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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
Nov. 5	Washburn University School of Law, Room 327, 1700 SW College Ave., Topeka, Kansas	1:00 p.m.	Legislative Task Force on Dyslexia Subcommittee on Current State and Federal Law	Review Other Subcommittee Recommendations.
Nov. 8	112-N	1:30 p.m.	Robert G. (Bob) Bethell Joint Committee on Home and Community Based Services and KanCare Oversight	Presentations on KanCare from Individuals, Providers, and Organizations; Update on KanCare Meaningful Measures Collaborative; Presentation on Telemonitoring.
Nov. 8	Kansas State University Innovation Campus Multipurpose Room, 22201 W. Innovation Dr., Olathe, Kansas	10:00 a.m.	Joint Legislative Transportation Vision Task Force	Selection Criteria; Economic impact of Transportation; Local Input Testimony
Nov. 9	Kansas Association of School Boards, 1420 SW Arrowhead, Room 101, Topeka, Kansas	2:00 p.m.	Legislative Task Force on Dyslexia	Review Subcommittee Recommendations

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Published by

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Register Office: 1st Floor, Memorial Hall 785-368-8095 Fax 785-296-8577 kansasregister@ks.gov

Kansas Register _

Nov. 9	112-N	9:00 a.m.	Robert G. (Bob) Bethell Joint Committee on Home and Community Based Services and KanCare Oversight	KanCare Update by Kansas Department of Health and Environment; Aetna Better Health of Kansas Presentation; Kansas Department for Aging and Disability Services Update; Human Services Consensus Caseload Fall Estimates; KanCare Ombudsman Update; Managed Care Organizations' Presentations and Responses to Presentations by Individuals, Providers, and Organizations; Committee Discussion and Report Recommendations.
Nov. 9	548-S	10:00 a.m.	Legislative Coordinating Council	Legislative matters.
Nov. 9	Kansas Farm Bureau 2627 KFB Plaza, Manhattan, Kansas	10:00 a.m.	Joint Legislative Transportation Vision Task Force	Priority Formulas; Local Input Testimony.
Nov. 13	El Dorado, Kansas		Joint Committee on Corrections and Juvenile Justice Oversight	Tour of El Dorado Correctional Facility (Committee only); Employee Perspectives; Requested Responses; Law Enforcement Recordings; Recommendation; Other Matters.
Nov. 13	218-N	9:00 a.m.	Joint Committee on Special Claims Against the State	Hearing of Claims Noticed for Hearing.
Nov. 14	548-S	9:00 a.m.	Legislative Budget Committee	Overview Consensus Revenue and Caseload Estimates; Overview Agency Budget Enhancement Requests; Updates on Specific Education Programs and Funding including Pilot Mental Health Program and Teach for America; Update on Child Welfare System Task Force; Review Funding for Investigations of Child Abuse or Missing Children; Review Kansas Department of Health and Environment PRTF Audit Results; Update on Mental Health Task Force; and Committee Recommendations.
Nov. 16	548-S	9:00 a.m.	Health Care Stabilization Fund Oversight Committee	Annual meeting and statutory report; overview of the Health Care Stabilization Fund
				Tom Day

Director of Legislative Administrative Services

Doc. No. 046714

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 11-05-18 through 11-11-18

Lifettive II oo Io t	inough II II Io
Term	Rate
1-89 days	2.20%
3 months	2.33%
6 months	2.49%
12 months	2.71%
18 months	2.80%
2 vears	2.86%

Scott Miller Director of Investments

State of Kansas

Department of Administration Office of the Chief Financial Officer

Public Notice

Under requirements of K.S.A. 65-34,117(c), as amended, records of the Office of the Chief Financial Officer show the unobligated balances are \$6,232,551.77 in the Underground Petroleum Storage Tank Release Trust Fund and \$2,882,523.56 in the Aboveground Petroleum Storage Tank Release Trust Fund at October 31, 2018.

Annette Witt, Manager Office of the Chief Financial Officer

Doc. No. 046719

Doc. No. 046705

State of Kansas

Statewide Independent Living Council of Kansas, Inc.

Notice of Meeting Cancellation

The State Plan for Independent Living (SPIL) forums scheduled for Tuesday, November 27, 2018 in Wichita, Kansas and Thursday, November 29, 2018 in Topeka, Kansas are hereby canceled. Please contact Kathy Cooper at kathy.cooper@silck.org or 785-234-6990 for any questions.

Kathy Cooper Executive Director

Doc. No. 046718

State of Kansas

Department of Administration Office of Facilities and Property Management

Notice of Requested "On-Call" Architectural Services

Notice is hereby given of the commencement of the selection process for "on-call" architectural services for the Department of Administration, Office of Facilities and Property Management. Services are required for restricted (small) projects with a construction budget of \$1,000,000 or less. Projects will be primarily located west of U.S. Highway 281, however projects may be assigned anywhere within the state of Kansas. Multiple firms may be selected. Contract will be for three years.

For more information contact Frank Burnam at frank. burnam@ks.gov or 785-291-3989. Firms interested in providing these services should be familiar with the requirements for on-call firms which can be found in Part B – Chapter 4 of the Building Design and Construction Manual at the website below.

To be considered, one (1) PDF file of the following should be provided: State of Kansas Professional Qualifications DCC Forms 051-054, inclusive, and information regarding similar projects. These forms may be found at http://admin.ks.gov/offices/ofpm/dcc/f-and-d. State of Kansas Professional Qualifications DCC Form 050 for each firm and consultant should be provided at the end of each proposal. Please include your firm name, agency abbreviation, and an abbreviated project name in the title of the PDF document. Proposals should be less than 5 MB and follow the current State Building Advisory Commission guidelines which can be found in Part B – Chapter 2 of the Building Design and Construction Manual at http://www.admin.ks.gov/offices/ofpm/dcc/bdcm. Proposals should be sent on a flash drive along with a transmittal to Randy Riveland, Office of Facilities and Property Management, 700 SW Harrison St., Suite 1200, Topeka, KS 66603. Proposals sent via email will no longer be accepted and paper copies of the proposals are no longer required. It is the proposer's responsibility to ensure proposals are received by the closing date and time. Delays in mail delivery or any other means of transmittal, including couriers or agents of the issuing entity shall not excuse late proposal submissions. Proposals received after the date and time noted below will not be forwarded

to the State Building Advisory Commission for review. If you have questions, call 785-296-0749. The PDF proposal submissions shall be delivered to the attention of Randy Riveland by 2:00 p.m. on or before November 26, 2018.

Frank Burnam, Director Office of Facilities and Property Management

Doc. No. 046717

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:

11/16/2018	EVT0006163	Repair Vehicle Wash Building -
		KDOT – Eureka, KS
11/20/2018	EVT0006159	Ford Pickup Trucks
11/27/2018	EVT0006169	Physical Examinations
11/30/2018	EVT0006178	Training, Parent and Family
12/06/2018	EVT0006176	Compact Tractor and
		Attachments
12/06/2018	EVT0006177	Accessibility Assessment Tools

The above referenced bid documents can be downloaded at the following website:

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

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

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

There are No Bids Under this Website Closing in this Week's Ad

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

Tracy T. Diel, Director Procurement and Contracts

Doc. No. 046720

(Published in the Kansas Register November 8, 2018.)

City of Lenexa, Kansas

Notice to Bidders

Sealed bids for Renner Boulevard Mixed-Use Trail (91st Street – 93rd Street) 46 TE-0428-01-017186001 will be accepted by the City of Lenexa, Kansas at the Community Development Department, Lenexa City Hall, 17101 W. 87th St. Parkway, Lenexa, KS 66219, until 1:00 p.m. (CST) December 4, 2018, at which time bids will be publicly opened and read aloud at the Lenexa City Hall. Any bid received after the designated closing time will not be considered and will be returned unopened.

All bids shall be submitted to the Community Development Department Customer Service Staff (Main Lev-

el) in sealed envelopes addressed to the City of Lenexa, Kansas, Attn: City Clerk, and marked "Bid for: Renner Boulevard Mixed-Use Trail (91st St – 93rd St) 46 TE-0428-01-017186001 Copies of plans, specifications, bidding documents, and other contract documents are on file at:

Drexel Technologies, Inc. 10840 W. 86th St. Lenexa, KS 66214

Bidders desiring contract documents for use in preparing bids may obtain a set of such documents at the address above. Plans and specifications may be downloaded from the Drexel Technologies, Inc. website at http://planroom.drexeltech.com/. Note: Davis Bacon wage rates apply to this project.

Each bidder will be responsible for ensuring that it has received any and all addenda issued by the city in accordance with IB-10 of the instructions to bidders.

Contractors should read and be fully familiar with all contract documents including addenda before submitting a bid. In submitting a bid, the bidder warrants that it has read the contract documents and is fully familiar therewith and that it has visited the site of the work to fully inform itself as to all existing conditions and limitations and shall include in its bid a sum to cover the cost of all items of the work as specified in the contract documents.

No oral telegraphic, telephonic proposals, or alterations will be considered. Facsimile transmissions will not be accepted.

The following items must be included in the sealed envelope with the bid:

- a. Bid form;
- b. 5% Bid security bid bond, cashier's check, or certified check (see below); and
- c. Acknowledgment of addenda issued by the city.

Each bidder shall file with its bid a bid bond, a cashier's check, or a certified check drawn on an acceptable bank, made payable to the City of Lenexa, Kansas, in an amount equal to five percent (5%) of the total bid, which shall be retained by the City of Lenexa, Kansas until a contract for the project has been executed. Bid bonds will be returned to the bidders, with the exception of the best and lowest and second best and second lowest responsible bidders, within twenty-one (21) days after their bids are rejected. The bid deposit of the lowest and the second lowest responsible bidders will be returned when the performance bond, maintenance bond, and statutory bond, each in an amount equal to 100% of the contract amount; required insurance certificates and other required documents shall have been furnished and the contract documents have been executed by the successful bidder.

In the event the low bidder is unable to execute the contract, for whatever reason, within the time provided in the notice of award, the city may annul the notice of award and the bid deposit may be forfeited and the city shall exercise its legal prerogatives, including, but not limited to, enforcement of its rights as to the bid security or specific performance.

The city reserves the right to accept or reject any and all bids and to waive any technicalities or irregularities therein. Bids may be modified or withdrawn by written request of the bidder received in the office of the City Clerk, prior to the time and date for bid opening.

From and after the release of this notice, any party intending to bid on the above referenced project, including their officers, employees, agents, or contractors are specifically prohibited from communicating with any elected or appointed official of the city, directly or indirectly, with regard to the award of the contract for the project listed above, except as specifically authorized by the instructions to bidders. Any such unauthorized communication may result in the automatic disqualification of such bidder.

All bidders agree that rejection shall create no liability on the part of the city because of such rejection, and the filing of any bid in response to this notice shall constitute an agreement of the bidder to these conditions.

If this section is completed, a pre-bid conference will be held at 1:00 p.m. November 28, 2018 in the Lenexa City Hall, Prairie Star Conference Room.

Danielle Dulin Interim City Clerk

Doc. No. 046690

State of Kansas

Department of Transportation

Notice of Public Auction

The Secretary of Transportation of the State of Kansas will offer for sale at public auction at 11:00 a.m. December 5, 2018, the following structure located in Harvey County to be moved:

12,000 square foot metal warehouse building located at 720 SE 36th St., Newton, Kansas (ca 3349 tr 2)

Inspection of Structure

The structure will be opened to the public for viewing and inspection Tuesday, November 27, 2018 between 11:00 a.m. and 12:00 p.m. Also open from 10:00 a.m. to 11:00 a.m. on the day of the auction.

