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December 7, 2017

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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
Dec 4	112-N	9:00 a.m.	Special Committee on Comprehensive Response to School Finance Decision	Overview of Gannon V and discussion of equity and adequacy issues and possible responses to those issues.
Dec 5	548-S	10:00 a.m.	Special Committee on Commerce	STAR Bonds; History of Sales Tax Revenue; Community Improvement and Transportation Development Districts.

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Published by

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

Tom Day Director of Legislative Administrative Services

Agenda not available.

Doc. No. 045903

112-N

10:00 am

Dec 20

Joint Committee on Legislative

Budget

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 12-4-17 through 12-10-17TermRate1-89 days1.15%3 months1.32%6 months1.44%12 months1.66%18 months1.72%2 years1.77%

Scott Miller Director of Investments

Doc. No. 045885

State of Kansas

Secretary of State

Code Mortgage Rate for December

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of December 1-31, 2017, is 12 percent. The reference rate referred to in the definition of "code mortgage rate" set forth in K.S.A. 16a-1-301(11)(b)(i) is discontinued, has become impractical to use, and/or is otherwise not readily ascertainable from the Federal Home Loan Mortgage Corporation.

Kris W. Kobach Secretary of State

Doc. No. 045887

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:00 a.m. Thursday, December 21, 2017, in the offices of the Kansas Development Finance Authority (KDFA), 534 S. Kansas Ave., Suite 800, Topeka, Kansas, on the proposal for the KDFA to issue its Agricultural Development Revenue Bonds for the projects numbered below in the respective maximum principal amounts. The bonds will be issued to assist the borrowers named below (who will be the owners and operators of the projects) to finance the cost in the amount of the bonds, which are then typically purchased by a lender bank who then, through the KDFA, loans the bond proceeds to the borrower for the purposes of acquiring the project. The projects shall be located as shown:

Project No. 000992 Maximum Principal Amount: \$305,000.00. Owner/Operator: Tyler T. and Andrea L. Deters; Description: Acquisition of 144 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the "Project"). The Project is being financed by the Lender for Tyler T. and Andrea L. Deters (the "Beginning Farmer") and is located at Section 12, Noble Town-

ship, Marshall County, Kansas, approximately ½ mile east of Vermillion, Kansas on Stone Road.

Project No. 000993 Maximum Principal Amount: \$524,200.00. Owner/Operator: Kyle and Leigha Behrens; Description: Acquisition of 224 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the "Project"). The Project is being financed by the Lender for Kyle and Leigha Behrens (the "Beginning Farmer") and is located at Section 18, Franklin Township, Marshall County, Kansas, approximately 2 miles north of Marysville, Kansas on 13th Road and 1 mile east on Indian Road.

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

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

Tim Shallenburger President

Doc. No. 045895

State of Kansas

Governor's Grants Program

Notice of Available Grant Funding from the Federal John R. Justice Student Loan Repayment Program

Grant funds are available from the Federal John R. Justice Student Loan Repayment Program for calendar year 2018. The purpose of this grant program is to provide student loan repayment assistance for full-time local, state, and federal government public defenders and full-time local and state government prosecutors who commit to serving as public defenders and prosecutors for at least three (3) years. Kansas has \$32,496 available for awards and will be available to prosecutors (maximum of \$16,248) and public defenders (maximum of \$16,248). Federal John R. Justice Grant funds awarded under this program are a supplement to, not a substitute for, personal student loan obligations. To be eligible to receive funding, an attorney must not be in default on repayment of any federal student loans. For a copy of the grant application, please contact Kim Gerety at 785-291-3205 or kim.gerety@ks.gov. All grant applications must be postmarked to the Kansas Governor's Grants Program by January 5, 2018.

> Shawn Cowing, Administrator Kansas Governor's Grants Program

Doc. No. 045893

State of Kansas

Kansas Water Authority

Notice of Meeting

The Kansas Water Authority will meet Tuesday, December 12, at the Kansas Municipal Utilities Training Facility, 2090 E. Avenue A, McPherson, Kansas. The meeting will begin at 10:00 a.m.

For additional meeting information and an agenda visit the Kansas Water Office (KWO) website, www.kwo.org or call 785-296-3185 or 888-526-9283 (KAN-WATER).

Katie Patterson-Ingels Communications Director

Doc. No. 045890

State of Kansas

State Employees Health Care Commission

Notice of Meeting

A Kansas State Employees Health Care Commission meeting has been scheduled for 1:30 p.m. Tuesday, December 12, 2017 in the KPERS Boardroom located at 611 S. Kansas Ave., Topeka, Kansas.

If you have any questions, please contact Lea Selleck with the State Employee Health Plan at 785-368-6361.

Sarah Shipman, Chair Health Care Commission

Doc. No. 045894

State of Kansas

Department of Agriculture Division of Conservation

Notice to Contractors

Name and Location of Project:

Mill Creek WJD #85 Site 111. 3/8 mile east and 900 feet south of the intersection of Snokomo Road and Longhorn Road. Driveway entrance on the south side of Longhorn Road.

Bid Opening Date and Location:

Sealed bids will be received by the Mill Creek Watershed Joint District #85, 107 E. 6th St., Alma, KS 66401, until 7:00 p.m. (CDT) January 5, 2018. Any bids received after the specified time will not be considered. The bids will then be publicly opened and read for furnishing labor, equipment, and materials for performing all work.

New watershed dam construction and mitigation. 60,000 cubic yard earthen dam, 14,000 cubic yards of excavation, 48-inch concrete riser, 200 feet of 16-inch PVC, 5,230 feet of special area barb wire fence. Additionally, install a 16.8 feet by 7.6 feet arch bottomless culvert in Snokomo Creek for mitigation. Culvert is located 1,500 feet west of Snokomo/Woody Creek Road intersection.

Each Bidder shall file with his/her bid a cashier's check or certified check on an acceptable bank or a bid bond in the amount of five per cent (5%) of the total amount of his/her bid

Bids received after the stipulated closing time will be returned unopened. The Bidder to whom the contract is awarded shall be required to furnish a performance bond and payment bond acceptable to the owner, each in the amount of 100% of the contract. The Mill Creek WJD No. 85 has the right to reject any and all bids and to waive informalities or irregularities therein and to reject any bid where there is doubt as to the bidders having acquainted himself/herself thoroughly with the materials and conditions relative to the job.

Contract Documents:

Copies of the Plans and Contract Documents are on file at the office of King and Associates Engineering affiliate of CFS Engineers, 307 Montana Ave., Holton, KS 66436. There is a non-refundable cost of \$50.00 per set of plans.

Site Visit

Mandatory pre-bid site showing at 2:00 p.m. December 20, 2017, contact Bruce Rinkes at 785-845-5272.

Pre-Work Project Conference:

Before the contractor starts the work at the site, a conference attended by the contractor, engineer, owner, and others, as required, will be held to discuss schedules, procedures, submittals, applications for payment, and to establish working understanding among the parties as to the work. The work shall commence within 20 calendar days and be completed within 120 working days after the date of the receipt of the Notice to Proceed. A penalty of \$300 per work day will be charged against the contractor for each work day required to complete this contract in excess of the 120 working days given to complete this contract.

Modifications to Bid Documents:

Where discrepancies occur in these documents between standard form documents/specifications and any modifications thereto, the modifications shall govern.

Errors and Discrepancies:

Bidders shall promptly report in writing to the engineer any conflict, error, or discrepancy which the bidder may discover and shall obtain a written interpretation or clarification from the engineer before submitting his bid for any work affected thereby.

Please contact Mr. Hakim Saadi, P.E., Watershed Program Manager at 785-291-3099 or hakim.saadi@ks.gov for any questions pertaining to the project listed above.

Robert Reschke, Executive Director Division of Conservation

Doc. No. 045901

State of Kansas

Department of Agriculture Division of Conservation

Notice of Authorization to Proceed with On-Call Engineering Services

Wildhorse Riverworks, Inc. has been identified as a qualified entity to provide certain on-call engineering services to the Kansas Department of Agriculture, Division of Conservation. Pursuant to its current "Agreement for On-Call Engineering Services" with Wildhorse Riverworks, Inc., the Kansas Department of Agriculture, Division of Conservation issued an authorization to proceed

on Contract No. SbPP-2018-2 for engineering re-design addendums for the Petr streambank restoration project site (Site #BBR-2) in the Big Blue River watershed in Marshall County. The authorization to proceed was issued on October 18, 2017, on a total proposed price of \$1,625.

Additional information about the Division of Conservation's Streambank Protection Program is available from the program manager by phone at 785-564-6622, or electronically at steve.frost@ks.gov.

Rob Reschke, Executive Director Division of Conservation

Doc. No. 045896

State of Kansas

Wichita State University

Notice of Intent to Lease Land and/or Building Space

Public notice is hereby given that Wichita State University (WSU) intends to lease available land and building space. The university will consider leasing such property and/or space to those whose presence on campus would advance the university's applied learning vision or its mission as an educational, cultural, and economic driver for Kansas and the greater public good. Because tenant use must be a good fit with the university's educational mission and available space, please be prepared to provide the following information: (1) name; (2) square footage of space needs; (3) equipment, design, or other special needs; (4) description of anticipated use; and (5) the anticipated benefits to the university, its students, and the WSU community (e.g. applied learning, joint research, faculty start-up, etc.). The university will consider serious offers and inquiries from any financially qualified individual, group, organization, or company. If interested, please contact Vice President for Research and Technology Transfer, Dr. John Tomblin, john.tomblin@wichita.edu or Property Manager Crystal Deselms, crystal.deselms @wichita.edu. This publication is being published pursuant to K.S.A. 75-430a(d), to the extent applicable.

> Crystal Stegeman University Property Manager Office of the Vice President for Administration and Finance Wichita State University

Doc. No. 045794

(Published in the Kansas Register December 7, 2017.)

City of Great Bend, Kansas

Public Notice

The City of Great Bend hereby announces its fiscal years 2016 through 2018 goal of 5.21% for Disadvantaged Business Enterprise (DBE) airport construction contracts. The proposed goals and rationale is available for inspection between 8:00 a.m. and 5:00 p.m., Monday through Friday at 1209 Williams St., Great Bend, KS 67530 for 30 days from the date of this publication.

Comments on the DBE goal will be accepted for 30 days from the date of this publication and can be sent to the following:

Martin Miller Airport Manager 1209 Williams St. Great Bend, KS 67530 620-793-4168 greatbendairport@ruraltel.net

Ofelia Medina FAA Western-Pacific Regional Office PO Box 92007, AWP-9 Los Angeles, CA 90009-2007 310-725-3945 ofelia.medina@faa.gov

Contract Goals

and

The City of Great Bend will use contract goals to meet any portion of the overall goal that the recipient does not project being able to meet using RN means. Contract goals are established so that, over the period to which the overall goal applies, they will cumulatively result in meeting any portion of the recipient's overall goal that is not projected to be met through the use of RN means.

The City of Great Bend will establish contract goals only on those DOT-assisted contracts that have subcontracting possibilities. It need not establish a contract goal on every such contract, and the size of the contract goals will be adapted to the circumstances of each such contract (e.g., type and location of work and availability of DBE's to perform the particular type of work).

The contract goals will be expressed as a percentage of the total amount of a DOT-assisted contract.

> Martin Miller, Airport Manager City of Great Bend

Doc. No. 045888

State of Kansas

Board of Regents Universities

Notice to Bidders

The universities of the Kansas Board of Regents encourage interested vendors to visit the various universities' purchasing offices' websites for a listing of all transactions, including construction projects, for which the universities' purchasing offices, or one of the consortia commonly utilized by the universities, are seeking information, competitive bids, or proposals. The referenced construction projects may include project delivery construction procurement act projects pursuant to K.S.A. 76-7,125 et seq.

