered below in the respective maximum principal amounts. The bonds will be issued to assist the borrowers named below (who will be the owners and operators of the projects) to finance the cost in the amount of the bonds, which are then typically purchased by a lender bank who then, through the KDFA, loans the bond proceeds to the borrower for the purposes of acquiring the project. The projects shall be located as shown:

Project No. 000975–Maximum Principal Amount: \$131,979.70. Owner/Operator: Michael and LaTona Eiberger; Description: Acquisition of 86.5 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the project). The project is being financed by the lender for Michael and LaTona Eiberger (the beginning Farmer) and is located at Section 27, Township 7, Range 15, Jackson County, Kansas, approximately 3.5 miles south of Holton, Kansas on Q Road.

Project No. 000976 Maximum Principal Amount: \$228,000. Owner/Operator: Andrew R and Melissa J Evans; Description: Acquisition of 80 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the project). The project is being financed by the lender for Andrew R and Melissa J Evans (the beginning Farmer) and is located at the East Half of the Southwest Quarter of Section 16, Gilman Township, Nemaha County, Kansas, approximately one mile west of Oneida, Kansas, on 168th Road.

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

All individuals who appear at the hearing will be given an opportunity to express their views concerning the proposal to issue the bonds to finance the projects, and all written comments previously filed with the KDFA at its offices at 534 S. Kansas Ave., Suite 800, Topeka, KS 66603, will be considered. Additional information regarding the projects may be obtained by contacting the KDFA.

> Tim Shallenburger President

Doc. No. 045296

Doc. No. 045293

State of Kansas

Department of Commerce Kansas Athletic Commission

Permanent Administrative Regulation

Article 6.—RULES OF CONDUCT AND EQUIPMENT REQUIREMENTS FOR PROFESSIONAL BOXING, PROFESSIONAL KICKBOXING, PROFESSIONAL FULL-CONTACT KARATE, AND PROFESSIONAL MIXED MARTIAL ARTS

128-6-4. Professional mixed martial arts contests. Except as otherwise specified in this regulation, each professional mixed martial arts contest shall be conducted in accordance with this regulation. If a contestant is a professional in boxing, kickboxing, or karate, the contestant shall compete only as a professional in any mixed martial arts contest.

(a) Each contest shall be limited to those forms of martial arts that consist of unarmed combat.

(b) Except with the prior approval of the commission, a nonchampionship bout shall not exceed three rounds in duration. Each championship bout shall be five rounds in duration. Each contest shall consist of at least four bouts.

(c) Each round during a bout of professional mixed martial arts shall be five minutes in duration. Each period of rest following a round of combat shall be one minute in duration.

(d) Each contestant shall be weighed by the commissioner or designee within 48 hours before the contest. If a contestant's weight does not fall within the range for the weight classification in which the contestant is scheduled to compete in that contest, the contestant shall be reweighed within two hours. If the contestant's weight does not then fall within the range for that weight classification, the contestant shall be disqualified by the boxing commissioner.

(e) A mixed martial arts contestant shall not participate in a boxing, kickboxing, full-contact karate, or professional mixed martial arts bout in Kansas for at least seven days following a previous bout in Kansas or in any other jurisdiction.

(f) Each contestant shall fight only opponents who are in the contestant's weight classification. A bout between two contestants in different weight classifications may be approved by the commission if the difference between the weights of the two contestants does not exceed nine pounds, except for heavyweights and super heavyweights.

(g) The schedule of weight classifications shall be as follows:

Classification	Weight
(1) Atomweight	over 95 and through 105
	pounds
(2) Strawweight	over 105 and through 115
	pounds
(3) Flyweight	over 115 and through 125
	pounds
(4) Bantamweight	over 125 and through 135
	pounds

(5) Featherweight	over 135 and through 145
	pounds
(6) Lightweight	over 145 and through 155
	pounds
(7) Welterweight	over 155 and through 170
-	pounds
(8) Middleweight	over 170 and through 185
	pounds
(9) Light heavyweight	over 185 and through 205
	pounds
(10) Heavyweight	over 205 and through 265
	pounds
(11) Super heavyweight	over 265 pounds

(h) If a substitute contestant is scheduled for a bout, the substitute contestant shall be subject to the same physical examination requirements as those for the original contestant, and the substitute contestant shall be approved by both the physician and the commission.

(i) Any contestant who fails to appear at the appointed place and at the specified time to be examined and weighed or who leaves the designated area without the permission of the commission before the weigh-in or the physical examination is complete may be subject to discipline by the commission.

(j) If a bout is deemed by the commission to be a mismatch that could expose one or both contestants to serious injury based on the record, experience, skill, or condition of each of the contestants, the bout shall be disapproved and cancelled by the boxing commissioner.

(k) The weight of each contestant or the classification in which the contestant will compete, or both, shall be announced at ringside.

(l) Each contestant's equipment shall meet the following requirements:

(1) Éach contestant shall wear mixed martial artsappropriate attire and protective devices, including a dental appliance or a mouthpiece approved by the commissioner. Each male contestant shall wear a protective cup. Each female contestant shall wear a protective pelvic girdle and either a short-sleeved or sleeveless formfitting rash guard or a sports bra. Any female contestant may also wear a plastic breast protector. Contestants shall not wear shoes or any padding on their feet during the contest.

(2) Only Vaseline[®] or a similar petroleum-based product may be lightly applied to the face, arms, or any other exposed part of a contestant's body.

(m) Only officials and members of the media may enter into the contestants' dressing rooms or area.

(n) Each contestant shall be ready to enter the ring immediately after the end of the preceding bout. Any contestant who is not ready to immediately proceed when called and, as a result, causes a delay may be subject to discipline by the commission.

(o) No person other than the contestants and the referee shall enter the ring during a bout. A second or manager shall not stand or engage in distracting actions while the bout is in progress. For each contestant's seconds and manager, a combined total of two warnings for violating any requirement of this subsection shall result in the removal of the seconds and manager from the ringside (continued) area, all of whom shall be subject to discipline by the commission.

(p) Before starting a bout, the referee shall call together both of the contestants and the chief seconds for final instructions.