Terms of Sale

Cashier's check for the purchase price must be presented on the day of the sale. Make check payable to the Kansas Department of Transportation. The successful bidder will receive a bill of sale upon payment. The successful bidder will be required to remove the structure from the right of way on or before March 1, 2019.

Performance Bonds

The successful bidder for the structure will be required to post a performance bond in the amount of \$4,000, posted by cashier's check the day of the sale.

Terms or Information

For additional terms or information, please visit www. ksdot.org/burrow/Property4Sale/ or contact the Bureau of Right of Way at 1-877-461-6817

Seller reserves the right to reject any and all bids and is not responsible for accidents. Seller makes no warranties, either express or implied, as to the condition of the dwelling, the soil conditions in, under or around the property, or the existence of hazardous substances, in-

cluding without limitation, lead paint, asbestos, mold, mildew, polychlorinated biphenyls, petroleum leakage, agricultural or household chemicals, which may or may not be present on the property, or any other environmental conditions. Seller has no knowledge of the existence of such matters or conditions on or in the property unless otherwise states. The structure is sold "as is".

The Kansas Department of Transportation insures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap, or national origin.

Richard Carlson Secretary

Doc. No. 046706

State of Kansas

Department of Agriculture Division of Conservation

Notice to Contractors

Name and Location of Project

Rehabilitation of Vermillion WD 70, Revised, Site SC-4, located in Sec. 9, Township 3 South, Range 9 East, Marshall County, Kansas.

Bid Opening Date and Location

Sealed bids will be received until 10:00 a.m. December 6, 2018 – bid opening – by either Advance Mail to: Ethel A. King, 24400 M Rd., Holton, KS 66436 or Hand Deliver to: Watershed District Office, (Marshall County Rural Water District), 707 Main St., Beattie, KS 66406. Any bid received after the specified time will not be considered.

Description

Site SC-4: Principal Spillway Type and Size: 30" PVC with Canopy Inlet. Other Specifications: Stilling Basin, Rip Rap, Fencing, Mulching, and Seeding.

Copy of invitation for bid, plans, and specifications can be obtained from and/or reviewed at Ethel A. King, 24400 M Rd., Holton, KS 66436, phone 785-364-7480

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

Robert Reschke Executive Director

Doc. No. 046713

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, or otherwise provide supporting services and amenities to the campus community (such as restaurants, retail establishments, financial institutions, etc.). 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 and desired lease term and location; (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 & Technology Transfer, Dr. John Tomblin, john.tomblin@wichita.edu or Property Manager Crystal Stegeman, crystal.stegeman@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. 046691

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. Spirit AeroSystems, Inc. has applied for a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et al. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards, and requirements applicable to each source; and the monitoring, record keeping, and reporting requirements applicable to each source as of the effective date of permit issuance.

Spirit AeroSystems, Inc., PO Box 780008, Wichita, KS 67278, owns and operates an aircraft manufacturing facility located at 3801 S. Oliver, Wichita, KS 67210.

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 Wichita Department of Environmental Health (WDEH), 1900 E. 9th St., Wichita, KS 67214. To obtain or review the proposed permit and supporting documentation, contact Josephine Boac, 785-296-6281, at the central office of the KDHE or Randy Owen, 316-268-8353 at the WDEH. The standard departmental cost will be assessed for any copies requested. The proposed permit, accompanied with supporting information, is available, free of charge, at the KDHE BOA Public Notice website, http://www.kdheks.gov/bar/publicnotice.html.

Please direct written comments or questions regarding the proposed permit to Josephine Boac, 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, December 10, 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 Josephine Boac, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than noon Monday, December 10, 2018 in order for the Secretary of Health and Environment to consider the request.

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

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

> Jeff Andersen Secretary

Doc. No. 046712

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-18-246

Application for New or Expansion of Existing Swine Facilities

Name and Address of Applicant

Jeff and Jay Baumgartner – JLB Farms, Inc. 2758 Q Rd. Bern, KS 66408

Owner of Property Where Facility Will Be Located

Jeff and Jay Baumgartner 2738 R Rd. Bern, KS 66408

Legal Description

NW/4 of Section 23 T01S, R13E

Receiving Water Missouri River Basin

Nemaha County

Kansas Permit No. A-MONM-S076

This is notification KDHE has received a complete permit application for the operation of a swine waste management facility capable of housing 400 head (160 animal units) of swine weighing greater than 55 pounds, 700 head (70 animal units) of swine weighing 55 pounds or less, and 300 head (150 animal units) of cattle weighing 700 pounds or less for a total of 380 animal units. The complete application can be viewed at the office of the Nemaha County Clerk, the KDHE Northeast District Office in Lawrence, Kansas or the KDHE Main Office in Topeka, Kansas. A permit to operate the proposed swine waste management system will not be issued without additional public notice.

Public Notice No. KS-AG-18-247/257

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Jeff and Jay Baumgartner 2738 R Rd. Bern, KS 66408	NW/4 of Section 23 T01S, R13E Nemaha County	Missouri River Basin

Kansas Permit No. A-MONM-S076

This is a new permit for a swine and beef facility for 400 head (160 animal units) of swine weighing greater than 55 pounds, 700 head (70 animal units) of swine weighing 55 pounds or less, and 300 head (150 animal units) of cattle weighing 700 pounds or less for a total of 380 animal units. Two enclosed swine buildings drain via underground piping to an existing retention control structure. 2.25 acres of pens drain to a proposed retention control structure. Feed storage area and accompanying areas drain across a grass buffer.

Name and Address Legal Description Receiving Water of Applicant **Edward Busenitz** NE/4 of Section 25 Little Arkansas 4423 SE 12th St. T23S, R01E River Basin Newton, KS 67114 Harvey County

Kansas Permit No. A-LAHV-S005

This is a renewal permit for an existing facility for 472 head (188.8 animal units) of swine weighing more than 55 pounds, 376 head (37.6 animal units) of swine weighing 55 pounds or less, and 200 head (200 animal units) of beef cattle weighing more than 700 pounds; for a total of 426.4 animal units. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Robert & James Griffith Site #1 Robert and James Griffith 1082 216th Rd. Seneca, KS 66538	SW/4 of Section 24 T01S, R12E Nemaha County	Missouri River Basin
Kansas Permit No. A-MONM-S051		

This is a renewal permit for an existing facility for 140 head (56 animal units) of swine more than 55 pounds, 400 head (40 animal units) of swine 55 pounds or less, and 150 head (150 animal units) of cattle 700 pounds or more, for a total of 246 animal units. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
M & B Pork, LLC Jerry Morris 8807 S. Spring Lake Rd. Sedgwick, KS 67135	NE/4 of Section 29 T24S, R02W Harvey County	Little Arkansas River Basin
Kansas Permit No. A-I	AHV-H001	

Kansas Permit No. A-LAHV-H001 Federal Permit No. KS0093785

This is a renewal permit for an existing facility for 4,800 head (1,920 animal units) of swine weighing more than 55 pounds. This facility has an approved Nutrient Management Plan on file with KDHE. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
J-Six Enterprises., LLC – J-Six Land Holding Series J-Six Enterprises, LLC – 80 Farm 604 Nemaha St. PO Box 170 Seneca, KS 66538	SW/4 of Section 28 T04S, R13E Nemaha County	Kansas River Basin

Kansas Permit No. A-KSNM-S015

This is a renewal permit for an existing facility for 760 head (304 animal units) of swine weighing more than 55 pounds and 2,000 head (200 animal units) of swine weighing 55 pounds or less; for a total of 504 animal units of swine. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Vering Land & Pork, Inc. Greg Vering 1325 8th Rd. Marysville, KS 66508	NE/4 of Section 6 T03S, R07E Marshall County	Big Blue River Basin

Kansas Permit No. A-BBMS-S023

This is a renewal permit for an existing facility for 1,093 head (437.2 animal units) of swine weighing more than 55 pounds, 760 head (76 animal units) of swine weighing 55 pounds or less, and 80 head (80 animal units) of cattle weighing more than 700 pounds; for a total of 593.2 animal units. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Five Star Land, LLC – Terry Kramer Site Five Star Land, LLC 604 Nemaha St. Seneca, KS 66538	NE/4 of Section 30 T04S, R14E Nemaha County	Kansas River Basin

Kansas Permit No. A-KSNM-S040

This is a renewal permit for an existing facility for 2,490 head (996 animal units) of swine weighing greater than 55 pounds. There has been no change in animal units from the last permit.

James Hartter	NW/4 of Section 3	Kansas River Basin
2492 V Rd.	T02S, R14E	
Sabetha, KS 66534	Nemaha County	

Kansas Permit No. A-KSNM-S023

This is a renewal permit for an existing facility for 1,400 head (560 animal units) of swine more than 55 pounds and 20 head (10 animal units) of cattle 700 pounds or less, for a total of 570 animal units. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Schrock Dairy Enos Schrock 2205 W. Mills Ave. Hutchinson, KS 67501	NW/4 of Section 10 T24S, R06W Reno County	Lower Arkansas River Basin

This is a renewal permit for an existing facility for 40 head (56 animal units) of mature dairy cattle and 15 head (15 animal units) of cattle

units) of mature dairy cattle and 15 head (15 animal units) of cattle (dry heifers) weighing more than 700 pounds; for a total of 71 animal units. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
John M. Blocker 13310 E. Pleasant	NE/4 of Section 4 T26S, R04W	Lower Arkansas River Basin
Valley Rd.	Reno County	
Haven, KS 67543	•	

Kansas Permit No. A-ARRN-B001

Kansas Permit No. A-ARRN-M054

This is a renewal permit for an existing facility for 200 head (200 animal units) of cattle weighing more than 700 pounds. There has been no change in animal units from the last permit.

Name and Address of Applicant	Legal Description	Receiving Water
Smokey River Ranch Harold Baehler 1720 K-27 Sharon Springs, KS 67758	SE/4 of Section 10 T13S, R40W Wallace County	Smokey Hill River Basin

Kansas Permit No. A-SHWA-B005

This is a renewal permit for an existing facility for 999 head (499.5 animal units) of cattle less than 700 pounds. There has been no change in animal units from the last permit.

Public Notice No. KS-Q-18-138/141

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
Fairview, City of PO Box 175 Fairview, KS 66425	Walnut Creek via Spring Creek via Unnamed Tributary	Treated Domestic Wastewater

Kansas Permit No. M-MO06-OO02 Federal Permit No. KS0098744

Legal Description: NE¼, NW¼, SW¼, S27, T2S, R15E, Brown County, Kansas

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
Iola, City of PO Box 308 Iola, KS 66749	Neosho River via Coon Creek	Process Wastewater

Kansas Permit No. I-NE37-PO04 Federal Permit No. KS0096687

Legal Description: SW¼, SE¼, SW¼, S27, T24S, R18E, Allen County, Kansas

Facility Name: Iola Water Treatment Plant – Wastewater Treatment Facility

Facility Location: 1220 W. U.S. 54, Iola, KS 66749

The proposed action is to reissue an existing NPDES/State permit to an existing facility. This facility is a potable water treatment plant. The proposed permit contains limits for total residual chlorine, total suspended solids, and pH.

Name and Address of Applicant	Receiving Stream	Type of Discharge
LaCygne, City of PO Box 600 LaCygne, KS 66040	Marais des Cygnes River via Unnamed Tributary	Process Wastewater

Kansas Permit No. I-MC18-PO08 Federal Permit No. KS0094617

Legal Description: SW1/4, S33, T19S, R24E, Linn County, Kansas

Facility Name: LaCygne Water Treatment Plant

The proposed action is to reissue an existing NPDES/State permit to an existing facility. This facility is a public water treatment plant. This NPDES permit is for the discharge of the overflow from the two-cell wastewater lagoon. The proposed permit contains limits for total residual chlorine, total suspended solids, and pH.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Winfield, City of	Walnut Creek via	Process Wastewater
PO Box 646	Black Crook Creek	
Winfield, KS 67156		

Kansas Permit No. I-WA17-PO02 Federal Permit No. KS0087122

Legal Description: SW1/4, S26, T32S, R4E, Cowley County, Kansas

Facility Name: Winfield Municipal Power Plant, East Facility Location: 2801 E. 12th Ave., Winfield, KS 67156

The proposed action is to reissue an existing NPDES/State permit to an existing facility. This facility is a municipal steam electric power plant which produces electricity as a summer peaking station. The proposed permit contains limits for total residual chlorine, pH, whole effluent toxicity, and total suspended solids, as well as monitoring for temperature, total recoverable copper, total phosphorus, priority pollutant scan, and flow.