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

Fort Hays State University – Bid postings: http://www.fhsu.edu/purchasing/bids/. Additional contact info: phone: 785-628-4251, fax: 785-628-4046, email: purchasing@fhsu.edu. Mailing address: Fort Hays State 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:

12/20/2017	EVT0005501	Pickup Truck
12/20/2017	EVT0005504	Truck with Flatbed
12/20/2017	EVT0005507	Spillway Repairs at
		Woodson
12/20/2017	EVT0005518	Aggregate, AS-1
12/21/2017	EVT0005502	Well Plugging – District 2
12/29/2017	EVT0005499	Video Production of
		Archeological Excavation
12/29/2017	EVT0005511	Services, Armed Security
01/12/2018	EVT0005508	Female Youth Residential
		Facility

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

12/21/2017 A-013148 Halsey Hall Kitchen Renovation 01/09/2018 A-012532 Fort Hays State University; New Facility for Art and Design

01/11/2018 A-013210 I

Emporia State University; Market Street Residence Hall Building Package

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. 045904

(Published in the Kansas Register December 7, 2017.)

City of Olathe, Kansas

Notice to Bidders

Sealed bids will be received online at www.public purchase.com until 10:00 a.m. (CDT) Thursday, January 11, 2018 for the construction of intersection improvements at 151st Street and Mur-Len Road, Project No. 3-C-105-12.

At said time and place, and promptly thereafter, all bids that have been duly received will be publicly opened online at www.publicpurchase.com. Only bids submitted electronically at www.publicpurchase.com will be accepted.

The work consists of the following:

Add a right turn lane to all four legs of the intersection along with other geometric improvements, milling, and overlaying of the existing road, storm sewer improvements, and traffic signal replacement. Also included in the project will be the addition of a left turn lane from 151st Street to Scarborough.

*It is anticipated that the construction Notice to Proceed for this project will be issued on or around April 2, 2018.

Bid documents including drawings and specifications are on file at the office of Public Works of Olathe, Kansas, and are open for public inspections. Bid documents and drawings may be downloaded free of charge from www.publicpurchase.com.

A satisfactory bid bond executed by the bidder or an acceptable surety, in an amount equal to five percent (5%) of the total bid for work shall be submitted with each proposal. A scanned copy of the bid bond must be included with the online bid submitted at www.publicpurchase.com. The original copy of the bid bond form must be submitted to the engineer within 48 hours of bid opening. Failure to submit original copy of the bid bond will result in rejection of bid and owner's selection of the next low qualified bidder.

The successful bidder will be required to furnish and pay satisfactory performance and payment bond or bonds.

Attention is called to the fact that not less than the minimum salaries and wages as set forth in the contract documents must be paid on this project, and that the contractor must ensure that employees and applicants for employment are not discriminated against because of their race, color, religion, sex, or national origin. Contractors must comply with Title 29 relating to the employment of apprentices in accordance with requirements published by the United States Department of Labor as contained in the contract documents.

(continued)

Bidders are informed that the prime contractor and subcontractors are required to comply with Section 109 of the Housing and Community Development Act of 1974, Title VI of the Civil Rights Act of 1964, Executive Order 11246, and Section 3 of the Housing and Urban Development Act of 1968. Contractors responsibilities under these laws are outlined at Title 24, CFR Part 1 and Part 570 relating to non-discrimination in federallyassisted programs of the Department of Housing and Urban Development; Title 24, Part 130 relating to equal employment opportunity under HUD-assisted construction contract; and Title 24, Part 135 relating to employment opportunities for businesses and lower income persons in connection with assisted projects.

The prime general contractor, and subcontractors where appropriate, under the terms of the contract, shall be required to comply with the following requirements prior to issuance of a construction work order:

- (A) Maintain an affirmative action file detailing efforts to meet affirmative action hiring responsibilities and utilize minority firms as subcontractors and supplier;
- Submit a copy of their affirmative action plan to the city for review and HUD concurrence;
- Provide a preliminary statement of work force needs by category for the project and goals for minorities; and
- (D) Attend a scheduled pre-construction conference for orientation on HUD equal opportunity and labor standards requirements.

The city of Olathe, Kansas, reserves the right to reject any or all bids or to waive any informalities in the bidding.

Bids may be held by the city of Olathe, Kansas, for a period not to exceed 60 days from the date of the opening of bids for the purpose of reviewing the bids and investigating the qualifications of bidders, prior to awarding the contract.

> David F. Bryant, III, Deputy City Clerk City of Olathe, Kansas

Doc. No. 045906

State of Kansas

Department of Health and Environment

Notice Concerning Kansas/Federal Water **Pollution Control Permits and Applications**

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 17, 28-18a-1 through 33, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

The proposed actions concerning the draft documents are based on staff review, applying the appropriate standards, regulations, and effluent limitations of the state of Kansas and the Environmental Protection Agency. The final action will result in a Federal National Pollutant Discharge Elimination System Authorization and/or a Kansas Water Pollution Control permit being issued, subject to certain conditions, revocation, and reissuance of the designated permit or termination of the designated permit.

Public Notice No. KS-AG-17-288/294

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Don and Kris Haverkamp 1827 U.S. 75 Highway Fairview, KS 66425	SW/4 of Section 22 T03S, R15E Brown County	Kansas River Basin

Kansas Permit No. A-KSBR-M002

This is a renewal permit for an existing facility for 46 head (46 animal units) of beef cattle weighing more than 700 pounds, 30 head (15 animal units) of beef cattle weighing less than 700 pounds, and 170 head (238 animal units) of mature dairy cattle for a total of 299 animal units. A second freestall building is proposed to be constructed at this dairy facility.

MILL I I C NI/O CC L' O1 C' D'	ver
Melissa Langhofer N/2 of Section 21 Cimarron Ri Kansas-Smith Farms, LLC Seward County Kansas-Smith Farms, LLC – Farms 3-4- GGPI 23179 #5 Road Plains, KS 67869	

Kansas Permit No. A-CISW-H002 Federal Permit No. KS0118559

This is a renewal permit for an existing facility for 22,710 head (9,084 animal units) of swine weighing more than 55 pounds, 30,550 head (3,055 animal units) of swine weighing less than 55 pounds and 600 head (60 animal units) of goats; for a total of 12,199 animal units of animals. There has been no change in animal numbers from the last permit. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Pete Wheat Wheat Ranch Feedlot PO Box 38 Allen, KS 66833	SW/4 of Section 12 & NW/4 of Section 13 T16S, R11E Lyon County	Marais des Cygnes River Basin

This is a permit modification and reissuance for an existing facility with the maximum capacity for 3,500 head (1,750 animal units) of cattle weighing less than 700 pounds. This represents an increase of 500 animal units from the previous permit. There are no other proposed

Federal Permit No. KS0115606

modifications to the permit. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Kevin Stuhlsatz Stuhlsatz Farms 5301 S. 247th W	SE/4 of Section 22 T28S, R03W Sedgwick County	Lower Arkansas River Basin
Goddard, KS 67052	,	

Kansas Permit No. A-ARSG-M036

Kansas Permit No. A-MCLY-C002

This permit is being reissued for an existing facility with a maximum capacity of 85 head (119 animal units) of mature dairy cattle, 25 head (25 animal units) of dairy heifers, and 30 head (15 animal units) of dairy cattle 700 pounds or less, for a total of 159 animal units. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Alan D. Giger Giger Land & Cattle Corporation 1020 KS Highway 150 Elmdale, KS 66850-9761	SW/4 of Section 28 T19S, R07E Chase County	Neosho River Basin

Kansas Permit No. A-NECS-B004

This permit is being reissued for an existing facility with a maximum capacity of 575 head (575 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
Keith Larson Limestone Trail Cattle Feeders 603 3rd St. Scandia, KS 66966	SE/4 of Section 21 T03S, R04W Republic County	Lower Republican River Basin

Kansas Permit No. A-LRRP-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
Jeff Mills Jeff Mills Dairy Cattle	SW/4 of Section 35 T18S, R23E	Marais des Cygnes River Basin
15777 W. 191st St. Spring Hill KS 66083	Miami County	

Kansas Permit No. A-MCMI-M015

This permit is being reissued for an existing facility with a maximum capacity of 120 head (168 animal units) of mature dairy cattle, 32 head (32 animal units) of dairy heifers and bulls weighing more than 700 pounds and 26 head (13 animal units) of dairy calves weighing less than 700 pounds, for a total of 213 animal units of dairy cattle. There is no change in the permitted animal units from the previous permit cycle.

Public Notice No. KS-Q-17-175/177

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
APAC – Kansas PO Box 23910 Overland Park, KS 66283	Kansas River via West Mission Creek	Process Wastewater

Kansas Permit No. I-KS06-PO04 Federal Permit No. KS0001546

Legal Description: NE¼, NE¼, SW¼, S21, T11S, R23E, Wyandotte County, Kansas

Facility Name: Bonner Springs Quarry Plant #3

Facility Location: 1800 S. 121st St., Bonner Springs, KS 66012

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is engaged in a limestone quarrying operation, with a portable crusher. Outfall 001 consists of treated stormwater runoff and wash water, which is collected in an on-site settling pond, which then discharges to a detention pond. The water in the detention pond is recycled and is used to wash rock. This pond usually only discharges during or after a heavy rainfall event. Outfalls 002 and 003 consists of stormwater runoff. The proposed permit contains limits for total suspended solids.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Cloud Ceramics PO Box 369	Lower Republican via Oak Creek	Process Wastewater
Concordia, KS 66901	via our creek	

Kansas Permit No. I-LR08-PO02 Federal Permit No. KS0002682

Legal Description: NE¼, S13, T6S, R3W, Cloud County, Kansas

Facility Name: Clay Pits #C-77 and # C-78

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is engaged in mining of clay for brick manufacturing. Clay pit de-watering is employed when necessary, to remove rain water, spring water or melted snow from the clay pits and is pumped to settling ponds, before being discharged. Outfalls 001, 002 and 003 consists of treated stormwater runoff and/or pit water. This permit contains generic language to protect waters of the state.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Cottonwood Falls, City of PO Box 487 Cottonwood Falls, KS 66845	Cottonwood River	Treated Domestic Wastewater

Kansas Permit No. M-NE16-OO01 Federal Permit No. KS0089664

Legal Description: SW1/4, NE1/4, NW1/4, S28, T19S, R8E, Chase County, Kansas

Facility Name: Cottonwood Falls Municipal Wastewater Treatment Facility

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is a five cell wastewater stabilization lagoon system. The proposed permit contains limits for biochemical oxygen demand and total suspended solids, as well as monitoring for pH, ammonia, and E. coli.

Public Notice No. KS-PT-17-019

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

Name and Address of Applicant	Receiving Fac	ility Type of Discharge
Rayes, Inc. dba Wheelchairs of Kansas PO Box 320 Ellis, KS 67637	Hays MWWTI	Process Wastewater
Kansas Permit No. P-S	H16-OO02	Federal Permit No. KSP000072
Facility Name: Wheelc	hairs of Kansas	

Facility Location: 500 Commerce Parkway, Hays, KS 67601

The proposed action is to reissue a pretreatment permit for an existing facility. This facility manufactures various types of durable medical equipment made of mild steel, stainless steel, or aluminum. Regulated wastes consist of wastewater from a three stage conversion coating (phosphating) operation and wastes from a metal tumbling operation. This waste is collected in a holding tank prior to discharging to the city sewer. The proposed permit contains limits for pH, total toxic organics (TTO), cadmium, chromium, copper, lead, nickel, silver, zinc and total cyanide.

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 En(continued)

vironment 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 **January 6, 2018**, will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-17-288/294, KS-Q-17-175/177, KS-PT-17-019) and name of the applicant/permittee when preparing comments.

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

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, Kansas. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at http://www.kdheks.gov/feedlots. Division of Environment offices are open from 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays.

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

Doc. No. 045898

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. Kendall Packaging Corporation 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.

Kendall Packaging Corporation, 1901 E. 27th St. Terrace, Pittsburg, KS 66762, owns and operates a flexographic printing and laminating facility located at 1901 E. 27th St. Terrace, Pittsburg, KS 66762.

A copy of the proposed permit, permit application, all supporting documentation, and all information re-

lied 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 Adam Kice, 785-296-0365, 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 Adam Kice, 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, January 8, 2018.

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 Adam Kice, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than noon Monday, January 8, 2018 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. 045892

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. SFC Global Supply Chain, Inc. (Tony's Pizza Service) 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.

SFC Global Supply Chain, Inc. (Tony's Pizza Service), 115 W. College Drive, Marshall, MN 56258, owns and operates a frozen specialty food manufacturing facility located at 3019 Scanlan Ave., Salina, KS 67401.

