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Kansas Register \_

#### State of Kansas

## Legislature

#### **Interim Committee Schedule**

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

Date	Room	Time	Committee	Agenda
Sept 8	159-S	9:00 a.m.	Joint Committee on Information Technology	Agenda not available.

Tom Day Director of Legislative Administrative Services

Doc. No. 045672

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

#### 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 8-28-17 through 9-3-17

Term	Kate
1-89 days	1.16%
3 months	1.04%
6 months	1.11%
12 months	1.24%
18 months	1.27%
2 years	1.32%

Scott Miller Director of Investments

Doc. No. 045664

#### State of Kansas

## Kansas Guardianship Program

#### **Notice of Meeting**

The Kansas Guardianship Program will conduct its governing board meeting from 1:30 p.m. to 3:30 p.m. Wednesday, September 6, 2017, at the Topeka and Shawnee County Public Library, Room 101A, 1515 SW 10th Ave., Topeka, KS 66604. For more information, call 785-587-8555.

Jean Krahn Executive Director

Doc. No. 045682

(Published in the Kansas Register August 31, 2017.)

#### Natural Resources Conservation Service

### **Notice of Kansas Technical Committee Meeting**

Notice is hereby given that the Natural Resources Conservation Service (NRCS) will hold a Kansas Technical Committee (KTC) meeting by teleconference from 9:00 a.m. to 10:00 a.m. Tuesday, September 12, 2017. The purpose of the meeting is to review the draft geographical area rate caps for use with the Agricultural Conservation Easement Program – Wetland Reserve Easements. After KTC review, final recommendations will be submitted to the State Conservationist for his consideration of approval.

If you wish to participate in this KTC teleconference meeting, please contact Cynthia S. Lucas, Office Assistant, by September 11, 2017, for telephone call in number. Cynthia may be reached by telephone at 785-823-4538 or cynthia.lucas@ks.usda.gov.

If you have any other questions, please contact Bruce K. Wells, Assistant State Conservationist for Programs, NRCS, Salina, Kansas, by telephone at 785-823-4550 or bruce.wells@ks.usda.gov.

NRCS is an equal opportunity provider and employer.

Bruce Wells Assistant State Conservationist for Water Resources

#### State of Kansas

## **Department of Transportation**

#### **Notice to Contractors**

Electronic copies of the letting proposals and plans are available on the Kansas Department of Transportation (KDOT) website at https://kdotapp.ksdot.org/Proposal/ Proposal.aspx. The website will allow the contractor to request approval from KDOT to bid as a prime contractor and be included on the "Bid Holders List," or to be included on the "NonBid Holders List" as a subcontractor/ supplier. KDOT's approval is required to bid as a prime contractor. To bid as a prime contractor, KDOT needs to be notified of the intent to bid no later than the close of business on the Monday preceding the scheduled letting date. Failure to obtain prior approval to bid as a prime contractor on any projects listed below will be reason to reject your bid. The secretary reserves the right to reject bids that do not comply with all requirements for preparing a bidding proposal as specified in the 2015 edition of the Kansas Department of Transportation Standard Specifications for State Road and Bridge Construction.

KDOT will only accept electronic Internet proposals using the Bid Express website at http://www.bidx.com until 1:00 p.m. local time Sept. 20, 2017. KDOT will open and read these proposals at the Eisenhower State Office Building, 700 SW Harrison, Topeka, Kansas, at 1:30 p.m. local time Sept. 20, 2017. An audio broadcast of the bid letting is available at http://www.ksdot.org/burconsmain/audio.asp.

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

#### District One — Northeast

**Atchison** – 3 C-4797-01 – Major collectors: RS-17, 18, 19, 20, 21, 22, 23, 25, 26, 27, 28, 702, 806, 1700, 1783, 1869, and 2105, signing, 171.0 miles. (Federal Funds)

**Doniphan** – 22 C-4799-01 – All major collectors throughout the county, signing, 211.0 miles. (Federal Funds)

**Douglas** – 23 TE-0373-01 – Preservation of Santa Fe Station located at 413 E. 7th Street in Lawrence, rehabilitate and operating of historic transportation buildings. (Federal Funds)

**Jefferson** – 04-44 KA-3217-01 – K-4, bank stabilization on the south bank of Rock Creek approximately 0.5 miles northeast of Meriden (near Reference Post 343.7), special. (State Funds)

**Lyon –** 35-56 KA-4419-01 – Bridge # 118 (Neosho River) on I-35 located 3.7 miles east of K-99, just east of the U.S. 50 junction, bridge repair. (State Funds)

Marshall – 58 TE-0440-01 – City of Marysville on U.S. 77 south of Walnut Street, pedestrian and bicycle paths, 0.3 mile. (Federal Funds)

**Statewide** – 106 KA-4235-05 – Various rest area locations in the state, special. (Federal Funds)

#### District Two — North Central

**McPherson** – 59 TE-0443-01 – In McPherson, from Avenue A at Thunderbird Street east to Centennial Drive then north to South Front Street, pedestrian and bicycle paths, 1.5 miles. (Federal Funds)

**Statewide** – 106 KA-4637-01 – Various locations in District Two in Ellsworth, McPherson and Geary counties, milling. (State Funds)

#### **District Three** — Northwest

Cheyenne – 161-12 KA-4639-01 – K-161 from U.S. 36/K-161 junction north to the Kansas/Nebraska state line, milling and overlay, 17.0 miles. (State Funds)

**Wallace** – 27-100 KA-4640-01 – K-27 from the Greeley/ Wallace county line north to the Wallace/Sherman county line, milling and overlay, 30.5 miles. (State Funds)

**Wallace** – 27-100 M-0057-01 – Stockpile for K-27 project from the Greeley/Wallace county line north to the Wallace/Sherman county line, stockpile bituminous material, 30.5 miles. (State Funds)

#### **District Four — Southeast**

Elk – 25 C-4847-01 – All major collectors in the western half of Elk county, signing, 74.0 miles. (Federal Funds)

**Labette** – 400-50 KA-4635-01 – U.S. 400, pavement marking, 11.3 miles. (Federal Funds)

Linn – 69-54 KA-4661-01 – U.S. 69, from the north edge of Bridges #032 and #047 north to the Linn/Miami county line, 3-inch overlay, 6.2 miles. (State Funds)

#### District Five — South Central

**Cowley** – 18 KA-4636-01 – Approximately 135 feet south of the intersection with highway U.S. 166 to area by second boat ramp on the Cowley County State Lake Dam, 4-inch overlay, 0.2 mile. (State Funds)

**Sedgwick** – 235-87 KA-4630-01 – I-235, bridge #105 (Little Arkansas River) located 1.4 miles east of K96, bridge repair. (State Funds)

#### District Six — Southwest

**Haskell** – 41 C-4822-01 – Approximately 528 feet northwest of U.S. 56 on RS-1796 (County Road CC), flood damage. (Federal Funds)

Richard Carlson Secretary

Doc. No. 045647

#### **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 trans-

actions, 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 University Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, KS 67601.

Kansas State University – Bid postings: https://www.k-state.edu/purchasing/rfq. Additional contact info: phone: 785-532-6214, fax: 785-532-5577, email: kspurch@k-state.edu. Mailing address: Division of Financial Services/Purchasing, 2323 Anderson Ave., 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: jensch@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762-7549.

University of Kansas – Electronic bid postings: http://www.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://www2.kumc.edu/finance/purchasing/bids.html. Additional contact info: phone: 913-588-1100, fax: 913-588-1102. Mailing address: University of Kansas Medical Center, Purchasing Department, Mail Stop 2034, 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University – Bid postings: 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.

Cathy Oehm Chair of Regents Purchasing Group Assistant Director of Purchasing Kansas State University

Doc. No. 045529

#### 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:

09/13/2017	EVT0005294	Replace Four Roof Top Units
09/14/2017	EVT0005284	Cedar Mulch/Bulk
09/14/2017	EVT0005289	Trucks with Utility Body
09/14/2017	EVT0005291	Aggregate, McPherson,
		Marion, etc.

09/14/2017	EVT0005292	Drive On/Drive Off
09/14/2017	EVT0005299	Containment System Milford Hatchery Residence
07/11/2017	2 (100002))	Renovation
09/18/2017	EVT0005297	Law Enforcement Liaison
09/21/2017	EVT0005290	Physical Therapy Services
09/21/2017	EVT0005293	Medical Director

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

#### There Are No Bids Under This Website Closing In This Week's Ad

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

Tracy T. Diel, Director Procurement and Contracts

Doc. No. 045681

#### State of Kansas

# Department of Administration Office of Facilities and Property Management

#### **Notice of Requested Civil Engineering Services**

Notice is hereby given of the commencement of the selection process for civil engineering services to reconstruct Irving Hill Road at the University of Kansas, Lawrence. The project will reconstruct Irving Hill Road from the entrance to the Jayhawk Towers parking lot to the entrance to the Allen Fieldhouse parking structure, with alternates for the extension to Naismith Drive and the reconstruction of one block of Burdick Drive. Work will include new concrete pavement, curb, gutter and sidewalks, upgrade existing storm sewer, new LED street lighting, and replacement of aged underground utilities as needed. The abandoned tunnel south of Green Hall will be demolished or filled under the road. The project construction budget is \$3,950,000.

An architectural/engineering program is available at http://admin.ks.gov/offices/ofpm/dcc/arch-eng-programs. For more information, contact Gary Mohr, gmohr@ku.edu, phone 785-864-5637.