Public Notice No. KS-EG-18-017/021

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

Name and Address of Applicant

ONEOK Underground Storage, LLC/ONEOK Hydrocarbon, LP 777 Ave. Y Bushton, KS 67427

Facility Name: Bushton Facility

Well and Permit Number	Location
DW #3/KS-01-053-002	Latitude: 38.526674" Longitude: -98,351134"
DW #4/KS-01-053-003	Latitude: 38.535238" Longitude: -98.357787"
DW #5/KS-01-053-004	Latitude: 38.527685" Longitude: -98.351378"
DW #6/KS-01-053-005	Latitude: 38.526673" Longitude: -98.3511338"
DW #7/KS-01-053-006	Latitude: 38.529958" Longitude: -98.358502"

Facility Description: The proposed action is to reissue an existing Class I Injection Well permit for each of the wells listed above. This facility is a hydrocarbon processing plant and underground storage facility. Injection of non-hazardous liquid waste is to be made into the Arbuckle Group, through openhole from a depth of 3326 feet to 3670 feet for DW#3, 3316 feet to 3745 feet for DW#4, 3320 feet to 3659 feet for DW#7. Disposal will be by means of gravity flow; wellhead pressure will not be allowed. The maximum rate of injection is 1,300,000 gallons per day for each well. All construction, monitoring, and operation of these wells shall meet the requirements that apply to Class I Injection wells under the Kansas UIC Regulations, K.A.R. 28-46-1 through 28-46-45 and other requirements of KDHE.

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

All comments regarding the draft documents or application notices received on or before December 8, 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-18-246/257, KS-Q-18-138/141, KS-EG-18-017/021) 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.

Jeff Andersen Secretary

Doc. No. 046715

State of Kansas

Department of Commerce

Notice of Hearing

The Department of Commerce, Community Development Block Grant (CDBG) Program, will conduct a special public hearing on the proposed Neighborhood (continued)

Center Program, which would be part of the FFY 2019 CDBG Program. The purpose of the hearing is to gain citizen input on the proposed program. No preregistration is required. All citizens are invited to attend the public hearing scheduled as follows:

Date	Time	Location
Monday, December 10, 2018	9:30 a.m.	Curtis State Office Building 1000 SW Jackson St., Suite 100 Topeka, Kansas

You also may call in to the hearing by using 866-620-7326 code 9576118548. Anyone needing special accommodations should contact the Kansas Department of Commerce at least five business days in advance of the hearing at 785-296-3004, fax 785-296-3490, or TTY 711.

The purpose of the proposed program is to assist the non-entitlement communities in Neighborhood Centers infrastructure activities. This will be for communities in Kansas between 500 and 25,000 in size. CDBG is proposing to reallocate deobligated and unobligated funds of up to \$20 million for pools of water projects. The maximum grant award would be \$1,000,000 and applications will be accepted until March 29, 2019. A 50/50 match will be required. Regular CDBG rules, including procurement will apply to these projects. To qualify for funding, the projects would have to meet the "low-to-moderate income" national objective under the Housing & Community Development Act. Applications will be online Friday, December 21, 2018.

Robert North Interim Secretary

Doc. No. 046716

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:00 a.m. Monday, November 26, 2018, 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. 001023 Maximum Principal Amount: \$263,959.39. Owner/Operator: Travis M. and Megan M. Behrens; Description: Acquisition of 156.2 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 Travis M. and Megan M. Behrens (the "Beginning Farmer") and is located at the Northwest Quarter of Section 23, Township 2 South, Range 7 East of the 6th P.M. in Marshall County, Kansas, approximately 1 mile east of Marysville, Kansas on U.S. 36 then 1.5 miles north on 11th Road.

Project No. 001024 Maximum Principal Amount: \$60,000. Owner/Operator: Carlin and Rachel Unruh; Description: Acquisition of 40 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 Carlin and Rachel Unruh (the "Beginning Farmer") and is located at Section 3, Pleasant Township, Harvey County, Kansas, approximately 6 miles east of Newton, Kansas.

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. 046723

State of Kansas

Wildlife, Parks and Tourism Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife, Parks and Tourism Commission at 6:30 p.m. Thursday, December 13, 2018 at the Great Plains Nature Center, 6232 E. 29th St. N, Wichita, Kansas, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks and Tourism.

A general discussion and workshop meeting on business of the Wildlife, Parks and Tourism Commission will begin at 1:30 p.m. December 13, 2018 at the location listed above. The meeting will recess at approximately 5:00 p.m. then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. December 14, 2018 at the location listed above.

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

the Deaf and Hard of Hearing at 1-800-432-0698 to request special accommodations.

This 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations.

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

In addition to the previously published notice, the regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-25-5. This exempt regulation establishes the fall turkey season, bag limits and permits. The proposed version of the regulation would close the fall season for turkeys in 2019 in 4 hunting units to account for several years of poor reproduction.

Economic Impact Summary: The economic effect on the Department would be a reduction of \$157,000, which would impact the wildlife fee fund. There would also a corresponding decrease in collateral economic impact to the economy of the state in the estimated amount of \$8,000,000. Otherwise, no other economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-25-6. This exempt regulation establishes the spring turkey season, bag limits and permits. The proposed version of the regulation would adjust opening dates for youth, archery and the regular seasons in 2020.

Economic Impact Summary: The season generates approximately \$1,742,500 in user fees, all of which accrue to the wildlife fee fund, and generates approximately \$51,712,000 to the Kansas economy, based on economic studies provided by the USFWS. Otherwise, the proposed version of the regulation is not anticipated to have any other significant economic impact to the department, other state agencies, small businesses, or individual members of the public.

K.A.R. 115-25-14. This exempt regulation establishes fishing seasons, creel limits, size limits, and possession limits. The proposed version of the regulation adds two new trout locations and several new mentor fishing ponds.

Economic Impact Summary: Fishing in Kansas generates approximately \$6,794,800 in user fees, all of which accrue to the wildlife fee fund, and approximately \$292,962,000 to the Kansas economy, based on economic studies provided by the USFWS. Otherwise, the proposed version of the regulation is not anticipated to have any other significant economic impact to the department, other state agencies, small businesses, or individual members of the public.

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

Gerald Lauber Chairman

Doc. No. 046708

State of Kansas

Wildlife, Parks and Tourism Commission

Notice of Hearing on Proposed Administrative Regulation

A public hearing will be conducted by the Wildlife, Parks and Tourism Commission at 6:30 p.m. Thursday, January 17, 2019 at the Douglas County Fairgrounds, Flory Meeting Hall, 2120-B Harper St., Lawrence, Kansas, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks and Tourism.

A general discussion and workshop meeting on business of the Wildlife, Parks and Tourism Commission will begin at 1:30 p.m. January 17, 2018 at the location listed above. The meeting will recess at approximately 5:00 p.m. then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. January 18, 2018 at the location listed above.

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

This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulation.

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

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

K.A.R. 115-11-2. This permanent regulation establishes operational requirements for controlled shooting areas. The proposed amendments would allow game birds released through April 30 to be counted towards the allowable take. The proposed change is a cleanup to legislation passed in the 2017 Legislative Session.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

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

Gerald Lauber Chairman

Doc. No. 046709

State of Kansas

Department of Agriculture

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10:00 a.m. Wednesday, January 9, 2019, in the 1st floor meeting room 124 of the Kansas Department of Agriculture, 1320 Research Park Dr., Manhattan, Kansas, to consider the adoption of proposed regulations.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the Secretary of Agriculture, 1320 Research Park Dr., Manhattan, KS 66502, or by email to ronda.hutton@ks.gov. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes. These regulations are proposed for adoption on a permanent basis. A summary of the proposed regulations and their economic impact follows:

Due to the passage of SB 263 by the 2018 Kansas Legislature, the Kansas Department of Agriculture is proposing the promulgation of new rules and regulations relating to the creation of the Industrial Hemp Research Program as authorized by the Alternative Crop Research Act, K.S.A. 2018 Supp. 2-3901 *et seq.*

K.A.R. 4-34-1 – This regulation contains terminology and definitions relevant to and used throughout the proposed regulations.

K.A.R. 4-34-2 – This regulation sets forth requirements relating to certification of industrial hemp seed.

K.A.R. 4-34-3 – This regulation explains the approval processes for individuals seeking to obtain any license to conduct research pursuant to the Industrial Hemp Research Program. The regulation sets out the stages

of the approval process at which applicable fees must be paid and specifies the process for completing the required fingerprint-based state and national criminal history record check.

K.A.R. 4-34-4 – This regulation contains the requirements of the research license applications. The regulation identifies information required on each research license application, including listing all individuals required by the application, specifies requirements for each research proposal, establishes application deadlines, and specifies when the department may deny or decline to consider a research license application.

K.A.R. 4-34-5 – This regulation establishes requirements for all licenses and contains general requirements for licensees. This regulation specifies that a license must be issued prior to an individual conducting any industrial hemp-related activity pursuant to the Industrial Hemp Research Program and also specifies that licensees must have any required license in their possession when conducting such industrial hemp-related activities. It also sets forth certain events that a licensee is required to notify the department of. Additionally, the regulation identifies varieties of industrial hemp that can be utilized; authorizes inspections, sample collection and access by the department to a licensee's industrial hemp; permits the agency to release information; and authorizes educational opportunities.

K.A.R. 4-34-6 – This regulation contains additional license requirements for individuals issued a research grower license, specifies acreage limitations under one license, and requires a primary licensee to have a primary Kansas residence.

K.A.R. 4-34-7 – This regulation contains additional license requirements for individuals issued a research distributor license and requires a primary licensee to have a primary Kansas residence.

K.A.R. 4-34-8 – This regulation contains additional license requirements for individuals issued a research processor license and specifies additional requirements for a licensee utilizing a mobile processing facility.

K.A.R. 4-34-9 – This regulation contains additional license requirements for individuals that are issued a state educational institution license. The regulation requires that state educational institutions authorizing participation in the Industrial Hemp Research Program be responsible for those individuals that are issued licenses. With some exceptions, the regulation authorizes state educational institution licensees to conduct the same activities as licensed research growers, licensed research distributors, and licensed research processors and requires state educational institution licensees to comply with the same licensing requirements as those licensees. The regulation further specifies that no application fees or license fees shall be imposed for state educational institution licenses but the fees for fingerprinting and the state and national criminal history record check are applicable.

K.A.R. 4-34-10 – This regulation contains license requirements for individuals that are issued an administrative license. The regulation specifies that administrative

licenses may be issued to members of the State Advisory Board, employees of the designated certifying agency, and employees of the department that require licensure as a result of their employment responsibilities. The regulation further specifies that no application fees or license fees shall be imposed for administrative licenses.

K.A.R. 4-34-11 – This regulation contains requirements relating to the State Advisory Board. The regulation establishes the requirements for the composition of the board's membership and terms of the board members, enumerates the assigned duties of the board, and clarifies the administrative license requirement for members of the board.

K.A.R. 4-34-12 – This regulation establishes the fees associated with the Industrial Hemp Research Program. The regulation specifies the application fees, license fees, sampling fees, testing fees, and fees for modification of a license.