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 North Central District Office (NCDO), 2501 Market Place, Suite D, Salina, KS 67401. To obtain or review the proposed permit and supporting documentation, contact Shelley Schupp, 785-368-7030, at the central office of the KDHE or Joshua Webb, 785-827-9639 at the NCDO. The standard departmental cost will be assessed for any copies requested.

Please direct written comments or questions regarding the proposed permit to Shelley Schupp, 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, January 8, 2018.

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 Shelley Schupp KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than noon Monday, January 8, 2018 in order for the secretary of Health and Environment to consider the request.

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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 State of Kansas

Department of Revenue Division of Property Valuation

Public Notice

Pursuant to K.S.A. 79-1412a(b), public notice is hereby given that proposed changes in the Division of Property Valuation's Grain Elevator Appraisal Guide are available for public inspection. Copies of the proposed changes are available upon request from the Division of Property Valuation by contacting Bob Kent, Appraisal Project Manager, Division of Property Valuation, Docking State Office Building, 915 SW Harrison St., Topeka, KS 66612-1585, email bob.kent@ks.gov, phone 785-296-2365.

David N. Harper Director of Property Valuation

Doc. No. 045899

(Published in the Kansas Register December 7, 2017.)

City of LaHarpe, Kansas

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

Notice is hereby given that the City of LaHarpe, Kansas (the "Issuer") proposes to seek a private placement of the above-referenced bonds (the "Bonds"). The maximum aggregate principal amount of the Bonds shall not exceed \$450,000. The proposed sale of the Bonds is in all respects subject to approval of a bond purchase agreement between the Issuer and the purchaser of the Bonds and the passage of an ordinance and adoption of a resolution by the governing body of the Issuer authorizing the issuance of the Bonds and the execution of various documents necessary to deliver the Bonds.

Dated November 29, 2017.

Michelle Altis, Clerk City of LaHarpe

Doc. No. 045902

State of Kansas

Governmental Ethics Commission

Opinion No. 2017-08

Written November 29, 2017, to Ms. Julene L. Miller, General Counsel, Kansas Board of Regents, 1000 SW Jackson, Suite 520, Topeka, KS 66612-1368

Synopsis: Under the facts presented, Kansas Board of Regents employees may solicit gifts of sponsorships from persons that do not have a special interest in the Board's actions, with the provision that accepting the sponsorships meet K.S.A. 46-237a exceptions.

Cited herein: K.S.A. 46-228, 46-236, 46-237, 46-237a, and 46-254.

Dear Ms. Miller:

We understand, in your capacity as general counsel for the Kansas Board of Regents, you request our opinion concerning application of the state governmental ethics (continued)

Doc. No. 045897

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

The Board of Regents office traditionally holds semi-regular conferences that are attended by various constituency groups, such as adult education leaders and teachers or data collection personnel from the public postsecondary institutions in the state. These conferences often include training sessions for leaders and employees of such programs or institutions. Related conference costs can include, but are not limited to meals provided to attendees (none of which exceed \$25 per meal), snacks at conference breaks, materials (such as written information for classes, paper, pencils, etc.), conference room rental, training provided by paid experts, and guest speaker fees. Registration fees charged by the Board office to the attendees ordinarily pay for the conference costs.

The Board office is attempting to find ways to continue providing quality training and information to conference attendees and decrease registration fees, which for fiscal reasons, may not allow some local educational programs or institutions to continue to send their staff.

The Board office is interested in exploring such cost sharing. Three private entities have expressed a willingness and ability to help bear some conference costs by co-sponsoring such events. The board office is also interested in determining what, if anything, private entities may do independently in conjunction with a Board sponsored conference or training workshop.

Entity one is a non-profit 501(c)(6) entity based in Topeka that engages in activities designed to promote and increase "growth, prosperity, innovation, and economic diversity and vibrancy that positively impact current and future citizens of Topeka and Shawnee County." The Board does not donate to it but does, upon request, provide it with data and/or expertise to assist them in their efforts to recruit, retain, or expand businesses in their market.

Entity two is a corporation, with its U.S. home office based in Florida, specializing in providing training materials and courses used to train students whose first language is not English. In Kansas, it contracts directly with Adult Education providers offering their products and services and currently serves most of the providers in the western half of the state. The Board does not directly contract with it nor require the Board's Adult Education providers to contract with it.

Entity three is a corporation headquartered in Minnesota. It provides GED testing services to Kansas citizens pursuant to K.S.A. 72-4530. It has a contract with the Board that allows it to offer the online GED test to those taking it in Kansas. However, individuals taking the test pay the related fee, not the Board.

Ouestions

Do the listed entities have a "special interest" in the Board?

What, if any, guidance is the Commission able to provide to determine whether a special interest in the Board is held by any third party?

Does an ethics violation exist if a third party with a special interest in the Board is mentioned in conference agenda materials as separately providing networking opportunities at the same time and place of the conference?

Are any ethics laws implicated? If so, is it dependent upon whether the private entity has a "special interest" in the Board?

Analysis and Opinion

K.S.A. 46-228 provides:

"Special interest" means an interest of any person herein defined (1) concerning action or non-action by the legislature on any legislative matter affecting such person as distinct from affect upon the people of the state as a whole, or (2) in the action or non-action of any state agency or state officer or employee upon any matter affecting such person as distinct from affect upon the people of the state as a whole.

K.S.A. 46-236, in pertinent part, provides:

No state officer or employee, candidate for state office or state officer elect 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 officer, employee, candidate or state officer elect 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 or prospective official duties of such officer, employee, candidate or state officer elect.

K.S.A. 46-237(c), provides:

No person licensed, inspected or regulated by a state agency shall offer, pay, give or make any economic opportunity, gift, loan, gratuity, special discount, favor, hospitality, or service having an aggregate value of \$40 or more in any calendar year to such agency or any state officer or employee, candidate for state office or state officer elect of that agency.

All three entities are persons as provided in K.S.A. 46-223. Under the facts provided, we opine that entities one and two do not have a special interest in the Board, but entity three does.

Presumably the Board, as many state agencies, provides data and expertise to other agencies and the public. Thus, the Board providing data or expertise to entity one without requirement does not differentiate entity one's interest in the actions of the Board from those of "the people of the state as a whole."

Entity two, while transacting business with persons that appear to have special interests in the actions of the Board, does not, per se, accrue such an interest due to that business. The facts do not indicate any other interaction between the Board and entity two that would serve as a basis for the existence of a special interest.

Entity three contracts with the Board to be able to provide services to third parties within the state. Such a contract does constitute a Board action, hence entity three has a special interest which invokes the K.S.A. 46-236 so-

licitation prohibition. Further, it appears that the Board licenses or regulates entity three. K.S.A. 46-237(c) would make it a violation for entity three to "offer, pay, give or make any economic opportunity, gift, loan, gratuity, special discount, favor, hospitality, or service having an aggregate value of \$40 or more in any calendar year to" the Board or its employees.

K.S.A. 46-254, in pertinent part provides, "[t]he commission...upon the request of any individual to which this act applies shall render an opinion in writing on questions concerning the interpretation of this act. Any person who acts in accordance with the provisions of such an opinion, shall be presumed to have complied with the provisions of this act." The commission's ability to interpret generally requires a factual scenario to which the act may be applied. This is evinced by the presumption of compliance afforded to a person who acts in accordance with the provisions of our opinions. Without facts, your second question would require us to add to, or limit, the statutory definition of "special interest," which, we decline to do.

In response to your remaining question, efforts of persons in conjunction with those of the Board office would not violate the act so long as persons with a special interest are not solicited by an employee of the Board (K.S.A. 46-236); a gift or economic opportunity, which does not meet any statutory exceptions set forth in K.S.A. 46-237a, is not accepted in the official capacity of Board employees; and the gift or economic opportunity is not offered by a person licensed, inspected, or regulated by the Board (K.S.A. 46-237(c)). Under the facts provided, no other violations based upon the proposed collaboration are apparent. In an analogous effort to solicit conference sponsorships, we opined (Opinion No. 2009-06) that a collaborative effort between the Kansas Corporation Commission State Energy Office and the Kansas Department of Commerce to solicit funds from persons known to have special interests in the KCC would not violate these same provisions of the Kansas Ethics Law. In our Opinion 2011-08, the interrelated provisions of K.S.A. 46-236, 46-237, and 46-237a are discussed at length, which may be of limited assistance for the Board office in navigating their various requirements. Sincerely,

> G. Daniel Harden, Chairman By Direction of the Commission

Doc. No. 045905

State of Kansas

Real Estate Commission

Notice of Public Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9:00 a.m. Monday, February 19, 2018 at the Kansas Real Estate Commission, 700 SW Jackson, Suite 404, Topeka, KS 66603 to consider the adoption of proposed regulations of the Kansas Real Estate Commission, on a permanent basis.

This 60-day notice of the public hearing shall constitute a public comment period to receive written public comments on the proposed regulations. All interested parties may submit written comments prior to the hearing to the Kansas Real Estate Commission, 700 SW Jackson, Suite 404, Topeka, KS 66603 or by email to erik.wisner@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. To provide all parties an opportunity to present their views, it may be necessary to request each participant limit any oral presentation to five minutes.

Any individual with a disability may request an accommodation to participate in the public hearing and may request the proposed regulations and economic impact statements 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 Erik Wisner at 785-296-3411.

Summaries of the proposed regulations and their economic impact follow. Copies of the proposed regulations and the Economic Impact Statement for the proposed regulations can be viewed at http://www.krec.ks.gov.

K.A.R. 86-3-26 adopts by reference the commission's document titled "real estate brokerage relationships." A revision of this form was approved by the commission on October 10, 2017. The regulation also allows for a brokerage firm to produce their own version of this document if it contains the minimum disclosure requirements contained in the version adopted by the commission. The proposed regulation is necessary pursuant to K.S.A. 58-30,110.

K.A.R. 86-3-27 adopts by reference the commission's form titled "transaction broker addendum." A revision of this form was approved by the commission on October 10, 2017. The proposed regulation is necessary pursuant to K.S.A. 58-30,109.

K.A.R. 86-3-28 adopts by reference the commission's form titled "buyer's or tenant's consent to direct negotiation." A revision of this form was approved by the commission on April 18, 2017. The proposed regulation is necessary pursuant to K.S.A. 58-30,103.

The Commission sees no economic impact in adopting these regulations.

Erik Wisner Executive Director

Doc. No. 045891

State of Kansas

Department of Health and Environment

Notice of Public Hearing on Proposed Administrative Regulations

The Kansas Department of Health and Environment (KDHE), Kansas Health and Environmental Laboratory, Quality, Preparedness and Certification Section, Breath Alcohol Laboratory Program, will conduct a public hearing at 10:00 a.m. Thursday, February 22, 2018, in the Flint Hills Conference Room, third floor, Curtis State Office Building, 1000 SW Jackson, Topeka, Kansas, to consider the adoption of proposed amended regulation K.A.R. 28-32-11 regarding evidential breath alcohol test device (EBAT device) certification. This regulation is being proposed as a (continued)

temporary regulation and as a permanent regulation.

A summary of the proposed regulation and the estimated economic impact follows:

Summary of Regulation:

K.A.R. 28-32-11. EBAT device certification. KDHE proposes to amend this regulation to eliminate ambiguity created by the existing requirement that EBAT devices be included on a 2006 National Highway Traffic Safety Administration (NHTSA) list. NHTSA publishes its list infrequently, which creates difficulties ensuring that upto-date equipment is available to law enforcement agencies and officers. The amended regulation will remove that discrepancy.

Economic Impact:

Cost to individuals: There is no increase in costs to private citizens or other private entities.

Cost to the agency: There is no additional cost to the agency. Any costs will be absorbed in the current budget.

Cost to other governmental agencies or units: There is no known additional cost to other

governmental agencies or units to implement this proposed amended regulation.

The time period between the publication of this notice and the scheduled hearing constitutes a 60-day public comment period for the purpose of receiving written public comments on the proposed regulation. All interested parties may submit written comments prior to 5:00 p.m. on the day of the hearing to Christine Houston, KDHE, 6810 SE Dwight St., Topeka, KS 66620, by email to Christine.Houston@ks.gov, or by fax to 785-296-8068. During the hearing, all interested parties will be given a reasonable opportunity to present their views orally on the proposed regulation as well as an opportunity to submit their written comments. In order to give each individual an opportunity to present their views, it may be necessary for the hearing officer to request that each presenter limit an oral presentation to an appropriate time frame.