(q) Each of the following acts shall constitute an intentional foul in a contest:

(1) Using a head butt;

(2) gouging the opponent's eye in any manner;

(3) biting the opponent;

(4) pulling the opponent's hair;

(5) attacking the opponent's groin in any manner;

(6) putting a finger into any orifice of the opponent or into any cut or laceration on an opponent, including fishhooking;

(7) manipulating any of the opponent's joints in the fingers or toes;

(8) striking the opponent's spine or the back of the opponent's head;

(9) striking downward using the point of the elbow;

(10) striking the opponent's throat, including grabbing the trachea;

(11) clawing, pinching, or twisting the opponent's flesh;

(12) in the standing position, moving the arm toward the opponent with an open hand and fingertips pointed at the opponent's face or eyes;

(13) kicking or kneeing the head of a grounded opponent. An opponent shall be deemed grounded if any part of the body, other than a single hand and soles of the feet, is touching the fighting area floor;

(14) stomping a grounded opponent;

(15) thrusting an opponent to the canvas on the opponent's head or neck;

(16) throwing an opponent out of the ring or fenced area;

(17) holding the shorts or gloves of an opponent;

(18) spitting at an opponent;

(19) engaging in any unsportsmanlike conduct that causes an injury to an opponent;

(20) using the ropes or fence to gain an advantage over the opponent;

(21) using abusive language in the ring or fenced area;

(22) attacking an opponent on or during a break, which is signaled by the referee's command or physical act to separate two contestants;

(23) attacking an opponent who is under the care of the referee;

(24) attacking an opponent after the bell has sounded the end of the round;

(25) disregarding the instructions of the referee;

(26) competing in a noncombative manner, including avoiding contact with an opponent, consistently dropping the mouthpiece, or faking an injury;

(27) abandoning the contest during competition; and

(28) engaging in any other action not described in this subsection that is deemed an intentional foul by the referee on the basis that the action poses a danger to the safety of either contestant, impedes fair and competitive play, or is unsportsmanlike.

 $(\mathbf{r})(1)$ If a contestant or the contestant's second commits any intentional foul, the contestant may have points deducted or be disqualified. (2) The referee may penalize the contestant by directing the judges to deduct points from the contestant's score for that round, whether or not the foul was an intentional foul. Except as otherwise provided by this regulation, the referee may determine the number of points to be deducted for each intentional foul and shall base that determination on the severity of the foul and its effect upon the opponent.

(3) If the referee determines that it is necessary to deduct one or more points because of an intentional foul or an accidental foul, the referee shall inform the offender of the penalty to be assessed and, as soon as it is practical after the foul, notify the judges and both contestants of the number of points to be deducted from the offender's score.

(4) All points deducted from a contestant's score for any intentional foul or any accidental foul shall be deducted in the round in which the foul occurred. These points shall not be deducted from the score of any subsequent round.

(s) If a contestant loses a mouthpiece during a bout, the referee may call a time-out. If the referee calls a time-out for this reason, the referee shall direct the contestant's second to replace the mouthpiece.

(t) If a contestant claims to be injured during the bout, the referee may request that the physician examine the contestant. If the physician decides that the contestant has been injured and should not continue, the physician shall so advise the referee.

(u)(1) If a round is interrupted because of an accidental foul, the physician shall determine whether the contestant who has been fouled can continue. If the physician determines that the injured contestant's chance of winning has not been seriously jeopardized as a result of the accidental foul and that the foul did not involve a concussive impact to the head of the injured contestant, the referee may order the contestants to continue the round after a recuperative interval of not more than five minutes. Immediately after separating the contestants, the referee shall inform the inspector or other representative of the commission of the referee's determination that the foul was an accidental foul.

(2) If the physician determines that a contest cannot continue due to an injury caused by an accidental foul during the first two rounds of a contest that is scheduled for three rounds or less or during the first three rounds of a contest that is scheduled for more than three rounds, the referee shall declare a no-contest decision.

(3) If the physician determines that an accidental foul has rendered a contestant unable to continue the contest after completion of the second round of a contest that is scheduled for three rounds or less or after completion of the third round of a contest that is scheduled for more than three rounds, the outcome shall be determined by scoring both the completed rounds and the round during which the referee stops the contest. The contest shall be awarded to the contestant who has the higher score when the contest is stopped.

(4) If an injury inflicted by an accidental foul later becomes aggravated by any legal blow and the physician orders the contest stopped because of that injury, the outcome shall be determined by scoring both the completed rounds and the round during which the referee stops the contest. The contest shall be awarded to the contestant who has the higher score when the contest is stopped.

(v) Each contestant who fails to engage an opponent shall receive an immediate warning from the referee. If the contestant continues to fail to engage the opponent after a warning, the referee shall direct each of the judges to deduct a point from the contestant's score for that round.

(w) If a contestant fails to resume fighting when the bell sounds starting the next round, the referee shall award a technical knockout to the contestant's opponent.

(x) Each contest shall end with one of the following outcomes:

(1) A technical knockout;

(2) a decision by the judges consisting of one of the following:

(A) A unanimous decision;

(B) a split decision;

(C) a majority decision;

(D) a unanimous draw;

(E) a majority draw;

(F) a split draw;

(G) a technical decision; or

(H) a technical draw; or

(3) a decision by the referee consisting of one of the following:

(A) A disqualification;

(B) a forfeit;

(C) a no-contest decision; or

(D) a submission, either verbally or by tapout. (Authorized by K.S.A. 2016 Supp. 74-50,187; implementing K.S.A. 2016 Supp. 74-50,186 and 74-50,187; effective April 4, 2008; amended, T-128-12-20-16, Jan. 1, 2017; amended April 21, 2017.)

Antonio J. Soave, Secretary Department of Commerce

Doc. No. 045287

State of Kansas

Department of Wildlife, Parks and Tourism

Permanent Administrative Regulations

Article 4.-BIG GAME

115-4-2. Big game and wild turkey; general provisions. (a) Possession.

(1) Each permittee shall sign, record the county, the date, and the time of kill, and attach the carcass tag to the carcass in a visible manner immediately following the kill and before moving the carcass from the site of the kill. The carcass tag shall remain attached to the carcass or in the possession of the permittee if transporting a quartered or deboned animal until the animal reaches the permittee's residence or a commercial place of processing or preservation and is processed for consumption. The permittee shall retain the carcass tag until the animal is consumed, given to another, or otherwise disposed of.

(2) Except for a wild turkey or big game animal taken with an "either sex" permit, the beard of the wild turkey shall remain naturally attached to the breast or the head of the big game animal shall remain naturally attached to the carcass while in transit from the site of the kill to the permittee's residence or to a commercial place of processing or preservation, unless the carcass has been tagged with a department check station tag, the permittee has obtained a transportation confirmation number after electronically registering the permittee's big game animal or wild turkey on the department's electronic registration site, or the permittee retains photographs necessary for electronic registration until registration occurs. "Electronically registering" shall mean submitting any necessary and relevant information and digital photographs of the big game head or turkey breast and of the completed carcass tag of sufficient clarity to display the species and the antlered or antlerless condition of the big game animal, the beard of the wild turkey, and the transaction number and signature on a completed carcass tag.

(3) Any legally acquired big game or wild turkey meat may be given to and possessed by another, if a dated written notice that includes the donor's printed name, signature, address, and permit number accompanies the meat. The person receiving the meat shall retain the notice until the meat is consumed, given to another, or otherwise disposed of.

