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Cover Artwork: Cottonwood Leaves, Statewide Photo by Todd Caywood

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State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

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

	Effective	6-8-20	through	6-14-2	0
-				Б	

Term	Rate
1-89 days	0.06%
3 months	0.10%
6 months	0.14%
12 months	0.18%
18 months	0.18%
2 years	0.18%

Scott Miller Director of Investments

Doc. No. 048196

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 \$4,744,066.62 in the Underground Petroleum Storage Tank Release Trust Fund and \$1,256,299.67 in the Aboveground Petroleum Storage Tank Release Trust Fund at May 31, 2020.

> Annette Witt, Manager Office of the Chief Financial Officer

Doc. No. 048198

State of Kansas

Board of Examiners of Optometry

Notice of Licensure Exam

The Kansas State Board of Examiners of Optometry will be holding its annual exam for licensure at 8:00 a.m. July 10, 2020. For additional information contact the board office at 785-832-9986 or kssbeo@ks.gov.

Jan Murray Executive Officer

Doc. No. 048209

State of Kansas

Kansas Water Authority

Notice of Meeting

The Kansas Water Authority (KWA) will have their meeting by webinar at 2:00 p.m. Wednesday, June 17, 2020. For additional meeting information or how to access the meeting, visit the Kansas Water Office website, www.kwo.ks.gov or call 785-296-3185.

Katie Patterson-Ingels Communications Director

Department of Agriculture Division of Conservation

Notice to Contractors

Name and Location of Project

Rehabilitation of Vermillion Creek Watershed District No. 70, Site 1-11, located in Sec. 11, T4S, R8E, Marshall County, Kansas.

Project Specifications

Principal spillway type and size: 24" CIPP lining; other specifications: concrete riser, rip rap, seeding. Dam specification: height: 15.5 feet; cubic yards (fill): 1340.

Bid Opening Date and Location

Sealed bids will be received until 9:00 a.m. June 25, 2020 by (1) advance mail to: Ethel A. King, 24400 M Rd, Holton, KS 66436; or (2) hand deliver to: Watershed District Office, (Marshall County Rural Water District), 707 Main St., Beattie, KS 66406.

Copy of invitation for bids, plans, and specifications can be obtained from and 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 Hakim Saadi, P.E., Watersheds Program Manager at 785-291-3099 or hakim.saadi@ks.gov.

Scott Carlson Acting Director

Doc. No. 048202

State of Kansas

Wichita State University

Notice of Intent to Lease Real Property

Public notice is hereby given that Wichita State University (WSU) is interested in entering into a long-term ground lease, subject to all required state approvals, for approximately 1.4 acres of property located at 1741 and 1755 N. Hillside. The university is interested in leasing such property to any individual, organization, or entity 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 and providing retail, restaurant, and service centers that would be desirable and beneficial to the international student community. The university intends to lease this property for any period of time up to 65 years, but extended terms and renewal options would be considered. Interested tenants must be willing to provide the university an option to lease back improved office/classroom/lab space up to 11,000 square feet. Interested tenants must be a good fit with the university's educational mission and identify anticipated benefits to the university, its students, and the WSU community (i.e. applied learning, joint research, faculty start-up, WSU curriculum or program support, etc.), and must agree to the essential ground lease terms and restrictive covenants. Interested tenants will be evaluated on: financial stability and strength, proposal terms, demonstrated benefit to WSU and the community, design concepts, (continued)

Doc. No. 048210

and proposed use. Rental rate may be negotiated based on square foot of leased ground or leasable square foot of the building. The university will consider serious offers and inquiries with detailed proposal terms from any financially qualified individual, group, organization, or company and such offers will be considered until a selection is made or this notice is withdrawn. If interested, please contact University Property Manager Crystal Stegeman at 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 Finance and Administration Wichita State University

Doc. No. 047955

State of Kansas

Wichita State University

Notice of Intent to Lease Real Property

Public notice is hereby given that Wichita State University (WSU) intends to directly lease, and indirectly sublease through its affiliate corporation Wichita State Innovation Alliance, Inc., subject to all required state approvals, for the private development of one or more partnership buildings. This private development shall be located west of Oliver, between 17th and 18th Streets, on the Wichita State University main campus. The university is interested in leasing such ground to any individual, organization, or entity 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, and specifically an emphasis on supporting and growing advanced laboratories for research, testing, and innovation in data infrastructure/storage, video surveillance storage, IOT, security, analytics, visualization/modeling, and machine learning/AI. The university intends to lease such ground for any period of time up to sixty-five years, but extended terms and renewal options would be considered. Interested tenants must be willing to be a good fit with the university's educational mission and identify anticipated benefits to the university, its students, and the WSU community (i.e. applied learning, joint research, faculty startup, WSU curriculum or program support, etc.), and must agree to the essential ground lease terms and restrictive covenants. Interested tenants will be evaluated on: proposal terms, demonstrated benefit to WSU, design concepts, financial stability, and proposed use. Rental rate shall be assessed per leased or leasable square foot of the building but is negotiable based on term of lease and benefit to the university. The university will consider serious offers and inquiries with detailed proposal terms from any financially qualified individual, group, organization, or company and such offers will be considered until a selection is made or this notice is withdrawn. If interested, please contact Associate Vice President for Industry Engagement and Applied Learning, Tonya Witherspoon at tonya.witherspoon@wichita.edu or University Property Manager Crystal Stegeman at 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 Finance and Administration Wichita State University

Doc. No. 047956

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. 047620

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. Scout Energy Management, LLC – North Main Compressor Station 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.

Scout Energy Management, LLC – North Main Compressor Station, 4901 LBJ Freeway, Suite 300, Dallas, TX 75244, owns and operates a natural gas compressor station located at Section 16, T26S, R28W Kearny County, Kansas.

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 Southwest District Office, 302 W. McArtor Rd., Dodge City, KS 67801. To obtain or review the proposed permit and supporting documentation, contact Allan Ddmulira, 785-296-6024, at the central office of the KDHE or Ethel Evans, 620-225-0596, at the Southwest District Office. 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 Allan Ddmulira, 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 12:00 p.m. Monday, July 13, 2020.

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 Allan Ddmulira, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, July 13, 2020 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.

> Lee A. Norman, M.D. Secretary

Doc. No. 048197

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-20-115/121

Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Ratliff Jerseys Ron and Christy Ratliff 23474 NW 1700 Rd. Garnett, KS 66032	NW/4 of Section 36 T20S, R19E Anderson County	Marais des Cygnes River Basin

Kansas Permit No. A-MCAN-M018

This is a renewal permit for an existing dairy facility with the maximum capacity of 65 head (91 animal units) of mature cattle, 15 head (15 animal units) of heifers weighing greater than 700 pounds, 60 head (30 animal units) of calves weighing 700 pounds or less, and 5 head (10 animal units) of horses; for a total of 146 animal units of livestock. The facility currently consists of a milking parlor with holding area, a cattle barn, a calf hutch area, a manure storage area, a concrete manure storage area, an earthen wastewater retention pond, a pack barn and approximately 1.1 acres of open lot confinement pens.

Name and Address of Applicant	Legal Description	Receiving Water
Hilltop Farms, Inc. Eugene Hagman 22011 C Rd. Kensington, KS 66951	SW/4 of Section 19 T04S, R15W Smith County	Solomon River Basin

Kansas Permit No. A-SOSM-B002

This is a renewal permit for an existing confined animal feeding facility with a maximum capacity of 150 head (150 animal units) of beef cattle weighing more than 700 pounds and 150 head (75 animal units) of beef cattle weighing 700 pounds or less, for a total of 225 animal units. There will be no change in the permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Legal Description	Receiving Water
SW/4 of Section 9 T17S, R07E	Neosho River Basin
Morris County	
	SW/4 of Section 9 T17S, R07E

(continued)

This existing facility has a maximum capacity of 750 head (375 animal units) of cattle 700 pounds or less. The facility consists of open dirt lots, two earthen diversions, two sedimentation basins. And two designed grass filter strips. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Trego Center Dairy Bruce Mai	SE/4 of Section 21 T13S, R23W	Smoky Hill River Basin
25074 Q Rd.	Trego County	basin

Kansas Permit No. A-SHTR-M003

WaKeeney, KS 67672

This is a renewal permit for an existing confined animal feeding facility with a maximum capacity of 55 head (77 animal units) of mature dairy cattle, 12 head (12 animal units) of cattle weighing more than 700 pounds and 12 head (6 animal units) of cattle weighing less than 700 pounds for a total of 79 head (95 animal units) of cattle. There will be no change in the permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Tyler Harting & Sons Land & Cattle Tyler Harting 17693 Road U Norton, KS 67654	SE/4 of Section 12 T04S, R23W Norton County	Solomon River Basin

Kansas Permit No. A-SONT-B005

This is a renewal permit for an existing confined animal feeding facility with a maximum capacity of 999 head (999 animal units) of beef cattle weighing more than 700 pounds. There will be no change in the permitted number of animal units from the previous permit. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
C & K Livestock, LLC Brian Cook 2498 Road K Norcatur, KS 67653	NE/4 of Section 28 T02S, R25W Norton County	Upper Republican River Basin

Kansas Permit No. A-URNT-H002 Federal Permit No. KS0092771

The proposed action is to reissue a NPDES permit for an existing facility for 12,000 head (4,800 animal units) of swine weighing greater than 55 pounds. There will be no change in the operation or permitted number of animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Steve Nelson Feedlot Steve Nelson 2609 U Ave. Herington, KS 67449	NE/4 of Section 24 T16S, R05E Morris County	Neosho River Basin

Kansas Permit No. A-NEMR-B013

This is a renewal permit for an existing facility downsizing to a maximum capacity of 999 head (999 animal units) of cattle more than 700 pounds. There has been a decrease in the permitted animal units.

Public Notice No. KS-Q-20-099/100

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.