To be considered, one (1) PDF file of the following should be provided: State of Kansas Professional Qualifications DCC Forms 051-054, inclusive, and information regarding similar projects. These forms may be found at <a href="http://admin.ks.gov/offices/ofpm/dcc/f-and-d">http://admin.ks.gov/offices/ofpm/dcc/f-and-d</a>. State of Kansas Professional Qualifications DCC Form 050 for each firm and consultant should be provided at the end of each proposal. Please include your firm name, agency abbreviation, and an abbreviated project name in the title of the PDF document. Proposals should be less

than 5 MB and follow the current State Building Advisory Commission guidelines which can be found in Part B-Chapter 2 of the Building Design and Construction Manual at http://www.admin.ks.gov/offices/ofpm/dcc/ bdcm. Proposals should be sent on a CD, DVD, or flash drive along with a transmittal to Randy Riveland, Office of Facilities and Property Management, Suite 1200, 700 SW Harrison St., Topeka, KS 66612. Proposals sent via email will no longer be accepted and paper copies of the proposals are no longer required. It is the proposer's responsibility to ensure proposals are received by the closing date and time. Delays in mail delivery or any other means of transmittal, including couriers or agents of the issuing entity shall not excuse late proposal submissions. Proposals received after the date and time noted below will not be forwarded to the State Building Advisory Commission for review. If you have questions, call 785-296-0749. The PDF proposal submissions shall be delivered to the attention of Randy Riveland by 2:00 p.m. on or before September 15, 2017.

> Frank Burnam, Director Office of Facilities and Property Management

Doc. No. 045668

#### State of Kansas

## Department of Health and Environment Division of Health Care Finance

#### **Public Notice**

The Kansas Department of Health and Environment, Division of Health Care Finance is submitting a Medicaid State Plan Amendment to allow hospitals to do interim billings. Hospitals will be allowed to submit interim bills for inpatient stays longer than 30 days. Each interim bill must cover 30 or more continuous days of service except the discharge billing and the federal fiscal year end cutoff billing, each of which may include less than 30 days as the situation may be.

To obtain a copy of the proposed amendment or to provide written comments, contact Bobbie Graff-Hendrixson at KDHE, DHCF, Room 900-N, Landon State Office Building, 900 SW Jackson St., Topeka, KS 66612-1220 or email Bobbie.Graff-Hendrixson@ks.gov

The deadline for requests or comments is September 29, 2017.

Michael Randol, Director Division of Health Care Finance

Doc. No. 045674

#### **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 (continued)

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-17-159/160 Application(s) for New or Expansion of Existing Swine Facilities

Name and Address of Applicant	Owner of Property Where Facility Will Be Located
Berk, Inc. PO Box 363 Concordia, KS 66901	Brad Berk Berk, Inc. PO Box 363 Concordia, KS 66901
Legal Description	Receiving Water
NE/4 of Section 29 T06S, R02W Cloud County	Lower Republican River Basin
Kansas Permit No. A-LRCD-H002	Federal Permit No. KS0093696

This is notification KDHE has received a complete permit application for the operation of a swine waste management facility capable of housing 7,200 head (2,880 animal units) of swine weighing more than 55 pounds each. The complete application can be viewed at the office of the Cloud County Clerk, the KDHE North Central District Office in Salina, Kansas or the KDHE Main Office in Topeka, Kansas. A permit to operate the proposed swine waste management system will not be issued without additional public notice.

Name and Address of Applicant	Owner of Property Where Facility Will Be Located
Hartter Brothers Pork 2225 192 Road Sabetha, KS 66534	Hartter Brothers Pork Home Nursery 2225 192 Road Sabetha, KS 66534

Kansas Permit No. A-KSNM-S043

This is notification KDHE has received a complete permit application for the operation of a swine waste management facility capable of housing 2,400 head (240 animal units) of swine weighing less than 55 pounds each. The complete application can be viewed at the office of the Nemaha County Clerk, the KDHE Northeast District Office in Lawrence, Kansas or the KDHE Main Office in Topeka, KS. A permit to operate the proposed swine waste management system will not be issued without additional public notice.

## Public Notice No. KS-AG-17-161/170

## **Pending Permits for Confined Feeding Facilities**

Name and Address of Applicant	Legal Description	Receiving Water
Brad Berk	NE/4 of Section 29	Lower Republican
Berk, Inc.	T06S, R02W	River Basin
PO Box 363	Cloud County	
Concordia KS 66901	•	

Kansas Permit No. A-LRCD-H002 Federal Permit No. KS0093696

This is a reissued permit for an existing facility for 7,200 head (2,880 animal units) of swine weighing more than 55 pounds. There is no change in the permitted animal units. The permit is being modified to add a mortality composting building and a laundry/shower building. An existing structure will be modified to provide a wash area for portable loading chutes. Small additions will be added to the east end of six existing confinement buildings to provide for a bio secure boot change. The existing office sewer line will be routed directly to the east retention structure. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Josh Hartter Hartter Brothers Pork – Home Nursery 2225 192 Road Sabetha, KS 66534	SW/4 of Section 34 T01S, R14E Nemaha County	Kansas River Basin

Kansas Permit No. A-KSNM-S043

This is a new permit for a new facility for 2,400 head (240 animal units) of swine weighing less than 55 pounds. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Justin Ohlde Carter Creek Cattle 1814 9th Road Linn, KS 66953	NE/4 of Section 24 T05S, R03E Washington County	Big Blue River Basin

Kansas Permit No. A-BBWS-C010 Federal Permit No. KS0101206

This is a reissued permit for an expanding facility for 3,900 head (3,900 animal units) of cattle weighing greater than 700 pounds and 2,100 head (1,050 animal units) of cattle weighing 700 pounds or less. The permit contains modifications consisting of open lot pens, sediment basins, and a retention control structure. The facility was previously permitted as a dairy (A-BBWS-M002) for a maximum of 700 head (980 animal units) of mature dairy cattle. The last permit issued by the Department expired March 3, 2001, and was a state permit. Most of the structures associated with the dairy will be razed as part of the facility modification. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Jennifer Gerety J-Six Enterprises, LLC Limestone Feedlot 604 Nemaha St. Seneca, KS 66538	NE/4 of Section 33 T07S, R13E Jackson County	Kansas River Basin

Kansas Permit No. A-KSJA-B011

This is a new permit for a new facility for 995 head (995 animal units) of cattle weighing greater than 700 pounds and two (2) head (4 animal units) of horses. The facility will consist of open lot pens, manure stockpile area, feed roads, grass buffer, sediment basin and wastewater retention structure. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Stan Kaiser Golden Belt Feeders, Inc. 1149 NW 10th Ave. St. John, KS 67576	Parts of Sections 17, 19, 20 & 28 T22S, R13W Stafford County	Upper Arkansas River Basin

Kansas Permit No. A-ARSF-C001 Federal Permit No. KS0115240

This is a reissued permit for an existing facility for 26,250 head (26,250 animal units) of cattle weighing greater than 700 pounds. The permit contains modifications consisting of a reduction in size of Area 13, and the addition of open lot pens (Area 14) and runoff control structure 14. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Craig Maloney Seaboard Foods LLC – James #259 2801 Hurliman Road Guymon, OK 73942	SW/4 of Section 24 T33S, R39W Stevens County	Cimarron River Basin

Kansas Permit No. A-CISV-H005 Federal Permit No. KS0092703

This is a renewal permit for an existing facility for a maximum capacity of 10,800 head (4,320 animal units) of swine weighing more than 55 pounds each. There is no change in the permitted number of animal units. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Damien Helms Strawberry Feeders 744 5th Road Clifton, KS 66937	SE/4 of Section 17 T04S, R02E Washington County	Lower Republican River Basin

Kansas Permit No. A-LRWS-B003

This permit is being reissued for an existing facility with a maximum capacity of 999 head (999 animal units) of cattle more than 700 pounds. There is no change in the permitted animal units from the previous permit cycle.

Name and Address of Applicant	Legal Description	Receiving Water
Don Becker Becker Family Farms 680 E. Road Centralia, KS 66415	SE/4 of Section 11 T05S, R10E Marshall County	Big Blue River Basin

Kansas Permit No. A-BBMS-S052

This permit is being reissued for an existing facility with a maximum capacity of 960 head (384 animal units) of swine more than 55 pounds. There is no change in the permitted animal units from the previous permit cycle.

Name and Address of Applicant	Legal Description	Receiving Water
George Bollin 17673 Logan Road Leavenworth, KS	SE/4 of Section 29 & NW/4 of Section 33 T07S, R22E	Missouri River Basin
66048	Leavenworth County	

Kansas Permit No. A-MOLV-S001

This permit is being reissued for an existing facility with a maximum capacity of 522 head (208.8 animal units) of swine more than 55 pounds and 460 head (46 animal units) of swine 55 pounds or less, for a total of 254.8 animal units of swine. There is no change in the permitted animal units from the previous permit cycle.

Name and Address of Applicant	Legal Description	Receiving Water
Kent Heinen Heinen Acres Feed Lot #10 1619 O Road	SE/4 of Section 18 T03S, R13E Nemaha County	Missouri River Basin
Sonoca KS 66538		

This permit is being reissued for an existing facility with a maximum capacity of 500 head (250 animal units) of cattle 700 pounds or less. There is no change in the permitted animal units from the previous permit cycle.

## Public Notice No. KS-AG-R-17-018

Per Kansas Statutes Annotated 65-171d, the following registration have been received for proposed confined feeding facilities:

Name And Address of Registrant	Legal Description	County
Jason Eickman PO Box 62 Chester, NE 68327	E/2 & NE/4 of Section 01 T01S, R03W	Republic

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 **September 30**, **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-17-159/170, KS-AG-R-17-018) 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 <a href="http://www.kdheks.gov/feedlots">http://www.kdheks.gov/feedlots</a>. Division of Environment offices are open from 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays.