(4) Any person may possess a salvaged big game or wild turkey carcass if a department salvage tag issued to the person obtaining the carcass is affixed to the carcass. The salvage tag shall be retained as provided in paragraph (a)(1). Big game or wild turkey meat may be donated as specified in paragraph (a)(3) using the salvage tag number. Each salvage tag report prepared by the department agent issuing the tag shall be signed by the individual receiving the salvaged big game or wild turkey carcass. Each salvage tag shall include the following information:

(A) The name and address of the person to whom the tag is issued;

(B) the salvage tag number;

(C) the species and sex of each animal for which the tag is issued;

(D) the location and the date, time, and cause of death of each animal; and

(E) the date of issuance and the signature of the department agent issuing the salvage tag.

(b) Big game and wild turkey permits and game tags.

(1) Big game and wild turkey permits and game tags shall not be transferred to another person, unless otherwise authorized by law or regulation.

(2) In addition to other penalties prescribed by law, each big game and wild turkey permit or game tag shall be invalid from the date of issuance if obtained by an individual under any of these conditions:

(A) Through false representation;

(B) through misrepresentation; or

(C) in excess of the number of permits or game tags authorized by regulations for that big game species or wild turkey.

(3) No individual shall copy, reproduce, or possess any copy or reproduction of a big game or wild turkey permit or carcass tag.

(c) Hunting assistance. Subject to the hunting license requirements of K.S.A. 32-919 and amendments thereto, the license requirements of the implementing regula-(continued) tions, and the provisions of paragraphs (c)(1), (c)(2), and (c)(3), any individual may assist any holder of a big game or wild turkey permit or game tag during the permittee's big game or wild turkey hunting activity. This assistance may include herding, driving, or calling.

(1) An individual assisting the holder of a big game or wild turkey permit or game tag shall not perform the actual shooting of big game or wild turkey for the permittee, unless authorized by K.A.R. 115-18-15. However, a permittee who is, because of disability, unable to pursue a wounded big game animal or wild turkey may designate any individual to assist in pursuing and dispatching a big game animal or wild turkey wounded by the disabled permittee.

(2) The designated individual shall carry the disabled permittee's big game or wild turkey permit or game tag and shall attach the carcass tag to the carcass immediately after the kill and before leaving the site of the kill.

(3) The designated individual shall use only the type of equipment authorized for use by the disabled permittee. (Authorized by and implementing K.S.A. 2016 Supp. 32-807, K.S.A. 2016 Supp. 32-937, and K.S.A. 2016 Supp. 32-969; effective June 1, 2001; amended April 22, 2005; amended April 16, 2010; amended April 20, 2012; amended April 18, 2014; amended April 21, 2017.)

115-4-11. Big game and wild turkey permit applications. (a) General application provisions.

(1) Unless otherwise authorized by law or regulation, an individual shall not apply for or obtain more than one antlered or horned big game or wild turkey permit for each big game species or wild turkey, except when the individual is unsuccessful in a limited quota drawing and alternative permits for the species are available at the time of subsequent application or when the individual is the final recipient of a commission permit.

(2) Unless otherwise authorized by law or regulation, each big game or wild turkey permit application shall be signed by the individual applying for the permit.

(3) Subject to any priority draw system established by this regulation, if the number of permit applications of a specific species and type received by the designated application deadline exceeds the number of available permits of that species and type, a random drawing to issue permits of that species and type shall be conducted by the secretary.

(4) A hunt-on-your-own-land permit shall not be tabulated in a priority draw system if the permit would otherwise reduce the applicant's odds of receiving a big game permit through that draw system.

(b) Deer permit applications.

(1) Subject to any priority draw system established by this subsection, in awarding deer permits in units having a limited number of permits, the first priority shall be given to those applicants who did not receive, in the previous year, a deer permit that allowed the taking of an antlered deer. All other deer permit applicants shall be given equal priority.

(2) In awarding a limited number of deer permits by a priority draw system, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:

(A) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a priority draw system, a deer permit that allows the taking of an antlered deer.

(B) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.

(C) If an applicant obtains, by a priority draw system, a deer permit that allows the taking of an antlered deer, all earned points shall be lost.

(D) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.

(E) If an individual desires to apply for a preference point for a deer permit that allows the taking of antlered deer and not receive a permit, the person may apply for and receive a preference point by paying the proper application or preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.

(3) If an individual is a final recipient of a commission deer permit, the individual shall not possess more than one regular antlered deer permit and one commission deer permit.

(4) Applications for nonresident limited-quota antlered deer permits shall be accepted in the Pratt office from the earliest date that applications are available through the last Friday of April each year. Any nonresident applicant may select, at the time of application, one deer management unit and up to one adjacent management unit where that permit shall be valid.

(5) Applications for resident firearms either-species, either-sex permits shall be accepted at designated locations from the earliest date that applications are available through the second Friday of July.

(6) Applications for resident any-season white-tailed either-sex deer permits, resident archery deer permits, resident muzzleloader either-species either-sex permits, and hunt-on-your-own-land deer permits shall be accepted at designated locations from the earliest date that applications are available through December 30.

(7) Each resident applicant for either-species, either-sex muzzleloader or firearm deer permits shall select, at the time of application, the unit where the permit shall be valid. The west unit permit shall be valid in units 1, 2, 17, and 18. The east unit permit shall be valid in units 3, 4, 5, 7, and 16.

(8) Applications for antlerless white-tailed deer permits shall be accepted at designated locations from the earliest date that applications are available through January 30 of the following year.

(9) Each nonresident applicant for a regular deer permit shall have purchased a nonresident hunting license before submitting the application or shall purchase a nonresident hunting license when submitting the application.

(c) Firearm antelope permit applications. In awarding firearm antelope permits, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:

(1) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining a firearm antelope permit.

(2) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.

(3) If an applicant obtains a firearm permit by a priority draw system, all earned points shall be lost.

(4) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.

(5) If an individual desires to apply for a preference point for an antelope firearms permit that allows the taking of an antelope and not receive a permit, the person may apply for and receive a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.

(6) Applications for resident firearm and muzzleloader permits shall be accepted in the Pratt office from the earliest date that applications are available through the second Friday of June.

(7) Applications for resident and nonresident archery permits shall be accepted at designated locations from the earliest date that applications are available through October 30.

(8) If there are any unfilled permits after all timely applications have been considered, the application period may be extended by the secretary.

(9) Any applicant unsuccessful in obtaining a permit through a drawing may apply for any permit made available during an extended application period, or any other permit that is available on an unlimited basis.

(d) Elk permit applications.