Complete copies of the proposed regulation and the corresponding economic impact statement may be obtained from the KDHE Breath Alcohol Laboratory Program website at http://www.kdheks.gov/lipo/alcohol.html or by contacting Christine Houston at the address above, 785-230-1727 or fax 785-296-8068.

Questions pertaining to the proposed regulation should be directed to Christine Houston at the contact information above.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and the 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 Christine Houston.

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

Doc. No. 045889

State of Kansas

Board of Veterinary Examiners

Permanent Administrative Regulations

Article 1.—DEFINITIONS

70-1-7. "Companion animal"; definition. The term "companion animal" shall have the meaning specified in K.S.A. 47-816, and amendments thereto. (Authorized by K.S.A. 2016 Supp. 47-821; implementing K.S.A. 2016 Supp. 47-816; effective Dec. 22, 2017.)

Article 3.—EXAMINATIONS

70-3-1. General requirements. Each examination shall be given in the English language. The preparation, administration, and grading of all examinations shall be performed according to the protocol of the international council for veterinary assessment selected by the board for the examinations. (Authorized by and implementing K.S.A. 2016 Supp. 47-825; effective Jan. 1, 1974; amended March 13, 1995; amended Dec. 22, 2017.)

70-3-2. Standard to pass. Each successful examinee shall achieve the following:

- (a) A scaled score of at least 70 on each of the national tests; and
- (b) a score of at least 90 percent on the state jurisprudence examination. (Authorized by and implementing K.S.A. 2016 Supp. 47-825; effective Jan. 1, 1974; amended March 13, 1995; amended Dec. 22, 2017.)
- **70-3-5.** Failing any examination. A candidate for licensure shall not be admitted to take any examination more than five times. No applicant may retake any examination more than five years after that individual's initial attempt, except that the fourth and fifth attempts shall be at least one year after the previous attempt. (Authorized by and implementing K.S.A. 2016 Supp. 47-825; effective Jan. 1, 1974; amended Dec. 22, 2017.)

Article 6.—MINIMUM STANDARDS FOR VETERINARY PREMISES SANITARY CONDITIONS AND PHYSICAL PLANT

- **70-6-1.** Veterinary premises and mobile veterinary clinic; minimum requirements. Each veterinary premises, including mobile veterinary clinics (MVCs) except as specified in this regulation, shall meet all of the following minimum requirements:
- (a) General. All areas of the veterinary premises, and all instruments, apparatus, and apparel used in connection with the practice of veterinary medicine, shall be maintained in a clean and sanitary condition at all times. Cleaning agents capable of killing viruses and bacteria shall be used to disinfect the veterinary premises. All public areas of the veterinary premises shall be maintained in a safe condition for each client and patient.
 - (b) Exterior and grounds.
- (1) The exterior structure shall exhibit evidence of regular maintenance. All windows shall be kept clean. If windows are open for ventilation, screens shall be required. All signs shall be kept in good repair.

The grounds shall exhibit evidence of regular maintenance. Parking lots shall be large enough for both staff and clientele. Parking lots and sidewalks shall be kept in good repair and free of debris.

- (2) The loading and unloading structures of the facility shall be of sufficient strength to ensure the safety and containment of each patient being loaded or unloaded and shall be in good repair. The requirements of this paragraph shall not apply to MVCs.
- (3) Companion animals housed outside shall have shelter constructed and maintained to ensure the safety and comfort of the companion animals being housed. Shelter shall be adequate based on the species and health status of each companion animal housed. The requirements of this paragraph shall not apply to MVCs.
- (c) Holding facilities. The size and design of all holding facilities shall ensure the animals' safety and wellbeing. The area shall contain provisions for food and water when necessary.
 - (d) Interior.
- (1) Space sufficient to safeguard each patient shall be available.

Hot and cold running water shall be available.

Sanitary storage sufficient for the reasonable and customary operation of the veterinary premises shall be available.

Restraint devices shall be of a design that conforms to standards commonly accepted by the veterinary profession, clean, and in good working order to ensure the safety of the animals and personnel.

Indoor lighting for the halls, wards, reception areas, and examining and surgical rooms shall conform to the standards accepted as reasonable and customary by the veterinary profession for the intended purpose.

Ventilation and cleaning shall be provided to keep odors from lingering in the rooms.

- (2) A resource center providing access to current veterinary information, written or electronic, shall be provided.
- (3) Heating, cooling, and ventilation necessary to maintain the safety and comfort of the patients, clients, and staff shall be provided.
 - (e) Reception room.

Seating designed for that purpose shall be provided for the clientele.

A clean lavatory shall be available to the clients, unless the facility is an MVC.

A current premises registration certificate issued by the board of veterinary examiners shall be conspicuously displayed.

- (f) Examination room or rooms. An examination room or rooms shall be available for the complete physical examination of patients by a veterinarian. Each examination room shall be of sufficient size to accommodate the doctor, assistant, patient, and client comfortably. The exam table surface shall be disinfected between patients. All diagnostic equipment needed for the physical examination shall be readily available.
- (g) Wards. Each veterinary premises, except an MVC, where any animals are retained overnight shall meet all of the following requirements:
- (1) Exercise shall be provided for animals having to stay in an overnight facility. Walking the animal shall meet this requirement.

- (2) The floors shall be smooth, waterproof, nonabsorbent, capable of being disinfected, and in good repair. The walls shall be smooth and free of cracks or gaps large enough to interfere with effective cleaning.
- (3) The temperature shall be maintained in a range that is comfortable and safe for all patients.
- (4) A separate compartment shall be available for each animal. Caging or housing shall be designed with each animal's physical comfort as the primary consideration.
- (A) Physical comfort ensuring that each animal is dry and clean shall be provided.
- (B) Sufficient space shall be provided to ensure each animal's freedom of movement and normal postural adjustments with convenient access to food and water.
- (5) All cages, runs, stalls, pens, and other animal compartments shall be kept in good repair to prevent injury to the animal and to promote physical comfort.
- (A) Sharp corners and edges, broken wires, and any dangerous surfaces shall not be present.
- (B) Cages made of metal other than stainless steel shall be kept in good repair by regular painting or other maintenance as required.
- (6) The compartments shall be disinfected between occupants. The floors and walls shall be regularly disinfected. All waste cans shall be metal or plastic, be leakproof, and have tightfitting lids.
- (7) The drains shall be constructed so that they facilitate disinfection between runways. To maintain proper sanitation, the runways shall be cleaned between uses.
- (8) Bulk food shall be stored in a verminproof container. Opened canned food shall be refrigerated until used.
- (9) Water and feed dishes, if not disposable, shall be disinfected.
- (10) Daily feedings suitable for each animal with a wholesome, nutritional, palatable food and daily fresh water suitable for each animal, within easy reach of each animal, shall be provided, unless medically contraindicated.
 - (11) An animal identification system shall be used.
- (12) The veterinary premises shall allow for the effective separation of contagious and noncontagious patients.
- (h) Operating room. If other than minor surgical procedures are to be performed, an operating room for major surgical procedures shall be provided and shall meet the following requirements:
- (1) The floors shall be made of terrazzo, sealed cement, linoleum, or any other impervious materials.
- (2) A setup for intravenous fluid administration shall be available. Emergency drugs shall be readily available.
- (3) The surgery table shall be constructed of impervious material that is easily disinfected. Instruments and equipment accepted as reasonable and customary by the veterinary profession for the type of surgical services shall be provided.
- (i) Sterilization. All articles to be used in surgery shall be sterilized by either gas sterilization or steam sterilization. Chemical sterilization shall be acceptable under field situations and in emergency situations. Surgical packs shall be dated to indicate the last time sterilized. A sterile monitor shall be included within each surgical pack to detect proper sterilization. Caps, masks, and gowns and sterile drapes, towels, and gloves shall be available.

(continued)

- (j) Oxygen. A mechanism for oxygen administration shall be available. This subsections shall not apply to MVCs.
- (k) Pharmacy. The veterinarian shall ensure the storage, safekeeping, and preparation of all drugs.
- (l) Radiology. If radiology services are not available in the facility, clients shall be referred to a facility that does provide those services when these services are indicated.

Permanent identification of the radiograph shall occur at the time of exposure or just before development.

Leaded aprons, thyroid shields, and either gloves or mitts shall be available for anyone helping to restrain or position patients during radiography.

- (m) Laboratory. The clinical pathology services shall be available either on the veterinary premises or in a medical facility. All test results shall be made available within a time frame accepted as reasonable and customary by the veterinary profession.
 - (n) Waste disposal.
- (1) The prompt and sanitary disposal of all dead animals and animal tissues shall be required. All animal tissues and dead companion animals weighing up to 150 pounds shall be contained in plastic bags and kept in an area away from the public before being picked up for disposal. Each dead companion weighing up to 150 pounds held overnight for pickup shall be contained in one or more plastic bags and placed in a refrigerator or freezer.
- (2) Needles and syringes shall be destroyed or adequately disposed of in a safe manner. (Authorized by K.S.A. 2016 Supp. 47-821; implementing K.S.A. 2016 Supp. 47-840; effective Dec. 27, 1994; amended Dec. 22, 2017.)

Article 7.—STANDARDS OF VETERINARY PRACTICE

- **70-7-1.** The practice of veterinary medicine. Each veterinarian shall meet the following minimum standards in the practice of veterinary medicine:
- (a) Storage compartments. Each veterinarian shall maintain clean, orderly, and protective storage compartments for drugs, supplies, and equipment. Refrigeration shall be available for drugs that require it.
- (b) Field sterilization. Each veterinarian shall provide a means of sterilizing instruments when practicing veterinary medicine away from a veterinary premises.
- (c) Conflict of interest. When representing conflicting interests, including representation of both the buyer and the seller of an animal to be inspected for soundness, the veterinarian shall make full disclosure of the dual relationship and shall obtain documented consent from all parties to the transaction.
- (d) Certificates of veterinary inspection. A veterinarian shall not issue a certificate of veterinary inspection unless the veterinarian has personal knowledge, obtained through actual inspection and appropriate tests of the animal, that the animal meets the requirements of the certificate.
- (e) Patient acceptance. Each veterinarian shall decide which medical cases will be accepted in the veterinarian's professional capacity and what course of treatment will be followed once a patient has been accepted. The veterinarian shall be responsible for advising the client as to the treatment to be provided.