Marais des Cygnes River via South Fork Pottawatomie Creek via Unnamed Tributary

Kansas Permit No. I-MC13-PO04 Federal Permit No. KS0093025

Legal Description: SE¼, S30, T20S, R20E, Anderson County, Kansas

Facility Name: East Kansas Agri-Energy, LLC - Ethanol and Renewable Diesel Plant

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility includes both a grain fermentation-based ethanol production facility and an adjacent non-petroleum based renewable diesel production facility. About 290 gpm of Garnett Publicly Owned Treatment Works (POTW) effluent and Lake Garnett water is chlorinated, filtered through multimedia filters, and two equalization tanks prior to use in the renewable diesel facility's compressor cooling, mixed with the diesel facility's reverse osmosis and softener reject flows and then routed to the cooling towers. About 26 gpm of city potable water is treated in a reverse osmosis unit and water softener for boiler feed. About 97 gpm of cooling tower blowdown, 6.5 gpm of ethanol facility RO reject, and 0.28 gpm of softener regenerate are discharged to surface waters through an earthen polishing pond. The proposed permit contains limits for total residual chlorine, pH, biochemical oxygen demand, whole effluent toxicity, and total suspended solids, as well as monitoring for flow, ammonia, total Kjeldahl nitrogen, nitrate & nitrite, total nitrogen, total phosphorus, sulfate, chloride, fluoride, hardness, and total recoverable copper.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Lubrication Engineers, Inc. PO Box 16447 Wichita, KS 67216	Arkansas River via Alluvial Aquifer via On-site Sandpit	Process Wastewater
Kansas Permit No. I-A	R94-PO19	

Federal Permit No. KS0081132

Legal Description: SE1/4, SW1/4, S3, T28S, R1E, Sedgwick County, Kansas

Facility Address: 1919 E. Tulsa, Wichita, KS 67216

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is engaged in a blending and packaging operation of petroleum-based automotive and industrial lubricants. Wastewater consists of non-contact cooling water from grease kettles and grease mills, boiler blowdown, air scrubber wastewater, floor drains, and stormwater runoff from the tank farm and railroad track. The wastewater is routed through a series of oil/water separators and an aeration unit to a storm drain which discharges into a nearby sandpit. The facility also has a monitoring well, used to monitor groundwater. All other process wastewaters and domestic sewage is directed to the Wichita sanitary sewer system. The proposed permit contains limits for oil and grease, as well as monitoring for flow, total petroleum hydrocarbon, volatile organic compounds, pH, chloride, nitrate, total phosphorus, dichloroethylene, tetrachloroethylene, and trichloroethylene.

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

Type of Discharge

Process Wastewater

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 July 11, 2020, will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-20-115/121, KS-Q-20-099/100) 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.

> Lee A. Norman, M.D. Secretary

Doc. No. 048204

State of Kansas

Department of Administration Office of 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:

06/25/2020	EVT0007443	Fertilizer and Herbicide for Mined
		Land Wildlife Area
06/25/2020	EVT0007444	Various Aggregate
06/30/2020	EVT0007435	Family, School, and Community
		Partnerships
07/02/2020	EVT0007438	Early Career Mentoring for
		Special Education
07/06/2020	EVT0007440	Instruction within Inclusive
		Learning Environments
07/07/2020	EVT0007430	Well-Plugging – Bartley Project
07/07/2020	EVT0007431	Well Plugging – Osborn Project
07/10/2020	EVT0007442	Kansas Personnel Recruitment
		Program

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

06/23/2020	A-014062	Multiple Locations; Repair Stairs and Ramps
06/25/2020	A-014042	Emporia State University; Tower
06/30/2020	A-013977	Complex Chiller Replacement Adjutant General's Department;
		Forbes Hangers 680, 681, and 682 Site Improvements

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

Richard Beattie, Director

Office of Procurement and Contracts

Doc. No. 048211

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a qualified consulting engineering firm, which must be prequalified in category 311 Geotechnical Engineering Services, for the project listed below. A PDF must be emailed to David Lutgen, P.E., Contracts Engineer at kdot.designcontracts@ks.gov. Responses are to be limited to four pages, the subject line of the reply email and the file name must read "KA-3887-01 – Firm Name." RFPs must be received by 12:00 p.m. June 26, 2020 for the consulting firm to be considered. View categories at http://www.ksdot.org/divengdes/prequal/default.asp.

Project

KA-3887-01 – Replace existing Br. No. 096-116, K-55 over Arkansas River 7.63 miles east of U.S. 81. Project letting date is October 2021.

Scope of Services

Geology investigation for replacement bridge; provide a comprehensive bridge foundation geology report that meet FHWA and LRFD guidelines; provide foundation recommendations for HP10x42 and HP12x53; provide drilled shaft information for the possible use of drilled shafts at the piers in addition to pile footings. Preliminary strength I limit state load for drilled shaft piers is 900 kips. Consultant services to be complete by August 7, 2020.

Anticipated Schedule for Subsequent Events

- Evaluation and ranking of proposals on or about June 30, 2020, after which time all firms that submitted will be notified of the ranking.
- Negotiations with the most highly ranked firm to commence on or about July 5, 2020.
- Agreement in place and in effect July 12, 2020.

Instructions for Proposal

No costs shall be contained in the Request for Proposal (RFP). The RFP must not exceed four (4) pages total to address the pertinent topics. Please use the following naming convention for submittal... KA-3887-01 – Firm Name. RFPs submitted will consist of the proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed (continued) Special Attachment No. 8 ("Tax Clearance Certificate"), and a completed and signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Subconsultants will need to complete these attachments as well. All these forms are attached to the original email announcement.

RFP's shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce deliverables described above under "Scope of Services to be Performed." Also, include items such as:

- Project manager/engineer in charge.
- History of projects with similar tasks.
- Availability of staff to meet schedule without overtime.
- Familiarity with KDOT standards and content.
- Any subconsultant and their role (if any) that will be performing services on the project

Evaluation Factors

Technical proposals will be evaluated on the basis of the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors: 1) the quality and completeness of the response to the RFP; 2) qualifications and experience of consultant personnel/manager proposed for services; 3) proposed approach for design; and 4) past performance history for similar projects/services for KDOT. The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this RFP

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for this project. Special Attachments for the Kansas "Tax Clearance Certificate," the "Certification of Final Indirect Costs," and the Special Attachment No. 10 ("Policy Regarding Sexual Harassment") will also eventually become attachments to the contract.

Questions about this RFP shall be sent by email to KDOT at kdot.designcontracts@ks.gov.

Ron Seitz, P.E., Director Division of Engineering and Design

Doc. No. 048215

State of Kansas

Department of Transportation

Request for Proposals

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for project 35-30 KA 5559-01. The project is located on I-35 from 9.084 miles north of the Osage/Franklin County line north to 8.468 miles north of the south U.S. 59/I-35 junction in Franklin County.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) June 26, 2020, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about July 7, 2020, after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about July 14, 2020. An agreement should be in place on or about July 28, 2020. The contractor is expected to start the project around the end of July 2020 but no later than August 20, 2020.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes HMA plant, HMA roadway, traffic control, grading, PCCP pavement patching and guardrail remove and reconstruct, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including but not limited to: diary, pay quantities, certifications, sample identifications, change orders, pay estimates, monitoring subcontractor payments, and monitoring contractor's payrolls, etc. Records and paperwork must be submitted accurately and timely. Anticipated staffing needs: provide project management and all inspectors as needed to ensure inspection and material testing for this project are done correctly. KDOT will provide testing equipment for the HMA plant, which the plant inspector must pick up and set up. The number of required inspectors will fluctuate throughout the project depending on the contractor's schedule and how they pursue the work. Submit the names and information of the project manager and the inspection staff. Construction is anticipated to be completed within 110 working days and then cleanup time. The work may not be completed this season and may be suspended for the winter and resume in spring/summer of 2021. Provide all the equipment necessary to inspect and test materials.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed four (4) pages total (including any cover letter, index, etc.) and 2MB to address the pertinent topics. RFPs submitted will consist of the technical proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Completed Special Attachments do not count against the four-page technical proposal submission. All these forms are attached to the original email announcement.

RFPs shall indicate the consultant's ability to meet the project inspection needs described above. RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce the desired results described above under "Scope of Services to be Performed." The RFP shall also include items such as:

• Project manager

- History of providing inspection services on similar projects
- Availability of staff
- Familiarity with KDOT standards and specifications
- Any subconsultant and their role in performing the services on the project
- Names, certifications, and experience of all inspectors that will be assigned to the project
- Anticipated time to close out project paperwork

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors include:

- 1. How the consultant plans to meet the fluctuating inspection needs of the project;
- 2. Employee names (project manager), certifications, and qualifications proposed for services;
- 3. Proximity of inspectors to project;
- 4. Past performance history on similar projects (list project numbers) for KDOT;
- 5. Types of direct expenses anticipated (lodging, mileage, etc.);
- 6. Anticipated time to close out project paperwork.

The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this Technical Proposal Request

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT project inspection agreement will be used for this project. Current rate factors will be used for compensation, and Special Attachments for the Kansas "Tax Clearance Certificate," the "Certificate of Final Indirect Costs," and the "Policy Regarding Sexual Harassment" will become attachments to the contract.

Questions about this request for proposals shall be sent via email to kdot.designcontracts@ks.gov.

David Lutgen, P.E. Division of Engineering and Design

Doc. No. 048212

State of Kansas

Department of Transportation

Request for Proposals

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for project 106 KA 4744-02. The project is located on U.S. 75 in Shawnee County, K-30 in Wabaunsee County, U.S. 24 in Shawnee County, and K-4 in Shawnee County.