(1) An individual receiving a limited-quota elk permit shall not be eligible to apply for or receive an elk permit in subsequent seasons, with the following exceptions:

(A) An individual receiving an any-elk or a bull-only elk permit may apply for and receive an antlerless-only elk permit in subsequent seasons.

(B) An individual receiving a limited-quota, antlerless-only elk hunting permit shall not be eligible to apply for or receive a limited-quota, antlerless-only elk permit for a five-year period thereafter. Subject to this subsection, however, this individual may apply for and receive an any-elk or bull-only elk permit without a waiting period.

(C) When a limited number of elk permits are awarded by a random draw system, each individual shall have an additional opportunity of drawing for each bonus point earned by the individual in addition to the current application. Bonus points shall be awarded as follows:

(i) One bonus point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a random draw system, an elk permit that allows the taking of an elk. (ii) If an individual fails to make at least one application or purchase one bonus point within a period of five consecutive years, all earned bonus points shall be lost.

(iii) If an applicant obtains, by a random draw system, an elk permit that allows the taking of an elk, all earned points shall be lost.

(iv) If an individual desires to apply for a bonus point for an elk permit that allows the taking of elk and not receive a permit, the person may apply for and receive a bonus point by paying the proper application or bonus point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one bonus point in the same calendar year, and no individual shall apply for a bonus point in the same calendar year as the calendar year in which the individual is applying for a permit.

(D) Each individual who is the final recipient of a commission elk permit shall be eligible for a limited-quota elk permit, subject to the provisions of this subsection.

(Ē) Limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be awarded from a pool of applicants who are Fort Riley military personnel and applicants who are not Fort Riley military personnel.

(2) Applications for hunt-on-your-own-land and unlimited over-the-counter elk permits shall be accepted at designated locations from the earliest date that applications are available through March 14 of the following year.

(3) Applications for limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be accepted at designated locations from the earliest date that applications are available through the second Friday in July.

(4) If there are leftover limited-quota antlerless-only elk permits or limited-quota either-sex permits after all timely applications have been considered, the application periods for those permits may be reopened by the secretary. Leftover permits shall be drawn and issued on a daily basis for those application periods reopened by the secretary. Any applicant unsuccessful in obtaining a permit through a drawing may apply for any leftover permit or any other permit that is available on an unlimited basis.

(5) Any individual may apply for or obtain no more than one permit that allows the taking of an elk, unless the individual is unsuccessful in a limited-quota drawing and alternative permits for elk are available at the time of subsequent application or the individual obtains a commission permit pursuant to this subsection.

(e) Wild turkey permit applications.

(1) When awarding wild turkey permits in units having a limited number of permits, the first priority shall be given to those individuals who did not receive a permit in a limited wild turkey unit during the previous year. All other applicants shall be given equal priority.

(2) In awarding a limited number of wild turkey permits by a priority draw system, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:

(A) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a priority draw system, a wild turkey permit.

(continued)

(B) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.

(C) If an applicant obtains, by a priority draw system, a wild turkey permit, all earned points shall be lost.

(D) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.

(E) If an individual desires to apply for a preference point for a wild turkey permit and not receive a permit, the person may apply for and receive a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.

(3) Fall wild turkey permits for unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits, and game tags for unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations, from the earliest date in the year that applications are available through 5:00 p.m. on January 30 of the following year.

(4) Applications for spring wild turkey permits in unit 4 shall be accepted by the department from the earliest date that applications are available until midnight on the second Friday of February. If there are turkey permits left over after all timely applications have been considered, the application period may be reopened by the secretary. Leftover turkey permits shall be issued on a daily competitive basis until the day before the last day of the turkey season or until all turkey permits are issued.

(5) Spring wild turkey permits in unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits, and game tags in unit 1, unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations from the earliest date that applications are available until midnight on the day before the closing date for the season. (Authorized by K.S.A. 2016 Supp. 32-807, K.S.A. 2016 Supp. 32-937, K.S.A. 2016 Supp. 32-970; implementing K.S.A. 2016 Supp. 32-937, K.S.A. 2016 Supp. 32-970; effective Sept. 10, 1990; amended May 27, 1991; amended June 1, 2001; amended April 18, 2003; amended Feb. 18, 2005; amended May 15, 2009; amended Feb. 5, 2010; amended April 8, 2011; amended May 24, 2013; amended Nov. 30, 2015; amended April 21, 2017.)

Robin L. Jennison Secretary

Doc. No. 045292

State of Kansas

Secretary of State

Certification of New State Law

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 April 6, 2017.)

SENATE BILL No. 32

AN ACT relating to mental health care; medical student and resident loan assistance; medical student loan agreements; practice commitment agreements; providing for agreements for the practice of psychiatry; establishing the psychiatry medical loan repayment fund and the rural health bridging psychiatry fund; concerning mental healthcare facilities; amending K.S.A. 76-387 and 76-12a07 and K.S.A. 2016 Supp. 75-3373, 76-381, 76-382, 76-383, 76-384 and 76-385 and repealing the existing sections.

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

Section 1. K.S.A. 2016 Supp. 76-381 is hereby amended to read as follows: 76-381. As used in K.S.A. 76-380 through 76-386, and amendments thereto:

(a) "Act" means the medical student loan act;

(b) "approved postgraduate residency training program" means a residency training program in general pediatrics, general internal medicine, family medicine, family practice, emergency medicine, *general psychiatry*, *child psychiatry* or fellowship training in geriatric medicine;

(c) "service commitment area" means: (1) Any community within any county in Kansas other than Douglas, Johnson, Sedgwick, Shawnee or Wyandotte county; (2) any state medical care facility or institution; (3) any medical center operated by the veterans administration of the United States; (4) the full-time faculty of the university of Kansas school of medicine in family medicine—or, family practice, *general psychiatry* or *child psychiatry*; or (5) any community within Wyandotte county for purposes of any practice obligation under an agreement entered into by a person who is enrolled for the first time after July 1, 2004, in a course of study leading to the medical degree; and

(d) "state medical care facility or institution" includes, but is not limited to, the Kansas state school for the visually handicapped, the Kansas state school for the deaf, any institution under the secretary for aging and disability services, as defined by subsection (b) of K.S.A. 76-12a01, and amendments thereto, any institution under the commissioner of juvenile justice as defined by K.S.A. 2016 Supp. 38-2302, and amendments thereto, the Kansas soldiers' home, the Kansas veterans' home and any correctional institution under the secretary of corrections, as defined by subsection (d) of K.S.A. 75-5202, and amendments thereto, but shall not include any state educational institution under the state board of regents, as defined by subsection (a) of K.S.A. 76-711, and amendments thereto, except as specifically provided by statute.

Sec. 2. K.S.A. 2016 Supp. 76-382 is hereby amended to read as follows: 76-382. (a) There is hereby established the medical student loan program at the university of Kansas school of medicine.