K.A.R. 4-34-13 – This regulation establishes the requirements for modification of a license previously issued by the department and addresses the procedure for modification of a license in the event of a primary licensee's death.

K.A.R. 4-34-14 – This regulation includes the land-use restrictions for licensees and establishes signage requirements for research areas.

K.A.R. 4-34-15 – This regulation addresses the movement, sale, or transfer of industrial hemp. It sets out that such activities are at the risk of the licensee and must comply with applicable local, state, and federal laws and regulations.

K.A.R. 4-34-16 – This regulation authorizes licensees to voluntarily withdraw from the Industrial Hemp Research Program. Additionally, the regulation sets forth the process for a licensed research grower to conduct a voluntary partial destruction of their industrial hemp.

K.A.R. 4-34-17 – This regulation contains requirements for licensed research growers prior to harvest, establishes certain harvest requirements, and identifies the information required for the department to issue a harvest certificate.

K.A.R. 4-34-18 – This regulation contains requirements relating to the department's collection of pre-harvest samples and testing. The regulation states that test results with a delta-9 tetrahydrocannabinol concentration of 0.3% or less will result in the issuance of a passing report of analysis. It also states that test results with a delta-9 tetrahydrocannabinol concentration of 0.3% or higher will result in the issuance of a failing report of analysis. This regulation also sets out that a passing report of analysis is required before a licensee can complete the harvest and requires that, if a failing report of analysis is issued, the primary licensee destroy all plants in the research areas that were sampled unless the primary licensee requests a subsequent sample and re-test.

K.A.R. 4-34-19 – This regulation contains requirements relating to the department's collection of post-harvest samples and testing. The regulation states that test results with a delta-9 tetrahydrocannabinol concentration of 0.3% or less will result in the issuance of a passing

report of analysis. It also states that test results with a delta-9 tetrahydrocannabinol concentration of 0.3% or higher will result in the issuance of a failing report of analysis. This regulation also sets out that a passing report of analysis is required before a licensee can complete the harvest and requires that, if a failing report of analysis is issued, the primary licensee destroy all plants in the research areas that were sampled unless the primary licensee requests a subsequent sample and re-test.

K.A.R. 4-34-20 – This regulation contains the reporting requirements for licensees and requires the following reports to be completed by the established deadlines: the field planting report, the voluntary withdrawal report, the pre-harvest report, the production report, the distribution report, the processing report, and the research

K.A.R. 4-34-21 – This regulation details actions and situations that warrant disciplinary action by the department and specifies the penalties for such actions.

Economic Impact Statement:

These proposed rules and regulations are authorized by 7 U.S.C. 5940, the 2014 Farm Bill, which allows state departments of agriculture to implement industrial hemp pilot programs for research purposes. While the 2014 Farm Bill does not explicitly require state departments of agriculture to implement rules and regulations for the administration of an industrial hemp pilot program, the federal law does require that the departments of agriculture of states wishing to implement an industrial hemp pilot program be authorized to promulgate such rules and regulations.

These proposed rules and regulations differ from those of contiguous states for several reasons. Most notably, Colorado's industrial hemp pilot program differs substantially from the one contemplated for Kansas because Colorado has legalized both medicinal and recreational marijuana by state law and allows the commercial sale of industrial hemp. Both medicinal and recreational marijuana remain illegal in Kansas, and the Kansas Industrial Hemp Research Program is research-focused; commercial production is not yet allowed. Thus, Colorado's rules and regulations do not need to contemplate the same administrative testing burdens, restrictions on sale, or law enforcement issues that the Kansas rules and regulations do.

Secondly, these proposed rules and regulations differ from those of other contiguous states because Kansas has taken a broader approach to who is allowed to participate in the department's program than those states have. Kansas will allow individual farmers, as well as the department and state educational institutions, to be licensed to grow industrial hemp for research purposes. By contrast, Nebraska only allows persons affiliated with its state department of agriculture or post-secondary institutions to be licensed growers. Similarly, Oklahoma's pilot program is limited so as to allow postsecondary institutions to either grow industrial hemp for research purposes or to subcontract with individuals or businesses to do so. Missouri allows no more than two non-profit entities to grow, process, and possess industrial hemp or industrial hemp extracts. These differences all necessi-

tate the Kansas rules and regulations being quite extensive and detailed when compared to those of contiguous states. In administering the Industrial Hemp Research Program in Kansas, the department will be required to ensure that numerous individual growers operate in compliance with Kansas law. Doing so will unavoidably entail a significant administrative burden as long as the substance with which those individual growers are dealing occupies a gray area between a research project, an agricultural commodity, and a controlled substance.

The proposed rules and regulations will likely have a limited impact on business activities and growth within the state at this time. The authorizing statute is research-focused, and the commercial production of industrial hemp is currently not allowed in Kansas. However, significant long-term enhancement of business activity is possible as an indirect result of these rules and regulations, as a successful research-based pilot program may lead to the eventual legalization of commercial industrial hemp in Kansas. These rules and regulations do allow for the sale and purchase of industrial hemp seeds or plants among licensees, so there is some potential for increased economic activity in that regard. Additionally, industrial hemp requires inputs similar to those required for other crops, so licensees building growing or storage facilities and purchasing fertilizer, pesticide, herbicide, and equipment may account for some increased economic activity. It should be noted, though, that many inputs such as the ones mentioned are not yet authorized or proven to work well for use on industrial hemp. For example, in states that have already implemented pilot programs, farmers have had difficulty keeping weeds out of their fields, and industrial hemp has proven particularly difficult to harvest using traditional means. This uncertainty as to the effectiveness of traditional inputs for use on industrial hemp means that it is difficult to predict how much economic activity may result from the purchase of such inputs. The impact could be moderately significant, or could be negligible, depending on whether licensees are willing to gamble on unproven inputs. The rules and regulations will likely not restrict existing business activities in Kansas in any way.

The annual fees expected to be levied by the department under the Industrial Hemp Research Program are as follows:

Category	Proposed Fee
Application Fee	\$ 200.00
Research Grower License	\$ 1,000.00
Research Distributor License	\$ 2,000.00
Research Processor License–fiber or grain	\$ 3,000.00
Research Processor License–floral material	\$ 6,000.00
Sampling Fee (per hour)	\$ 45.00
Laboratory Testing Fee	\$ 250.00
License Modification Fee	\$ 750.00

In determining the total implementation and compliance costs expected to be incurred by other governmental agencies, letters of request were sent to the Kansas County and District Attorneys Association, Kansas Peace Officers Association, Kansas Sheriffs Association, Kansas Highway Patrol, Kansas Bureau of Investigation,

Johnson County Sheriff's Office Criminalistics' Laboratory, Sedgwick County Forensic Science Center, Kansas Association of Chiefs of Police, Kansas Association of School Boards and the Kansas Association of Counties. Responses were received from the Kansas Bureau of Investigation and the Sedgwick County Forensic Science Center. The Kansas Bureau of Investigation estimated in their reply that their annual costs, in the first year of implementation will be \$255,845 "to build an internal base capacity to perform THC quantitation analysis on a limited number of samples per year", or \$990,200 "if the program expands to the point where the ability to establish probable cause of a criminal violation is dependent on a THC quantitation analysis and the KBI were required to such analyses on all vegetative samples submitted to our laboratory." The Sedgwick County Forensic Science Center responded that they did not believe the regulations would have any economic impact on them.

These proposed regulations will likely not have any restrictive effect on existing businesses in Kansas, as the Industrial Hemp Research Program is not commercialized at this time. Businesses that sell agricultural inputs or greenhouse materials or equipment could see some increase in activity as a result of these rules and regulations.

These proposed regulations have the potential to provide significant long-term economic benefit to the state of Kansas, as a successful pilot program would likely lay the groundwork for the introduction of commercial industrial hemp in Kansas. If industrial hemp crops under the pilot program grow well and are shown to have the potential to be profitable, many Kansas farmers may begin growing the crop within the next several years. Those potential benefits are difficult to quantify, but could be significant. As discussed above, the regulations as written also provide the potential for economic benefits to agricultural input providers and to licensees, who will be allowed to sell various aspects of their industrial hemp crop.

The regulations will also, however, impose a significant burden on the department, laboratory testing facilities, and law enforcement, especially while the pilot program is in its infancy. It will likely take the department and law enforcement some time to determine the most efficient ways to administer the department's program. Because of this, it is admittedly likely that the administrative costs of these regulations will outweigh any direct economic benefit in the short-term. However, these regulations are a necessary step in moving toward the commercialization of industrial hemp in Kansas in compliance with federal law and the wishes of the legislature, and the potential economic benefits of commercialization far outweigh short-term administrative costs.

These proposed regulations do not present substantial costs or impacts to existing business activity within the state. The vast majority of the costs presented by these proposed regulations will be borne by governmental agencies and by the individuals participating in the program as licensees—business entities are not at this time allowed to hold a license in the name of a corporate entity or partnership. Some people eventually may leave jobs at existing businesses in hopes of making a living growing industrial hemp, but the economic impact of such to overall business activity in Kansas would likely

be negligible, particularly short-term when the growth of industrial hemp in Kansas is still research-based. The majority of people wishing to grow industrial hemp will be people who already make their living as farmers and are simply adding industrial hemp to the crops they already grow.

The estimated total annual implementation and compliance cost reasonably expected to be incurred by or passed along to businesses, local governments, or members of the public is \$1,117,000.00.

In determining anticipated implementation and compliance costs, letters of request were sent to the Kansas County and District Attorneys Association, Kansas Peace Officers Association, Kansas Sheriffs Association, Kansas Highway Patrol, Kansas Bureau of Investigation, Johnson County Sheriff's Office Criminalistics' Laboratory, Sedgwick County Forensic Science Center, Kansas Association of Chiefs of Police, Kansas Association of School Boards and the Kansas Association of Counties. Responses were received from the Kansas Bureau of Investigation and the Sedgwick County Forensic Science Center. The majority of the implementation and compliance costs associated with these regulations outside of the Kansas Department of Agriculture lie with the Kansas Bureau of Investigation. The Kansas Bureau of Investigation estimates that their costs in the first year of implementation will be \$255,845 "to build an internal base capacity to perform THC quantitation analysis on a limited number of samples per year," or \$990,200 "if the program expands to the point where the ability to establish probable cause of a criminal violation is dependent on a THC quantitation analysis and the KBI were required to such analyses on all vegetative samples submitted to our laboratory." We selected the larger of the two numbers provided in our analysis. The Sedgwick County Forensic Science Center responded that they did not believe the regulations would have any economic impact on them. The estimate of KDA's total implementation and compliance costs upon business, local governments, or members of the public of \$1,117,000 are based on the attached table.

The proposed regulations will not significantly increase or decrease revenues of cities, counties, or school districts, as most of the costs of the Industrial Hemp Research Program will be borne by the department and the Kansas Bureau of Investigation. Counties and municipalities could see some expenditures as a result of costs to local law enforcement, though most law enforcement costs will be at the state level. Letters of request were sent to the League of Kansas Municipalities, the Kansas Association of School Boards and the Kansas Association of Counties. No responses were received from those entities.

Letters were sent to the League of Kansas Municipalities, the Kansas Association of Counties, the Kansas Association of School Boards, the Kansas Bureau of Investigation, the Kansas Highway Patrol, the Kansas Sheriff's Association, the Kansas Peace Officers' Association, the Kansas County and District Attorneys' Association, the Kansas Association of Chiefs of Police, the Sedgwick County Regional Forensic Science Center and the Johnson County Sheriff's Office Criminalistics Laboratory inquiring whether the draft regulations will have an economic effect on those organizations. These letters

requested a statement of quantified costs associated with implementation and compliance, an estimate of the total annual implementation and compliance costs, a statement of whether implementation and compliance costs will exceed \$3,000,000 over any two-year period, a statement of whether the draft regulations will increase or decrease the organizations' revenue, and a statement of whether the draft regulations will impose functions or responsibilities on the organizations that will increase their fiscal expenditures or fiscal liability. Furthermore, draft regulations were shared with the public via the Kansas Department of Agriculture's website and the public was able to submit comments or concerns to the department.