Susan Mosier, MD, MBA, FACS Secretary and State Health Officer

Doc. No. 045673

#### **State of Kansas**

## Department of Health and Environment

### Notice of Application for a Waste Tire Processing Facility

The Kansas Department of Health and Environment (KDHE) has reviewed an application from Jordan Disposal Services, LLC to establish and operate a waste tire processing facility. Jordan Disposal Services, LLC is proposing to establish a waste tire processing facility to serve Blue Hole Tire Monofill (KDHE permit #661) in Galena, Kansas. Tires will be trucked in and either shredded, ground, and/or bagel cut within 7 days of receipt at (continued)

the facility. The processed waste tire remnants will then be placed in the Blue Hole Tire Monofill within 7 days after processing. The site will not be open to the public except under supervised authority.

This proposed facility would be located in the E ½, Section 23, Township 34 S, Range 25 E, Cherokee County, at the southwest corner of the intersection of Wood and 11th Streets in Galena, Kansas. KDHE has reviewed the application and found it to be in conformance with the state waste tire statutes and regulations.

KDHE is today providing public notice of their intent to issue a permit to Jordan Disposal Services, LLC, for the proposed waste tire processing facility described herein. A copy of the administrative record which includes the draft permit and all information regarding this permit action is available for public review from Friday, September 1, 2017, to Monday, October 3, 2017, during normal business hours, Monday through Friday at the following locations:

Kansas Department of Health and Environment Solid Waste Processing Group Bureau of Waste Management 1000 SW Jackson, Suite 320 Topeka, KS 66612-1366 Contact: Arthur Fink 785-296-2751 Fax: 785-559-4253

Galena City Library 211 W. 7th St. Galena, KS 66739 Contact: Ms. Nellie Hoskins, Library Director 620-783-5132

Additionally, the permit application form with primary application information is available for public viewing via the Internet at <a href="http://www.kdheks.gov/waste">http://www.kdheks.gov/waste</a>. Anyone wishing to comment on the draft permit information should submit written statements postmarked no later than Monday, October 3, 2017 to Arthur Fink (KDHE) or by email to arthur.fink@ks.gov. After consideration of all comments received, the Director of the Division of Environment will make a final decision on whether to issue the permit. Notice of the decision will be given to anyone who submitted written comments during the comment period and those who requested notice of the final permit decision.

Susan Mosier, MD, MBA, FACS Secretary and State Health Officer

Doc. No. 045671

#### State of Kansas

## Department of Health and Environment

### Notice Concerning Proposed Kansas Air Quality Class I Operating Permit Renewal

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

Peerless Products, Inc., 2403 S. Main St., Fort Scott, KS 66701, owns and operates a metal window and door manufacturing facility located at 2403 S. Main St., Fort Scott, KS 66701.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review during normal business hours of 8:00 a.m. to 5:00 p.m. at the KDHE, Bureau of Air (BOA), 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366 and at the Southeast District Office (SEDO), 308 W. 14th St., Chanute, KS 66720. To obtain or review the proposed permit and supporting documentation, contact Rumela Bhadra, 785-291-3271, at the central office of the KDHE or Doug Cole, 620-860-7235 at the SEDO. The standard departmental cost will be assessed for any copies requested.

Please direct written comments or questions regarding the proposed permit to Rumela Bhadra, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than noon Monday, October 2, 2017.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Rumela Bhadra, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than noon Monday, October 2, 2017 in order for the secretary of Health and Environment to consider the request.

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

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

Susan Mosier, MD, MBA, FACS Secretary and State Health Officer

Doc. No. 045669

#### State of Kansas

### **Governmental Ethics Commission**

#### **Opinion No. 2017-06**

Written August 16, 2017, to Mr. Bob L. Corkins, Director, Kansas Office of Administrative Hearings, 1020 S. Kansas Ave., Topeka, KS 66612

**Synopsis:** Under the facts presented, a state employee is not prohibited from contracting to provide services to an outside organization.

Cited herein: K.S.A. 46-233, 46-235, 46-236, 46-241, 46-286 and. K.A.R. 19-40-3a(b).

#### Dear Mr. Corkins:

We understand that, in your capacity as director of the Kansas Office of Administrative Hearings (OAH), you request our opinion concerning application of the state governmental ethics law, K.S.A. 46-215 *et seq.* Our opinion in response to your request is limited to its applicability. This opinion does not address whether some other statutory system, common law theory, or agency rule or regulation applies to your inquiry.

#### **Factual Statement**

As a state employee (director of OAH), you are considering an opportunity to contract with a charitable not-for-profit organization to work as a fundraiser while continuing to perform your full time governmental role. You will use your own personal time and resources to perform the contract services. The not-for-profit organization provides legal representation to persons free of charge. You understand that any financial interests created by your contract work for the not-for-profit organization may require disclosure in a state employee statement of substantial interests filing.

#### Questions

As a state employee, will your proposed contract work as a fundraiser during your own time and using your own resources violate the state governmental ethics laws?

#### **Analysis and Opinion**

Generally, a state employee (or officer) is not prohibited to work outside of their state employment. If other work affects state employment, a conflict may occur which violates the state governmental ethics law, K.S.A. 46-215, et seq. Specifically, five statutes are applicable to your inquiry: K.S.A. 2016 Supp. 46-233 (concerning outside employment with organizations contracting with the state), 46-286 (concerning participation in licensure, regulation or contracts with a business in which the state officer or employee holds a position), 46-235 (concerning restrictions on compensation), 46-241 (concerning disclosure or use of confidential information), and K.S.A. 46-236 (certain solicitations by state employees prohibited).

The provided facts do not suggest the proposed work as a fundraiser will: (1) involve preparation or participation in the making of a contract, either in an official capacity as director, or as a fundraiser for an outside organization; (2) involve any work for which you are compensated as director; or (3) involve use of confidential information available to you, as director, for financial gain. The OAH does not license or inspect business entities or

not-for-profit organizations. Consequently, the proposed outside self-employment does not present a violation of K.S.A. 2016 Supp. 46-233, 46-235, 46-241 and 46-286.

A fundraiser presumably solicits donations. As a state employee you are subject to limits on your ability to solicit pursuant to K.S.A. 46-236, which provides in pertinent part: "[n]o state ... employee ... shall solicit any economic opportunity, gift, loan, gratuity, special discount, favor, hospitality or service from any person known to have a special interest under circumstances where such ... employee ... knows or should know that a major purpose of the donor in granting the same could be to influence the performance of the official duties ... of such ... employee[.]" Gift, in this context, "...means the transfer of money or anything of value unless legal consideration of a reasonably equal or greater value is received in return." K.A.R. 19-40-3a(b).

You should be aware that K.S.A. 46-236 prohibits certain solicitations related to influencing the performance of your official duties as a state employee. The statutory language does not limit the prohibition to solicitations to those made during performance of the state employee's official duties. The prohibition extends to your proposed outside work as a fundraiser. Given the fact that the fundraising activity is not related to your work as a state employee, it seems unlikely that any solicitation you make would be met with a donation given to influence your work as a state employee. Statutory exceptions exist to the prohibition on certain solicitations regarding the benefit of a charity and not-for-profits. Under specific circumstances (which may or may not be applicable), such solicitations are allowable so long as a specific course of action is not required of you in your official duties as a state employee. See K.S.A. 46-236, enumerated exceptions.

#### Conclusion

Under the facts provided, the proposed work as a fundraiser for a not-for-profit organization does not violate the state governmental ethics law, K.S.A. 46-215, et seq. However, be aware that K.S.A. 46-236 imposes prohibitions upon solicitations made by state employees if made to a person known to have a special interest and under circumstances where the granting of the donation by the person could influence the performance of the state employee's official duties.

Sincerely,

G. Daniel Harden, Chairman By Direction of the Commission

#### **Opinion No. 2017-07**

Written August 16, 2017, to Greg A. Bengtson, Salina City Attorney, Clark, Mize & Linville, Chartered, 129 S. Eighth, PO Box 380, Salina, KS 67402-0380

**Synopsis:** The local conflict of laws, K.S.A. 75-4301a *et seq.*, do not impute substantial interests of local government officials or employees in businesses or persons that are connected to businesses or persons in which they do have substantial interests. Under the facts provided, contracts for the sale of real estate, when let for bid by publication, must be published in the official municipal newspaper to meet the requirements K.S.A. 75-4304(d)(1).

Cited herein: K.S.A. 75-4301a, K.S.A. 75-4304, and Opinion 2015-06.

### Dear Mr. Bengtson,

In response to your August 3, 2017, letter request, this opinion is provided by the Kansas Governmental Ethics Commission (commission), concerning application of the local conflict of interest law, K.S.A. 75-4301a *et seq.* The commission's jurisdiction is limited to applicability of this law. This opinion, provided pursuant to K.S.A. 75-4303a(a), does not address whether some other statutory system, common law theory, or agency rule or regulation applies to your inquiry.