Schedule/Deadlines

Request of Proposals RFPs are due on or before 12:00 p.m. (CST) June 26, 2020, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about July 7, 2020, after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about July 14, 2020. An agreement should be in place on or about July 28, 2020. The contractor should start the project between the middle of August 2020 and March 2021.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes highway signing, traffic control, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including but not limited to: diary, pay quantities, certifications, sample identifications, change orders, pay estimates, monitoring subcontractor payments, and monitoring contractor's payrolls, etc. Records and paperwork must be submitted accurately and timely. Anticipated staffing needs: provide project management and all inspectors, except as noted above, as needed to ensure inspection and material testing for this project are done correctly. The number of required inspectors will fluctuate throughout the project depending on the project needs. Submit the names and information of the project manager. Construction is anticipated to be completed within 110 working days and then cleanup time. Provide all the equipment necessary to inspect and test materials.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed four (4) pages total (including any cover letter, index, etc.) and 2MB to address the pertinent topics. RFPs submitted will consist of the technical proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Completed Special Attachments do not count against the four-page technical proposal submission. All these forms are attached to the original email announcement.

RFPs shall indicate the consultant's ability to meet the project inspection needs described above. RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce the desired results described above under "Scope of Services to be Performed." The RFP shall also include items such as:

- Project manager
- History of providing inspection services on similar projects
- Availability of staff
- Familiarity with KDOT standards and specifications
- Any subconsultant and their role in performing the services on the project

(continued)

- Names, certifications, and experience of all inspectors that will be assigned to the project
- Anticipated time to close out project paperwork

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors include:

- 1. How the consultant plans to meet the fluctuating inspection needs of the project;
- 2. Employee names (project manager), certifications, and qualifications proposed for services;
- 3. Proximity of inspectors to project;
- 4. Past performance history on similar projects (list project numbers) for KDOT;
- 5. Types of direct expenses anticipated (lodging, mileage, etc.);
- 6. Anticipated time to close out project paperwork.

The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this Technical Proposal Request

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT project inspection agreement will be used for this project. Current rate factors will be used for compensation, and Special Attachments for the Kansas "Tax Clearance Certificate," the "Certificate of Final Indirect Costs," and the "Policy Regarding Sexual Harassment" will become attachments to the contract.

Questions about this request for proposals shall be sent via email to kdot.designcontracts@ks.gov.

David Lutgen, P.E. Division of Engineering and Design

Doc. No. 048213

State of Kansas

Department of Transportation

Request for Proposals

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for projects 106 KA 4744-03 and 106 KA 4744-04. The 106 KA 4744-03 project is located on K-99, K-138 and K-185 in Wabaunsee County. The 106 KA 4744-04 project is located on, K-30 in Wabaunsee County, I-70 in Riley, Wabaunsee, and Shawnee Counties, from the Geary/Riley County line east to the KTA Toll Plaza in Topeka.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) June 26, 2020, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about July 7, 2020, after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about July 14, 2020. An agreement should be in place on or about July 28, 2020. The contractor should start the project between November 2020 and April 2021.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes highway signing, traffic control, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including but not limited to: diary, pay quantities, certifications, sample identifications, change orders, pay estimates, monitoring subcontractor payments, and monitoring contractor's payrolls, etc. Records and paperwork must be submitted accurately and timely. Anticipated staffing needs: provide project management and all inspectors, except as noted above, as needed to ensure inspection and material testing for this project are done correctly. The number of required inspectors will fluctuate throughout the project depending on the project needs. Submit the names and information of the project manager. Construction is anticipated to be completed within approximately 110 tied working days and then cleanup time. Provide all the equipment necessary to inspect and test materials.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed four (4) pages total (including any cover letter, index, etc.) and 2MB to address the pertinent topics. RFPs submitted will consist of the technical proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Completed Special Attachments do not count against the four-page technical proposal submission. All these forms are attached to the original email announcement.

RFPs shall indicate the consultant's ability to meet the project inspection needs described above. RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce the desired results described above under "Scope of Services to be Performed." The RFP shall also include items such as:

- Project manager
- History of providing inspection services on similar projects
- Availability of staff
- Familiarity with KDOT standards and specifications
- Any subconsultant and their role in performing the services on the project
- Names, certifications, and experience of all inspectors that will be assigned to the project
- Anticipated time to close out project paperwork

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors include:

- 1. How the consultant plans to meet the fluctuating inspection needs of the project;
- 2. Employee names (project manager), certifications, and qualifications proposed for services;
- 3. Proximity of inspectors to project;
- 4. Past performance history on similar projects (list project numbers) for KDOT;
- 5. Types of direct expenses anticipated (lodging, mileage, etc.);
- 6. Anticipated time to close out project paperwork.

The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this Technical Proposal Request

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT project inspection agreement will be used for this project. Current rate factors will be used for compensation, and Special attachments for the Kansas "Tax Clearance Certificate," the "Certificate of Final Indirect Costs," and the "Policy Regarding Sexual Harassment" will become attachments to the contract.

Questions about this request for proposals shall be sent via email to kdot.designcontracts@ks.gov.

David Lutgen, P.E. Division of Engineering and Design

Doc. No. 048214

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:00 a.m. Monday, June 29, 2020, in the offices of the Kansas Development Finance Authority (KDFA), 534 S. Kansas Ave., Suite 800, Topeka, on the proposal for the KDFA to issue its Agricultural Development Revenue Bond for the project numbered below in the respective maximum principal amount. The bond will be issued to assist the borrower named below (who will be the owner and operator of the project) to finance the cost in the amount of the bond, which is 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 project shall be located as shown: **Project No. 001064 Maximum Principal Amount: \$97,500.** Owner/Operator: Jeffrey Anderson; Description: Acquisition of 80 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes (the "Project"). The Project is being financed by the Lender for Jeffrey Anderson (the "Beginning Farmer") and is located at the East Half of the Northeast Quarter of Section 16, Township 4, Range 7, Jewell County, Kansas, approximately 2½ miles east of Jewell, Kansas on K-28 Hwy. and 2½ miles north on 220th Road.

The bond, 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 it be an indebtedness for which the faith and credit and taxing powers of the state of Kansas are pledged. The bond 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 bond when it becomes due.

As part of ongoing efforts to limit the spread of novel coronavirus in Kansas, interested individuals are encouraged to participate in the public hearing via conference call. Please call toll free number 866-620-7326 and use conference identification number 159 722 1260 followed by # to join the hearing.

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

> Rebecca Floyd President

Doc. No. 048200

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be held at 9:00 a.m. June 29, 2020, in the conference room of Kansas Development Finance Authority (the "Authority"), 534 S. Kansas Ave., Suite 800, Topeka, Kansas, on the proposed issuance by the Authority in one or more series of revenue bonds (the "Bonds") in a principal amount not to exceed \$4,990,000. The Bonds will be issued pursuant to K.S.A. 74-8901 et seq. (the "Act") to finance the acquisition of a leasehold interest in the existing Kingman Community Hospital facility and underlying real property (the "Land") and the remodeling of such facility to allow an existing clinic to move into the hospital facility and move the business office, health information management, rehabilitation services, and part of administration out of the hospital facility and into the vacated clinic space (the "Improvements"), and to refinance and reimburse certain existing indebtedness related to such hospital facility. The Authority will lease the Land and Improvements (jointly, (continued)

the "Project") to Ninnescah Valley Health System, Inc., a Kansas nonprofit corporation (the "Corporation"). The Project is located at 750 W. D Ave., Kingman, KS 67068.

The Bonds will be limited obligations of the Authority, and the principal of, interest and redemption premium, if any, on the Bonds will be payable from rents, revenues, and receipts under the Lease, and secured by a pledge of the Project. The Bonds will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, nor will the Bonds constitute an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged.

As part of ongoing efforts to limit the spread of novel coronavirus in Kansas and in compliance with IRS Revenue Procedure 2020-21, interested individuals may attend and participate in the public hearing via conference call. Please call toll free number 866-620-7326 and use conference identification number 159 722 1260 followed by # to join the conference.

All individuals who participate in the hearing, including those physically present and those joining the hearing via conference call, will be given an opportunity to express their views for or against the proposal to issue the Bonds, and all written comments previously filed with the Authority at its above referenced offices will be considered. Additional information regarding the Project may be obtained by contacting the Authority at the address of its offices shown above.

> Rebecca Floyd President

Doc. No. 048207

(Published in the Kansas Register June 11, 2020.)

City of Clyde, Kansas

Notice of Intent to Seek Private Placement General Obligation Bonds, Series 2020

Notice is hereby given that the City of Clyde, Kansas (the "Issuer") proposes to seek a private placement of the above-referenced bonds (the "Bonds"). The maximum aggregate principal amount of the Bonds shall not exceed \$675,000. The proposed sale of the Bonds is in all respects subject to approval of a bond purchase agreement between the Issuer and the purchaser of the Bonds and the passage of an ordinance and adoption of a resolution by the governing body authorizing the issuance of the Bonds and the execution of various documents necessary to deliver the Bonds.

Dated June 3, 2020.

Gayla Rogers Clerk

Doc. No. 048208

State of Kansas

Secretary of State

Notice of Forfeiture

In accordance with Kansas statutes, the following business entities organized under the laws of Kansas and the foreign business entities authorized to do business in Kansas were forfeited during the month of May 2020 for failure to timely file an annual report and pay the annual report fee.

Please Note: The following list represents business entities forfeited in January. Any business entity listed may have filed for reinstatement and be considered in good standing. To check the status of a business entity go to the Kansas Business Center's Business Entity Search Station at https://www.kansas.gov/bess/flow/main?execution=e2s4 (select Business Entity Database) or contact the Business Services Division at 785-296-4564.