- (f) Control of services. A veterinarian shall not allow any professional services to be controlled or exploited by any lay entity, personal or corporate, that intervenes between the client and the veterinarian. A veterinarian shall not allow a nonlicensed person or entity to interfere with or intervene in the veterinarian's practice of veterinary medicine. Each veterinarian shall be responsible for the veterinarian's own actions and shall be directly responsible to the client for the care and treatment of the patient.
- (g) Anesthesia and anesthetic equipment. Each veterinarian shall provide anesthesia services as needed. Each anesthetic agent shall be administered only by a veterinarian or a person trained in its administration under the direct supervision of a licensed veterinarian. Each veterinarian shall use disinfectants capable of eliminating harmful viruses and bacteria for cleaning anesthetic equipment.
 - (h) Patient records.
- (1) Length of maintenance. Each veterinarian shall maintain a patient record for three years from the date of the last visit.
- (2) Necessary elements. Each veterinarian shall ensure that all patient records are legible and made contemporaneously with treatment or services rendered. All records shall include the following elements:
- (A) Patient identification. Patient identification shall include the patient's name, species, breed, age or date of birth, sex, color, and markings;
- (B) client identification. Client identification shall include the owner's name, home address, and telephone number;
 - (C) a vaccination record; and
- (D) a complete record of the physical examination findings and treatment or services rendered.
- (3) Manner of maintenance. Each veterinarian shall maintain records in a manner that will permit any authorized veterinarian to proceed with the care and treatment of the animal, if required, by reading the medical record of that particular patient.
- (i) Medication records. The veterinarian shall ensure that each dose of a medication administered is properly recorded on the patient's medical record. All drugs shall be administered and dispensed only upon the order of a licensed veterinarian.
- (j) Controlled drugs. The veterinarian shall ensure that a separate written ledger that includes the current quantity on hand is maintained when a controlled drug is administered or dispensed.
- (k) Locked area. If controlled drugs are used, the veterinarian shall ensure that a locked area for the storage of controlled substances is provided.
 - (l) Dispensation of medications for companion animals.
- (1) All prescription drugs to be dispensed for use by a companion animal may be dispensed only on the order of a licensed veterinarian who has an existing veterinary-client-patient relationship as defined by the Kansas veterinary practice act. The veterinarian shall ensure that labels will be affixed to any unlabeled container containing any medication dispensed and to each factory-labeled container that contains prescription drugs or controlled substances dispensed for companion animals. The label shall be affixed to the immediate container and shall include the following information:

- (A) The name and address of the veterinarian and, if the drug is a controlled substance, the veterinarian's telephone number;
 - (B) the date of delivery or dispensing;
- (C) the name of the patient, the client's name, and, if the drug is a controlled substance, the client's address;
 - (D) the species of the animal;
- (E) the name, active ingredient, strength, and quantity of the drug dispensed;
- (F) directions for use specified by the practitioner, including dosage, frequency, route of administration, and duration of therapy; and
- (G) any cautionary statements required by law, including statements indicating that the drug is not for human consumption, is poisonous, or has withdrawal periods associated with the drug. If the size of the immediate container is insufficient to be labeled, the container shall be enclosed within another container large enough to be labeled.
- (2) Upon request of a client, each licensed veterinarian shall provide a written prescription for a prescription drug to a client instead of dispensing the prescription drug.
- (m) Dispensation of medications for food or commercial animals. All prescription drugs to be dispensed for food used by a food animal or used by a commercial animal may be dispensed only on a written order of a licensed veterinarian with an existing veterinary-client-patient relationship as defined by the Kansas veterinary practice act. That veterinarian shall maintain the original written order on file in the veterinarian's office. A copy of the written order shall be on file with the distributor, and a second copy shall be maintained on the premises of the patient-client. The written order shall include the following information:
- (1) The name and address of the veterinarian and, if the drug is a controlled substance, the veterinarian's telephone number;
 - (2) the date of delivery or dispensing;
- (3) the name of the patient, the client's name, and, if the drug is a controlled substance, the client's address;
 - (4) the species or breed, or both, of the animal;
- (5) (A) The established name or active ingredient of each drug or, if formulated from more than one ingredient, the established name of each ingredient; and
 - (B) the strength and quantity of each drug dispensed; and
- (6) directions for use specified by the practitioner, including the following:
- (A) The class or species of the animal or animals receiving the drug or some other identification of the animals; and
- (B) the dosage, the frequency and route of administration, and duration of therapy; and
- (C) any cautionary statements required by law, including statements indicating whether the drug is not for human consumption or is poisonous or whether there are withdrawal periods associated with the drug.
 - (n) Supervision.
- (1) Each veterinarian shall provide direct supervision of any employee or associate of the veterinarian who participates in the practice of veterinary medicine, except that a veterinarian may provide indirect supervision to any person who meets either of the following conditions:
- (A) Is following the written instructions for treatment of the animal patient on the veterinary premises; or

- (B) has completed three or more years of study in a school of veterinary medicine.
- (2) A veterinarian may delegate to an employee or associate of the veterinarian only those activities within the practice of veterinary medicine that are consistent with that person's training, experience, and professional competence. A veterinarian shall not delegate any of the following:
 - (A) The activities of diagnosis;
 - (B) performance of any surgical procedure; or
- (C) prescription of any drug, medicine, biologic, apparatus, application, anesthesia, or other therapeutic or diagnostic substance or technique.
- (o) Pain management. Each veterinarian shall use appropriate and humane methods of anesthesia, analgesia, and sedation to minimize pain and distress during any procedures on companion animals. (Authorized by and implementing K.S.A.2016 Supp. 47-821; effective Feb 21, 1997; amended Jan. 20, 2012; amended Dec. 22, 2017.)

Article 8.—UNPROFESSIONAL CONDUCT

- **70-8-1.** Acts of unprofessional conduct. Each of the following acts by a Kansas licensed veterinarian shall be considered unprofessional conduct and shall constitute grounds for disciplinary action against the licensee:
- (a) failing to meet the minimum standards for either veterinary premises or veterinary practice;
- (b) engaging in conduct likely to deceive, defraud, or harm the public or demonstrating a willful or careless disregard for the health, welfare, or safety of a patient;
- (c) claiming to have performed or charging for an act or treatment that was not performed or given;
- (d) stating or implying that the veterinarian is a certified or recognized specialist unless the veterinarian is certified in the specialty by the board, as recognized by the American veterinary medical association;
- (e) stating or implying any claims of professional superiority in the practice of veterinary medicine that cannot be substantiated by education, training, or experience, or using any certificate, diploma, or degree to which the person is not entitled;
- (f) practicing veterinary medicine under a false or assumed name or impersonating another practitioner;
- (g) practicing under an expired, revoked, or suspended Kansas veterinary license;
- (h) failing to provide a written response, within 30 days, to a written request made by the board pursuant to an investigation by or on behalf of the board;
 - (i) failing to comply with an order issued by the board;
- (j) promoting, aiding, abetting, or permitting the practice of veterinary medicine by an unlicensed person, except as provided by the Kansas veterinary practice act or the implementing regulations;
- (k) allowing an unlicensed person to issue presigned animal health certificates with the veterinarian's signature affixed to the certificate, or to inoculate or treat animals unless the inoculation or treatment is done under the direct supervision of the licensed veterinarian;
- (l) failing to establish a valid veterinarian, client, and patient relationship;
- (m) prescribing, providing, obtaining, ordering, administering, dispensing, giving, or delivering controlled (continued)

drugs to or for an animal solely for training, show, or racing purposes and not for a medically sound reason;

- (n) performing surgery to conceal genetic or congenital defects, in any species, with the knowledge that the surgery has been requested to deceive a third party;
- (o) refusing the board or its agent the right to inspect a veterinary facility at reasonable hours, pursuant to an investigation by or on behalf of the board;
- (p) representing conflicting interests unless the veterinarian's dual relationship is fully disclosed and all parties to the transaction consent;
- (q) failing to report to the proper authorities cruel or inhumane treatment to animals, if the veterinarian has direct knowledge of the cruel or inhumane treatment;
- (r) fraudulently issuing or using any of the following documents:
 - (1) A certificate of veterinary inspection;
 - (2) a test chart;
 - (3) a vaccination report; or
- (4) any other official form used in the practice of veterinary medicine to prevent the following:
 - (A) the dissemination of animal disease
 - (B) the transportation of diseased animals; or
- (C) the sale of edible products of animal origin for human consumption;
- (s) issuing a certificate of veterinary inspection for an animal unless the veterinarian performs the inspection and the appropriate tests as required to the best of the veterinarian's knowledge;
- (t) issuing a certificate of veterinary inspection that has been falsified or is incomplete;
- (u) having a United States department of agriculture accreditation removed for cause by federal authority;
- (v) using a corporate or assumed name for a veterinary practice that would be false, deceptive, or misleading to the public;
- (w) extending the practice of veterinary medicine to the care of humans, except that any veterinarian may render first aid or emergency care, without expectation of compensation, in an emergency or disaster situation;
- (x) guaranteeing a cure or specific results or creating an unjustified or inflated expectation of a cure or specific result:
- (y) obtaining any of the following information through theft, unauthorized copying, duplicating, or other means:
 - (1) Client lists;
 - (2) mailing lists;
 - (3) medical records;
 - (4) computer records; or
- (5) any other records that are the property of another veterinarian, veterinary partnership, or professional veterinary corporation;
- (z) failing to report to the board within 90 days any disciplinary action taken against the veterinary license issued to the veterinarian by any other licensing jurisdiction, professional veterinary association, veterinary specialty board, or government or regulatory agency;
- (aa) failing to refer a client if additional expertise is advisable, a second opinion is desirable, or the client requests a referral;
- (bb) making a false, deceptive, or misleading claim or statement;

- (cc) failing to provide the public with necessary label warnings on dispensed veterinary products;
- (dd) failing to provide a client with a verbal or written estimated fee range for veterinary services offered when requested by the client;
- (ee) acting in a manner that is likely to injure the professional reputation, standing, prospect of practice, or employment of another member of the profession and that could be deemed malicious, false, or misleading;
- (ff) failing to obtain the client's consent before placing an animal under anesthesia, performing any surgical procedure, or transporting the animal to another facility, except in emergency situations;
- (gg) violating the confidential relationship between the licensed veterinarian and the client;
- (hh) delegating activities within the practice of veterinary medicine in violation of K.A.R. 70-7-1; and
- (ii) using prescription drugs in either of the following ways:
- (1) Prescribing or dispensing, delivering, or ordering any prescription drug without first having established a veterinary-client-patient relationship and determining that the prescription drug is therapeutically indicated for the health or well-being of the animal or animals; or
- (2) prescribing, providing, ordering, administering, possessing, dispensing, giving, or delivering prescription drugs to or for any person under either of the following circumstances:
- (A) The drugs are not necessary or required for the medical care of animals; or
- (B) the use or possession of the drugs would promote addiction.

For purposes of this subsection, the term "Prescription drugs" shall include all controlled substances placed in schedules I through V pursuant to 21 U.S.C. 812, any drug that bears on the label the federal legend indicating that the use of the drug is restricted to, by, or on the order of a licensed veterinarian, and any other drug designated as prescription-only by any Kansas law or regulation. (Authorized by and implementing K.S.A. 2016 Supp. 47-830; effective Feb. 21, 1997; amended Dec. 22, 2017.)

Jay Hedrick, D.V.M. Executive Director

Doc. No. 045900

State of Kansas

Department of Wildlife, Parks and Tourism

Permanent Administrative Regulations

Article 2.—FEES, REGISTRATIONS AND OTHER CHARGES

115-2-1. Amount of fees. The following fees and discounts shall be in effect for the following licenses, permits, and other issues of the department: (a) Hunting licenses and permits.

Resident hunting license (valid for one year from
date of purchase)\$25.00
Resident hunting license (valid for five years from
date of purchase) 100 00