#### **Factual Statement**

We understand that you request this opinion as city attorney for the City of Salina, Kansas. The following facts are provided with your inquiry:

- [Question 1] A member of the Salina's governing body is a medical doctor employed by Salina Regional Health Center, Inc. ("SRHC"), and received compensation from SRHC in the form of taxable income of more than \$2,000. Another member of the Salina's governing body is married to a medical doctor employed by SRHC. During calendar year 2016 this doctor received compensation from Salina Regional Health Center in the form of taxable income of more than \$2,000. We understand each them have a substantial interest in SRHC under K.S.A. 75-4301a(a)(2). The Salina Regional Health Foundation (the "Foundation") is a separate Kansas not-for-profit corporation and a corporate member of SRHC.
- [Question 2] A different governing body member was determined in Governmental Ethics Commission Opinion 2015-06 to have a substantial interest in Kelly Dunn Construction, Inc., whether by virtue of commissions exceeding \$2,000 paid to his spouse by that business for services rendered as a real estate agent, or as the customer or client paying commissions which aggregated to an amount in excess of \$2,000 in the preceding year under K.S.A. 75-4301(a)(5). This member currently has a substantial interest in Kelly Dunn Construction, Inc. Magnolia Hills, Inc., is a Kansas for-profit corporation. Its annual report indicates Kelly R. Dunn is president and a director of the corporation, and identifies real estate development as the nature and kind of business in which the corporation is engaged. KC Development LLC is a Kansas limited liability company. The most recent annual report, filed February 9, 2017, indicates Kelly R. Dunn is a member who owns five percent or more of capital in the limited liability company.
- [Question 3] This governing body member's spouse continues to be a Kansas licensed real estate agent associated as an independent contractor of Todd E. Welsh, a Kansas licensed real estate broker (the "Broker," as defined in K.S.A. 58-3035(f)), doing business as the brokerage firm SalinaHomes.com, Inc., a Kansas for-profit corporation (the "Brokerage Firm," as defined in K.S.A. 58-30-102(e)). The

Brokerage Firm's annual report indicates that Mr. Welsh holds the positions of officer and director of the corporation and identifies "RE AGENT BROKER" as the nature and kind of business in which the corporation is engaged.

The governing body member's current Statement of Substantial Interests form identifies "Salina Homes, Inc." in the "Receipt of Compensation" section. We request the Commission's advisory opinion as to whether the governing body member actually has a substantial interest under K.S.A. 75-4301a(a)(2) in SalinaHomes.com, Inc., based upon the following summary of his spouse's financial arrangement with the Brokerage Firm.

The spouse pays to the Brokerage Firm: (a) a fixed, monthly, "desk" fee; (b) an administrative fee based upon a percentage of any share of a brokerage fee payable by the Brokerage Firm to the spouse; and (c) a fixed-charge per transaction to reimburse the Brokerage Firm for certain insurance expense.

At closing of a sale transaction, the closing agent (commonly a title company or bank) deducts the brokerage fee from the seller's proceeds and disburses by check payable to the Brokerage Firm the share of the brokerage fee payable to the Brokerage Firm and, if applicable, disburses by separate check the share of the brokerage fee payable to another Brokerage firm representing the purchaser. The share of the brokerage fee payable to the Brokerage Firm, less the administrative fee and the fixed charge described above, is then paid by the Brokerage Firm to the governing body member's spouse. The Brokerage Firm annually issues a Form 1099 to the spouse which reports taxable income received by her.

- [Question 4] Todd Welsh, Inc., is a Kansas for-profit corporation. The annual report indicates that Todd Welsh holds the positions of officer and director of the corporation and identifies "Real Estate Sales" as the nature and kind of business in which the corporation is engaged.
- [Question 5] From time to time, the City of Salina has and will sell real estate that it has determined to be surplus. To do so, the City has and will list the property for sale by all members of the Saline Multiple Listing Service, Inc. Any offer to purchase the City's surplus real estate within the parameters established by the governing body, has and will be considered, and the members have and will vote on the making of a contract of sale of the property. As required by K.S.A. 58-30,110: "The disclosure of the brokerage relationship between all licensees involved and the seller and buyer shall be included in any contract for sale and in any lot reservation agreement." In the case of future sales of City-owned real estate listed on the Salina Multiple Listing Service, the buyer will be represented by a buyer's agent in the transaction (for example, the City recently entered into a contract of sale for an individual residential lot. The property was listed for sale with the local real estate brokerage firm of RE/MAX Advantage Realtors, Inc., and was listed on the Salina Multiple Listing Service. Todd Welsh, Inc., was the buyer).

• [Questions 6–7] The City has and will utilize either of the described approaches when offering Cityowned real estate for sale. While the Salina Multiple Listing Service database of properties listed is directly available only to its member licensed realtors, the same information for all Salina Multiple Listing Service listings is available through the public websites of a number of its member real estate brokerage firms.

#### Questions

- 1. Two governing body members both have a substantial interest in Salina Regional Health Center, Inc. Do they have a substantial interest in Salina Regional Heath Foundation based upon the relationship between Salina Regional Health Center, Inc., and Salina Regional Health Foundation?
- 2. Another governing body member, whose spouse is a real estate agent, has a substantial interest in Kelly Dunn Construction, Inc. Does he also then have a substantial interest in Magnolia Hills, Inc., KC Development LLC, or Kelly R. Dunn doing business as a sole proprietorship, based upon the involvement of Kelly R. Dunn in each of those businesses?
- 3. Does this governing body member have a substantial interest in SalinaHomes.com, Inc?
- 4. If this governing body member has a substantial interest in SalinaHomes.com, Inc., does he also then have a substantial interest in Todd Welsh, Inc., based upon the involvement of the same principal in each of those businesses?
- 5. If a purchaser of real estate from Salina, under a contract of sale, is represented in the transaction by a buyer's agent as defined by K.S.A. 58-30,102(f), is the buyer's agent also regarded as a party to the contract of sale between Salina and the purchaser for purposes of the application of K.S.A. 75-4304(a)?
- 6. If the governing body, by publication in the official city newspaper, causes city-owned real estate to be advertised for sale with an invitation for interested parties to submit bids for consideration by the governing body, does a resulting contract of sale constitute a contract "let after competitive bidding has been advertised for by published notice" under K.S.A. 75-4304(d)(1)?
- 7. If the governing body lists city-owned real estate for sale with a local real estate brokerage firm, the real estate is listed for sale on the local Multiple Listing Service, and the governing body receives one or more offers for the purchase of the property in response to the property being listed for sale on the local Multiple Listing Service, does a resulting contract of sale constitute a contract "let after competitive bidding has been advertised for by published notice" under K.S.A. 75-4304(d)(1)?

#### **Analysis and Opinion**

Governing body members for Salina are local governmental officers as defined by K.S.A. 75-4301a(d): "'Local governmental officer' means any elected or appointed officer of any governmental subdivision or any of its agen-

cies." Such officers are required to disclose substantial interests by statements filed pursuant to, and in accordance with, K.S.A. 75-4302a. As defined in K.S.A. 75-4301a(a),

"[s]ubstantial interest" means any of the following: (1) If an individual or an individual's spouse, either individually or collectively, has owned within the preceding 12 months a legal or equitable interest exceeding \$5,000 or 5% of any business, whichever is less, the individual has a substantial interest in that business.

- (2) If an individual or an individual's spouse, either individually or collectively, has received during the preceding calendar year compensation which is or will be required to be included as taxable income on federal income tax returns of the individual and spouse in an aggregate amount of \$2,000 from any business or combination of businesses, the individual has a substantial interest in that business or combination of businesses.
- (3) If an individual or an individual's spouse, either individually or collectively, has received in the preceding 12 months, without reasonable and valuable consideration, goods or services having an aggregate value of \$500 or more from a business or combination of businesses, the individual has a substantial interest in that business or combination of businesses.
- (4) If an individual or an individual's spouse holds the position of officer, director, associate, partner or proprietor of any business, other than an organization exempt from federal taxation of corporations under section 501(c)(3), (4), (6), (7), (8), (10) or (19) of chapter 26 of the United States code, the individual has a substantial interest in that business, irrespective of the amount of compensation received by the individual or individual's spouse.
- (5) If an individual or an individual's spouse receives compensation which is a portion or percentage of each separate fee or commission paid to a business or combination of businesses, the individual has a substantial interest in any client or customer who pays fees or commissions to the business or combination of businesses from which fees or commissions the individual or the individual's spouse, either individually or collectively, received an aggregate of \$2,000 or more in the preceding calendar year.

In Opinion No. 2015-06, we stated that a Salina city commissioner had a substantial interest in a company that paid his spouse over \$2,000 for realtor services. The facts provided did not specify whether the company paid his spouse directly or paid her through the spouse's broker. We assumed his spouse was paid indirectly, through the broker, for discussion purposes and indicated a substantial interest existed in the company, whether the company paid directly or indirectly, pursuant to K.S.A. 75-4301a(a)(2) and (a)(5), respectively.

Two governing body members both have a substantial interest in Salina Regional Health Center, Inc.
 Do they have a substantial interest in Salina Region-(continued)

al Heath Foundation based upon the relationship between Salina Regional Health Center, Inc., and Salina Regional Health Foundation?

In response to your first question, neither governing body members, nor their spouses, have a position with or have received anything of value from Salina Regional Health Foundation that creates a substantial interest. The Foundation is a corporate member of Salina Regional Health Center, in which both governing body members have a substantial interest. A nexus between the Foundation and SRHC does not meet any of the statutory definitions of a substantial interest when viewed from the governing body members' perspective. A substantial interest doesn't exist for either in the Foundation. Further, the local conflict of interest laws doesn't impute a substantial interest to either governing body member in the Foundation because of the connection between the Foundation and SRHC.

2. Another governing body member, whose spouse is a real estate agent, has a substantial interest in Kelly Dunn Construction, Inc. Does he also then have a substantial interest in Magnolia Hills, Inc., KC Development LLC, or Kelly R. Dunn doing business as a sole proprietorship, based upon the involvement of Kelly R. Dunn in each of those businesses?