The department does not anticipate any costs accruing if the proposed regulations are not adopted.

The following table is the department's detailed estimate of total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

Category	Proposed Cost		# Expected	_	stimated otal Cost
Implementation and compliance costs of the department					
Application Fee	\$	200.00	50	\$	10,000.00
Research Grower License	\$	1,000.00	30	\$	30,000.00
Research Distributor License	\$	2,000.00	10	\$	20,000.00
Research Processor License – fiber and grain	\$	3,000.00	3	\$	9,000.00
Research Processor License–floral material	\$	6,000.00	7	\$	42,000.00
Sampling Fee (per hour)	\$	45.00	40	\$	1,800.00
Laboratory Testing Fee	\$	250.00	50	\$	12,500.00
License Modification Fee	\$	750.00	2	\$	1,500.00
Other implementation and compliance costs					
Kansas Bureau of Investigation	\$ 9	990,200.00	1	\$	990,200.001
TOTAL				\$1	,117,000.00

¹ This costs represents a scenario if the program expands to the point where the ability to establish probable cause of a criminal violation is dependent on a THC quantitation analysis and the KBI were required to such analyses on all vegetative samples submitted to the KBI laboratory.

Any individual with a disability may request accommodations in order to participate in the public hearing and may request the proposed regulations and impact statement in an accessible format. Requests for accommodations should be made at least five working days in advance of the hearing by contacting Ronda Hutton at 785-564-6715 or fax 785-564-6777. Handicapped parking is located on the west side of the building at 1320 Research Park Dr., Manhattan, Kansas, and the west entrance to the building is accessible to individuals with disabilities.

Copies of the regulations and their economic impact statement may be obtained by contacting the Department of Agriculture, Ronda M. Hutton, 1320 Research Park Dr., Manhattan, KS 66502, phone 785-564-6715 or by accessing the department's website at http://agriculture.ks.gov. Comments may also be made through our website under the proposed regulation.

Jackie McClaskey Secretary

Doc. No. 046722

State of Kansas

Department of Health and Environment

Notice of Hearing on Proposed Administrative Regulations

The Kansas Department of Health and Environment, Division of Public Health, Bureau of Community Health Systems, will conduct a public hearing at 10:00 a.m. Wednesday, January 16, 2019, in the Flint Hills Conference Room, third floor, Curtis State Office Building, 1000 SW Jackson, Topeka, Kansas, to consider the adoption of proposed amended regulations K.A.R. 28-35-146a and 28-35-147a regarding radiation control fees.

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

Summary of Regulations:

K.A.R. 28-35-146a. Determination of hourly rate and full cost; fee payments. The hourly rate charged for any service or activity that does not have an established fee specified in K.A.R. 28-35-147a will rise from \$55.00 to \$79.00.

K.A.R. 28-35-147a. Schedule of fees. Annual fees for radioactive materials licensing and x-ray registration will rise slightly for all categories to be equal to the maximum allowed by Kansas statute, while remaining lower than the corresponding fees charged by the U.S. Nuclear Regulatory Commission and other nearby states. The regulation also provides that, as specified by Kansas statute, an additional fee of 50 percent is charged for licenses with noncontiguous sites.

Economic Impact:

Cost to the agency: There is no added cost to the agency associated with the amendments to these regulations.

Cost to the public and regulated community: The increase is estimated to be approximately \$111,000 for all radioactive materials licensees and \$303,235 for all x-ray registrations. The fees charged by the Radiation Control Program are reasonable and comparable to fees charged to maintain radiation control programs in other states and are significantly less than fees charged by the U.S. Nuclear Regulatory Commission. These fees may be passed on to consumers.

Cost to other governmental agencies or units: There are two state universities and two state agencies that will have increased costs for their radioactive materials license. Also, eight city governments that possess a radioactive materials license for portable gauges for civil construction will see a small increase in their license fee.

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 regulations. All interested parties may submit written comments prior to 5:00 p.m. on the day of the hearing to Kimberly Steves, Kansas Department of Health and Environment, Bureau of Community Health Systems, Radiation Control Program, 1000 SW Jackson, Suite 330, Topeka, KS 66612-1365, by email to Kim.Steves@ks.gov, or by fax to 785-559-4251. During the hearing, all interested parties will be given a reasonable opportunity to present their views orally on the proposed regulations 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 regulations and the corresponding economic impact statement may be obtained from the Radiation Control Program website, at http://www.kdheks.gov/radiation/radpubnotice.html or by contacting Kimberly Steves at Kim.Steves@ks.gov, phone 785-296-1560, or fax 785-559-4251. Questions pertaining to the proposed regulations should be directed to Kimberly Steves 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 regulations 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 Kimberly Steves.

Jeff Andersen Secretary

Doc. No. 046710

State of Kansas

Department of Health and Environment

Permanent Administrative Regulation

Article 4.—MATERNAL AND CHILD HEALTH

28-4-95. Fee for fingerprint-based background checks. Each applicant, applicant with a temporary permit, and licensee shall submit a nonrefundable fee of \$48 to the department for the cost of each required fingerprint-based background check, as follows:

- (a) For each day care home, group day care home, child care center, and preschool, each individual specified in K.A.R. 28-4-125;
- (b) for each school-age program, each individual specified in K.A.R. 28-4-584; and
- (c) for each drop-in program, each individual specified in K.A.R. 28-4-705. (Authorized by and implementing K.S.A. 65-516; effective Nov. 26, 2018.)

Jeff Andersen Secretary

Doc. No. 046711

State of Kansas

Department of Labor Division of Workers Compensation

Permanent Administrative Regulations

Article 1.—FORMS

- **51-1-1.** (Authorized by K.S.A. 44-573; implementing K.S.A. 44-505, 44-508, 44-510b, 44-527, 44-532, 44-534, 44-534a, 44-542a, 44-543, 44-557, 44-567; effective Jan. 1, 1966; amended, E-74-31, July 1, 1974; amended May 1, 1975; amended May 1, 1983; revoked Nov. 26, 2018.)
- **51-1-26.** Submissions; electronic filing (E-filing) sys**tem.** Except as otherwise specified in the Kansas workers compensation act and the implementing regulations, all forms and other submissions required to be filed with the director or the division of workers compensation (division) in the Kansas department of labor shall be filed through the electronic filing (E-filing) system. Forms filed with the division shall be the forms prescribed or approved by the director.
- (a) On and after November 30, 2018, in all workers compensation claims before the division, use of the division's electronic filing system, which is known as the online system for claims administration research and regulation (OSCAR), shall be required for all parties represented by legal counsel. Self-represented parties may file through the E-filing system but shall not be required to do so, as specified in K.A.R. 51-17-2.
- (b) Electronic filing shall mean the process by which documents and submissions are created online and by which paper documents are scanned, uploaded, and filed with the division and served upon parties by electronic transmission using the E-filing system. This shall include any documents that become part of the case record, whether submitted by the division or by the litigants. Document service using the E-filing system upon a party represented by legal counsel or a self-represented party choosing to use the E-filing system shall constitute valid service. Document service by or on parties who are not represented by legal counsel and who have not chosen to use the E-filing system shall be performed as otherwise specified in K.A.R. 51-17-2.
- (c) Access to the E-filing system shall be through the division's web site. In order to register as a user for an account with the E-filing system, the user shall agree to register and to be bound by and adhere to the terms and conditions of use.
- (d) Each submission shall be considered filed when received by the E-filing system. (Authorized by K.S.A. 44-573; implementing K.S.A. 2017 Supp. 44-508, K.S.A. 2017 Supp. 44-532, K.S.A. 2017 Supp. 44-534, K.S.A. 2017 Supp. 44-536a; effective Nov. 26, 2018.)

Article 17.—TIME, COMPUTATION AND EXTENSION

51-17-2. Methods of filing; service. On and after November 30, 2018, each party represented by legal counsel shall file workers compensation case documents through the electronic filing (E-filing) system of the division of

- workers compensation (division) in the Kansas department of labor, as specified in K.A.R. 51-1-26. Any party not represented by legal counsel may file using the division's electronic filing system. If a party not represented by legal counsel chooses not to use the division's electronic filing system, the party shall file by facsimile, by mail, or by hand-delivery directly to the division and shall serve a copy of each document on the parties.
- (a) Definitions. Each of the following terms as used in this regulation, unless the context requires otherwise, shall have the meaning specified in this subsection:
- (1) "Document" shall include not more than one pleading and corresponding exhibits.
- (2) "Facsimile filing" and "filing by fax" mean the facsimile transmission of a document to the division for filing with the division.
- (3) "Facsimile machine" means a machine that can send a facsimile transmission.
- (4) "Facsimile transmission" means the transmission of a copy of a document by a system that encodes a document into electronic signals, transmits the signals over a telephone line or other communications medium, and reconstructs the signals to print a duplicate of the document at the receiving end.
- (5) "Fax" is an abbreviation for "facsimile" and means, as indicated by the context, the facsimile transmission or document so transmitted.
- (6) "Filing" means the act of submitting a document to the division for the division's consideration and action. A document is filed by delivering it to the division by one of the means specified in this regulation.
- (7) "Filing by hand-delivery" means submitting a document to the division by delivery in person to the division. Proof of filing by hand-delivery is established by retention of a copy of the hand-delivered document that has been date-stamped by an employee of the division at the time of the hand-delivery.
- (8) "Filing by mail" means submitting a document to the division through the United States postal service, or other service or system by which letters and parcels are collected and delivered for a fee, addressed to an office of the division of workers compensation. Filing by mail is complete upon receipt by the division.
- (9) "Serve" means to deliver a document, or copy thereof, by a party in a legal action or proceeding in which the party is involved, to another person, entity or party, electronically, by fax, by mail, or by hand-delivery.
- (10) "Service by fax" means the transmission of a document by facsimile machine. Service by fax shall be complete upon generation of a transmission record by the transmitting machine indicating the successful transmission of the entire document. Service that occurs after midnight, central standard time, shall be deemed to have occurred on the next day.
- (11) "Service by hand-delivery" means the delivery in person of a document to the party upon whom service is required or, if the party is a nonperson entity, by handing the document to a person in charge or person designated for this purpose at an office of the party.
- (12) "Service by mail" means the delivery of a document by United States postal service, or other service or

system by which letters and parcels are collected and delivered for a fee, addressed to the party's last known address. Service by mail shall be presumed if a person fills out and signs a written certificate of service.