Resident senior hunting license (valid for one year	
from date of purchase, 65 years of age through	
74 years of age)	12.50
Resident youth hunting license (one-time purchase, valid from 16 years of age through 20 years of age,	
expiring at the end of that calendar year)	40.00
Nonresident hunting license (valid for one year	10.00
from date of purchase)	95.00
Nonresident junior hunting license (under 16 years of age)	40.00
Resident big game hunting permit:	
General resident: either-sex elk permit	300.00
General resident: antlerless-only elk permit	150.00
General resident youth (under 16 years of age):	125.00
either-sex elk permit General resident youth (under 16 years of age):	125.00
antlerless-only elk permit	50.00
Landowner/tenant: either-sex elk permit	150.00
Landowner/tenant: antlerless-only elk permit	75.00
Hunt-on-your-own-land: either-sex elk permit	
Hunt-on-your-own-land: antlerless-only elk permit	75.00
General resident: deer permit	40.00
General resident youth (under 16 years of age):	
deer permit	10.00
General resident: antlerless-only deer permit	20.00
General resident youth (under 16 years of age):	7 50
antlerless-only deer permitLandowner/tenant: deer permit	20.00
Hunt-on-your-own-land: deer permit	20.00
Special hunt-on-your-own-land: deer permit	85.00
General resident: antelope permit	50.00
General resident youth (under 16 years of age):	
antelope permit	
Landowner/tenant: antelope permit	25.00
Antelope preference point service charge	10.00
Any-deer preference point service charge	10.00
Application fee for elk permit	10.00
Wild turkey permit:	25.00
General resident: turkey permit (1-bird limit)	25.00
turkey permit (1-bird limit)	5.00
Resident landowner/tenant: turkey permit (1-bird limit)	12.50
Nonresident: fall turkey permit (1-bird limit)	50.00
Nonresident tenant: fall turkey permit (1-bird limit)	25.00
Nonresident: spring turkey permit (1-bird limit)	60.00
Nonresident tenant: spring turkey permit (1-bird limit)	30.00
Nonresident youth (under 16 years of age):	
turkey permit (1-bird limit)	10.00
Resident: turkey preference point service charge	5.00
Wild turkey game tag: Resident: turkey game tag (1 hird limit)	15.00
Resident: turkey game tag (1-bird limit) Resident youth (under 16 years of age):	13.00
turkey game tag (1-bird limit)	5 00
Nonresident: turkey game tag (1-bird limit)	30.00
Nonresident youth (under 16 years of age):	
turkey game tag (1-bird limit)	10.00
Spring wild turkey permit and game tag combination (2-b	ird limit,
must be purchased before April 1 of year of use):	
General resident: turkey permit and game tag	25.00
combination (2-bird limit)	35.00
General resident youth (under 16 years of age): turkey permit and game tag combination (2-bird limit)	10.00
Resident landowner/tenant: turkey permit	10.00
and game tag combination (2-bird limit)	17.50
Nonresident: turkey permit and game tag	17 100
combination (2-bird limit)	85.00
Nonresident tenant: turkey permit and game	
tag combination (2-bird limit)	42.50
Nonresident youth (under 16 years of age):	
turkey permit and game tag combination (2-bird limit)	20.00
Nonresident big game hunting permit:	05.00
Nonresident hunt-on-your-own-land: deer permit	85.UU
Nonresident tenant: deer permit	
Nonresident youth (under 16 years of age):	±00.00
deer permit (antlered deer)	75.00
Nonresident: deer permit (antlerless only)	50.00
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Nonresident: combination 2-deer permit
(antlered deer and antlerless white-tailed deer)415.00
Nonresident youth (under 16 years of age):
combination 2-deer permit (antlered deer and antlerless white-tailed deer)90.00
Nonresident: antelope permit (archery only)300.00
Nonresident tenant: antelope permit85.00
Nonresident youth (under 16 years of age):
antelope (archery only)
Nonresident: mule deer stamp
Field trial permit: game birds
Lifetime hunting license
Migratory waterfowl habitat stamp
Sandhill crane hunting permit: validation fee
-
(b) Fishing licenses and permits.
Resident fishing license (valid for one year
from date of purchase)
from date of purchase)
Resident senior fishing license (valid for one
year from date of purchase, 65 years of age through 74 years of age)
Resident youth fishing license (one-time purchase,
valid from 16 years of age through 20 years of
age, expiring at the end of that calendar year)
from date of purchase)
Resident calendar day fishing license
Nonresident calendar day fishing license
of purchase)
Tournament bass pass (valid for one year from
date of purchase)
Paddlefish permit youth (under 16 years of age)
(six carcass tags)5.00
Hand fishing permit
or eight quarterly installment payments of
Five-day nonresident fishing license
Institutional group fishing license
Trout permit (valid for one year from date of purchase)12.00
(c) Combination hunting and fishing licenses and permits.
Resident combination hunting and fishing license
(valid for one year from date of purchase)45.00
Resident combination hunting and fishing license
(valid for five years from date of purchase)
license (valid for one year from date of purchase,
65 years of age through 74 years of age)22.50
Resident combination youth hunting and fishing license (one-time purchase, valid from 16 years
of age through 20 years of age, expiring at the
end of that calendar year)
Resident lifetime combination hunting and fishing license960.00 or eight quarterly installment payments of
Resident senior lifetime combination hunting and
fishing license (one-time purchase, valid 65 years
of age and older)
license (valid for one year from date of purchase)
(d) Furharvester licenses.
Resident furharvester license (valid for one
vear from date of purchase)
Resident junior furharvester license (valid for
one year from date of purchase)
or eight quarterly installment payments of67.50
(continued)

Nonresident furharvester license (valid for one	
year from date of purchase)	250.00
Nonresident bobcat permit (1-bobcat limit per permit)	
Resident fur dealer license	
Nonresident fur dealer license	
Field trial permit: furbearing animals	20.00
(e) Commercial licenses and permits.	
Controlled shooting area hunting license	
(valid for one year from date of purchase)	25.00
Resident mussel fishing license	75.00
Nonresident mussel fishing license	
Mussel dealer permit	
Missouri river fishing permit	
Game breeder permit.	10.00
Controlled shooting area operator license	200.00
Commercial fish bait permit (three-year permit)	20.00 50.00
Commercial prairie rattlesnake harvest permit	
(without a valid Kansas hunting license)	20.00
Commercial prairie rattlesnake harvest permit	20.00
(with a valid Kansas hunting license or	
exempt from this license requirement)	5.00
Commercial prairie rattlesnake dealer permit	50.00
Prairie rattlesnake round-up event permit	
(f) Collection, scientific, importation, rehabilit damage-control permits.	ation, and
Scientific, educational, or exhibition permit	10.00
Raptor propagation permit	0
Rehabilitation permit	0
Wildlife damage-control permit	0
Wildlife importation permit	10.00
Threatened or endangered species: special permits	0
(g) Falconry.	
Apprentice permit	75.00
General permit	75.00
Master permit	75.00
Testing fee	50.00
(h) Miscellaneous fees.	
Duplicate license, permit, stamp, and other	
issues of the department	10.00
Special departmental services, materials, or supplies	At cost
Vendor bond	
For bond amounts of \$5,000.00 and less	50.00
For bond amounts of more than \$5,000.00	
plus \$6.00 per additional \$1,000.00 coverage or any fract	tion thereof.
(i) Discounts.	
Discount for five or more licenses, permits, stamps,	
or other issues of the department purchased by	
an individual at the same time five percent of the	ne total price

This regulation shall be effective on and after January 1, 2018. (Authorized by K.S.A. 2016 Supp. 32-807 and K.S.A. 2016 Supp. 32-988; implementing K.S.A. 2016 Supp. 32-807, K.S.A. 2016 Supp. 32-988, and K.S.A. 2016 Supp. 32-9,100; effective Dec. 4, 1989; amended Sept. 10, 1990; amended Jan. 1, 1991; amended June 8, 1992; amended Oct. 12, 1992; amended April 11, 1994; amended Aug. 29, 1994; amended June 5, 1995; amended Aug. 21, 1995; amended Feb. 28, 1997; amended July 30, 1999; amended Jan. 2, 2002; amended Jan. 1, 2003; amended Jan. 1, 2004; amended Feb. 18, 2005; amended Jan. 1, 2006; amended May 1, 2006; amended Jan. 1, 2007; amended Jan. 1, 2008; amended Jan. 1, 2009; amended Jan. 1, 2010; amended Aug. 1, 2010; amended Jan. 1, 2011; amended Jan. 1, 2013; amended April 19, 2013; amended Nov. 15, 2013; amended Jan. 1, 2015; amended Jan. 1, 2016; amended Jan. 1, 2018.)

- **115-2-3.** Camping, utility, and other fees. (a) Each overnight camping permit shall be valid only for the state park for which the permit is purchased and shall expire at 2:00 p.m. on the day following its effective date.
- (b) Any annual camping permit may be used in any state park for unlimited overnight camping, subject to other laws and regulations of the secretary. This permit shall expire on December 31 of the year for which the permit is issued.
- (c) Any 14-night camping permit may be used in any state park. This permit shall expire when the permit has been used a total of 14 nights, or on December 31 of the year for which the permit is issued, whichever is first.
 - (d) Camping permits shall not be transferable.
- (e) The fee for a designated prime camping area permit shall be in addition to the overnight, annual, 14-night, or other camping permit fee and shall apply on a nightly basis.
- (f) Fees shall be due at the time of campsite occupancy and by noon of any subsequent days of campsite occupancy.
- (g) Fees set by this regulation shall be in addition to any required motor vehicle permit fee specified in K.A.R. 115-2-2.
- (h) The following fees shall be in effect for state parks and for other designated areas for which camping and utility fees are required:

Camping—per camping unit (April 1 through September 30):

Annual camping permit	\$ 250.00
Overnight camping permit	9.00
14-night camping permit	110.00
Prime camping area permit	

Camping—per camping unit (October 1 through March 31):

Annual camping permit	200.00
Overnight camping permit	9.00
14-night camping permit	
Overflow primitive camping permit, per night	

Recreational vehicle seasonal camping permit, except for Clinton, El Dorado, Milford, Sand Hills, and Tuttle Creek State Parks (includes utilities)—per month, per unit (annual camping permit and annual vehicle permit required):

One utility	270.50
Two utilities	
Three utilities	390.50

Recreational vehicle seasonal camping permit for Clinton, Milford, Sand Hills, and Tuttle Creek State Parks (includes utilities)—per month, per unit (annual camping permit and annual vehicle permit required):

One utility	310.50
Two utilities	370.50
Three utilities	430.50

Recreational vehicle seasonal camping permit for El Dorado State Park (includes utilities)—per month, per unit (annual camping permit and annual vehicle permit required):

One utility	335.50
Two utilities	
Three utilities	455.50
Recreational vehicle short-term parking—per m	nonth 50.00

Utilities	-electricity, wate	r, and sewer	hookup per	night,
per uni				Ü

One utility	9.00
Two utilities	
Three utilities	
Youth group camping permit in designated	
areas, per camping unit—per night	2.50
Group camping permit in designated areas,	
per person—per night	1.50
Reservation fee, per reservation (camping,	
special use, or day use)	10.00
Rent-a-camp: equipment rental per camping	
unit—per night	15.00
Duplicate permit	
Special event permit negotiated based on	
event type, required services, and lost revenue—	
maximum	200.00
Huxiiituii	200.00

This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-807 and 32-988; effective Jan. 22, 1990; amended Jan. 28, 1991; amended June 8, 1992; amended Oct. 12, 1992; amended Aug. 21, 1995; amended Sept. 19, 1997; amended Jan. 1, 1999; amended Jan. 1, 2001; amended Jan. 1, 2003; amended Jan. 1, 2005; amended Jan. 1, 2011; amended Jan. 1, 2012; amended May 24, 2013; amended Feb. 7, 2014; amended Jan. 1, 2015; amended Jan. 1, 2017; amended Jan. 1, 2018.)

115-2-4. Boat fees. (a) The following boating fees shall be in effect for vessel registrations and related issues for which a fee is charged:

Testing or demonstration boat registration	\$30.00
Additional registration	5.00
Vessel registration: each vessel	
Water event permit	
Duplicate registration, certificate, or permit	10.00
Special services, materials, or supplies	at cost

- (b) This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-1172, as amended by L. 2017, Ch. 15, Sec. 1; effective Aug. 1, 1990; amended Oct. 12, 1992; amended Jan. 1, 2002; amended Jan. 1, 2006; amended Jan. 1, 2018.)
- **115-2-6.** Other fees. (a) The following fees shall be in effect for state parks and for other designated areas for which fees are required:

 - (3) Private cabin, club, and organization site annual fee.
- (A) The annual fee for private cabin, club, and organization sites shall be adjusted when the lease agreement for a site is newly assigned, transferred, or renewed, unless the existing lease agreement specifies a fee applicable for the renewal term.
- (B) The annual fee shall be adjusted on January 1, 2018, January 1, 2019, January 1, 2020, January 1, 2021, and January 1, 2022, as specified in subsection (b).
- (b) The following fees shall apply for calendar years 2018 through 2022:

(1) Cedar Bluff:(A) North shore cabin lot.	
2018	490.00
2019	
2020	
2021	
2022	
	2,100.00
(B) South shore club lot.	500.00
2018	
2019	
2020	
2021	,
2022	2,500.00
(C) South shore cabin lot.	
2018	
2019	
2020	
2021	
2022	2,200.00
(2) Lovewell:(A) Club lot.	
2018	580.00
2019	
2020	,
2021	
2022	
	2,900.00
(B) Cabin lot.	
(B) Cabin lot.	E00.00
2018	
2018 2019	1,000.00
2018	1,000.00 1,500.00
2018	1,000.00 1,500.00 2,000.00
2018 2019 2020 2021 2022	1,000.00 1,500.00 2,000.00
2018	1,000.00 1,500.00 2,000.00 2,500.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 750.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 750.00 1,000.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 750.00 1,000.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 750.00 1,000.00
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2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 750.00 1,000.00 1,250.00 1,000.00 1,500.00 2,000.00 2,500.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 750.00 1,000.00 1,250.00 1,500.00 2,000.00 2,500.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 750.00 1,000.00 1,250.00 1,000.00 2,000.00 2,500.00 2,500.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 1,000.00 1,250.00 1,000.00 2,000.00 2,500.00 440.00 880.00 1,320.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 1,000.00 1,250.00 1,000.00 2,000.00 2,500.00 440.00 880.00 1,320.00 1,760.00
2018	1,000.00 1,500.00 2,000.00 2,500.00 250.00 500.00 1,000.00 1,250.00 1,000.00 2,000.00 2,500.00 440.00 880.00 1,320.00 1,760.00

(c) The annual fee for private cabin, club, and organization sites shall be recalculated on January 1, 2023, January 1, 2028, and January 1, 2033, using the equation and terms specified in this subsection.