Domestic Business Entities

Atwater Farms, Inc., Netawaka, KS Automotive and Industrial Distributors, Inc., Topeka, KS Bahe's, Inc., Goodland, KS Baldridge Electric, Inc., Wichita, KS Bandits Baseball Club, Manhattan, KS Blairs Automotive, Incorporated, Olathe, KS Blu Rock Concrete, LLC, Wichita, KS Capital City Swim Club Booster Association, Topeka, KS Cardco CII, Inc., Kansas City, MO Cardco CIV, Inc., Kansas City, MO Cardco CVI, Inc., Kansas City, MO Cardco CXVIII, Inc., Kansas City, MO Cardco 140, Inc., Kansas City, MO Cimarron Underground, Inc., Olathe, KS Derby Swim Club, Derby, KS EJV Enterprises, Inc., Kansas City, KS Harris Development, Inc., McPherson, KS Jarvis Property, LLP, Kansas City, MO Josefina and Mark, Inc., Wichita, KS Kansas Basketball Academy Foundation-West, Dodge City, KS L & P Farms, Inc., Tribune, KS Larkin Designs, Inc., Lindsborg, KS Linear Webb Media Group, LLC, Wichita, KS Makalea, Inc., Olathe, KS Mo-Kan Transit Mix, Inc., Atchison, KS Mobile Products, Inc., Longview, TX ODS, Inc., Overland Park, KS P&B Consulting & Associates Corp., Overland Park, KS PDQ Rentals, Inc., Sublette, KS Platypus R&D, Ltd., Louisville, KY Plenert Concrete Company, Inc., McPherson, KS Protheroe Corporation, Lawrence, KS Roger the Plumber, Inc., Overland Park, KS S & R Betts Construction, Inc., Atchison, KS Seaman Athletic Booster Club, Topeka, KS Student Support Services Association, Wellsville, KS Su-An, Inc., Colorado Springs, CO Sustainable Heartland Agriculture Research Education (SHARE) Foundation, Linwood, KS The Associated Landlords of Kansas, Inc., Kansas City, KS The Women's Association of the Wichita Symphony Society, Inc., Wichita, KS TTG Tires and More Corp., Mission, KS W. & S., Inc., Wichita, KS Washington Implement Co., Inc., Washington, KS WEG Ministries, Inc., Kansas City, KS White Glove Cleaning Services, Inc., Wichita, KS Wiseman-Hampton, Ltd., Park City, KS

X-Treme Automotive, LLC, Wichita, KS

Foreign Business Entities

Bar Boot Ranch, Inc., Alva, OK Cherokee Distribution Services, Inc., Kansas City, MO Emergency Breakdown Service, Inc., Elk Grove Village, IL First Pioneer Insurance Agency, Inc., Topeka, KS Gia Insurance Agency, LLC, Saddle Brook, NJ Greif Packaging, LLC, Delaware, OH Greif, Inc., Delaware, OH Industrial Construction Services, Inc., Saint James, MN Integrated Construction Management Services, Inc., Overland Park, KS Make-A-Wish Foundation of Missouri & Kansas, Wichita, KS Professional Pharmacy Resources, LLC, Wichita, KS Sacre-Davey Engr Us Corp. Wichita, KS Spevco, Inc., Pfafftown, NC Surgical Care of Independence, Inc., Independence, MO The Impact Movement, Orlando, FL The Kellen Company, Atlanta, GA Viking Aerospace Us Limited, Sidney, BC, CN

> Scott Schwab Secretary of State

Doc. No. 048201

State of Kansas

Office of the Governor

Executive Directive No. 20-517 Authorizing Expenditure of Federal Funds

By virtue of the authority vested in the Governor as the head of the Executive Branch of the State of Kansas, the following transactions are hereby authorized:

Pursuant to the authority of the Secretary of the Department for Aging and Disability Services to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department for Aging and Disability Services and each state hospital for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the President of the Board of Regents to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Regents and each state university for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Secretary of the Abstracters Board of Examiners to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Abstracters Board of Examiners for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Accountancy to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Accountancy for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Adjutant General to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the Adjutant General for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Agriculture to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Agriculture for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Human Rights Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Human Rights Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Attorney General to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the Attorney General for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of the Kansas Bureau of Investigation to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Bureau of Investigation for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Bank Commissioner of the Office of the State Bank Commissioner to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The* 2019 Session Laws of Kansas and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the State Bank Commissioner for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Administrative Officer of the Board of Barbering to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Barbering for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Behavioral Sciences Regulatory Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Behavioral Sciences Regulatory Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Healing Arts to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Healing Arts for expenditure (continued) in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Citizens Utility Ratepayer Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Citizens Utility Ratepayer Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Consumer Counsel of the Kansas Corporation Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Corporation Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Cosmetology to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Cosmetology for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Administrator of the Department of Credit Unions to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Credit Unions for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Dental Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Dental Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Administration to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Administration for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Chief Information Technology Officer of the Office of Information Technology Services to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of Information Technology Services for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of the Office of Administrative Hearings to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws* of Kansas and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of Administrative Hearings for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Secretary of the Board of Mortuary Arts to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Mortuary Arts for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Emergency Medical Services Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Emergency Medical Services Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the State Fire Marshal to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the State Fire Marshal for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Governmental Ethics Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Governmental Ethics Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Guardianship Program to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Guardianship Program for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Health and Environment to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Health and Environment for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Hearing Instruments Board of Examiners to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Hearing Instruments Board of Examiners for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund." Pursuant to the authority of the Executive Director of the Health Care Stabilization Fund to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Health Care Stabilization Fund for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Kansas Department of Transportation to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Department of Transportation for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Superintendent of the Kansas Highway Patrol to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Highway Patrol for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Historical Society to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Historical Society for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Labor to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Labor for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Commerce to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Commerce for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Indigents Defense Services to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Indigents Defense Services for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Insurance Commissioner to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Insurance Department for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Judicial Council to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Judicial Council for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Public Employees Retirement System to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Public Employees Retirement System for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the General Manager of the Kansas State Fair to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas State Fair for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of Legislative Services of the Legislative Coordinating Council to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The* 2019 Session Laws of Kansas and by Section 179 of 2020 SB 66, approval is hereby granted to the Legislative Coordinating Council for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of the Legislative Research Department to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Legislative Research Department for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of Legislative Services of the Kansas Legislature to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Legislature for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the State Library to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the State Library for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Lottery to receive and expend federal funds, (continued) and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Lottery for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Nursing to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Nursing for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the President of the Board of Examiners in Optometry to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Examiners in Optometry for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Kansas Correctional Industries to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Correctional Industries for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Commission on Peace Officers Standards and Training to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Commission on Peace Officers Standards and Training for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Pharmacy to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Pharmacy for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Legislative Post Auditor of the Legislative Division of Post Audit to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Legislative Division of Post Audit for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund — Federal Fund."

Pursuant to the authority of the Executive Director of the Real Estate Appraisal Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Real Estate Appraisal Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Real Estate Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Real Estate Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Kansas Racing and Gaming Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Racing and Gaming Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund – Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Tax Appeals to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Tax Appeals for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Revenue to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Revenue for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Revisor of Statutes to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the Revisor of Statutes for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Superintendent of the School for the Blind to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the School for the Blind for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Superintendent of the School for the Deaf to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the School for the Deaf for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of State to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Secretary

of State for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund – Federal Fund."

Pursuant to the authority of the Executive Director of the Sentencing Commission to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Sentencing Commission for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department for Children and Families to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department for Children and Families for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Commissioner of the Department of Education to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Education for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Technical Professions to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Technical Professions for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the State Treasurer to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Office of the State Treasurer for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Pooled Money Investment Board to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Pooled Money Investment Board for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Chief Justice of the Judiciary to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Judicial Branch for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of the Commission on Veterans Affairs Office to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Commission on Veterans Affairs Office for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Executive Director of the Board of Veterinary Examiners to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Board of Veterinary Examiners for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Director of the Kansas Water Office to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Kansas Water Office for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

Pursuant to the authority of the Secretary of the Department of Wildlife, Parks and Tourism to receive and expend federal funds, and pursuant to the authority granted the Governor by Chapter 68, Section 189 of *The 2019 Session Laws of Kansas* and by Section 179 of 2020 SB 66, approval is hereby granted to the Department of Wildlife, Parks and Tourism for expenditure in FY 2020 and FY 2021 in the federal fund "Coronavirus Relief Fund—Federal Fund."

I have conferred with the Director of the Budget and members of my staff, and I have determined that the guidelines set forth in KSA 75-3711 and 75-3711c have been applied and that none of the foregoing actions exceeds the limitations contained therein.

Dated June 1, 2020.

Laura Kelly Governor

Doc. No. 048199

State of Kansas

Secretary of State

Certification of New State Laws

I, Scott Schwab, Secretary of State of the State of Kansas, do hereby certify that each of the following bills is a correct copy of the original enrolled bill now on file in my office.

> Scott Schwab Secretary of State

(Published in the Kansas Register June 11, 2020.)

Senate Substitute for House Bill No. 2034

An Act concerning crimes, punishment and criminal procedure; relating to restitution; time of payment; amending K.S.A. 2019 Supp. 21-6604 and 21-6607 and repealing the existing sections.