(b) Subject to the provisions of appropriation acts, the university of Kansas school of medicine may make medical student loans in accordance with the provisions of this act to undergraduate students enrolled in or admitted to the university of Kansas school of medicine in a course of instruction leading to the degree of doctor of medicine who enter into a written medical student loan agreement with the university of Kansas school of medicine in accordance with K.S.A. 76-383, and amendments thereto.

(c) Each medical student loan agreement under this act shall provide to the person receiving the loan the payment of all tuition and a stipend for living expenses in an amount of up to \$2,000 per month for each month enrolled in such school during a year. Subject to the maximum amount, the amount of the monthly stipend shall be determined on an annual basis by the student receiving the loan.

(d) Subject to the provisions of appropriation acts, medical student loan agreements under this act may be entered into on an annual basis and shall provide the payment of the amounts specified under subsection (c) for one year unless otherwise terminated before such period of time. Subject to the provisions of appropriation acts, an undergraduate student enrolled in or admitted to the university of Kansas school of medicine in a course of instruction leading to the degree of doctor of medicine may receive a separate loan under this act for each separate year the student enters into a written medical student loan agreement with the university of Kansas school of medicine in accordance with K.S.A. 76-383, and amendments thereto. Loans may be awarded retroactively for any academic year that a student has completed successfully at the university of Kansas medical school, but for which a loan had not previously been awarded. Retroactive loans shall be in an amount equal to the amount of

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tuition paid by the student, plus a stipend in an amount not to exceed the maximum amount of the stipend for such academic year multiplied by the number of months for which the student was enrolled at the medical school during such year. For each separate year a student receives a loan under this act, the student shall engage in the full-time practice of medicine and surgery in an appropriate service commitment area for a period of 12 months unless such obligation is otherwise satisfied as provided in K.S.A. 76-386, and amendments thereto.

(e) Medical student loans shall be awarded on a priority basis as follows, first to qualified applicants who are Kansas residents at the time of entry into the university of Kansas school of medicine, and second, to qualified applicants who are not Kansas residents at the time of entry into the university of Kansas school of medicine. As used in this subsection, "Kansas residents" means persons who meet the residence requirements established in K.S.A. 76-729, and amendments thereto.

(f) Subject to appropriations, the university of Kansas school of medicine shall enter into medical student loan agreements with six individuals who commit to satisfy obligations to engage in the full-time practice of medicine and surgery in a service commitment area by: (1) Serving as a full-time faculty member of the university of Kansas school of medicine in general psychiatry or child psychiatry pursuant to K.S.A. 76-384(c), and amendments thereto; or (2) performing at least 100 hours per month of on-site mental health care pursuant to K.S.A. 76-384(d), and amendments thereto.

Sec. 3. K.S.A. 2016 Supp. 76-383 is hereby amended to read as follows: 76-383. A medical student loan agreement entered into by the university of Kansas school of medicine and an undergraduate student enrolled in or admitted to the university of Kansas school of medicine in a course of instruction leading to the degree of doctor of medicine for the purpose of receiving a medical student loan under this act shall require that the person receiving the loan:

(a) Complete the required course of instruction and receive the degree of doctor of medicine and apply for, enter and complete an approved postgraduate residency training program;

(b) apply for and obtain a license to practice medicine and surgery in Kansas;

(c) engage in the full-time practice of medicine and surgery for a period of 12 months within a service commitment area, except as otherwise provided in-subsection (c) of K.S.A. 76-384(*c*), and amendments thereto, for service as a full-time faculty member of the university of Kansas school of medicine in family medicine or, family practice, *general psychiatry or child psychiatry;*

(d) commence such full-time practice of medicine and surgery within nine months after completion of an approved postgraduate residency training program and licensure in a service commitment area and continue such full-time practice in such service commitment area for a consecutive period of months equal to the total number of months required under the agreement;

(e) agree that the service commitment for each agreement entered into under this act is in addition to the service commitment contained in any other agreement which has been or may be entered into under this act for the purpose of obtaining a medical student loan or under other agreements for the purpose of obtaining scholarship aid;

(f) maintain records and make reports to the university of Kansas school of medicine to document the satisfaction of the obligation under such agreement to engage in the full-time practice of medicine and surgery within a service commitment area and to continue such full-time practice in such service commitment area for a consecutive period of months equal to the total number of months required under the agreement; and

(g) upon failure to satisfy an agreement to engage in the full-time practice of medicine and surgery within a service commitment area for the required period of time under any such agreement, the person receiving a medical student loan under this act shall repay amounts to the university of Kansas school of medicine as provided in K.S.A. 76-385, and amendments thereto.

Sec. 4. K.S.A. 2016 Supp. 76-384 is hereby amended to read as follows: 76-384. (a) Upon the selection of a service commitment area for the purposes of satisfying a service obligation under a medical student loan agreement entered into under this act, the person so selecting shall inform the university of Kansas school of medicine of the service commitment area selected.

(b) A person serving in a service commitment area pursuant to any agreement under this act may serve all or part of any commitment in the service commitment area initially selected by such person. If such person moves from one service commitment area to another service

commitment area, such person shall notify the university of Kansas school of medicine of such person's change of service commitment area. Service in any such service commitment area shall be deemed to be continuous for the purpose of satisfying any agreement entered into under this act.

(c) A person receiving a medical student loan under this act, may satisfy the obligation to engage in the full-time practice of medicine and surgery in a service commitment area if the person serves as a full-time faculty member of the university of Kansas school of medicine in general internal medicine, general pediatrics, family medicine-or, family practice, general psychiatry or child psychiatry and serves two years for each one year of such obligation, or the equivalent thereof on a twofor-one basis, except that, at the time any person commences satisfying such service obligation as a full-time faculty member pursuant to this subsection, the number of persons satisfying service commitments or service obligations, pursuant to agreements under the medical student loan act, as full-time faculty members pursuant to this subsection shall not exceed the number equal to 25% of the total number of full-time faculty members of the university of Kansas school of medicine in general internal medicine, general pediatrics, family medicine-or, family practice, general psychiatry or child psychiatry.

(d) A person may satisfy the obligation to engage in the full-time practice of medicine and surgery in a service commitment area by performing at least 100 hours per month of on-site primary care or mental health care at a medical facility operated by a local health department or nonprofit organization in this state serving medically indigent persons or at a community mental health center or at Larned state hospital, Osawat-omie state hospital or any facility that provides mental health care because of inability to pay for all or a part of the costs thereof due to inadequate personal resources, being uninsured, being underinsured, being ineligible for governmental health benefits; or (2) who is eligible for governmental benefits but is unable to obtain medical services; and "primary care" means general pediatrics, general internal medicine, family medicine and family practice.