Similarly, a substantial interest is not imputed to a governing body member in Magnolia Hills, Inc., KC Development LLC, or Kelly R. Dunn, doing business as a sole proprietor, because those businesses have connections to Kelly Dunn Construction, Inc., a business in which a governing body member present has a substantial interest, as indicated by the facts provided. The governing body member and his spouse do not hold a position in, nor have they received from Magnolia Hills, Inc., KC Development LLC, and Kelly R. Dunn, a sole proprietor, that otherwise creates a substantial interest.

- 3. Does this governing body member have a substantial interest in SalinaHomes.com, Inc.?
- 4. If this governing body member has a substantial interest in SalinaHomes.com, Inc., does he also then have a substantial interest in Todd Welsh, Inc., based upon the involvement of the same principal in each of those businesses?

Further, the governing body member does not have a substantial interest in SalinaHomes.com, Inc., or Tom Welsh, Inc., since he and his spouse received anything of value from, nor does either hold a position with those businesses that meets the definition of a substantial interest pursuant to K.S.A. 75-4301a(a). The nexus between SalinaHomes.com, Inc., and Tom Welsh, Inc., does not create any substantial interest.

5. If a purchaser of real estate from Salina, under a contract of sale, is represented in the transaction by a buyer's agent as defined by K.S.A. 58-30,102(f), is the buyer's agent also regarded as a party to the contract of sale between the City and the purchaser for purposes of the application of K.S.A. 75-4304(a)?

Although the language in K.S.A. 75-4304(a) is sufficiently ambiguous to suggest that a person involved in

the making of a contract, other than a party to a contract, may invoke its prohibition upon a local government official or employee, the unambiguous language in subsection (b) limits its prohibition to a person or business who is party to a contract. Since the conflict addressed by both subsections is to avoid a contract between a local government official or employee and a person or business in which the official or employee has a substantial interest, the two subsections should apply consistently. For this reason, a buyer's agent is not a party to a contract for the purchase of real estate for purposes of K.S.A. 75-4304(a).

- 6. If the governing body, by publication in the official city newspaper, causes city-owned real estate to be advertised for sale with an invitation for interested parties to submit bids for consideration by the governing body, does a resulting contract of sale constitute a contract "let after competitive bidding has been advertised for by published notice" under K.S.A. 75-4304(d)(1)?
- 7. If the governing body lists city-owned real estate for sale with a local real estate brokerage firm, the real estate is listed for sale on the local Multiple Listing Service, and the governing body receives one or more offers for the purchase of the property in response to the property being listed for sale on the local Multiple Listing Service, does a resulting contract of sale constitute a contract "let after competitive bidding has been advertised for by published notice" under K.S.A. 75-4304(d)(1)?

The term "Contracts" is defined by K.S.A. 75-4301(g): "'Contracts' means agreements including but not limited to sales and conveyances of real and personal property and agreements for the performance of services." For purposes of K.S.A. 75-4304(d), contracts include those for real estate. We find the subparagraph (d)(1) publication requirement may be met by advertising for bid by published notice in the official city newspaper, and a contract is developed as a result after the governing body receives one or more offers for the purchase. The subparagraph (d)(1) publication requirement would not be met by a real estate agent listing the property through the Multiple Listing Service.

Sincerely,

G. Daniel Harden, Chairman By Direction of the Commission

Doc. No. 045667

(Published in the Kansas Register August 31, 2017.)

## City of South Hutchinson, Kansas

## Notice of Intent to Seek Private Placement General Obligation Bonds

Notice is hereby given that the City of South Hutchinson, Kansas (the "Issuer") proposes to seek a private placement of a series of taxable general obligation bonds and potentially an additional series of general obligation bonds (collectively the "Bonds"). The maximum aggregate principal amount of the Bonds shall not exceed \$575,000. The proposed sale of the Bonds is in all respects subject to approval of one or more bond purchase agree-

ments between the Issuer and the purchaser of the Bonds and the passage of an ordinance and adoption of a resolution by the governing body authorizing the issuance of the Bonds and the execution of various documents necessary to deliver the Bonds.

Dated August 21, 2017.

Denise McCue Clerk

Doc. No. 045679

(Published in the Kansas Register August 31, 2017.)

## Unified School District No. 497, Douglas County, Kansas (Lawrence)

Summary Notice of Bond Sale \$43,500,000\* General Obligation Bonds Series 2017-A

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

#### **Bids**

Subject to the Notice of Bond Sale dated August 22, 2017 (the "Notice"), facsimile and electronic bids will be received on behalf of the Board Treasurer of Unified School District No. 497, Douglas County, Kansas (Lawrence) (the "Issuer") in the case of facsimile bids, at the address set forth below, and in the case of electronic bids, through PARITY® until 11:00 a.m. (CDT), on **September 11, 2017** for the purchase of the above-referenced bonds (the "Bonds"). No bid of less than 100% of the principal amount of the Bonds and accrued interest thereon to the date of delivery will be considered.

#### **Bond Details**

The Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Bonds will be dated September 28, 2017 and will become due on September 1 in the years as follows:

Year	Principal Amount*	Year	Principal Amount*
2018	\$2,675,000	2028	\$1,740,000
2019	445,000	2029	1,820,000
2020	510,000	2030	1,870,000
2021	525,000	2031	1,950,000
2022	550,000	2032	2,040,000
2023	585,000	2033	2,125,000
2024	610,000	2034	3,755,000
2025	635,000	2035	5,490,000
2026	1,605,000	2036	6,290,000
2027	1,675,000	2037	6,605,000

The Bonds will bear interest from the date thereof at rates to be determined when the Bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 2018.

#### **Book-Entry-Only System**

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

#### Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

#### **Good Faith Deposit**

Each bid shall be accompanied (in the manner set forth in the Notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the Issuer in the amount of 2% of the principal amount of the Bonds.

#### **Delivery**

The Issuer will pay for preparation of the Bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about **September 28, 2017**, to DTC for the account of the successful bidder.

## **Assessed Valuation and Indebtedness**

The Equalized Assessed Tangible Valuation for Computation of Bonded Debt Limitations for the year 2016 is \$1,165,719,156. The total general obligation indebtedness of the Issuer as of the Dated Date, including the Bonds being sold, is \$152,530,000.

#### Approval of Bonds

The Bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, Bond Counsel to the Issuer, whose approving legal opinion as to the validity of the Bonds will be furnished and paid for by the Issuer, printed on the Bonds and delivered to the successful bidder as and when the Bonds are delivered.

#### Additional Information

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

## Issuer – Facsimile Bid and Good Faith Deposit Delivery Address

Katharine Johnson, Board Treasurer 110 McDonald Drive Lawrence, Kansas 66044 785-832-5000 Fax: 785-832-5022 kjohnson@usd497.org

#### **Municipal Advisor**

George K. Baum & Company Attn: David Arteberry 4801 Main St., Suite 500 Kansas City, MO 64112 816-283-5137 Fax: 816-283-5326 arteberry@gkbaum.com

Dated August 22, 2017.

Unified School District No. 497, Douglas County, Kansas (Lawrence)

<sup>\*</sup> Subject to change, see the Notice. Doc. No. 045678

#### State of Kansas

## **Board of Veterinary Examiners**

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9:00 a.m. Wednesday, November 8, 2017, in the meeting room, 714 Plum St., Wamego, Kansas, to consider the adoption of proposed changes in existing rules and regulations of the Kansas Board of Veterinary Examiners.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to Dr. Jay Hedrick, the agency executive director, PO Box 379, Wamego, KS 66547 or email at vetboard@ks.gov.

All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statement in an accessible format. Requests for accommodation to participate in the hearing should be made at least five working days in advance of the hearing by contacting Dr. Jay Hedrick, the agency executive director, at 785-456-8781.

The following regulations are proposed for adoption on a permanent basis:

**K.A.R. 70-1-7**—"Companion animal"; definition. Refers definition of a term to an already existing statutory definition. Eliminates conflict and redundancy in definitions.

**K.A.R. 70-3-1**– General requirements. Eliminates language no longer applicable. Updates.

**K.A.R. 70-3-2** – Standard to pass. Eliminates superfluous language, and adds clarifying language. Updates.

**K.A.R. 70-3-5** – Failing any examination. Establishes exam retake limitations consistent with national standard. Secures exam integrity, and ensures competency assessment.

**K.A.R. 70-6-1** –Veterinary premises and mobile veterinary clinic; minimum requirements. Revises language grammar and streamlines language. Adds thyroid shield to protective apparel required when radiology services are provided. Protects public.

**K.A.R. 70-7-1**— The practice of veterinary medicine. Adds to standards of practice requirements pertaining to controlled ledgers and prescriptions. Protects public.

**K.A.R. 70-8-1**— Acts of unprofessional conduct. Adds to acts of unprofessional conduct pertaining to compliance with Board orders, and certificates of veterinary inspection. Protects public and ensures compliance.

The following proposed regulations should have no economic impact upon other governmental agencies, private businesses or individuals:

K.A.R. 70-1-7, K.A.R. 70-3-1, K.A.R. 70-3-2, K.A.R. 70-3-5, K.A.R. 70-8-1.

**K.A.R. 70-6-1** will have an economic impact associated with **Subsection** (I), adding the requirement of a leaded thyroid shield will cause a one-time cost to a veterinary premises that does not already have such a shield of \$35-50. Most premises already have such a shield on premises.

**K.A.R.** 70-7-1 will have an economic impact on veterinarians and livestock producers associated with **Subsection** (l)(2). This requirement may decrease the demand for veterinarian dispensed medications, which, in turn, would decrease revenue to the veterinarian. However, this requirement will allow the consumer the option to fill prescriptions from the most cost effective source.