- (13) "Transmission record" means the document printed by the sending facsimile machine stating the telephone number of the receiving machine, the number of pages sent, the transmission time, and an indication of any errors in transmission.
 - (b) Form of documents.
- (1) The document placed in the transmitting fax machine shall comply with all applicable requirements on the form, format, and signature of papers.
- (2) The first page of each document filed by fax shall include the words "by fax." Each page shall be numbered and shall include an abbreviated caption of the case and an abbreviated title of the document. The party shall also include the party's name, address, telephone number, and fax number on the document.
- (c) Methods of filing by a party not represented by legal counsel.
- (1) If a party not represented by legal counsel chooses not to use the division's electronic filing system, the party may file by fax directly to the division of workers compensation, at the facsimile numbers authorized, or by mail or hand-delivery to the division.
- (2) The division's facsimile machine shall be available on a 24-hour basis. This provision shall not prevent the division from sending documents by fax or providing for normal repair and maintenance of the fax machine. Facsimile filings received in the division shall be deemed filed at the time printed by the division facsimile machine on the final page of the facsimile document received.
- (3) Each facsimile document filed shall be accompanied by the facsimile transmission cover sheet, which shall contain the date, the docket number, case caption, party name, address, telephone and fax numbers, and the name of the document. The cover sheet shall be the first page transmitted.
- (4) Each party filing by fax shall cause the transmitting facsimile machine to print a transmission record of each filing by fax. If the facsimile filing is not filed with the division due to an error in the transmission of the document the occurrence of which was unknown to the sender, any other failure not within the sender's control, or a failure to process the facsimile filing when received by the division, the sender may move the administrative law judge or the workers compensation board for an order to accept the timely filing of the document. The motion shall be accompanied by the transmission record, a copy of the document transmitted, and an affidavit of transmission by fax as set forth in a form specified by the director.
- (5) Filing of documents by mail, properly addressed with postage or delivery fees paid, or by hand-delivery to the division's office in Topeka, Kansas shall be complete upon receipt by the division.
- (d) Possession of documents. Each party not represented by legal counsel who files by fax shall retain the original document in the party's possession or control during the pendency of the action and shall produce this document upon request by the division, administrative law judge, workers compensation board, or any party to the action.

Upon failure to produce the document, the fax may be stricken, and the party may be subject to sanctions under K.S.A. 44-5,120(d)(20), and amendments thereto.

- (e) Signatures. Each signature reproduced by facsimile transmission shall be considered an original signature.
- (f) Service by the division by electronic transmission and by mail.

The division shall serve documents and notices requiring service electronically upon any party represented by legal counsel and upon any party not represented by legal counsel who has elected to use the division's electronic filing system. Documents and notices requiring service shall be served by mail on a party not represented by legal counsel who has not elected to use the division's electronic filing system.

- (g) Certificates of service.
- (1) Each electronically filed document shall include a certificate of service if service is required. Each certificate of service by electronic transmission shall include the following:
 - (A) The date of electronic transmission;
- (B) a statement that the service was made by electronic transmission;
- (C) the name and electronic-mail address of each party served; and
- (D) the signature of the person serving the document by electronic transmission.
- (2) Each certificate of service by fax shall include the following:
 - (A) The date of transmission;
- (B) the name and facsimile machine telephone number of each party served;
- (C) a statement that the document was served by facsimile transmission and that the transmission was reported as complete and without error; and
- (D) the signature of the person serving the document by facsimile transmission.
- (3) Each certificate of service by mail shall include the following:
 - (A) The date of mailing;
 - (B) the name and mailing address of each party served;
- (C) a statement that the document was served by depositing it in the mail; and
- (D) the signature of the person serving the document by mail. (Authorized by K.S.A. 44-573; implementing K.S.A. 2017 Supp. 44-534, K.S.A. 2017 Supp. 44-551; effective May 22, 1998; amended Nov. 26, 2018.)

Larry Karns, Director Workers Compensation

Doc. No. 046721

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 2.—LOTTERY RETAILERS

111-2-325. Cosentino's Price Chopper grocery givea-way. (a) The term of this promotion shall begin at 5:00 a.m. on November 1, 2018 and end at 8:59 p.m. on November 28, 2018.

- (b) During the term of this promotion with participating chain numbers 1436 and 1732 Cosentino's Price Chopper stores in Kansas (6 stores in total), for every Super Kansas Cash single ticket purchase of \$3 or more, the player shall receive an entry for the "Grocery Give-A-Way" promotion drawing. Lottery terminals shall automatically dispense an entry form for each \$3 or more Super Kansas Cash single ticket purchase at participating Cosentino's Price Chopper Kansas lottery retailers during the term of this promotion. The qualifying Super Kansas Cash purchase may be for a single draw or for multiple draws.
- (c) During the term of this promotion, sealed drop boxes for the deposit of entries shall be provided by the lottery and placed at all participating Cosentino's Price Chopper locations. All drop boxes shall be collected by store managers and brought to the Cosentino's corporate office on the date of the drawing.
- (d) After the term of this promotion has ended, three entries shall be drawn by the Kansas lottery pursuant to standard lottery drawing procedures for each of the six participating Price Chopper grocery store locations. The first entry drawn shall be the winner of \$100 in groceries. The second and third entries drawn shall be marked 1A and 2A in the order drawn and shall be used as alternate winners in the event the prize winner cannot be contacted or does not qualify under the terms of this promotion to win a prize. The winner shall be contacted by phone at the phone number listed by the entrant on the entry form. The winner shall be instructed how to verify his or her personal identification. If the winning entry does not qualify under the terms of this promotion or the winner is not able to be contacted within seven days from the date of the drawing, the prize shall be awarded to the first alternate winner. The alternate winner shall be contacted by phone at the phone number listed by the entrant on the entry form and shall be instructed how to verify his or her personal identification. If the alternate winning entry does not qualify under the terms of this promotion, the prize shall be awarded to the second alternate winner. A claim form is not required to claim a prize in this drawing.
- (e) The Kansas lottery will give each participating Cosentino's store a \$75 instant ticket credit. Cosentino's will pay the additional \$25 per store for the total \$100 prize. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-10-30-18, Sept. 13, 2018.)
- **111-2-326. Method of entry.** (a) Entry into the "Grocery Give-A-Way" promotion shall be accomplished as follows.
- (1) During the term of this promotion, with every qualifying purchase of \$3 or more Super Kansas Cash on a single ticket, an entry form shall be automatically produced by the lottery online terminal.
- (2) The purchaser must complete the information on the entry form in a legible manner. Only one name shall appear on each entry form.
- (3) The completed entry form must be placed into the designated drawing receptacle provided at any participating Cosentino's Price Chopper location no later than 8:59 p.m. on November 28, 2018.
 - (4) The holder of the entry is not required to personally

- attend the drawing or be present at the time of the drawing to be determined a winner.
- (5) The drawing shall be conducted at Cosentino's corporate office or at each retail location by lottery personnel during the week of December 3, 2018. One winner and two alternate entries per store shall be drawn pursuant to standard Kansas lottery procedures.
- (6) Only entry forms obtained during the stated period of time may be entered in the drawing.
- (b) There is no limit on the number of entries a person may make, but each person may only win once regardless of the place of entry.
- (c) Eligible entrants in the promotion must be 18 years of age or older, and may not be an employee of any Cosentino's Price Chopper store in Kansas. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-10-30-18, Sept. 13, 2018.)

Article 4.—INSTANT GAMES AND DRAWINGS

- **111-4-3546.** "Super Red Hot Crossword" instant ticket lottery game number 759. (a) The Kansas lottery may conduct an instant winner lottery game entitled "Super Red Hot Crossword." The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-3546.
- (b) The "play and prize symbols" and "captions" for this game are as follows:

Prize Symbols	Captions
\$5.00	FIVE\$
$10^{.00}$	TEN\$
$15^{.00}$	FIFTEEN
$20^{.00}$	TWENTY
$25^{.00}$	TWEN-FIV
$50^{.00}$	FIFTY
$75^{.00}$	SVTYFIV
\$100	ONE-HUN

Play Symbols

,	
Α	
В	
C	
D	
E	
F	
G	
G	
Η	
I	
J	
K	
-	
L	
M	
N	
Ο	
P	
Q	
~ D	
R	
S	
S T	

U V W X Y

- (c) The ticket numbers in each book of tickets in this game shall start with 000 and end with 059.
- (d) The price of instant tickets sold by a retailer for this game shall be \$5.00 each.
- (e) "Super Red Hot Crossword" will feature four separate play areas, "YOUR LETTERS" area, two "CROSS-WORD" puzzles, and a "BONUS" area. The top puzzle grid will be imaged in black. The bottom puzzle grid will be imaged in red.

In the "CROSSWORD" play area, a player will scratch the "YOUR LETTERS" play area to reveal 20 letters. Each of the "YOUR LETTERS" may be used in both crossword puzzles. A player will match the corresponding letters in both crossword puzzles by removing the scratch-off material covering the matching letter. If a player scratches a total of four or more completed words across both puzzles, the player wins the corresponding prize in the prize legend. The entire word must be uncovered to win the corresponding prize. Only the highest corresponding prize can be won.

In the "BONUS" play area, if a player reveals two matching prize amounts, the player wins that amount instantly. A player can win once in this game play area.

The following prize legend will be displayed on the ticket:

FIND	WIN
4–black words	Free Ticket
2–black words + 2 red words	\$5
4–red words	\$10
5–black words	\$20
3-black words + 2 red words	\$25
2–black words + 3 red words	\$50
6–black words	\$100
4–black words + 2 red words	\$200
3-black words + 3 red words	\$1,000
2-black words + 4 red words	\$5,000
6-red words	\$50,000

- (f) To qualify as a complete word to win a prize in this game, the words revealed must meet the following requirements:
 - (1) must contain at least three letters;
- (2) cannot be formed diagonally, run right to left or from bottom to top;
- (3) must appear in an unbroken horizontal or vertical string of letters in the "crossword" puzzle;
- (4) an unbroken string of letters cannot be interrupted by a black space and must contain every single letter square between two black spaces;
- (5) every single letter in the unbroken string must be revealed in the "YOUR LETTERS" area and be included to form a word.
 - (g) Each ticket in this game may win up to two times.
 - (h) Approximately 1,200,000 tickets shall be ordered

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

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

Crossword	Bonus	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket		Free Ticket	200,000	\$0
\$5		\$5	38,280	191,400
\$10		\$10	22,800	228,000
	\$10	\$10	6,400	64,000
\$5	\$5	\$10	8,000	80,000
\$20		\$20	11,600	232,000
	\$20	\$20	5,200	104,000
\$10	\$10	\$20	5,200	104,000
\$25		\$25	6,360	159,000
	\$25	\$25	4,520	113,000
\$10	\$15	\$25	4,400	110,000
\$50		\$50	5,600	280,000
	\$50	\$50	3,560	178,000
\$25	\$25	\$50	3,600	180,000
	\$75	\$75	800	60,000
\$50	\$25	\$75	800	60,000
\$100		\$100	2,896	289,600
	\$100	\$100	800	80,000
\$50	\$50	\$100	1,800	180,000
\$200		\$200	152	30,400
\$1,000		\$1,000	100	100,000
\$5,000		\$5,000	24	120,000
\$50,000		\$50,000	4	200,000
Players Loyalty P	rogram	\$31,600	1	31,600
TOTAL			332,896	\$3,175,000

(j) The odds of winning a prize in this game are approximately one in 3.60. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and 74-8720; effective, T-111-10-30-18, Sept. 13, 2018.)

Article 19.—SPECIFIC PLAYER LOYALTY CLUB RULES

111-19-47. Winter Cash instant ticket promotion.

- (a) The Kansas lottery may conduct four drawings entitled "Winter Cash Instant Ticket Promotion" awarding cash prizes to players selected as winners. Entries into the drawings will be accepted beginning at 5:01 a.m. on October 1, 2018. Entry deadline into the drawings is noon on January 28, 2019. The drawings will be conducted sometime after the entry into the drawings has closed but before noon on January 31, 2019, after which time the winners will be announced.
- (b) The specific tickets eligible for entry into these drawings shall be non-winning tickets for the following games: \$1 "Winter Ca\$h Winnings," game number 102; \$2 "Winter Ca\$h Jackpot," game number 103; \$5 "Winter Ca\$h Wishes," game number 104; and \$10 "Winter Ca\$h Riches," game number 105.
- (c) There shall be one drawing conducted for each of the four instant ticket games listed in subsection (b).
- (d) A player shall enter a drawing by accessing an interactive game and entering a code in the interactive game. The name of the non-winning ticket held by the

player shall be the same name of the interactive game accessed to enter the drawing. A player shall access the appropriate interactive game through the Kansas Lottery PlayOn program available at www.kslottery.com. The player shall follow the hyperlink specifically designated for the purpose of accessing the "Winter Ca\$h Instant Ticket Promotion." The player may enter the required data from the instant ticket manually for entry into the drawing. If the player does not enter the ticket data manually, the player may scan, if available, the ticket to enter data to be used for entry into the drawing using a mobile device and a downloaded Kansas lottery PlayOn app. After the ticket data is successfully entered either manually or scanned using an app, the player will be given the option to play the interactive game now or later. Once the interactive game is played, the player will receive a random number of entries into the drawing based on the price of the specific non-winning ticket entered and the probability matrix developed for the interactive game.