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

Section 1. K.S.A. 2019 Supp. 21-6604 is hereby amended to read as follows: 21-6604. (a) Whenever any person has been found guilty of a crime, the court may adjudge any of the following:

(continued)

(1) Commit the defendant to the custody of the secretary of corrections if the current crime of conviction is a felony and the sentence presumes imprisonment, or the sentence imposed is a dispositional departure to imprisonment; or, if confinement is for a misdemeanor, to jail for the term provided by law;

(2) impose the fine applicable to the offense and may impose the provisions of subsection (q);

(3) release the defendant on probation if the current crime of conviction and criminal history fall within a presumptive nonprison category or through a departure for substantial and compelling reasons subject to such conditions as the court may deem appropriate. In felony cases except for violations of K.S.A. 8-1567 or 8-2,144, and amendments thereto, the court may include confinement in a county jail not to exceed 60 days, which need not be served consecutively, as a condition of an original probation sentence;

(4) assign the defendant to a community correctional services program as provided in K.S.A. 75-5291, and amendments thereto, or through a departure for substantial and compelling reasons subject to such conditions as the court may deem appropriate, including orders requiring full or partial restitution;

(5) assign the defendant to a conservation camp for a period not to exceed six months as a condition of probation followed by a sixmonth period of follow-up through adult intensive supervision by a community correctional services program, if the offender successfully completes the conservation camp program;

(6) assign the defendant to a house arrest program pursuant to K.S.A. 2019 Supp. 21-6609, and amendments thereto;

(7) order the defendant to attend and satisfactorily complete an alcohol or drug education or training program as provided by K.S.A. 2019 Supp. 21-6602(c), and amendments thereto;

(8) order the defendant to repay the amount of any reward paid by any crime stoppers chapter, individual, corporation or public entity that materially aided in the apprehension or conviction of the defendant; repay the amount of any costs and expenses incurred by any law enforcement agency in the apprehension of the defendant, if one of the current crimes of conviction of the defendant includes escape from custody or aggravated escape from custody, as defined in K.S.A. 2019 Supp. 21-5911, and amendments thereto; repay expenses incurred by a fire district, fire department or fire company responding to a fire that has been determined to be arson or aggravated arson as defined in K.S.A. 2019 Supp. 21-5812, and amendments thereto, if the defendant is convicted of such crime; repay the amount of any public funds utilized by a law enforcement agency to purchase controlled substances from the defendant during the investigation that leads to the defendant's conviction; or repay the amount of any medical costs and expenses incurred by any law enforcement agency or county. Such repayment of the amount of any such costs and expenses incurred by a county, law enforcement agency, fire district, fire department or fire company or any public funds utilized by a law enforcement agency shall be deposited and credited to the same fund from which the public funds were credited to prior to use by the county, law enforcement agency, fire district, fire department or fire company;

(9) order the defendant to pay the administrative fee authorized by K.S.A. 22-4529, and amendments thereto, unless waived by the court;

(10) order the defendant to pay a domestic violence special program fee authorized by K.S.A. 20-369, and amendments thereto;

(11) if the defendant is convicted of a misdemeanor or convicted of a felony specified in K.S.A. 2019 Supp. 21-6804(i), and amendments thereto, assign the defendant to work release program, other than a program at a correctional institution under the control of the secretary of corrections as defined in K.S.A. 75-5202, and amendments thereto, provided such work release program requires such defendant to return to confinement at the end of each day in the work release program. On a second or subsequent conviction of K.S.A. 8-1567, and amendments thereto, an offender placed into a work release program shall serve the total number of hours of confinement mandated by that section;

(12) order the defendant to pay the full amount of unpaid costs associated with the conditions of release of the appearance bond under K.S.A. 22-2802, and amendments thereto;

(13) impose any appropriate combination of (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11) and (12); or

(14) suspend imposition of sentence in misdemeanor cases.

(b) (1) In addition to or in lieu of any of the above, the court shall order the defendant to pay restitution, which shall include, but not be limited to, damage or loss caused by the defendant's crime, *Restitution shall be due immediately* unless: (A) *The court orders that the defendant be*

given a specified time to pay or be allowed to pay in specified installments; or (B) the court finds compelling circumstances that would render a plan of restitution unworkable, either in whole or in part. In regard to a violation of K.S.A. 2019 Supp. 21-6107, and amendments thereto, such damage or loss shall include, but not be limited to, attorney fees and costs incurred to repair the credit history or rating of the person whose personal identification documents were obtained and used in violation of such section, and to satisfy a debt, lien or other obligation incurred by the person whose personal identification documents were obtained and used in violation of such section. In regard to a violation of K.S.A. 2019 Supp. 21-5801, 21-5807 or 21-5813, and amendments thereto, such damage or loss shall include the cost of repair or replacement of the property that was damaged, the reasonable cost of any loss of production, crops and livestock, reasonable labor costs of any kind, reasonable material costs of any kind and any reasonable costs that are attributed to equipment that is used to abate or repair the damage to the property. If the court finds a plan of restitution unworkable, either in whole or in part, the court shall state on the record in detail the reasons therefor.

(2) If the court orders restitution, the restitution shall be a judgment against the defendant, which that may be collected by the court by garnishment or other execution as on judgments in civil cases. If, after 60 days from the date restitution is ordered by the court, a defendant is found to be in noncompliance with the plan established by the court for payment of restitution order, and the victim to whom restitution is ordered paid has not initiated proceedings in accordance with K.S.A. 60-4301 et seq., and amendments thereto, the court shall assign an agent procured by the attorney general judicial administrator pursuant to K.S.A. 75-719 20-169, and amendments thereto, to collect the restitution on behalf of the victim. The chief judge of each judicial district may assign such cases to an appropriate division of the court for the conduct of civil collection proceedings.

(3) If a restitution order entered prior to the effective date of this act does not give the defendant a specified time to pay or set payment in specified installments, the defendant may file a motion with the court prior to December 31, 2020, proposing payment of restitution in specified installments. The court may recall the restitution order from the agent assigned pursuant to K.S.A. 20-169, and amendments thereto, until the court rules on such motion. If the court does not order payment in specified installments or if the defendant does not file a motion prior to December 31, 2020, the restitution shall be due immediately.

(c) In addition to or in lieu of any of the above, the court shall order the defendant to submit to and complete an alcohol and drug evaluation, and pay a fee therefor, when required by K.S.A. 2019 Supp. 21-6602(d), and amendments thereto.

(d) In addition to any of the above, the court shall order the defendant to reimburse the county general fund for all or a part of the expenditures by the county to provide counsel and other defense services to the defendant. Any such reimbursement to the county shall be paid only after any order for restitution has been paid in full. In determining the amount and method of payment of such sum, the court shall take account of the financial resources of the defendant and the nature of the burden that payment of such sum will impose. A defendant who has been required to pay such sum and who is not willfully in default in the payment thereof may at any time petition the court that sentenced the defendant to waive payment of such sum or any unpaid portion thereof. If it appears to the satisfaction of the court that payment of the amount due will impose manifest hardship on the defendant or the defendant's immediate family, the court may waive payment of all or part of the amount due or modify the method of payment.

(e) In releasing a defendant on probation, the court shall direct that the defendant be under the supervision of a court services officer. If the court commits the defendant to the custody of the secretary of corrections or to jail, the court may specify in its order the amount of restitution to be paid and the person to whom it shall be paid if restitution is later ordered as a condition of parole, conditional release or postrelease supervision.

(f) (1) When a new felony is committed while the offender is incarcerated and serving a sentence for a felony, or while the offender is on probation, assignment to a community correctional services program, parole, conditional release or postrelease supervision for a felony, a new sentence shall be imposed consecutively pursuant to the provisions of K.S.A. 2019 Supp. 21-6606, and amendments thereto, and the court may sentence the offender to imprisonment for the new conviction, even when the new crime of conviction otherwise presumes a nonprison sentence. In this event, imposition of a prison sentence for the new crime does not constitute a departure. (2) When a new felony is committed during a period of time when the defendant would have been on probation, assignment to a community correctional services program, parole, conditional release or postrelease supervision for a felony had the defendant not been granted release by the court pursuant to K.S.A. 2019 Supp. 21-6608(d), and amendments thereto, or the prisoner review board pursuant to K.S.A. 22-3717, and amendments thereto, the court may sentence the offender to imprisonment for the new conviction, even when the new crime of conviction otherwise presumes a nonprison sentence. In this event, imposition of a prison sentence for the new crime does not constitute a departure.

(3) When a new felony is committed while the offender is incarcerated in a juvenile correctional facility pursuant to K.S.A. 38-1671, prior to its repeal, or K.S.A. 2019 Supp. 38-2373, and amendments thereto, for an offense, which if committed by an adult would constitute the commission of a felony, upon conviction, the court shall sentence the offender to imprisonment for the new conviction, even when the new crime of conviction otherwise presumes a nonprison sentence. In this event, imposition of a prison sentence for the new crime does not constitute a departure. The conviction shall operate as a full and complete discharge from any obligations, except for an order of restitution, imposed on the offender arising from the offense for which the offender was committed to a juvenile correctional facility.

(4) When a new felony is committed while the offender is on release for a felony pursuant to the provisions of article 28 of chapter 22 of the Kansas Statutes Annotated, and amendments thereto, or similar provisions of the laws of another jurisdiction, a new sentence may be imposed consecutively pursuant to the provisions of K.S.A. 2019 Supp. 21-6606, and amendments thereto, and the court may sentence the offender to imprisonment for the new conviction, even when the new crime of conviction otherwise presumes a nonprison sentence. In this event, imposition of a prison sentence for the new crime does not constitute a departure.

(g) Prior to imposing a dispositional departure for a defendant whose offense is classified in the presumptive nonprison grid block of either sentencing guideline grid, prior to sentencing a defendant to incarceration whose offense is classified in grid blocks 5-H, 5-I or 6-G of the sentencing guidelines grid for nondrug crimes, in grid blocks 3-E, 3-F, 3-G, 3-H or 3-I of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 4-E, 4-F, 4-G, 4-H or 4-I of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, prior to sentencing a defendant to incarceration whose offense is classified in grid blocks 4-E or 4-F of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 5-C, 5-D, 5-E or 5-F of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, and whose offense does not meet the requirements of K.S.A. 2019 Supp. 21-6824, and amendments thereto, prior to revocation of a nonprison sanction of a defendant whose offense is classified in grid blocks 4-E or 4-F of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 5-C, 5-D, 5-E or 5-F of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, and whose offense does not meet the requirements of K.S.A. 2019 Supp. 21-6824, and amendments thereto, or prior to revocation of a nonprison sanction of a defendant whose offense is classified in the presumptive nonprison grid block of either sentencing guideline grid or grid blocks 5-H, 5-I or 6-G of the sentencing guidelines grid for nondrug crimes, in grid blocks 3-E, 3-F, 3-G, 3-H or 3-I of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 4-E, 4-F, 4-G, 4-H or 4-I of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, the court shall consider placement of the defendant in the Labette correctional conservation camp, conservation camps established by the secretary of corrections pursuant to K.S.A. 75-52,127, and amendments thereto, or a community intermediate sanction center. Pursuant to this subsection the defendant shall not be sentenced to imprisonment if space is available in a conservation camp or community intermediate sanction center and the defendant meets all of the conservation camp's or community intermediate sanction center's placement criteria unless the court states on the record the reasons for not placing the defendant in a conservation camp or community intermediate sanction center.