The Kansas Board of Veterinary Examiners can determine no environmental impact through the passage of these regulations.

Copies of the regulation and the economic impact statement may be obtained from the

Kansas Board of Veterinary Examiners, PO Box 379, Wamego, KS 665476-0242, 785-456-8781.

Dr. Jay Hedrick, D.V.M. Executive Director

Doc. No. 045670

#### State of Kansas

## **Board of Pharmacy**

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 8:30 a.m. Wednesday, November 8, 2017 in the Board of Regents Board Room, 1000 SW Jackson, Suite 520, Topeka, Kansas, to review and consider the adoption of proposed permanent regulations of the Kansas State Board of Pharmacy.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to the public hearing to Alexandra Blasi, Executive Secretary, 800 SW Jackson, Suite 1414, Topeka, KS 66612-1244 or by email to pharmacy@ks.gov. All interested parties will be given a reasonable opportunity to present their views orally regarding the adoption of the proposed regulations during the public hearing. In order to provide all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the regulations and economic impact statements in an accessible format. Requests for accommodation to participate in the public hearing should be made at least 10 business days in advance of the hearing by contacting Alexandra Blasi, Executive Secretary, 800 SW Jackson, Suite 1414, Topeka, KS 66612-1244 or by phone at 785-296-4056. Handicapped parking is located across the street from the north entrance to the building. Curbs at the north entrances are accessible to individuals with disabilities.

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Summaries of the proposed regulations and their economic impact follow. (Note: Statements indicating that a regulation is "not anticipated to have any economic impact" are intended to indicate that no economic impact on the Kansas State Board of Pharmacy, other state agencies, state employees, or the general public has been identified.)

Copies of the regulations and economic impact statement may be viewed at http://pharmacy.ks.gov/statutes-regs/proposed-reg-changes.

K.A.R. 68-1-3a. Qualifying pharmaceutical experience. This regulation is amended to increase the number of hours required to complete one year of experience as a pharmacy intern to 1,740 clock-hours. This change is consistent with national standards and current training requirements of the two largest pharmacist feeder schools in Kansas.

K.A.R. 68-2-20. Pharmacist function in filling a prescription. This regulation is amended to provide consistency with statutes in the Pharmacy Practice Act. Pharmacists may only fill prescriptions written by practitioners or mid-level practitioners that would have commensurate prescribing authority if licensed or registered in Kansas. Additional amendments allow dispensing of a prescription drug based on a prescription that may have been issued based on a practitioner's telephonic consultation with a patient, in response to chapter 34, section 6 of the 2017 Kansas session laws.

K.A.R. 68-7-12a. Non-resident pharmacies. This regulation is amended to require each non-resident pharmacy to designate a pharmacist-in-charge (PIC), which, by definition, must be licensed as a pharmacist in the state of Kansas and to require all practicing pharmacists employed by or under contract with the non-resident pharmacy to be licensed in the state where that pharmacist is practicing. In addition, each non-resident pharmacy will be required to provide the Board with a satisfactory inspection conducted within the previous 12-month period by the non-resident pharmacy's state board of pharmacy. If none is available, the non-resident pharmacy may, at their expense, contract with a Board-approved third party for an inspection.

**K.A.R.** 68-7-15. Prepackaging or repackaging of drugs. This regulation is amended to allow pharmacists to dispense and repackage prescribed medications in conjunction with an ingestible event marker designed to ensure medication adherence.

**K.A.R. 68-7-20. Shared services.** This regulation is amended to require a pharmacy participating in shared services to be actively engaged in operating their pharmacy.

**K.A.R. 68-11-2. Fees.** This regulation is amended to include application and renewal fees for new registration/permit categories, including third-party logistics providers, outsourcing facilities or virtual outsourcing facilities, repackagers, and automated dispensing systems consistent with new federal and state facility licensure categories. In addition, the application and renewal fee for retail dealers is being rounded to the nearest dollar amount (\$10).

#### **Summary of Economic Impact**

It is the mission of the Board to ensure that all persons practicing pharmacy are properly licensed and registered, and to ensure compliance with Kansas statutes regarding proper compounding and dispensing of prescription drugs, maintenance of professional practice standards, and proper manufacture, distribution, and sale of prescription and nonprescription drugs, including controlled substances and poisons. In order to attain these goals, the Board is proposing these regulatory changes to comply with professional, healthcare, and safety norms.

The Board anticipates minimal economic impact to the Board, its licensees and registrants, or Kansas-registered pharamcies. In all instances, the Board does not anticipate any financial impact upon other governmental agencies, and the Board is unaware of any less costly or less intrusive methods to achieve the stated purposes and thus none were considered. For a more detailed summary of the economic impact each specific regulation may have, see the Economic Impact Statement, provided at the website above.

> Alexandra Blasi, JD, MBA Executive Secretary

Doc. 045665

#### State of Kansas

## **Board of Emergency Medical Services**

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 2:00 p.m. Thursday, November 9th, 2017 in Room 1031 of the Landon State Office Building, 900 SW Jackson, Topeka, KS 66612 to consider the revision and revocation of existing administrative regulations.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed amendments to the regulations. All interested parties may submit written comments prior to the hearing to the Board of Emergency Medical Services, Room 1031, Landon State Office Building, 900 SW Jackson, Topeka, KS 66612 or by email to curt.shreckengaust@ks.gov. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation revisions and revocations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentations to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Kim Cott at 785-296-7296. Handicapped parking is located in front of and to the north of the Landon State Office Building.

The regulations are being proposed for revision or revocation on a permanent basis. A summary of the proposed regulation revocations follows:

**K.A.R. 109-1-1. Definitions;** has been revised to eliminate certification levels no longer in existence or statutorily referenced, eliminate certification levels proposed for revocation, as well as reflect name changes in the prehospital continuing education accrediting organization.

Anticipated economic impacts, both positive and negative, are delineated in the specific regulatory revisions and revocations associated with the definitions utilized in this regulation.

**K.A.R. 109-2-9. Variances;** has been revised to assign responsibility for variance application on the sponsoring organization rather than the individual, and eliminates reference to certification levels no longer in existence.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

**K.A.R. 109-5-1. Continuing education**; has been revised to reflect the proposed elimination of the certified training officer designation, and apply responsibility for records retention to the sponsoring organization rather than to an individual. It has also been revised to reflect name changes in the prehospital continuing education accrediting organization.

There will be no anticipated impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-1a. Emergency medical responder (EMR) continuing education; has been revised to eliminate language associated with transitional scope of practice benchmarks which have expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-1b. Emergency medical technician (EMT) continuing education; has been revised to eliminate language associated with transitional scope of practice benchmarks which have expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

**K.A.R.** 109-5-1c. Advanced emergency medical technician (AEMT) continuing education; has been revised to eliminate language associated with transitional scope of practice benchmarks which have expired, in addition to elimination of a certification level no longer in existence.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-1d. Paramedic continuing education; has

been revised to eliminate language associated with transitional scope of practice benchmarks which have expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-1f. Training officer continuing education; has been proposed for revocation as the Training Officer certification is proposed for elimination, thus negating the requirement for continuing education recertification. The intent of the elimination of this certification requirement is to benefit local agencies by reducing regulatory requirements and create greater accessibility to quality training resources as identified by the local unit. A survey of all Kansas certified EMS providers indicated 70% of the approximately 1,000 respondents felt the elimination of this certification would either not adversely impact, or potentially improve, the accessibility and quality of EMS education offerings.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; there are currently 286 individuals holding Training Officer I certification, and 103 individuals holding Training Officer II certification. Bi-annual recertification application fee is \$30, thus average annual reduction in revenues associated with this proposed certification elimination is less than \$6,000. This revenue reduction is offset by the resultant reduction in staff time and resources processing these recertification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revocation. The revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

K.A.R. 109-5-3. Continuing education approval for long-term providers; has been proposed for revision to eliminate required certification levels for individuals and give authority to organizations to select and designate qualified educators and managers for education and training responsibilities.

There will be no anticipated impact to the Kansas Board of Emergency Medical Services associated with this revision. There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revision, as the proposed revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

K.A.R. 109-5-7a, Emergency medical responder (EMR) transition course approval, is proposed for revocation as

the designated transition period allowed for delivery of education relating to expanded scope of practice at the specified certification level has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revocation. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revocation.

K.A.R. 109-5-7b, Emergency medical technician (EMT) transition course approval, is proposed for revocation as the designated transition period allowed for delivery of education relating to expanded scope of practice at the specified certification level has expired.

There is no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-7c, Advanced emergency medical technician transition course approval, is proposed for revocation as the designated transition period allowed for delivery of education relating to expanded scope of practice at the specified certification level has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-5-7d, EMR and EMT train the trainer transition course approval, is proposed for revocation as the designated transition period allowed for delivery of education relating to expanded scope of practice at the specified certification level has expired.

There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revocation. There will be no anticipated economic impact on Emergency Medical Services attendants, agencies or other Emergency Medical Services related entities associated with this regulatory revocation.

**K.A.R. 109-6-2. Renewal of attendant, training officer, and instructor-coordinator certificates;** has been proposed for revision to support the elimination of the Training Officer certification.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; there are currently 286 individuals holding Training Officer I certification, and 103 individuals holding Training Officer II certification. Bi-annual recertification application fee is \$30, thus average annual reduction in revenues associated with this proposed certification elimination is less than \$6,000. This revenue reduction is offset by the resultant reduction in staff time and resources processing these recertification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revocation. The revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and

its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

**K.A.R. 109-7-1. Schedule of fees;** has been proposed for revision to eliminate fees associated with certification levels no longer in existence.