Sec. 5. K.S.A. 2016 Supp. 76-385 is hereby amended to read as follows: 76-385. (a) (1) Except as otherwise provided in paragraphs (2), (3), (4) and (5)-of this subsection (a) or in K.S.A. 76-386, and amendments thereto, upon the failure of any person to satisfy the obligation to engage in the full-time practice of medicine and surgery within a service commitment area of this state for the required period of time under any medical student loan agreement entered into under this act, such person shall repay to the university of Kansas school of medicine in accordance with subsection (b) an amount equal to the total of: (A) The amount of money received by such person pursuant to such agreement, or the amount of money determined under rules and regulations of the university of Kansas; plus (B) annual interest at a rate of 15% from the date such money was received.

(2) Any person who fails to apply for and enter an approved postgraduate residency training program shall be required to repay all moneys received pursuant to an agreement entered into for any such medical student loan, plus accumulated interest at an annual rate of 15% and shall commence such repayment in accordance with subsection (b) within 90 days of graduation from the school of medicine or upon termination or completion of a residency training program which does not comply with the provisions of this act, whichever is later.

(3) If at any time a person is failing to satisfy an obligation to engage in the full-time practice of medicine and surgery in Kansas for the required period of time under an agreement entered into under this act because such person is engaged in the full-time practice of medicine and surgery in a state other than Kansas, or within Kansas in an area that is not a service commitment area or in the practice of medicine and surgery which does not otherwise comply with the agreement entered into under this act, and if such person is subject to or currently making repayments under this section and if such person subsequently commences the practice of medicine and surgery in this state which is in a service commitment area or which otherwise complies with the agreement entered into under this act, the balance of the repayment amount, including interest thereon, from the time of such commencement of practice until the obligation of such person is satisfied, or until the time such person again becomes subject to repayments, shall be waived. All repayment amounts due prior to such commencement of practice, including interest thereon, shall continue to be payable as provided in this section. If subsequent to (continued) such commencement of practice, the person fails to satisfy such obligation, the person again shall be subject to repayments, including interest thereon, as otherwise provided in this section.

(4) If, during the time a person is satisfying the service requirement of an agreement entered into under this act, such person desires to engage in less than the full-time practice of medicine and surgery within a service commitment area of the state and remain in satisfaction of such service requirement, such person may make application to the chancellor of the university of Kansas or the designee of the chancellor for permission to engage in less than such full-time practice of medicine and surgery. Upon a finding of exceptional circumstances made by the chancellor of the university of Kansas, or the designee of the chancellor, such person may be authorized to engage in less than the full-time practice of medicine and surgery within a service commitment area of the state for the remaining required period of time under such agreement and for an additional period of time which shall be equal to the length of the originally required period of time multiplied by the decimal fraction which is equal to the reduction of the full-time practice of medicine and surgery to be authorized hereunder, multiplied by two. In any such determination of the period required to be engaged in the less than full-time practice of medicine and surgery, the decimal fraction utilized shall not exceed 0.5 and any person granted permission to engage in less than the full-time practice of medicine and surgery in accordance with the provisions of this paragraph (4) shall be required to engage in at least the half-time practice of medicine and surgery.

(5) Any person who enters but fails to complete an approved postgraduate residency training program, or who enters and completes an approved postgraduate residency training program but fails to satisfy the obligation to engage in the full-time practice of medicine and surgery within a service commitment area of this state for the required period of time shall be required to repay all money received pursuant to an agreement entered into under this act a medical student loan, plus accumulated interest at an annual rate of 15% and shall commence such repayment in accordance with subsection (b) within 90 days of failure to complete an approved postgraduate residency training program or 90 days of failure to commence qualifying practice, whichever occurs first.

(b) For any repayment requirement under this section, the person shall repay an amount totaling the entire amount to be repaid under all such agreements for which such obligations are not satisfied, including all amounts of interest at the rate prescribed. The repayment shall be made in not more than 10 equal annual installment payments.

(c) All installment payments under this section shall commence six months after the date of the action or circumstance that causes the failure of the person to satisfy the obligations of such agreements, as determined by the university of Kansas school of medicine based upon the circumstances of each individual case. In all cases, if an installment payment becomes 91 days overdue, the entire amount outstanding shall become immediately due and payable, including all amounts of interest at the rate prescribed.

(d) The total repayment obligation imposed under all agreements entered into under this act may be satisfied by the person who entered into the agreements at any time prior to graduation from the university of Kansas school of medicine by making a single lump-sum payment equal to the total of: (1) The entire amount to be repaid under all such agreements upon failure to satisfy the obligations under such agreements to practice in Kansas; plus (2) all amounts of interest thereon at the rate prescribed to the date of payment.

(e) The university of Kansas school of medicine shall remit all moneys received under this section to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the medical loan repayment fund.

(f) There is hereby created in the state treasury the medical loan repayment fund. All expenditures from the medical loan repayment fund shall be for medical student loans under the medical student loan act and for the expenses of administration of the medical student loan act and shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the chancellor of the university of Kansas or by a person designated by the chancellor, *except that expenditures shall not be made from the medical on repayment fund for medical student loans for general psychiatry or child psychiatry.* On the effective date of this act, the director of accounts and reports shall transfer all moneys in the medical scholarship and loan repayment fund to the medical loan repayment fund. On the effective date of this act, all liabilities of the medical scholarship

arship and loan repayment fund are hereby imposed on the medical loan repayment fund and the medical scholarship and loan repayment fund is hereby abolished. Whenever the medical scholarship and loan repayment fund, or words of like effect, is referred to or designated by any statute, contract or other document, such reference or designation shall be deemed to apply to the medical loan repayment fund.

(g) There is hereby established in the state treasury the psychiatry medical loan repayment fund. All moneys credited to the psychiatry medical loan repayment fund shall be expended only for medical student loans for general psychiatry or child psychiatry students under the medical student loan act and for the expenses of administration of the medical student loan act associated with such students. All expenditures from the psychiatry medical loan repayment fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the chancellor of the university of Kansas or the chancellor's designee.

(h) Notwithstanding any other provision of law to the contrary, no moneys shall be transferred from the comprehensive grant program account of the state board of regents to the medical loan repayment fund or the psychiatry medical loan repayment fund or expended for any purposes related thereto.

Sec. 6. K.S.A. 76-387 is hereby amended to read as follows: 76-387. (a) There is hereby established the Kansas medical residency bridging program at the university of Kansas school of medicine which shall be developed and implemented in order to provide encouragement, opportunities and incentives for persons in primary care *or mental health care* residency training programs in general pediatrics, general internal medicine, family medicine or, family practice, which *general psychiatry or child psychiatry that* are operated by or affiliated with the university of Kansas school of medicine or other such primary care *or mental health care* residency training program-which *that* is operated in Kansas and approved by the state board of healing arts and a person under subsection (i) to locate their medical practice in rural Kansas communities upon completion of such residency training. The Kansas medical residency bridging program shall be administered by the institute for rural health care of the university of Kansas school of medicine.