(h) In committing a defendant to the custody of the secretary of corrections, the court shall fix a term of confinement within the limits provided by law. In those cases where the law does not fix a term of confinement for the crime for which the defendant was convicted, the court shall fix the term of such confinement.

(i) In addition to any of the above, the court shall order the defendant to reimburse the state general fund for all or part of the expenditures by the state board of indigents' defense services to provide counsel and other defense services to the defendant. In determining the amount and method of payment of such sum, the court shall take account of the financial resources of the defendant and the nature of the burden that payment of such sum will impose. A defendant who has been required to pay such sum and who is not willfully in default in the payment thereof may at any time petition the court that sentenced the defendant to waive payment of such sum or any unpaid portion thereof. If it appears to the satisfaction of the court that payment of the amount due will impose manifest hardship on the defendant or the defendant's immediate family, the court may waive payment of all or part of the amount due or modify the method of payment. The amount of attorney fees to be included in the court order for reimbursement shall be the amount claimed by appointed counsel on the payment voucher for indigents' defense services or the amount prescribed by the board of indigents' defense services reimbursement tables as provided in K.S.A. 22-4522, and amendments thereto, whichever is less.

(j) This section shall not deprive the court of any authority conferred by any other Kansas statute to decree a forfeiture of property, suspend or cancel a license, remove a person from office or impose any other civil penalty as a result of conviction of crime.

(k) An application for or acceptance of probation or assignment to a community correctional services program shall not constitute an acquiescence in the judgment for purpose of appeal, and any convicted person may appeal from such conviction, as provided by law, without regard to whether such person has applied for probation, suspended sentence or assignment to a community correctional services program.

(I) The secretary of corrections is authorized to make direct placement to the Labette correctional conservation camp or a conservation camp established by the secretary pursuant to K.S.A. 75-52,127, and amendments thereto, of an inmate sentenced to the secretary's custody if the inmate:

(1) Has been sentenced to the secretary for a probation revocation, as a departure from the presumptive nonimprisonment grid block of either sentencing grid, for an offense that is classified in grid blocks 5-H, 5-I or 6-G of the sentencing guidelines grid for nondrug crimes, in grid blocks 3-E, 3-F, 3-G, 3-H or 3-I of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, in grid blocks 4-E, 4-F, 4-G, 4-H or 4-I of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, or for an offense that is classified in grid blocks 4-E or 4-F of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 5-C, 5-D, 5-E or 5-F of the sentencing guidelines grid for drug crimes committed prior to July 1, 2012, or in grid blocks 5-C, 5-D, 5-E or 5-F of the sentencing guidelines grid for drug crimes committed on or after July 1, 2012, and such offense does not meet the requirements of K.S.A. 2019 Supp. 21-6824, and amendments thereto; and

(2) otherwise meets admission criteria of the camp.

If the inmate successfully completes a conservation camp program, the secretary of corrections shall report such completion to the sentencing court and the county or district attorney. The inmate shall then be assigned by the court to six months of follow-up supervision conducted by the appropriate community corrections services program. The court may also order that supervision continue thereafter for the length of time authorized by K.S.A. 2019 Supp. 21-6608, and amendments thereto.

(m) When it is provided by law that a person shall be sentenced pursuant to K.S.A. 1993 Supp. 21-4628, prior to its repeal, the provisions of this section shall not apply.

(n) (1) Except as provided by K.S.A. 2019 Supp. 21-6630 and 21-6805(f), and amendments thereto, in addition to any of the above, for felony violations of K.S.A. 2019 Supp. 21-5706, and amendments thereto, the court shall require the defendant who meets the requirements established in K.S.A. 2019 Supp. 21-6824, and amendments thereto, to participate in a certified drug abuse treatment program, as provided in K.S.A. 75-52,144, and amendments thereto, including, but not limited to, an approved after-care plan. The amount of time spent participating in such program shall not be credited as service on the underlying prison sentence.

(2) If the defendant fails to participate in or has a pattern of intentional conduct that demonstrates the defendant's refusal to comply with or participate in the treatment program, as established by judicial finding, the defendant shall be subject to sanction or revocation pursuant to the provisions of K.S.A. 22-3716, and amendments thereto. If the defendant's probation is revoked, the defendant shall serve the underlying prison sentence as established in K.S.A. 2019 Supp. 21-6805, and amendments thereto.

(continued)

(A) Except as provided in subsection (n)(2)(B), for those offenders who are convicted on or after July 1, 2003, but prior to July 1, 2013, upon completion of the underlying prison sentence, the offender shall not be subject to a period of postrelease supervision.

(B) Offenders whose crime of conviction was committed on or after July 1, 2013, and whose probation is revoked pursuant to K.S.A. 22-3716(c), and amendments thereto, or whose underlying prison term expires while serving a sanction pursuant to K.S.A. 22-3716(c)(1), and amendments thereto, shall serve a period of postrelease supervision upon the completion of the underlying prison term.

(o) (1) Except as provided in paragraph (3), in addition to any other penalty or disposition imposed by law, upon a conviction for unlawful possession of a controlled substance or controlled substance analog in violation of K.S.A. 2019 Supp. 21-5706, and amendments thereto, in which the trier of fact makes a finding that the unlawful possession occurred while transporting the controlled substance or controlled substance analog in any vehicle upon a highway or street, the offender's driver's license or privilege to operate a motor vehicle on the streets and highways of this state shall be suspended for one year.

(2) Upon suspension of a license pursuant to this subsection, the court shall require the person to surrender the license to the court, which shall transmit the license to the division of motor vehicles of the department of revenue, to be retained until the period of suspension expires. At that time, the license may apply to the division for return of the license. If the license has expired, the person may apply for a new license, which shall be issued promptly upon payment of the proper fee and satisfaction of other conditions established by law for obtaining a license unless another suspension or revocation of the person's privilege to operate a motor vehicle is in effect.

(3) (A) In lieu of suspending the driver's license or privilege to operate a motor vehicle on the highways of this state of any person as provided in paragraph (1), the judge of the court in which such person was convicted may enter an order that places conditions on such person's privilege of operating a motor vehicle on the highways of this state, a certified copy of which such person shall be required to carry any time such person is operating a motor vehicle on the highways of this state. Any such order shall prescribe the duration of the conditions imposed, which in no event shall be for a period of more than one year.

(B) Upon entering an order restricting a person's license hereunder, the judge shall require such person to surrender such person's driver's license to the judge who shall cause it to be transmitted to the division of vehicles, together with a copy of the order. Upon receipt thereof, the division of vehicles shall issue without charge a driver's license, which shall indicate on its face that conditions have been imposed on such person's privilege of operating a motor vehicle and that a certified copy of the order imposing such conditions is required to be carried by the person for whom the license was issued any time such person is operating a motor vehicle on the highways of this state. If the person convicted is a nonresident, the judge shall cause a copy of the order to be transmitted to the division and the division shall forward a copy of it to the motor vehicle administrator of such person's state of residence. Such judge shall furnish to any person whose driver's license has had conditions imposed on it under this paragraph a copy of the order, which shall be recognized as a valid Kansas driver's license until such time as the division shall issue the restricted license provided for in this paragraph.

(C) Upon expiration of the period of time for which conditions are imposed pursuant to this subsection, the licensee may apply to the division for the return of the license previously surrendered by such licensee. In the event such license has expired, such person may apply to the division for a new license, which shall be issued immediately by the division upon payment of the proper fee and satisfaction of the other conditions established by law, unless such person's privilege to operate a motor vehicle on the highways of this state has been suspended or revoked prior thereto. If any person shall violate any of the conditions imposed under this paragraph, such person's driver's license or privilege to operate a motor vehicle on the highways of this state shall be revoked for a period of not less than 60 days nor more than one year by the judge of the court in which such person is convicted of violating such conditions.

(4) As used in this subsection, "highway" and "street" mean the same as in K.S.A. 8-1424 and 8-1473, and amendments thereto.

(p) In addition to any of the above, for any criminal offense that includes the domestic violence designation pursuant to K.S.A. 2019 Supp. 22-4616, and amendments thereto, the court shall require the defendant to: (1) Undergo a domestic violence offender assessment conducted by

a certified batterer intervention program; and (2) follow all recommendations made by such program, unless otherwise ordered by the court or the department of corrections. The court may order a domestic violence offender assessment and any other evaluation prior to sentencing if the assessment or evaluation would assist the court in determining an appropriate sentence. The entity completing the assessment or evaluation shall provide the assessment or evaluation and recommendations to the court and the court shall provide the domestic violence offender assessment to any entity responsible for supervising such defendant. A defendant ordered to undergo a domestic violence offender assessment shall be required to pay for the assessment and, unless otherwise ordered by the court or the department of corrections, for completion of all recommendations.

(q) In imposing a fine, the court may authorize the payment thereof in installments. In lieu of payment of any fine imposed, the court may order that the person perform community service specified by the court. The person shall receive a credit on the fine imposed in an amount equal to \$5 for each full hour spent by the person in the specified community service. The community service ordered by the court shall be required to be performed by the later of one year after the fine is imposed or one year after release from imprisonment or jail, or by an earlier date specified by the court. If by the required date the person performs an insufficient amount of community service to reduce to zero the portion of the fine required to be paid by the person, the remaining balance shall become due on that date. If conditional reduction of any fine is rescinded by the court for any reason, then pursuant to the court's order the person may be ordered to perform community service by one year after the date of such rescission or by an earlier date specified by the court. If by the required date the person performs an insufficient amount of community service to reduce to zero the portion of the fine required to be paid by the person, the remaining balance of the fine shall become due on that date. All credits for community service shall be subject to review and approval by the court.