(continued)

Annual Fee = $\begin{array}{c} Previous \\ Annual Fee \end{array}$ × $\begin{array}{c} (New CPI) \\ \hline (Previous CPI) \end{array}$

- (1) "CPI" shall mean the "consumer price index for all urban consumers" (CPI-U) for the midwest region average for all items, 1982-1984 = 100, as published in the "CPI detailed report" by the bureau of labor statistics of the U.S. department of labor.
- (2) "Previous annual fee" shall mean the amount specified in subsection (b) for each location for the year 2022 for the recalculation of the annual fee on January 1, 2023, and for each recalculation thereafter shall mean the annual fee calculated five years previous to the new calculation, using the equation in subsection (c).
- (3) "New CPI" shall mean the CPI on July 1 immediately preceding the January 1 date for a newly calculated annual fee.
- (4) "Previous CPI" shall mean the CPI on July 1, 2017 for the recalculation of the annual fee on January 1, 2023, the CPI on July 1, 2022 for the recalculation of the annual fee on January 1, 2028, and the CPI on July 1, 2027 for the recalculation of the annual fee on January 1, 2033.
- (d) Each private cabin, club, and organization site lease and each private boat dock permit shall expire on the date specified in the respective lease or permit.

This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-807 and K.S.A. 2016 Supp. 32-988; effective Jan. 1, 1999; amended July 1, 2002; amended Jan. 1, 2018.)

Article 7.—FISH AND FROGS

- **115-7-1.** Fishing; legal equipment, methods of taking, and other provisions. (a) Legal equipment and methods for taking sport fish shall be the following:
- (1) Fishing lines with not more than two baited hooks or artificial lures per line;
 - (2) trotlines;
- (3) setlines, except that any float material used with a setline shall be constructed only from plastic, wood, or foam and shall be a closed-cell construction. A "closed-cell" construction shall mean a solid body incapable of containing water;
 - (4) tip-ups;
- (5) using a person's hand or hands for flathead catfish in waters designated as open to hand fishing, subject to the following requirements:
- (A) An individual hand fishing shall not use hooks, snorkeling or scuba gear, or other man-made devices while engaged in hand fishing;
- (B) an individual hand fishing shall not possess fishing equipment, other than a stringer, while engaged in hand fishing and while on designated waters or adjacent banks:
- (C) stringers shall not be used as an aid for hand fishing and shall not be used until the fish is in possession at or above the surface of the water;
- (D) each individual hand fishing shall take fish only from natural objects or natural cavities;
- (E) an individual hand fishing shall not take fish from any man-made object, unless the object is a bridge, dock, boat ramp, or riprap, or other similar structure or feature;

- (F) no part of any object shall be disturbed or altered to facilitate the harvest of fish for hand fishing; and
- (G) an individual hand fishing shall not take fish within 150 yards of any dam;
- (6) snagging for paddlefish in waters posted or designated by the department as open to the snagging of paddlefish, subject to the following requirements:
- (A) Each individual with a filled creel limit shall cease all snagging activity in the paddlefish snagging area until the next calendar day;
- (B) each individual taking paddlefish to be included in the creel and possession limit during the snagging season shall sign the carcass tag, record the county, the date, and the time of harvest on the carcass tag, and attach the carcass tag to the lower jaw of the carcass immediately following the harvest and before moving the carcass from the site of the harvest; and
- (C) each individual snagging for paddlefish shall use barbless hooks while snagging for paddlefish. "Barbless hook" shall mean a hook without barbs or upon which the barbs have been bent completely closed;
- (7) floatlines in waters posted or designated by the department as open to floatline fishing, which shall be subject to the following requirements:
- (A) All floatlines shall be under the immediate supervision of the angler setting the floats. "Immediate supervision" shall mean that the angler has visual contact with the floatlines set while the angler is on the water body where the floatlines are located;
- (B) all floatlines shall be removed when float fishing ceases:
- (C) floatlines shall not contain more than one line per float, with not more than two baited hooks per line;
- (D) all float material shall be constructed only from plastic, wood, or foam and shall be a closed-cell construction. A "closed-cell" construction shall mean a solid body incapable of containing water;
- (8) bow and arrow with a barbed head and a line attached from bow to arrow; and
- (9) crossbow and arrow with a barbed head and a line attached from arrow to crossbow.
- (b) Legal equipment and methods for taking non-sport fish shall be the following:
- (1) Fishing lines with not more than two baited hooks or artificial lures per line;
 - (2) trotlines;
 - (3) setlines;
 - (4) tip-ups;
- (5) bow and arrow with a barbed head and a line attached from bow to arrow;
- (6) crossbow and arrow with a barbed head and a line attached from arrow to crossbow;
- (7) spear gun, without explosive charge, while skin or scuba diving. The spear, without explosive charge, shall be attached to the speargun or person by a line;
 - (8) gigging;
- (9) snagging in waters posted by the department as open to snagging; and
- (10) floatlines in waters posted or designated by the department as open to floatline fishing, which shall be subject to the requirements specified in paragraphs (a)(7) (A) through (D).

- (c) Dip nets and gaffs may be used to land any legally caught or hooked fish.
- (d) Fish may be taken by any method designated by the secretary when a fish salvage order has been issued by the secretary through public notice or posting the area open to fish salvage.
- (e) Fish may be taken with the aid of boats, depth finders, artificial lights, sound attracters, and scents.
 - (f) Fish may be taken by legal means from vehicles.
- (g) The following additional requirements shall apply in the flowing portions and backwaters of the Missouri river and in any oxbow lake through which the Kansas-Missouri boundary passes:
- (1) Each individual shall place all legally caught fish on a stringer, cord, cable, or chain, or in a basket, sack, cage, or other holding device, separate from those fish caught by any other individual.
- (2) The equipment and methods specified in paragraphs (b)(5) and (b)(6) shall be legal only from sunrise to midnight.
- (3) The equipment and method specified in paragraphs (b)(9) and (b)(10) shall be legal only from sunrise to sunset.
- (h) The equipment and method specified in paragraphs (a)(8) and (a)(9) shall be legal only for the following species of sport fish where no size limit exists for any of these species of fish:
 - (1) Blue catfish;
 - (2) channel catfish; and
 - (3) flathead catfish.
- (i) Optical scopes or sights that project no visible light toward the target and do not electronically amplify visible or infrared light shall be valid for use on bows and crossbows. (Authorized by and implementing K.S.A. 2015 2016 Supp. 32-807; effective Dec. 26, 1989; amended Feb. 10, 1992; amended Oct. 1, 1999; amended Dec. 8, 2000; amended Sept. 27, 2002; amended Nov. 29, 2004; amended Nov. 27, 2006; amended Nov. 16, 2007; amended Dec. 1, 2008; amended Nov. 20, 2009; amended April 16, 2010; amended Nov. 19, 2010; amended Nov. 30, 2015; amended Nov. 28, 2016; amended Dec. 22, 2017.)
- **115-7-4.** Fish; processing and possession. (a) Each person who takes any fish from a body of water shall leave the head, body, and tail fin attached while the person has possession of the fish on the water.
- (b) Each person who has taken any fish shall retain the fish in that person's possession until any of the following occurs:
- (1) The fish is consumed or processed for consumption.
- (2) The fish is transported to the person's domicile or given to another person. Legally taken sport fish may be possessed without limit in time and may be given to another if accompanied by a dated written notice that includes the donor's printed name, signature, address, and permit or license number.
- (3) The fish is transported to a place of commercial preservation or place of commercial processing for consumption.
- (4) The fish is returned unrestrained to the waters from which the fish was taken.
- (5) The fish is disposed of at a location designated for fish disposal or at a designated fish cleaning station. (Authorized by and implementing K.S.A. 2016 Supp. 32-807;

effective Dec. 26, 1989; amended Nov. 27, 2006; amended Dec. 22, 2017.)

- **115-7-10.** Fishing; special provisions. (a) A person who takes any fish from a body of water shall not tag, mark, brand, clip any fin of, mutilate, or otherwise disfigure any fish in a manner that would prevent species identification, examination of fins, recovery of tags, or determination of sex, age, or length of the fish before releasing the fish back into the body of water, unless a permit authorizing this activity has been issued to that person by the department.
- (b) No person may possess any live fish upon departure from any designated aquatic nuisance body of water, except during a department-permitted fishing tournament. During a department-permitted fishing tournament, any individual may possess live fish upon departure from designated aquatic nuisance waters along the most direct route to the weigh-in site if the individual possesses a department authorization certificate as a participant in the tournament. Designated aquatic nuisance waters shall be those specified in the department's "Kansas waters with aquatic nuisance species," dated August 23, 2017, which is hereby adopted by reference.
- (c) No person may fish or collect bait within, from, or over a fish passage, fish ladder, fish steps, or fishway. "Fish passage, fish ladder, fish steps, or fishway" shall mean a structure that facilitates the natural migration of fish upstream on, through, or around an artificial barrier or dam. (Authorized by and implementing K.S.A. 2016 Supp. 32-807; effective Nov. 20, 2009; amended Jan. 1, 2012; amended Jan. 1, 2013; amended Nov. 15, 2013; amended Nov. 14, 2014; amended Nov. 30, 2015; amended Nov. 28, 2016; amended Dec. 22, 2017.)

Article 17.—WILDLIFE, COMMERCIAL USES AUTHORIZED

- **115-17-2.** Commercial sale of fish bait. (a) The following live species of wildlife may be commercially sold in Kansas for fishing bait:
 - (1) The following species of fish:
 - (A) Black bullhead (Ameiurus melas);
 - (B) bluegill (*Lepomis macrochirus*), including hybrids;
 - (C) common carp (Cyprinus carpio), including koi;
- (D) fathead minnow (*Pimephales promelas*), including "rosy reds";
 - (E) golden shiner (*Notemigonus crysoleucas*);
 - (F) goldfish (*Carassius auratus*), including "black saltys";
- (G) green sunfish (Lepomis cyanellus), including hybrids; and
 - (H) yellow bullhead (Ameiurus natalis);
- (2) only species of annelids native to or naturalized in the continental United States;
 - (3) the following species of crayfish:
 - (A) Virile crayfish (*Orconectes virilis*);
 - (B) calico crayfish (Orconectes immunes); and
 - (C) white river crayfish (Procambarus acutus); and
- (4) only species of insects native to or naturalized in Kansas.
- (b) Gizzard shad (*Dorosoma cepedianum*) may be commercially sold only if dead.

(continued)

- (c) Wildlife listed in K.A.R. 115-15-1 or in K.A.R. 115-15-2 or prohibited from importation pursuant to K.S.A. 32-956, and amendments thereto, shall not be sold.
- (d) Live aquatic bait shall be certified free of the following pathogens before import, according to K.A.R. 115-17-2a:
 - (1) Spring viremia of carp virus;
 - (2) infectious pancreatic necrosis virus;
 - (3) viral hemorrhagic septicemia virus; and
 - (4) infectious hematopoietic virus.
- (e) Each distribution tank and each retail tank shall utilize a source of potable water or well water.

This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-807; effective Sept. 10, 1990; amended Nov. 30, 1998; amended Jan. 1, 2012; amended Jan. 1, 2017; amended Jan. 1, 2018.)