- (e) Each drawing shall select six entrants. The first entrant selected in each drawing shall be the winner of a cash prize. The next five entrants selected, numbers 2 through 6, shall serve as alternates in the order drawn,
- (f) The first drawing conducted shall be from among the entrants in the \$1 Winter Ca\$h Winnings, game number 102, second-chance drawing. The cash prize awarded to the first entrant selected in the first drawing shall be \$1,000. The second drawing conducted shall be from among the entrants in the \$2 Winter Ca\$h Jackpot, game number 103, second-chance drawing. The cash prize awarded to the first entrant selected in the second drawing shall be \$5,000. The third drawing conducted shall be from among the entrants in the \$5 Winter Ca\$h Wishes, game number 104, second-chance drawing. The cash prize awarded to the first entrant selected in the third drawing shall be \$10,000. The fourth drawing conducted shall be from among the entrants in the \$10 Winter Ca\$h Riches, game number 105, second-chance drawing. The cash prize awarded to the first entrant selected in the fourth drawing shall be \$15,000.
- (g) Winners are responsible for any state and federal taxes.
- (h) There is no limit on the number of non-winning tickets a person may enter. A player can win any or all of the four prizes in this promotion.
- (i) A player who is selected as a prize winner in any of the drawings will be sent a claim form via U.S. mail. That winner must return his or her completed claim form, and the claim form must be received by the Kansas lottery within 20 days following the date of the online event drawing. Failure to return the completed claim form in the allotted time shall result in the prize being awarded to an alternate winner, unless the Executive Director determines that due to exceptional circumstances, beyond the control of the claimant the completed claim form was not received by the Lottery in time. In that instance the Executive Director may decide that the prize is still eligible to be awarded to the original winner. In the event an alternate winner is awarded a prize, that alternate winner must return his or her completed claim form and the claim form must be received by the Kansas lottery within

- 20 days following the date the alternate winner was sent a claim form via U. S. mail or another alternate will be selected until all alternates are exhausted.
- (j) Only registered PlayOn members may enter the "Winter Ca\$h Instant Ticket Promotion." PlayOn members must enter themselves into the drawings according to the terms and conditions of PlayOn. Entries shall not be accepted which are submitted by any method other than through PlayOn.
- (k) By entering the promotion, entrant agrees to PlayOn terms and conditions.
- (l) Rules applicable to this promotion are contained in K.A.R. 111-19-47 and K.A.R. 111-18-1 et seq. (Authorized by K.S.A. 74-8710 and 74-8748; implementing K.S.A. 74-8710; effective, T-111-10-30-18, Sept. 13, 2018.)

Article 501.—SOUTH CENTRAL GAMING ZONE

- 111-501-101. Method of play. (a) The Kansas Star Casino may designate certain poker games to participate in the Bad Beat Jackpot. The jackpot will be funded by the Kansas Star Casino in the initial amount of \$5,000 (the "primary jackpot'), with additional contributions to the jackpot coming from each pot in the designated poker games reaching a minimum of \$20. When the pot for a game reaches \$20, \$1 is placed in the Bad Beat drop box (a box located at each game table designated for the receipt of chips or cash).
- (b) Unless and until a secondary jackpot is funded as set forth hereinafter, all money placed in the Bad Beat drop box shall be credited as follows:
- (1) twenty-five percent (25%) shall be added to the primary jackpot;
- (2) seventy-five percent (75%) shall be retained in the bad beat jackpot promotional fund (the "promotional fund") to fund future bad beat jackpots, tournaments, events and other poker promotions at the Kansas Star
- (3) if the primary jackpot is awarded, the primary jackpot will be reseeded with \$5,000 from the promotional fund; and,
- (4) if the promotional fund does not have enough funds in it to fully reseed the primary jackpot, Kansas Star Casino shall pay such additional amount as is necessary to reseed the primary jackpot. Kansas Star Casino shall then be reimbursed the additional amount it paid at the rate of five percent (5%) from the primary jackpot and five percent (5%) from the promotional fund until Kansas Star Casino has been repaid the amount it paid toward reseeding the primary jackpot.
- (c) The Bad Beat drop box will be taken to the count room during the regular table games drop (the removal of chips and money from the gaming tables). The contents of each Bad Beat drop box will be counted daily and the amount credited as provided herein.
- (d) A minimum of \$20 (including pot money and rake) must be in the pot for that hand in order for the hand to qualify for the Bad Beat jackpot.
- (e) The primary jackpot amount shall be paid to any player whose hand consists of four-of-a-kind or a higher ranking hand, and is beaten by another player's hand consisting of a four-of-a-kind or higher ranking hand.

Both the winning hand and the losing hand must use both of their hole cards (the cards dealt face down) to qualify.

- (f) Distribution of the primary jackpot shall be as follows:
- (1) Fifty percent (or equal portions of fifty percent if multiple players have identical qualifying Bad Beat hands) of the primary jackpot total for the game in which the Bad Beat occurred will be given to the holder(s) of the second best hand (the losing hand).
- (2) Twenty-five percent (or equal portions of twenty-five percent if multiple players are holding identical winning hands) of the primary jackpot total in which the Bad Beat occurred will be given to the holder(s) of the best hand (the winning hand). If more than one hand meets the qualifications specified for the Bad Beat jackpot losing hand, the best hand will be considered the winner (25%) and the second best will be considered the loser (50%). Only in the event of identical ranking poker hands will the loser's 50% share or winner's 25% share be split.
- (3) The remaining twenty-five percent of the primary jackpot for the game in which the Bad Beat occurred will be split among the remaining players at the table who were dealt a hand in that game.
- (4) All payouts will be rounded up to the nearest dollar, adjusting the remaining jackpot balance accordingly.
- (g) A minimum of four players must be dealt in a hand in order for the hand to qualify for the Bad Beat jackpot.
- (h) Reduced rake games will not qualify for the Bad Beat jackpot. Bad Beat money will not be taken from a reduced rake game.
- (i) Should there be a deviation (for example a misdeal, a missing card, two cards of the same rank and suit, extra cards, or cheating) the jackpot may be declared null and void by the casino shift manager or higher ranking casino official. (Authorized by K.S.A. 2018 Supp. 74-8710 and K.S.A. 74-8748; implementing K.S.A. 2018 Supp. 74-8710; effective, T-111-4-9-12, Feb. 15, 2012; amended, T-111-12-20-13, Nov. 13, 2013; amended, T-111-10-30-18, Sept. 13, 2018.)

Article 601.—SOUTHEAST GAMING ZONE

111-601-36. Rules of the game and bet definitions.

- (a) The stickperson, boxperson, table games supervisor or a higher-ranking casino employee shall have the authority to invalidate a roll of the dice by calling "no roll" for any of the following reasons:
- (1) If the wrong player picks up the dice and throws or rolls them.
- (2) If the dice do not hit the end of the table opposite the shooter.
- (3) The dice do not leave the shooter's hand simultaneously.
- (4) Either or both of the dice come to rest on the chips constituting the craps bank (the chips in front of the boxperson).
- (5) Either or both of the dice come to rest in the dice bowl or on one of the rails surrounding the table.
 - (6) Either or both of the dice go off the table.
 - (7) Whenever one die comes to rest on top of the other.
- (8) The shooter does not have either a pass or don't pass bet.

- (9) Either or both of the dice do not move with forward motion
- (10) If the player shooting the dice removes either one or both dice from the view of the boxperson or table games supervisor or higher-ranking casino official before he shoots them.
- (11) If the player attempts to deface the dice purposely or unintentionally before the player shoots the dice.
- (b) Whenever new dice are put into the game or existing dice are returned to the game, they shall be inspected by the boxperson before being put into the dice bowl.
 - (c) Permissible wagers shall be as follows:
- (1) "Pass bet" shall mean a wager placed on the pass line of the layout immediately prior to the come-out roll.
- (i) The "pass bet" shall win if, on the come-out roll a total of 7 or 11 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a total of 7 appears.
- (ii) The "pass bet" shall lose if, on the come-out roll a total of 2, 3 or 12 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and a 7 subsequently appears before that total is thrown again.
- (2) "Don't pass bet" shall mean a wager placed on the don't pass line of the layout immediately prior to the come-out roll.
- (i) The "don't pass bet" shall win if, on the come-out roll a total of 2 or 3 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and a 7 subsequently appears before that total is again thrown.
- (ii) The "don't pass bet" shall lose if, on the come-out roll a total of 7 or 11 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a 7 appears.
- (iii) The "don't pass bet" shall be a push if, on the comeout roll a total of 12 is thrown.
- (3) "Come bet" shall mean a wager placed on the come line of the layout at any time after the come-out roll.
- (i) The "come bet" shall win if, on the roll immediately following placement of such bet a total of 7 or 11 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a 7 appears.
- (ii) The "come bet" shall lose if, on the roll immediately following placement of such bet a total of 2, 3, or 12 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and a 7 subsequently appears before that total is again thrown.
- (4) "Don't come bet" shall mean a wager placed on the "don't come" area of the layout at any time after the come-out roll.
- (i) The "don't come bet" shall win if, on the roll immediately following placement of such bet a total of 2 or 3 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and a 7 subsequently appears before that total is again thrown.
- (ii) The "don't come bet" shall lose if, on the roll immediately following placement of such bet a total of 7 or 11 is thrown, or a total of 4, 5, 6, 8, 9, or 10 is thrown and that total is again thrown before a 7 appears.
- (5) The "don't come bet" shall be void if, on the roll following placement of such bet a total of 12 is thrown.
- (6) "Place bet" shall mean a wager that may be made at any time on any of the numbers 4, 5, 6, 8, 9, or 10 which shall win if the number on which wager was placed is thrown before a 7 and shall lose if a 7 is thrown before

- such number. All place bets shall be active on any roll, except the come-out roll, unless called "on" by the player and confirmed by the dealer through placement of an "on" button on top of such player's wager.
- (7) "Buy bets" shall mean a wager that may be made at any time, on the 4, 5, 6, 8, 9, and 10. All buy bets require an additional vigorish equal to five percent (5%) of the original wager. A buy bet shall win if the particular number is thrown before a 7 is thrown and shall lose if a 7 is thrown before that number is thrown.
- (8) "Lay bets" shall mean a wager that may be made at any time, against any of the numbers 4, 5, 6, 8, 9, and 10. A lay bet shall win if a 7 is thrown before the particular number against which the wager is placed and shall lose if a particular number against which the wager is placed is thrown before a 7 is thrown. A player placing a lay bet shall also be charged a vigorish not to exceed five percent (5%) on the amount the player may potentially win.
- (9) "Four the hardway" shall mean a wager, that may be made at any time, which shall win if a total of 4 is thrown the hardway (i.e., with 2 appearing on each die) before a 4 is thrown in any other way and before a 7 is thrown.
- (10) "Six the hardway" shall mean a wager, that may be made at any time, which shall win if a total of 6 is thrown the hardway (i.e., with 3 appearing on each die) before 6 is thrown in any other way and before a 7 is thrown.
- (11) "Eight the hardway" shall mean a wager, that may be made at any time, which shall win if a total of 8 is thrown the hardway (i.e., with 4 appearing on each die) before 8 is thrown in any other way and before a 7 is thrown.
- (12) "Ten the hardway" shall mean a wager that may be made at any time, which shall win if a total of 10 is thrown the hardway (i.e., with 5 appearing on each die) before 10 is thrown in any other way and before a 7 is thrown.
- (13) "Field bet" shall mean a one-roll wager that may be made at any time which shall win if any of the totals of 2, 3, 4, 9, 10, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose if a total of 5, 6, 7, or 8 is thrown on such a roll.
- (14) "Any seven" or "big red" shall mean a one-roll wager that may be made at any time which shall win if a total of 7 is thrown on the roll immediately following placement of such a bet and shall lose if any other total is thrown.
- (15) "Any craps" shall mean a one roll wager that may be made at any time which shall win if a total of 2, 3, or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.
- (16) "Two Craps," "aces," or "low" shall mean a oneroll wager that may be made at any time which shall win if a total of 2 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.
- (17) "Three Craps" or "ace-deuce" shall mean a oneroll wager that may be made at any time which shall win if a total of 3 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.
- (18) "Twelve Craps," "high," or "boxcars" shall mean a one-roll wager that may be made at any time which