There will be no reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impacts on other governmental agencies, private business, and individuals associated with this proposed revision.

**K.A.R. 109-8-1. Examination;** has been revised to eliminate certification testing requirements for certification levels proposed for revocation, as well as their associated examination process.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; as the proposed elimination of the Training Officer certification would result in the loss of an estimated 25-50 annual applicants for initial Training Officer certification, resulting in an anticipated revenue reduction of \$1625 to \$3250. This revenue reduction is offset by the resultant reduction in staff time and resources processing these certification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revision. The revocation of the Training Officer certification will negate costs incurred with the initial training and certification costs. Although cost savings will vary by the size of the organization and its' number of Training Officer certification candidates, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

K.A.R. 109-8-2. Scheduling examinations for certification; has been proposed for revision to eliminate certification levels no longer in existence.

There will be no anticipated impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-9-4. Requirements for acceptance into an instructor-coordinator initial course of instruction; has been proposed for revision to correct reference to regulations pertaining to approved instructor-coordinator standards.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-10-1a. Approved emergency medical responder education standards; has been proposed for revision to eliminate language associated with transitional scope of practice which has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated

economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-10-1b. Approved emergency medical technician education standards; has been proposed for revision to eliminate language associated with transitional scope of practice which has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-10-1c. Approved advanced emergency medical technician education standards; has been proposed for revision to eliminate language associated with transitional scope of practice which has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-10-1d. Approved paramedic education standards; has been proposed for revision to eliminate language associated with transitional scope of practice which has expired.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-10-1f. Approved training officer I education standards; has been proposed for revocation to support the elimination of the Training Officer certification.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; there are currently 286 individuals holding Training Officer I certification, and 103 individuals holding Training Officer II certification. Bi-annual recertification application fee is \$30, thus average annual reduction in revenues associated with this proposed certification elimination is less than \$6,000. This revenue reduction is offset by the resultant reduction in staff time and resources processing these recertification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revocation. The revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

K.A.R. 109-10-1g, Approved training officer II education standards; has been proposed for revocation to support the elimination of the Training Officer certification.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; there are currently 286 individuals holding Training Officer I certification, and

103 individuals holding Training Officer II certification. Bi-annual recertification application fee is \$30, thus average annual reduction in revenues associated with this proposed certification elimination is less than \$6,000. This revenue reduction is offset by the resultant reduction in staff time and resources processing these recertification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revocation. The revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

**K.A.R. 109-10-3. Late enrollment;** has been proposed for revision to assign responsibility for enrollment processes on the sponsoring organization rather than the individual, and eliminates reference to certification levels proposed for revocation.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

**K.A.R. 109-10-7. Distance learning;** has been proposed for revision to assign responsibility for distance education delivery on the sponsoring organization, rather than the individual instructor.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

K.A.R. 109-11-1a. Emergency medical responder course approval; has been proposed for revision to assign responsibility for course approval on the sponsoring organization, rather than the individual instructor.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

**K.A.R.** 109-11-9. Instructor qualifications; has been proposed for revision to eliminate a certification level proposed for revocation, establish the sponsoring organization responsibility in qualifications determination, define the appropriate title for the agency director, and better define roles of the laboratory instructor.

There will be no anticipated economic impact to the Kansas Board of Emergency Medical Services associated with this regulatory revision. There will be no anticipated economic impact on other governmental agencies, private business or individuals with this regulatory revision.

**K.A.R. 109-13-1. Training officers;** has been proposed for revocation. The intent of the elimination of this certification requirement is to benefit local agencies by reducing regulatory requirements and create greater acces-

sibility to quality training resources as identified by the local unit. A survey of all Kansas certified EMS providers indicated 70% of the approximately 1,000 respondents felt the elimination of this certification would either not adversely impact, or potentially improve, the accessibility and quality of EMS education offerings.

There will be minimal reductions in revenue to the Kansas Board of Emergency Medical Services associated with this regulatory revision; there are currently 286 individuals holding Training Officer I certification, and 103 individuals holding Training Officer II certification. Bi-annual recertification application fee is \$30, thus average annual reduction in revenues associated with this proposed certification elimination is less than \$6,000. This revenue reduction is offset by the resultant reduction in staff time and resources processing these recertification applications.

There will be anticipated positive economic impacts on other governmental agencies, private business, and individuals associated with this proposed revocation. The revocation of the Training Officer certification will negate costs incurred with the initial training, certification, continuing education, and recertification costs. Although cost savings will vary by the size of the organization and its' number of certified individuals, the savings will be immediately realized and substantial for local units and individuals not bound by this regulatory requirement.

Copies of the complete regulations and the complete economic impact statements may be obtained from the Board of Emergency Medical Services at the contact information above or can be accessed at www.ksbems.org.

> Joseph House Executive Director

Doc. No. 045675

#### State of Kansas

## Wildlife, Parks, and Tourism Commission

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife, Parks, and Tourism Commission at 6:30 p.m. Thursday, November 16, 2017 at the Bryan Conference Center (inside Wheatland Broadband), 101 S. Main St., Scott City, Kansas, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks, and Tourism.

A general discussion and workshop meeting on business of the Wildlife, Parks, and Tourism Commission will begin at 1:00 p.m. November 16 at the location listed above. The meeting will recess at approximately 5:00 p.m. then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. November 17 at the location listed above.

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

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

This 60-day notice period prior to the hearing, in addition to any previously published notices, constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations.

All interested parties may submit written comments prior to the hearing to the Chairman of the Commission, Kansas Department of Wildlife, Parks, and Tourism, 1020 S. Kansas Ave., Suite 200, Topeka, KS 66612 or to sheila.kemmis@ks.gov if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

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

**K.A.R. 115-2-1.** This permanent regulation establishes fish and wildlife-related license and permit fees. The proposed amendments would change the expiration dates of some of the issuances from December 31 to one year from the date of purchase, change the commercial bait dealer permit from one year to three years and reduce the fee by a net of \$10.00 and offer a small discount for purchases of 5 issuances or more at the same time.

**Economic Impact Summary:** The reduction in price for commercial bait fish dealer permits will result in a net loss to the department of \$1,760.00 over a three year period, based on 2017 permit numbers, all of which will accrue to the wildlife fee fund. Otherwise, no other substantive negative economic impact is anticipated for the department, other agencies, small businesses, or the public.

**K.A.R. 115-2-3.** This permanent regulation establishes the overnight and annual camping permit prices, fees for utility connections, and related fees within state parks. This is a user fee regulation and the proposed amendments would increase fees for a single park location, El Dorado, for long term camping.

Economic Impact Summary: Based on fiscal year 2016-17 permit numbers, the proposed increase is expected to generate an additional \$5,250.00, all of which would accrue to the park fee fund. Otherwise, the proposed amendments are not anticipated to have any appreciable economic impact on the department, small businesses, other agencies, or the general public.

**K.A.R. 115-2-4.** This permanent regulation sets fees for vessel registrations and related issues for which a fee is charged. The proposed amendments would increase vessel registrations by \$10 for a three-year registration, or approximately \$3.33 per year.

Economic Impact Summary: The proposed change is anticipated to generate approximately \$306,000 per calendar year, based on approximately 92,000 vessel registrations, new and renewals, in a three-year period, all of which would accrue to the boating fee fund. Otherwise, it is not anticipated to have any other substantive impact to the department, other agencies or the public.

**K.A.R.** 115-2-6. This permanent regulation establishes fees for certain permits and other issues, including the annual lease fee for private cabins on state park controlled lands. The proposed amendments increases fees on most of the 230 private cabin and trailer sites within state park controlled lands.

**Economic Impact Summary:** The proposed changes, by calendar year, would generate an additional \$50,944 in 2018, \$146,875 in 2019, \$247,205 in 2020, \$345,335 in 2021, and \$443,465 in 2022, all of which would accrue to the park fee fund. Otherwise, the proposed changes will have no appreciable negative economic impact on the Department, other agencies, small businesses, or the public.

**K.A.R.** 115-7-1. This permanent regulation establishes legal fishing equipment and methods for sportfish and for nonsportfish. The proposed amendments would require the use of barbless hooks when snagging for paddlefish.

**Economic Impact Summary:** It is anticipated that there would be no substantive economic impact to the department, other state agencies, small businesses, or the public.

**K.A.R.** 115-7-4. This permanent regulation establishes general provisions applicable to fish processing and possession in Kansas. The proposed amendments would require donations of sport fish to be accompanied by a donation slip, similar to what occurs with other wildlife species.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-7-10.** This permanent regulation establishes special provisions related to fishing. The proposed amendments would update the reference document related to new invasive species waters.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-17-2.** This permanent regulation establishes the legal species that can be sold for commercial fish bait. The proposed amendments would allow for the sale of dead specimens of gizzard shad as fish bait.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-17-3.** This permanent regulation establishes the requirements, application and general provisions for commercial fish bait permits. The proposed amendments would change fish bait permits to a three-year permit.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-18-12.** This permanent regulation establishes the trout permit and for what types of fishing the trout permit is needed. The proposed amendments would change the expiration of the trout permit from calendar year to one year from the date of purchase.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-18-19.** This permanent regulation establishes the paddlefish permit. The proposed changes would allow youth participants snagging with permitted adults to utilize the carcass tags of the adult, similar to trout fishing, and remove the requirement of a questionaire.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R. 115-18-20.** This permanent regulation establishes the tournament black bass pass. The proposed amendments would change the expiration of the pass from calendar year to one year from the date of purchase.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

**K.A.R.** 115-25-14. This exempt regulation establishes statewide limits and open seasons for fishing in Kansas. The proposed changes relate to splitting blue catfish and channel catfish statewide creel limits, changing the wiper statewide creel limit, updates to the reference document related to length and creel limits for specific bodies of water and modifications to three trout waters.