(r) In addition to any other penalty or disposition imposed by law, for any defendant sentenced to imprisonment pursuant to K.S.A. 21-4643, prior to its repeal, or K.S.A. 2019 Supp. 21-6627, and amendments thereto, for crimes committed on or after July 1, 2006, the court shall order that the defendant be electronically monitored upon release from imprisonment for the duration of the defendant's natural life and that the defendant shall reimburse the state for all or part of the cost of such monitoring as determined by the prisoner review board.

(s) Whenever the court has released the defendant on probation pursuant to subsection (a)(3), the defendant's supervising court services officer, with the concurrence of the chief court services officer, may impose the violation sanctions as provided in K.S.A. 22-3716(c)(1) (B), and amendments thereto, without further order of the court, unless the defendant, after being apprised of the right to a revocation hearing before the court pursuant to K.S.A. 22-3716(b), and amendments thereto, refuses to waive such right.

(t) Whenever the court has assigned the defendant to a community correctional services program pursuant to subsection (a)(4), the defendant's community corrections officer, with the concurrence of the community corrections director, may impose the violation sanctions as provided in K.S.A. 22-3716(c)(1)(B), and amendments thereto, without further order of the court unless the defendant, after being apprised of the right to a revocation hearing before the court pursuant to K.S.A. 22-3716(b), and amendments thereto, refuses to waive such right.

(u) In addition to any of the above, the court shall authorize an additional 18 days of confinement in a county jail to be reserved for sanctions as set forth in K.S.A. 22-3716(b)(3)(B), (b)(4) or (c)(1)(B), and amendments thereto.

(v) The amendments made to this section by this act are procedural in nature and shall be construed and applied retroactively.

Sec. 2. K.S.A. 2019 Supp. 21-6607 is hereby amended to read as follows: 21-6607. (a) Except as required by subsection (c), nothing in this section shall be construed to limit the authority of the court to impose or modify any general or specific conditions of probation, suspension of sentence or assignment to a community correctional services program. The court services officer or community correctional services officer may recommend, and the court may order, the imposition of any conditions of probation, suspension of sentence or assignment to a community correctional services program. For crimes committed on or after July 1, 1993, in presumptive nonprison cases, the court services officer or community correctional services officer may recommend, and the court may order, the imposition of any conditions of probation or

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assignment to a community correctional services program. The court may at any time order the modification of such conditions, after notice to the court services officer or community correctional services officer and an opportunity for such officer to be heard thereon. The court shall cause a copy of any such order to be delivered to the court services officer and the probationer or to the community correctional services officer and the community corrections participant, as the case may be. The provisions of K.S.A. 75-5291, and amendments thereto, shall be applicable to any assignment to a community correctional services program pursuant to this section.

(b) The court may impose any conditions of probation, suspension of sentence or assignment to a community correctional services program that the court deems proper, including, but not limited to, requiring that the defendant:

(1) Avoid such injurious or vicious habits, as directed by the court, court services officer or community correctional services officer;

(2) avoid such persons or places of disreputable or harmful character, as directed by the court, court services officer or community correctional services officer;

(3) report to the court services officer or community correctional services officer as directed;

(4) permit the court services officer or community correctional services officer to visit the defendant at home or elsewhere;

(5) work faithfully at suitable employment insofar as possible;

(6) remain within the state unless the court grants permission to leave;

(7) pay a fine or costs, applicable to the offense, in one or several sums and in the manner as directed by the court;

8) support the defendant's dependents;

(9) reside in a residential facility located in the community and participate in educational, counseling, work and other correctional or rehabilitative programs;

(10) perform community or public service work for local governmental agencies, private corporations organized not for profit, or charitable or social service organizations performing services for the community;

(11) perform services under a system of day fines whereby the defendant is required to satisfy fines, costs or reparation or restitution obligations by performing services for a period of days, determined by the court on the basis of ability to pay, standard of living, support obligations and other factors;

(12) participate in a house arrest program pursuant to K.S.A. 2019 Supp. 21-6609, and amendments thereto;

(13) order the defendant to pay the administrative fee authorized by K.S.A. 22-4529, and amendments thereto, unless waived by the court; or

(14) in felony cases, except for violations of K.S.A. 8-1567, and amendments thereto, be confined in a county jail not to exceed 60 days, which need not be served consecutively.

(c) In addition to any other conditions of probation, suspension of sentence or assignment to a community correctional services program, the court shall order the defendant to comply with each of the following conditions:

(1) The defendant shall obey all laws of the United States, the state of Kansas and any other jurisdiction to the laws of which the defendant may be subject;

(2) make reparation or restitution to the aggrieved party for the damage or loss caused by the defendant's crime, in an amount and manner determined by the court and to the person specified by the court, unless the court finds compelling circumstances which would render a plan of restitution unworkable. If the court finds a plan of restitution unworkable, the court shall state on the record in detail the reasons therefore in accordance with K.S.A. 2019 Supp. 21-6604(b), and amendments thereto;

(3) (A) pay a correctional supervision fee of \$60 if the person was convicted of a misdemeanor or a fee of \$120 if the person was convicted of a felony. In any case the amount of the correctional supervision fee specified by this paragraph may be reduced or waived by the judge if the person is unable to pay that amount;

(B) the correctional supervision fee imposed by this paragraph shall be charged and collected by the district court. The clerk of the district court shall remit all revenues received under this paragraph from correctional supervision fees to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the state general fund, a sum equal to 41.67% of such remittance, and to the correctional supervision fund, a sum equal to 58.33% of such remittance;

(C) this paragraph shall apply to persons placed on felony or misdemeanor probation or released on misdemeanor parole to reside in Kansas and supervised by Kansas court services officers under the interstate compact for offender supervision; and

(D) this paragraph shall not apply to persons placed on probation or released on parole to reside in Kansas under the uniform act for outof-state parolee supervision;

(4) reimburse the state general fund for all or a part of the expenditures by the state board of indigents' defense services to provide counsel and other defense services to the defendant. In determining the amount and method of payment of such sum, the court shall take account of the financial resources of the defendant and the nature of the burden that payment of such sum will impose. A defendant who has been required to pay such sum and who is not willfully in default in the payment thereof may at any time petition the court which sentenced the defendant to waive payment of such sum or of any unpaid portion thereof. If it appears to the satisfaction of the court that payment of the amount due will impose manifest hardship on the defendant or the defendant's immediate family, the court may waive payment of all or part of the amount due or modify the method of payment. The amount of attorney fees to be included in the court order for reimbursement shall be the amount claimed by appointed counsel on the payment voucher for indigents' defense services or the amount prescribed by the board of indigents' defense services reimbursement tables as provided in K.S.A. 22-4522, and amendments thereto, whichever is less;

(5) be subject to searches of the defendant's person, effects, vehicle, residence and property by a court services officer, a community correctional services officer and any other law enforcement officer based on reasonable suspicion of the defendant violating conditions of probation or criminal activity; and

(6) be subject to random, but reasonable, tests for drug and alcohol consumption as ordered by a court services officer or community correctional services officer.

(d) Any law enforcement officer conducting a search pursuant to subsection (c)(5) shall submit a written report to the appropriate court services officer or community correctional services officer no later than the close of the next business day after such search. The written report shall include the facts leading to such search, the scope of such search and any findings resulting from such search.

(e) There is hereby established in the state treasury the correctional supervision fund. All moneys credited to the correctional supervision fund shall be used for: (1) The implementation of and training for use of a statewide, mandatory, standardized risk assessment tool or instrument as specified by the Kansas sentencing commission, pursuant to K.S.A. 75-5291, and amendments thereto; (2) the implementation of and training for use of a statewide, mandatory, standardized risk assessment tool or instrument for juveniles adjudicated to be juvenile offenders; and (3) evidence-based adult and juvenile offender supervision programs by judicial branch personnel. If all expenditures for the program have been paid and moneys remain in the correctional supervision fund for a fiscal year, remaining moneys may be expended from the correctional supervision fund to support adult and juvenile offender supervision by court services officers. All expenditures from the correctional supervision fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the chief justice of the Kansas supreme court or by a person or persons designated by the chief justice.

Sec. 3. K.S.A. 2019 Supp. 21-6604 and 21-6607 are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register June 11, 2020.)

House Bill No. 2246

An Act concerning state agencies; relating to the oversight, administration and regulation of certain duties, responsibilities and activities of such state agencies; authorizing the insurance department to approve the conversion plan of a reciprocal to a mutual insurance company; (continued) allowing the insurance department flexibility in assessing certain penalties from excess lines; updating the version of risk-based capital instructions adopted by the insurance department; updating the definition of long-term care insurance utilized by the insurance department in the long-term care insurance act; revising the commissioner of insurance's authority concerning the appointment and removal of the securities commissioner; creating the cancer research and public information trust fund for the university of Kansas medical center; authorizing transfers to such fund; changing the rate of the hospital provider assessment subject to approval by the healthcare access improvement panel and imposed by the Kansas department of health and environment; concerning appropriations for the fiscal year ending June 30, 2021, for Wichita state university; granting Wichita state university bonding authority for certain capital improvement projects; amending K.S.A. 40-1622, 40-2227, 65-6208, as amended by section 1 of 2019 House Bill No. 2168, and 75-6301 and K.S.A. 2019 Supp. 40-246c, 40-2c01 and 40-1621 and repealing the existing sections.

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

New Section 1. (a) A reciprocal may convert to a Kansas mutual insurance company in accordance with the terms of a conversion plan filed with and approved by the commissioner.