(b) Subject to the provisions of appropriation acts, the university of Kansas school of medicine may enter into residency bridging loan agreements, in accordance with the provisions of this section;: (A) With any person who has completed the first year of a primary care *or mental health care* residency training program in general pediatrics, general internal medicine, family medicine-or, family practice, which general *psychiatry or child psychiatry that* is operated by or affiliated with the university of Kansas school of medicine or other such primary care *or mental health care* residency training program-which *that* is operated in Kansas and approved by the state board of healing arts; and (B) with a person under subsection (i).

(c) Subject to the provisions of appropriation acts, each person entering into a residency bridging loan agreement under this section shall receive a payment of \$5,000 each year of primary care *or mental health care* residency training, or any part of a year of such training, after the date that the residency bridging loan agreement is entered into by the resident and the university of Kansas school of medicine and, upon completion of the primary care *or mental health care* residency training program, a payment of \$6,000.

(d) Each residency bridging loan agreement shall require that the person receiving the loan:

(1) Complete the primary care *or mental health care* residency training program;

(2) engage in the full-time practice of medicine and surgery in any county in Kansas other than Douglas, Johnson, Sedgwick, Shawnee or Wyandotte for three years under a practice commitment agreement;

(3) commence such full-time practice of medicine and surgery within 90 days after completing the primary care *or mental health care* residency training program; and

(4) upon failure to satisfy the obligation to engage in the full-time practice of medicine and surgery in accordance with the provisions of the residency bridging loan agreement and this section, the person receiving the loan under this section shall repay to the university of Kansas school of medicine, within 90 days of such failure, the amount of the amount of money received by such person from the university of Kansas school of medicine, less credits earned, under such agreement plus interest at the annual rate of 15% from the date such money was received.

(e) An obligation to engage in the practice of medicine and surgery in accordance with the provisions of a residency bridging loan agreement and this section shall be postponed during: (1) Any period of temporary medical disability during which the person obligated is unable to practice medicine and surgery because of such medical disability;; or (2) any other period of postponement agreed to or determined in accordance with criteria agreed to in the practice commitment agreement.

(f) An obligation to engage in the practice of medicine and surgery in accordance with the provisions of a residency bridging loan agreement and this section shall be satisfied: (1) If the obligation to engage in the practice of medicine and surgery in accordance with such agreement has been completed;; (2) if the person obligated dies;; or (3) if, because of permanent physical disability, the person obligated is unable to practice medicine and surgery.

(g) The university of Kansas school of medicine may adopt additional provisions, requirements or conditions for participation in the Kansas medical residency bridging program as are practicable and appropriate to accomplish the purposes of the program or as may be required for the implementation or administration of the program and, in any case, as are not inconsistent with the provisions of this section or the provisions of appropriation acts.

(h) As used in this section, "practice commitment agreement" means an agreement to commence the full-time practice of medicine and surgery in a city located in any county in Kansas other than Douglas, Johnson, Sedgwick, Shawnee or Wyandotte county, which that:

(1) Was entered into: (A) By a person in a primary care or mental health care residency training program in general pediatrics, general internal medicine, family medicine-or, family practice, general psychiatry or child psychiatry, that is operated by or affiliated with the university of Kansas school of medicine or other such primary care or mental health care residency training program-which that is operated in Kansas and approved by the state board of healing arts; or (B) by a person under subsection (i) with the city where such practice is to commence or another contracting entity other than the university of Kansas school of medicine that is representative of the interests of such city; and

(2) provides benefits to such person that have an aggregate monetary value equal to or greater than the aggregate amount of payments to such person from the university of Kansas school of medicine under a residency bridging loan agreement under this section.

(i) A person who graduated from the university of Kansas school of medicine prior to July 1, 1992, who has completed the first year of a primary care residency training program in family practice which is operated outside the state of Kansas and who has entered into a practice commitment agreement with the north central Kansas health care foundation is eligible to enter into a residency bridging loan agreement under this section.

(j) Notwithstanding any other provision of law to the contrary, no moneys appropriated for the Kansas medical residency bridging program at the university of Kansas school of medicine, except moneys appropriated to the rural health bridging psychiatry fund, shall be expended for residency bridging loan agreements for medical residents training in general psychiatry or child psychiatry.

(k) Subject to appropriations, the university of Kansas school of medicine shall enter into residency bridging loan agreements with three medical residents training in general psychiatry or child psychiatry.

(1) There is hereby established in the state treasury the rural health bridging psychiatry fund. All moneys credited to the rural health bridging psychiatry fund shall be used only for purposes related to residency bridging loan agreements for medical residents training in general psychiatry or child psychiatry pursuant to K.S.A. 76-387, and amendments thereto. All expenditures from the rural health bridging psychiatry fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the chancellor of the university of Kansas or the chancellor's designee.

(*m*) Notwithstanding any other provision of law to the contrary, no moneys shall be transferred from the comprehensive grant program account of the state board of regents to the rural health bridging psychiatry fund or expended for any purposes related to the Kansas medical residency bridging program.

Sec. 7. K.S.A. 2016 Supp. 75-3373 is hereby amended to read as follows: 75-3373. (a) Notwithstanding any other provision of law, the Kansas department for aging and disability services, solely or in consultation or cooperation with any other state agency, no state agency shall not enter into any agreement or take any action to outsource or privatize any operations or facilities of the Larned state hospital-or, the Osawatomie state hospital or any facility that provides mental health services and that is operated by a state agency without prior specific authorization by an act of the legislature or an appropriation act of the legislature. The restriction imposed by this subsection applies to any action to outsource or privatize all or any part of any operation or facility of the Larned state hospital, the Osawatomie state hospital or any facility that provides mental health services and that is operated by a state agency, including, but not limited to, any action to transfer all or any part of the rated bed capacity at the Larned state hospital or the Osawatomie state hospital, in effect on the effective date of this act, to another facility.

(b) Nothing in this section shall prevent the Kansas department for aging and disability services from renewing, in substantially the same form as an existing agreement, any agreement in existence prior to March 4, 2016, for services at the Larned state hospital or the Osawatomie state hospital.

(c) Nothing in this section shall prevent the Kansas department for aging and disability services from entering into an agreement for services at the Larned state hospital or the Osawatomie state hospital with a different provider if such agreement is substantially similar to an agreement for services in existence prior to March 4, 2016.

Sec. 8. K.S.A. 76-12a07 is hereby amended to read as follows: 76-12a07. The secretary may adopt rules and regulations for the government, regulation and operation of institutions. The secretary may adopt rules and regulations relating to the assignment of all persons admitted to institutions, except that the secretary shall take no action to transfer or assign any person admitted to an institution for the purpose of circumventing the restrictions imposed by K.S.A. 2016 Supp. 75-3373, and amendments thereto.