**Economic Impact Summary:** It is anticipated that no substantive economic impact will occur for the department, other state agencies, small businesses, or the public.

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

Gerald Lauber, Chairman Wildlife, Parks, and Tourism Commission

Doc. No. 045676

#### State of Kansas

## Wildlife, Parks, and Tourism Commission

#### Notice of Hearing on Proposed Administrative Regulations (Rescheduled)

(Editor's Note: The public hearing on proposed administrative regulations of the Kansas Department of Wildlife, Parks and Tourism scheduled for October 19, 2017, notice of which was published in the June 1, 2017 Kansas Register, has been cancelled. The hearing has been rescheduled for January 11, 2018, at 6:30 p.m., as published in the following notice.)

A public hearing will be conducted by the Wildlife, Parks, and Tourism Commission at 6:30 p.m. Thursday, January 11, 2018 at the Milford Lake Conference Center, 3750 Farnum Creek Road, Milford, Kansas, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks, and Tourism. The

public hearing originally scheduled for October 19, 2017 in Scott City, notice of which was published in the June 1, 2017 issue of the Kansas Register, has been cancelled.

A general discussion and workshop meeting on business of the Wildlife, Parks, and Tourism Commission will begin at 1:00 p.m. January 11 at the location listed above. The meeting will recess at approximately 5:00 p.m. then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. January 12 at the location listed above.

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

This 90-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations.

All interested parties may submit written comments prior to the hearing to the Chairman of the Commission, Kansas Department of Wildlife, Parks, and Tourism, 1020 S. Kansas Ave., Suite 200, Topeka, KS 66612 or to sheila.kemmis@ks.gov if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

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

**K.A.R.** 115-15-3. This permanent administrative regulation establishes provisions for threatened and endangered species special permits and enforcement actions. The proposed changes are the result of legislation passed during the 2016 legislative session.

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

**K.A.R. 115-15-4.** This permanent regulation establishes procedures for recovery plans for threatened and endangered species. The proposed amendments are the result of legislation passed during the 2016 legislative session.

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

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

Gerald Lauber, Chairman Wildlife, Parks, and Tourism Commission

Doc. No. 045677

#### State of Kansas

## **Board of Pharmacy**

#### **Permanent Administrative Regulation**

#### Article 7.—MISCELLANEOUS PROVISIONS

- **68-7-23.** Dispensing and administration of emergency opioid antagonist without a prescription. (a) Any pharmacist may dispense an emergency opioid antagonist and the necessary medical supplies needed to administer an emergency opioid antagonist to a patient, bystander, first responder agency, or school nurse without a prescription, in accordance with the opioid antagonist protocol and this regulation.
- (b) Each pharmacist dispensing an emergency opioid antagonist pursuant to this regulation shall submit to the board a form provided by the board, within five days of signing the opioid antagonist protocol, and shall maintain a signed and dated copy of the opioid antagonist protocol, which shall be made available to the pharmacist-in-charge, the board, and the board's designee. Each pharmacist that no longer dispenses emergency opioid antagonists pursuant to the opioid antagonist protocol shall notify the board, in writing, within 30 days of discontinuation.
- (c) Each emergency opioid antagonist dispensed by a pharmacist shall be labeled in accordance with the pharmacy practice act and any implementing regulations.
- (d) Each pharmacist who dispenses an emergency opioid antagonist pursuant to this regulation shall perform the following:
- (1) For each patient, bystander, first responder agency, or school nurse to whom the emergency opioid antagonist is dispensed, instruct that person or entity to summon emergency medical services as soon as practicable either before or after administering the emergency opioid antagonist;
- (2) for each patient or bystander to whom the emergency opioid antagonist is dispensed, provide in-person counseling, training, and written educational materials appropriate to the dosage form dispensed, including the following:
  - (A) Risk factors of opioid overdose;
  - (B) strategies to prevent opioid overdose;
  - (C) signs of opioid overdose;
  - (D) steps in responding to an overdose;
  - (E) information on emergency opioid antagonists;
- (F) procedures for administering an emergency opioid antagonist;
- (G) proper storage, disposal, and expiration date of the emergency opioid antagonist dispensed; and
- (H) information on where to obtain a referral for substance use disorder treatment; and

- (3) for each first responder agency or school nurse to whom the emergency opioid antagonist is dispensed, provide that person or entity with written education and training materials that meet the requirements of paragraphs (d)(1) and (2) and include the requirements to keep inventory records and report any administration of the emergency opioid antagonist to the appropriate healthcare provider pursuant to this regulation.
- (e) Each pharmacist shall document the dispensing of any emergency opioid antagonist pursuant to this regulation in a written or electronic prescription record for the patient, bystander, first responder agency, or school nurse to whom the emergency opioid antagonist is dispensed. The pharmacist shall record as the prescriber either that pharmacist or the physician who has signed the opioid antagonist protocol. The prescription record shall be maintained so that the required information is readily retrievable during the pharmacy's normal operating hours and shall be securely stored within the pharmacy for at least five years.
- (f) Any of the following individuals or facilities licensed or registered with the board of pharmacy or the board of healing arts may sell emergency opioid antagonists at wholesale to a first responder agency or school nurse:
  - (1) A pharmacist;
  - (2) a physician medical director; or

- (3) a pharmacy.
- (g) Each first responder, scientist, and technician operating under a first responder agency administering an emergency opioid antagonist shall perform the following:
- (1) Summon emergency medical services as soon as practicable either before or after administering the emergency opioid antagonist;
- (2) immediately provide information related to the administration to any responding emergency medical services personnel, any emergency room personnel, or any treating physician; and
- (3) notify the physician medical director for the first responder agency within 24 hours of administration.
- (h) Each first responder agency that is dispensed an emergency opioid antagonist shall ensure that any first responder, scientist, or technician operating under the first responder agency is appropriately trained on the use of emergency opioid antagonists and meets the training requirements in subsection (d) and the opioid antagonist protocol. (Authorized by and implementing 2017 HB 2217, sec. 1; effective, T-68-6-19-17, July 1, 2017; effective Sept. 15, 2017.)

Alexandra Blasi, JD, MBA **Executive Secretary** 

Doc. No. 045666

Register

Register

V. 35, p. 662

V. 35, p. 695

#### 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

Action	Register
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Amended	V. 35, p. 1096
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Amended	V. 35, p. 44
Amended	V. 35, p. 45
Amended	V. 35, p. 45
Amended	V. 35, p. 46
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Revoked	V. 36, p. 8
	Amended Amended Amended Amended Amended Amended Amended Amended Amended

#### AGENCY 4: DEPARTMENT OF AGRICULTURE

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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

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Reg. No.

Reg. No.

7-23-16

5-1-1	Amended	V. 35, p. 308
5-3-6a	Amended	V. 36, p. 159
5-12-1	Amended	V. 35, p. 313
5-14-10	Amended	V. 36, p. 823
5-14-12	New	V. 36, p. 825
5-21-3	Amended	V. 36, p. 160
5-21-6	Amended	V. 35, p. 431
5-22-7	Amended	V. 35, p. 199
5-23-4	Amended	V. 35, p. 385
5-23-4b	Revoked	V. 35, p. 386
5-24-2	Amended	V. 35, p. 386
5-25-21	New	V. 35, p. 200
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#### **AGENCY 7: SECRETARY OF STATE**

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AGRICULTURE – DIVISION OF ANIMAL HEALTH		
Reg. No.	Action	Register
9-3-9	Amended	V. 36, p. 140
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
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Reg. No.	Action	Register
16-9-1	Revoked	V. 35, p. 1033
16-14-10	New (T)	V. 35, p. 626
16-14-10	New	V. 35, p. 858
16-14-11	New (T)	V. 35, p. 626

#### 16-14-11 New V. 35, p. 858 16-15-1 through V. 35, p. 626-628 16-15-4 New (T)

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through		
16-15-4	New	V. 35, p. 858-860
16-16-1	New	V. 35, p. 1033
16-16-2	New	V. 35, p. 1033
16-16-3	New	V. 35, p. 1033

#### **AGENCY 28: DEPARTMENT OF HEALTH** AND ENVIRONMENT

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28-4-114a	Amended	V. 36, p. 364
28-4-118	Amended	V. 36, p. 365
28-4-428	Amended	V. 36, p. 366
28-4-428a	Amended	V. 36, p. 366
28-4-587	Amended	V. 36, p. 571
28-4-592	Amended	V. 36, p. 573
28-4-802	Revoked	V. 36, p. 973
28-17-10	Amended	V. 35, p. 566
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28-19-304	Amended	V. 35, p. 955
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28-54-5	Amended	V. 36, p. 939-940
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28-74-3	New	V. 35, p. 383
28-74-4	New	V. 35, p. 384

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30-46-10	Amended	V. 35, p. 581	67-5-5	Amended	V. 36, p. 81	82-16-6	Amended	V. 36, p. 103
30-47-3	New	V. 36, p. 973	AGENCY	68: BOARD O	F PHARMACY	AGI	ENCY 86: REA	L ESTATE
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40-1-48	Amended	V. 36, p. 919	68-5-18	New	V. 35, p. 696	86-1-5	Amended	V. 36, p. 159
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