- **115-17-3.** Commercial fish bait permit; requirement, application, and general provisions. (a) A commercial fish bait permit shall be required for the harvest, sale, or purchase for resale of fish bait, except that a commercial fish bait permit shall not be required for the harvest or sale of annelids or insects or for the purchase of annelids or insects for resale.
- (b) Any person may apply to the secretary for a commercial fish bait permit. The application shall be submitted on forms provided by the department and completed in full by the applicant. Each incomplete application shall be returned to the applicant.
- (c) Each commercial fish bait permit shall be valid for only those wildlife species specified in the permit.
- (d) Each commercial fish bait permit shall authorize the permittee to perform any of the following:
 - (1) Sell fish bait to any person for use as fish bait;
- (2) purchase fish bait for resale as fish bait, if the purchase is made from a person who meets at least one of the following requirements:
 - (A) Possesses a valid commercial fish bait permit;
- (B) is a commercial fish grower, as defined by K.S.A. 32-974 and amendments thereto; or
- (C) is authorized by another state to export and sell fish bait; or
 - (3) import fish bait for sale as fish bait.
- (e) Each permittee harvesting or purchasing fish bait shall maintain records of the following information and, if requested by the secretary, shall provide a report to the department containing the following information:
 - (1) The permittee's name;
 - (2) the permit number;
- (3) the number, location, and species of wildlife harvested;
 - (4) the number and species of wildlife sold;
- (5) for each permittee purchasing fish bait, the name, address, and phone number of each individual distributor or producer from whom the permittee purchased; and
- (6) for each permittee purchasing fish bait, the delivery date of each purchase.
- (f) Each permittee shall make records required under the permit available for inspection by any law enforcement officer or department employee upon demand.
- (g) Each permittee shall make the fish and the distribution or retail holding tanks that are subject to sample testing pursuant to K.A.R. 115-17-2a available for inspection

by any law enforcement officer or department employee upon demand.

- (h) Each permittee shall respond to any survey regarding activities conducted under the permit if requested by the secretary.
- (i) In addition to other penalties prescribed by law, a commercial fish bait permit or application may be denied or revoked by the secretary if either of the following conditions is met:
- (1) The application is incomplete or contains false information.
- (2) The permittee fails to meet permit requirements or violates permit conditions.
- (j) Each commercial fish bait permit shall expire three years after the date the permit is issued.
- (k) A permittee may possess and sell legally acquired wildlife for fish bait for not more than 30 days following expiration of the permit.

This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-807 and K.S.A. 32-941; effective Jan. 1, 1991; amended Jan. 1, 2012; amended Jan. 1, 2018.)

Article 18.—SPECIAL PERMITS

- **115-18-12.** Trout permit; requirements, restrictions, and permit duration. (a) Each individual who is 16 years of age or older and who wants to fish or to fish for and possess trout during those periods of time on those bodies of water established by K.A.R. 115-25-14 shall be required to have a trout permit.
- (b) Each trout permit shall be valid statewide for one year from the date of purchase.
- (c) Each trout permit shall be validated by the signature of the permit holder written across the face of the permit. A trout permit shall not be transferable. (Authorized by and implementing K.S.A. 2016 Supp. 32-807; effective Nov. 15, 1993; amended Jan. 30, 1995; amended July 24, 1998; amended Nov. 27, 2006; amended Nov. 16, 2007; amended Dec. 22, 2017.)
- **115-18-19.** Paddlefish permit; requirements, restrictions, and permit duration. (a) Each individual who wants to snag for paddlefish during those periods of time on those bodies of water established by K.A.R. 115-25-14 shall be required to have a paddlefish permit.
- (b) Each paddlefish permit shall be valid statewide through December 31 of the year in which the permit is issued.
- (c) Each paddlefish permit shall be validated by the signature of the permit holder written across the face of the permit. A paddlefish permit shall not be transferable.
- (d) Any individual younger than 16 years of age may use an adult's paddlefish permit while accompanied by that adult with at least one unused carcass tag in possession. Each paddlefish snagged and kept by the individual younger than 16 years of age shall be included as part of the daily creel limit of the permit holder. (Authorized by and implementing K.S.A. 2016 Supp. 32-807; effective Nov. 27, 2006; amended Dec. 22, 2017.)
- **115-18-20.** Tournament black bass pass; requirements, restrictions, and pass duration. (a) A tournament black bass pass shall be required for each individual who

wants to keep up to five black bass in a daily creel limit that meet the minimum statewide length limit but that do not meet the special length limit for the specific body of water, or who wants to cull black bass after the daily creel limit has been met, during a weigh-in bass tournament as established in K.A.R. 115-7-9.

- (b) Each tournament black bass pass shall be valid statewide for one year from the date of purchase.
 - (c) Each tournament black bass pass shall be validat-

V. 35, p. 431

V. 35, p. 199

through

16-15-4

5-21-6

5-22-7

Amended

Amended

ed by the signature of the pass holder written across the face of the pass. A tournament black bass pass shall not be transferable. (Authorized by and implementing K.S.A. 2016 Supp. 32-807; effective Nov. 27, 2006; amended Nov. 16, 2007; amended Nov. 19, 2010; amended Nov. 28, 2016; amended Dec. 22, 2017.)

> Robin Jennison Secretary

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5-5-9	Amended	V. 36, p. 1036	16-14-10	New (T)	V. 35, p. 626	40-4-35	Amended	V. 36. p. 972
5-5-10	Amended	V. 36, p. 1036	16-14-10	New	V. 35, p. 858	40-4-41 40-4-42a	Amended Amended	V. 35, p. 633
5-5-16	Amended	V. 36, p. 1037	16-14-11	New (T)	V. 35, p. 626			V. 36, p. 954
5-12-1 5-14-10	Amended	V. 35, p. 313	16-14-11 16-15-1	New	V. 35, p. 858	AGEN	COPPLECTION	
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5-21-3	Amended	V. 36, p. 160	16-15-1	. ,	•	44-12-301 44-12-301	Amended (T) Amended	V. 35, p. 742 V. 35, p. 898

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			68-7-22	New	V. 35, p. 427			
49-55-1	Amended	V. 36, p. 1106	68-7-23	New (T)	V. 36, p. 822	86-1-2	Revoked	V. 35, p. 928
49-55-2	Amended (T)		68-7-23	New	V. 36, p. 1017	86-1-4	Revoked	V. 35, p. 929
49-55-2	Amended	V. 36, p. 1106	68-9-2	Amended	V. 35, p. 698	86-1-5	Amended	V. 36, p. 159
49-55-3	Revoked (T)	V. 36, p. 842	68-9-3	New		86-2-8	Revoked	V. 35, p. 929
49-55-3	Revoked	V. 36, p. 1106			V. 35, p. 699	86-3-19	Amended	V. 35, p. 929
49-55-4	Amended (T)	V. 36, p. 842	68-11-2	Amended	V. 36, p. 1308	86-3-26a	Amended	V. 35, p. 929
49-55-4	Amended	V. 36, p. 1106	68-11-3	New	V. 35, p. 700	86-3-30	Revoked	V. 35, p. 929
49-55-5	Revoked (T)	V. 36, p. 842	AC	GENCY 69: BOA	RD OF	86-3-31	New	V. 35, p. 929
49-55-5	Revoked	V. 36, p. 1107	110	COSMETOLO				
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49-55-6	/	. 1	Reg. No.	Action	Register	Reg. No.	Action	Register
	Amended	V. 36, p. 1107	69-11-1	Amended	V. 35, p. 1097	88-3-8a		· ·
49-55-8	Amended (T)		69-12-18	New	V. 35, p. 1098		Amended	V. 36, p. 444
49-55-8	Amended	V. 36, p. 1107	07 12 10	INCW	v. 55, p. 1676	88-24-2	Amended	V. 36, p. 445
49-55-11	Amended (T)		AGEN	CY 70: DEPART	TMENT OF	88-28-1		
49-55-11	Amended	V. 36, p. 1107	AGR	ICULTURE, BC	OARD OF	through		
49-55-12	Amended (T)			ERINARY EXA		88-28-5	Amended	V. 36, p. 445-450
49-55-12	Amended	V. 36, p. 1107				88-28-6	Amended	V. 36, p. 1309
49-55-13	New (T)	V. 36, p. 843	Reg. No.	Action	Register	88-28-7	Amended	V. 36, p. 451
49-55-13	New	V. 36, p. 1107	70-5-1	Amended	V. 36, p. 140	88-28-8	Amended	V. 36, p. 452
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Reg. No.	Action	Register	74-1-3	Amended	V. 35, p. 84	88-29-10	Revoked	V. 35, p. 1113
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60-3-102	Amended	V. 35, p. 323	74-2-7	Amended	V. 35, p. 85	ACEN	CV 04 DEDAI	-
60-3-103	Amended	V. 35, p. 323	74-4-8	Amended	V. 35, p. 85	AGEN	CY 91: DEPAI	
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60-4-101	Amended	V. 36, p. 369	74-5-2a	Amended	V. 35, p. 88			
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60-7-106	Amended	V. 35, p. 324	74-5-101			91-1-221	Revoked	V. 36, p. 609
60-9-105	Amended	V. 35, p. 325	through			91-1-235	Amended	V. 36, p. 610
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			through			through		
AGENCY	61: BOARD OF	BARBERING	74-5-203	Amended	V. 35, p. 89	91-38-8	Amended	V. 36, p. 611-615
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61-1-24	Amended		74-5-301	Amended	V. 35, p. 90	91-42-2	Amended	V. 36, p. 616
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61-3-2	Amended	V. 35, p. 991	74-5-403	Amended	V. 35, p. 90	91-42-4	Amended	V. 36, p. 617
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61-3-5	Amended	V. 35, p. 991	74-5-406	Amended	V. 35, p. 90			
61-3-7	Amended	V. 35, p. 384	74-5-407	Amended	V. 35, p. 91	91-42-6	New	V. 35, p. 489
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D 17		D ' '	Reg. No.	Action	Register	92-23-23	Revoked	V. 35, p. 63, 64
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68-1-1b	Amended	V. 35, p. 695	82-16-4	Amended	V. 36, p. 103	92-51-54a 92-57-1	1 1111CHUEU	v. 50, p. 1203
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68-1-1g	Revoked	V. 35, p. 696			V. 36, p. 103	through	NT	V 26 042 044
68-1-3a	Amended	V. 36, p. 1307	82-16-6	Amended	V. 36, p. 103	92-57-5	New	V. 36, p. 843, 844
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93-6-3	Amended	V. 35, p. 357	109-5-1a	Amended	V. 35, p. 935	111-4-3461	New	V. 35, p. 1058
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100-28a-10	Amended	V. 35, p. 354			ol. 19, No. 52, De-	111-4-3470	New	V. 36, p. 219
100-28a-11	Amended	V. 35, p. 355	cember 28, 2	000 Kansas Reg	gister. A list of reg-	111-4-3471		
100-28a-11	Amended	V. 35, p. 355	ulations filed	from 2001 th	rough 2003 can be	through		
100-28a-12	Amended	V. 35, p. 355 V. 35, p. 355	found in the	Vol. 22, No.	52, December 25,	111-4-3475	New	V. 36, p. 398-403
100-28a-13			2003 Kansas I	Register. A list o	of regulations filed	111-4-3476		
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100-28a-15	Amended	V. 35, p. 356	Vol. 24, No.	52, Decembe	er 29, 2005 Kansas	111-4-3485	New	V. 36, p. 483-492
100-28a-17	Amended	V. 35, p. 356			ns filed from 2006	111-4-3486	New	V. 36, p. 565
100-29-9	Amended	V. 35, p. 387			in the Vol. 26, No.	111-4-3487	Amended	V. 36, p. 880
100-29-16	Amended	V. 35, p. 388	U		ısas Register. A list	111-4-3488	New	V. 36, p. 567
100-29-18					2008 through No-	111-4-3489	New	V. 36, p. 881
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100-54-12	New	V. 35, p. 390			December 1, 2009,	111-4-3498	New	V. 36, p. 973-983
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100-76-12	New (T)	V. 36, p. 1107-1111			ons filed from De-		Amended	
		•			November 6, 2013,	111-4-3501	Amended	V. 36, p. 1145
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102-3-7b	New (T)	V. 36, p. 546	ber 31, 2015,	can be found	in the Vol. 34, No.	111-5-219	New	V. 36, p. 493
102-3-7b	New (1)	V. 36, p. 1089	53, December	r 31, 2015 Kans	as Register.	111-5-220		
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102-8-6	New	V. 35, p. 932	111-4-879	Amended	V. 35, p. 819	111-9-217	New	V. 35, p. 586
102-8-7	New (T)	V. 35, p. 629	111-4-880	Amended	V. 35, p. 819	111-15-1		. 1
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102-8-8	New (T)	V. 35, p. 646	through			111-15-3	Amended	V. 36, p. 1059
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