- shall win if a total of 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.
- (19) "Eleven" or "yo" shall mean a one-roll wager that may be made at any time which shall win if a total of 11 is thrown on the next roll and shall lose if any other total is thrown.
- (20) "Horn bet" shall mean a one-roll wager that may be made at any time which shall win if a total of 2, 3, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown.
- (21) "Horn high bet" shall mean a one-roll wager that may be made at any time, which shall win if any one of the totals 2, 3, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose, if any other total is thrown. A horn high bet will be placed in units of five, with four units wagered as a horn bet and an additional unit wagered on one of the totals 2, 3, 11, or 12. As used in this subsection, the term "unit" means chips or checks the value of which are equally divisible in whole dollars by five (5) such that the value of a single unit is not less than the minimum wager allowed or more than the maximum wager allowed.
- (22) "World bet" shall mean a one-roll wager that may be made at any time, which shall win if any one of the totals 2, 3, 7, 11, or 12 is thrown on the roll immediately following placement of such bet and shall lose if any other total is thrown. A world bet shall be placed on the lower line of the any seven wager area in units of five with one unit wagered on each of the totals 2, 3, 7, 11, or 12. As used in this subsection, the term "unit" means chips or checks the value of which are equally divisible in whole dollars by five (5) such that the value of a single unit is not less than the minimum wager allowed or more than the maximum wager allowed.
- (23) "3 way craps" shall mean a one-roll wager, that may be made at any time, which shall win, if any one of the totals 2, 3, or 12 is thrown on the roll immediately following the placement of such bet and shall lose if any other total is thrown. A "3 way craps" bet will be placed with one unit wagered on each of the totals 2, 3, or 12. The dealer shall place such a wager touching the "C" of the any craps wager area and the horn or horn high wagering area.
- (24) "Hop bet" means a one-roll wager that may be made at any time on a specific combination designated by the player which will win if the combination is thrown on a roll immediately following placement of such bet and will lose if any other combination is thrown.
- (25) "Big six" or "big 6" means a wager placed in the area of the layout marked "big six" or "big 6," which shall win if a total of 6 is thrown before a 7 and shall lose if a 7 is thrown before a 6.
- (26) "Big eight" or "big 8" means a wager placed on the area of the layout marked "big eight" or "big 8" and shall win if a total of eight is thrown before a 7, and shall lose if a 7 is thrown before an 8.
- (27) "Split bet" means a one-roll wager that is placed on the line or area between two proposition bets. One half of the split bet is being bet on each side. Both bets will be left up and a net payoff is made to the player.

- (28) "Craps-eleven" or "C and E" means a one-roll split bet on any craps and eleven.
- (29) "High-low" means a one-roll split bet aces (2) and twelve (12).
- (30) "Ace deuce—any craps split" means a one-roll split bet which is unique because if one die shows one spot up and the other die shows two spots up, both sides of the split bet win.
- (31) "Put bets" are bets that are made directly on any number at any time, including the point, after the comeout roll has already been made.
- (32) "Fire bets" are optional wagers that may be offered on selected craps tables that are placed before the first point is established by a new shooter. The wagers will win if three (3) or more of the six (6) individual points are made by the shooter before the shooter rolls a seven (7). The wagers will lose if two (2) or fewer of the six (6) individual points are made by the shooter before the shooter rolls a seven (7). "Individual points" in the game of craps are the following totals shown on the two dice: four (4), five (5), six (6), eight (8), nine (9), and ten (10). For purposes of fire bets, only the first of each individual point made before the shooter rolls a seven (7) counts toward the total number of individual points made and any duplicate individual point(s) made during that time are irrelevant.
- (33) "All small" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if each of the totals 2, 3, 4, 5, and 6 are all rolled by the shooter before a 7 is rolled. The number totals 2, 3, 4, 5, and 6 may be rolled in any order, the same number total may be rolled more than once, and rolling the totals 8, 9, 10, 11, or 12 are irrelevant to the wager. The wager will lose if a 7 is rolled before each of the totals 2, 3, 4, 5, and 6 are all rolled by the shooter.
- (34) "All tall" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if an each of the totals 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The totals 8, 9, 10, 11, or 12 may be rolled in any order, the same totals may be rolled more than once, and rolling the totals 2, 3, 4, 5, or 6 are irrelevant to the wager. The wager will lose if a 7 is rolled before each of the totals 8, 9, 10, 11, and 12 are all rolled by the shooter.
- (35) "Make 'em all" is an optional wager that may be offered on selected craps tables that is placed before the point is established by a new shooter. The wager will win if totals 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter before a 7 is rolled. The totals 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 may be rolled in any order and the same total may be rolled more than once. The wager will lose if a 7 is rolled before totals 2, 3, 4, 5, 6, 8, 9, 10, 11, and 12 are all rolled by the shooter. (Authorized by K.S.A. 2018 Supp. 74-8710 and 74-8748; implementing K.S.A. 2018 Supp. 74-8710; effective, T-111-2-2-17, November 9, 2016; amended, T-111-4-18-18, Feb 27, 2018; amended, T-111-10-30-18, Sept. 13, 2018.)
- **111-601-37. Making and removal of wagers.** (a) All wagers at craps shall be made by placing gaming chips on the appropriate areas of the craps layout.

- (b) Wagers shall be made before the dice are thrown.
- (c) Wagers may be made by a player or may be made by verbal confirmation of a desired bet communicated to the dealer by the player with subsequent placement of said bet on the appropriate portion of the layout by the dealer.
- (d) A wager made on any bet may be removed or reduced at any time prior to a roll that decided the outcome of such wager except that a pass bet and a come bet shall not be removed or reduced after a come-out point or some point is established with respect to such bet. Pass line and come bets are always active and cannot be changed or withdrawn until the bet either wins or loses.
- (e) A don't come bet and a don't pass bet may be removed or reduced at any time but may not be replaced or increased after such removal or reduction until a new come-out roll.
- (f) All place bets, come bet odds and hardways shall be inactive on any come-out roll unless requested "on" by the player and confirmed by the dealer through placement of an "on" button on top of the wager. All other wagers shall be considered active unless a player requests to have his bets inactive. The dealer through placement of an "off" button must confirm this.
 - (g) Minimum and maximum table limits will be posted.
- (h) If a player wagers less than the table minimum bet and the dealer does not notice it, the dealer shall take or pay the amount actually bet and instruct the player of the minimum amount that must be wagered on subsequent bets.
- (i) If in error a player has been permitted to wager more than the table maximum, the dealer shall remove the excess and return it to the player, pay the bet at the correct odds for the maximum allowable wager, and inform the player of the permissible amount that can be wagered on subsequent bets.
- (j) In the event of a dealer placing a bet for a player, chips shall not be taken from the player's hands or from the rack in front of the player. All chips for the bet shall be set down on the layout by the player and the dealer shall clarify the purpose of the chips before picking them up.
 - (k) Wager and payout odds shall be as follows:

Wager	Payout odds
Pass	1 to 1
Don't pass	1 to 1
Come	1 to 1
Don't come	1 to 1
Big six	1 to 1
Big eight	1 to 1
Place bet 4 to win	9 to 5
Place bet 5 to win	7 to 5
Place bet 6 to win	7 to 6
Place bet 8 to win	7 to 6
Place bet 9 to win	7 to 5
Place bet 10 to win	9 to 5
Four the hardway	7 to 1
Six the hardway	9 to 1
Eight the hardway	9 to 1
Ten the hardway	7 to 1

Field bet	1 to 1 on 3,4,9,10,11 2 to 1 on 2 2 to 1 on 12
Any seven	4 to 1
Any craps	7 to 1
Craps 2	30 to 1
Craps 3	15 to 1
Craps 12	30 to 1
Eleven	15 to 1
Hop bet-pairs	30 to 1
Hop bet–all others	15 to 1
Buy bet 4 or 10 to win	2 to 1
Buy bet 5 or 9 to win	3 to 2
Buy bet 6 or 8 to win	6 to 5
Lay bet 4 or 10 to lose	1 to 2
Lay bet 5 or 9 to lose	2 to 3
Lay bet 6 or 8 to lose	5 to 6

- (l) A horn bet shall be paid as if it were four separate wagers on 2, 3, 11, and 12.
- (m) All charges for vigorish that are less than one dollar amounts, will be rounded down to the nearest dollar figure.
- (n) A player may remove the player's lay bet at any time before the number or seven is rolled. If the player removes the lay bet, the amount of the vigorish will also be returned.
- (o) Players may take odds on their pass and come bets as follows:
- (1) Pass line and come bet odds on a 4 or 10 can be taken up to 10 times the pass bet.
- (2) Pass line and come bet odds on a 5 or 9 can be taken up to 10 times the pass bet.
- (3) Pass line and come bet odds on a 6 or 8 can be taken up to 10 times the pass bet.
- (p) Players may take odds on their put bets. Put bets are made the same way as pass and come bets, except

that put bets are placed directly on the number without going through the pass or come, as follows:

- (1) On a put bet of 4 and 10, odds can be taken up to ten times the pass bet.
- (2) On a put bet of 5 and 9, odds can be taken up to ten times the pass bet.
- (3) On a put bet of 6 and 8, odds can be taken up to ten times the pass bet.
- (q) Players may lay odds on their don't pass and don't come bets up to:
- (1) 4 and 10 can lay to win 10 times the don't pass/don't come bet.
- (2) 5 and 9 can lay to win 10 times the don't pass/don't come bet.
- (3) 6 and 8 can lay to win 10 times the don't pass/don't come bet.
- (r) Minimum and maximum odds will be posted at each table.
 - (s) The payout odds on a winning fire bet are as follows:

Three individual points	6 to 1
Four individual points	29 to 1
Five individual points	149 to 1
Six individual points	299 to 1

(t) The payout odds on all small, all tall, and make 'em all bets are as follows:

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

(Authorized by K.S.A. 2018 Supp. 74-8710 and 74-8748; implementing K.S.A. 2018 Supp. 74-8710; effective, T-111-2-2-17, November 9, 2016; amended, T-111-4-18-18, Feb. 27, 2018; amended, T-111-7-11-18, June 6, 2018; amended, T-111-10-30-18, Sept. 13, 2018.)

Terry P. Presta Executive Director

Doc. No. 046707

INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended, and revoked administrative regulations and the volume and page number of the *Kansas Register* issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2009 Volumes of the *Kansas Administrative Regulations* and the 2018 Supplement of the *Kansas Administrative Regulations*. Regulations can also be found at http://www.sos.ks.gov/pubs/pubs_kar.aspx.

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