Sec. 9. K.S.A. 76-387 and 76-12a07 and K.S.A. 2016 Supp. 75-3373, 76-381, 76-382, 76-383, 76-384 and 76-385 are hereby repealed.

Sec. 10. This act shall take effect and be in force from and after its publication in the Kansas register.

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced March 23-29 during the 2017 session of the Kansas Legislature. Full text of bills, bill tracking, and other information may be accessed at http:// www.kslegislature.org/li/.

House Bills

HB 2411, AN ACT concerning alcoholic beverages; dealing with microbreweries; amending K.S.A. 2016 Supp. 41-308b and repealing the existing section, by Committee on Federal and State Affairs.

HB 2412, AN ACT concerning roads and highways; relating to motor fuels tax, rates, trip permits and distribution of revenues; state highway fund; amending K.S.A. 2016 Supp. 68-416, 79-3492b, 79-34,118, 79-34,141 and 79-34,142 and repealing the existing sections, by Committee on Appropriations.

HB 2413, AN ACT concerning crimes and criminal procedure; relating to the Kansas indoor clean air act; definitions, exceptions; amending K.S.A. 2016 Supp. 21-6109 and 21-6110 and repealing the existing sections, by Committee on Appropriations.

HB 2414, AN ACT concerning real estate appraisers; relating to appraisal practice standards; amending K.S.A. 2016 Supp. 58-4121 and repealing the existing section, by Committee on Federal and State Affairs.

HB 2415, AN ACT concerning scrap metal; relating to regulation of scrap metal dealers; making certain provisions unenforceable until January 1, 2019; amending K.S.A. 2016 Supp. 50-6,109a, 50-6,109b, 50-6,109c, 50-6,109d, 50-6,109e, 50-6,109f, 50-6,110, 50-6,112a and 50-6,112b and repealing the existing sections, by Committee on Taxation.

House Resolutions

HR 6024, A RESOLUTION commemorating Bethany College's 135 years of educational service to the City of Lindsborg and to the entire state of Kansas, by Representatives Johnson and Concannon.

HR 6025, A RESOLUTION recognizing the month of April as Parkinson's Disease Awareness Month, by Representatives DeGraaf, Alford, Baker, Barker, Blex, Brim, Carpenter, Delperdang, Dietrich, Dove, Ellis, Eplee, Esau, Finch, Garber, Gartner, Good, Highland, Hineman, Hoffman, Humphries, Jacobs, Karleskint, Lakin, Landwehr, Lewis, Mason, (continued) Ohaebosim, Orr, Osterman, Patton, Pittman, Powell, Proehl, Resman, Rooker, Ryckman, Schreiber, Schroeder, Seiwert, A. Smith, E. Smith, Tarwater, Terrell, Waymaster, Whitmer and Williams.

HR 6026, A RESOLUTION recognizing Storytime Village, Inc. for its work in giving young Kansas children the opportunity for a better future through its literacy programs by Representatives Ohaebosim and Finney.

House Concurrent Resolution

HCR 5013, A CONCURRENT RESOLUTION urging Congress to take action to regulate interstate commerce and allow states to collect sales tax directly from remote retailers, by Committee on Taxation.

Senate Bills

SB 238, AN ACT concerning compulsory school attendance; relating to the age of children subject to compulsory school attendance; amending K.S.A. 2016 Supp. 72-1111 and repealing the existing section, by Committee on Ways and Means.

SB 239, AN ACT concerning scrap metal; relating to regulation of scrap metal dealers; making certain provisions unenforceable until January 1, 2019; amending K.S.A. 2016 Supp. 50-6,109a, 50-6,109b, 50-6,109c, 50-6,109d, 50-6,109e, 50-6,109f, 50-6,110, 50-6,112a and 50-6,112b and repealing the existing sections, by Committee on Assessment and Taxation.

SB 240, AN ACT concerning wildlife, parks and tourism; authorizing the purchase of land in Sherman county, by Committee on Ways and Means.

SB 241, AN ACT concerning retirement and pensions; relating to the Kansas police and firemen's retirement system; maximum retirement

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 2016 Supplement of the Kansas Administrative Regulations.

AGENCY 1: DEPARTMENT OF ADMINISTRATION

Reg. No.	Action	Register
1-2-74	Amended	V. 35, p. 1093
1-6-23	Amended	V. 35, p. 1093
1-9-23	Amended	V. 35, p. 1094
1-14-8	Amended	V. 35, p. 1096
1-14-10	Amended	V. 35, p. 1097
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
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1-39-4	Revoked	V. 36, p. 8
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

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benefits; amending K.S.A. 2016 Supp. 74-4958 and 74-4958a and repealing the existing sections, by Committee on Ways and Means.

SB 242, AN ACT concerning retirement and pensions; relating to the Kansas police and firemen's retirement system; definition of service-connected; amending K.S.A. 2016 Supp. 74-4952 and repealing the existing section, by Committee on Ways and Means.

Senate Resolutions

SR 1731, A RESOLUTION congratulating and commending the Topeka and Shawnee County Public Library for being named Library of the Year by Library Journal, by Senators Kelly, Hensley and V. Schmidt. SR 1732, A RESOLUTION concerning influenza, by Senators Bollier

and Kelly SR 1733, A RESOLUTION commemorating Bethany College's 135 years of educational service to the City of Lindsborg and to the entire

state of Kansas, by Senator Wilborn. SR 1734, A RESOLUTION congratulating and commending the 2017 Shawnee Heights High School boys basketball team, by Senator Hensley.

SR 1735, A RESOLUTION congratulating and commending the 2016 Shawnee Heights High School volleyball team, by Senator Hensley.

SR 1736, A RESOLUTION recognizing Storytime Village, Inc. for its work in giving young Kansas children the opportunity for a better future through its literacy programs, by Senator Faust-Goudeau.

SR 1737, A RESOLUTION congratulating and commending the 2017 Hugoton High School girls and Holcomb High School and boys basketball teams, by Senator Doll.

Reg. No.

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9-3-10	Amended	V. 36, p. 140
9-7-4	Amended	V. 35, p. 428
9-7-4a	New	V. 35, p. 428
9-18-31	New	V. 35, p. 313
9-26-1	Revoked	V. 35, p. 314
9-27-1	Amended	V. 35, p. 695
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V. 35, p. 386	28-19-300	Amended	V. 35, p. 954
V. 35, p. 386	28-19-11	Amended	V. 35, p. 930
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V. 35, p. 199	28-17-11	Revoked	V. 35, p. 562
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30-46-10	Amended	V. 35, p. 581

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