(b) The commissioner may establish reasonable requirements and procedures for the submission and approval of a conversion plan required by subsection (a).

(c) No conversion plan shall be approved under this section unless such conversion plan includes:

(1) A provision for converting the existing subscriber interests in the reciprocal into policyholder interests in the resulting Kansas mutual insurance company so that each policyholder's interest in the mutual insurance company shall be fairly proportionate to such subscriber's interest in the reciprocal;

(2) a provision amending the existing subscriber's agreement to articles of incorporation that complies with the provisions of K.S.A. 40-1202, 40-1206 and 40-1215, and amendments thereto;

(3) a copy of the proposed articles of incorporation;

(4) proof of the approval or adoption of the conversion plan by not less than 2/3 of the subscriber interests entitled to vote, represented either in person or by proxy, at a duly called regular or special meeting of subscribers of the reciprocal at which a quorum, as determined by the subscriber's agreement or other chartering documents of the reciprocal, is present, or, in the absence of any quorum requirement, 10% of outstanding subscribers;

(5) a transition plan for the change of governance of the reciprocal from an attorney-in-fact to a board of directors and officers that shall be governed by article 12 of chapter 40 of the Kansas Statutes Annotated, and amendments thereto; and

any other information required by the commissioner. (6)

The commissioner shall approve the conversion plan if the (d) commissioner finds that the proposed conversion will not:

Be detrimental to the interests of subscribers of the reciprocal; (1)

(2)be detrimental to the interests of the state of Kansas; and

render the insurer incapable of fulfilling the insurer's contrac-(3)tual obligations.

(e) Upon approval of a conversion plan under this section, the commissioner shall issue a new or amended certificate of authority, which shall be deemed to be the final act of conversion at which time the reciprocal shall concurrently become a mutual insurance company. The mutual insurance company shall be deemed to be a continuation of the reciprocal and deemed to have been organized at the time the converted reciprocal was organized.

(f) Each mutual insurance company created pursuant to this section shall comply with all provisions of article 12, article 40 and such other articles of chapter 40 of the Kansas Statutes Annotated, and amendments thereto, that are otherwise applicable to mutual insurance companies.

As used in this section: (g)

"Conversion plan" means a document detailing the process and (1)requirements that a reciprocal shall undertake and satisfy to convert from a reciprocal company to a mutual insurance company.

"Mutual insurance company" means a mutual insurance company that is organized under the provisions of K.S.A. 40-1201, and amendments thereto, except that the provisions of K.S.A. 40-1201(a), and amendments thereto, shall not apply.

(3) "Reciprocal" has the same meaning as set forth in K.S.A. 40-1623, and amendments thereto.

Sec. 2. K.S.A. 2019 Supp. 40-246c is hereby amended to read as follows: 40-246c. (a) On March 1 of each year, each licensed agent shall collect and pay to the commissioner a tax of 6% on the total gross premiums charged, less any return premiums, for surplus lines insurance transacted by the licensee pursuant to the license for insureds whose home state is this state.

(b) The tax on any portion of the premium unearned at termination of insurance, if any, having been credited by the state to the licensee shall be returned to the policyholder directly by the surplus lines licensee or through the producing broker. The surplus lines licensee is prohibited from rebating any part of the tax for any reason.

(c) The individual responsible for filing the statement shall be the agent who signs the policy or the agent of record with the company. The commissioner of insurance-shall collect may assess a penalty up to double the amount of tax herein provided prescribed in subsection (a) from any licensee or other-responsible individual responsible for filing the statement as herein described in this subsection who shall fail, refuse or neglect fails, refuses or neglects to transmit the required affidavit or statement or shall fails to pay the tax imposed by this section, to the commissioner within the period specified.

Sec. 3. K.S.A. 2019 Supp. 40-2c01 is hereby amended to read as follows: 40-2c01. As used in this act:

(a) "Adjusted RBC report" means an RBC report which that has been adjusted by the commissioner in accordance with K.S.A. 40-2c04, and amendments thereto.

"Corrective order" means an order issued by the commissioner specifying corrective actions which that the commissioner has determined are required to address an RBC level event.

(c) "Domestic insurer" means any insurance company or risk retention group which that is licensed and organized in this state.

"Foreign insurer" means any insurance company or risk reten-(d) tion group not domiciled in this state-which that is licensed or registered to do business in this state pursuant to article 41 of chapter 40 of the Kansas Statutes Annotated, and amendments thereto, or K.S.A. 40-209, and amendments thereto.

"NAIC" means the national association of insurance commis-(e) sioners.

(f) "Life and health insurer" means any insurance company licensed under article 4 or 5 of chapter 40 of the Kansas Statutes Annotated, and amendments thereto, or a licensed property and casualty insurer writing only accident and health insurance.

(g) "Property and casualty insurer" means any insurance company licensed under articles 9, 10, 11, 12, 12a, 15 or 16 of chapter 40 of the Kansas Statutes Annotated, and amendments thereto, but shall not include monoline mortgage guaranty insurers, financial guaranty insurers and title insurers.

(h) "Negative trend" means, with respect to a life and health insurer, a negative trend over a period of time, as determined in accordance with the "trend test calculation" included in the RBC instructions de-

fined in subsection (j).
(i) "RBC" means risk-based capital.
(j) "RBC instructions" means the risk-based capital instructions promulgated by the NAIC, which that are in effect on December 31, 2018 2019, or any later version promulgated by the NAIC as may be adopted by the commissioner under K.S.A. 2019 Supp. 40-2c29, and amendments thereto.

(k) "RBC level" means an insurer's company action level RBC, regulatory action level RBC, authorized control level RBC, or mandatory control level RBC where:

"Company action level RBC" means, with respect to any insur-(1)er, the product of 2.0 and its authorized control level RBC;

(2) "regulatory action level RBC" means the product of 1.5 and its authorized control level RBC;

(3) "authorized control level RBC" means the number determined under the risk-based capital formula in accordance with the RBC instructions; and

"mandatory control level RBC" means the product of 0.70 and (4)the authorized control level RBC.

(l) "RBC plan" means a comprehensive financial plan containing the elements specified in K.S.A. 40-2c06, and amendments thereto. If the commissioner rejects the RBC plan, and it is revised by the insurer, with or without the commissioner's recommendation, the plan shall be called the "revised RBC plan."

(m) "RBC report" means the report required by K.S.A. 40-2c02, and amendments thereto.

(n) "Total adjusted capital" means the sum of:

(1) An insurer's capital and surplus or surplus only if a mutual insurer; and

- (2) such other items, if any, as the RBC instructions may provide.
- (o) "Commissioner" means the commissioner of insurance.

Sec. 4. K.S.A. 2019 Supp. 40-1621 is hereby amended to read as follows: 40-1621. Within 15 days of the date of the commissioner's approval or denial of the *a* conversion plan submitted in accordance with K.S.A. 40-1620, and amendments thereto, or section 1, and amendments thereto, the insurance company or reciprocal shall have the right to request a hearing by filing a written request with the commissioner. The commissioner shall conduct the hearing in accordance with 30 days after such request is filed. Any action of the commissioner pursuant to this section is subject to review in accordance with the provisions of the Kansas judicial review act.

Sec. 5. K.S.A. 40-1622 is hereby amended to read as follows: 40-1622. The provisions of K.S.A. 40-1620 and 40-1621, and 40-1623, 40-1624, 40-1625, 40-1626, 40-1627, 40-1628, 40-1629 and through 40-1630, and amendments thereto, and section 1, and amendments thereto, shall be a part of and supplemental to article 16 of chapter 40 of the Kansas Statutes Annotated, and amendments thereto.

Sec. 6. K.S.A. 40-2227 is hereby amended to read as follows: 40-2227. As used in this act, unless the context requires otherwise:

(a) "Long-term care insurance" means any insurance policy primarily advertised, marketed, offered or designed to provide coverage-for not less than 12 consecutive months for each covered person on an expense incurred, indemnity, prepaid, or other basis, for one or more necessary or diagnostic, preventive, therapeutic, rehabilitative, maintenance, custodial, residential or personal care services, provided in a setting other than an acute care unit of a hospital. Such term "Long-term care insurance" includes group and individual policies or riders whether issued by insurers, fraternal benefit societies, nonprofit medical and hospital service corporations, prepaid health plans, health maintenance organizations, or any similar organization. "Long-term care insurance" shall not include any insurance policy which that is offered primarily to provide basic medicare supplement coverage, basic hospital expense coverage, basic medical-surgical expense coverage, hospital confinement indemnity coverage, major medical expense coverage, disability income protection coverage, accident-only coverage, specified disease or specified accident coverage, or limited benefit health coverage, but the inclusion or attachment of long-term care insurance coverage to one of the foregoing products shall not exempt it from the requirements of this act.

(b) "Applicant" means:

(1) In the case of an individual long-term care insurance policy, the person who seeks to contract for such benefits; and

(2) in the case of a group long-term care insurance policy, the proposed certificateholder.

(c) "Certificate" means any certificate issued under a group longterm care insurance policy, which policy that has been delivered or issued for delivery in this state.

(d) "Commissioner" means the insurance commissioner of this state commissioner of insurance.

(e) "Group long-term care insurance" means a long-term care insurance policy delivered or issued for delivery in this state and issued to a group as defined in K.S.A. 40-2209, and amendments thereto. No group long-term care insurance coverage may be offered to a resident of this state under a group policy issued in another state to a group defined in K.S.A. 40-2209, and amendments thereto, unless this state, or another state having statutory and regulatory long-term care insurance requirements substantially similar to those adopted in this state, has made a determination that such requirements have been met.

(f) "Policy" means, except as otherwise provided in subsection (e) of this section, any individual or group policy, contract, subscriber agreement, rider or endorsement delivered or issued for delivery in this state by an insurer, fraternal benefit society, nonprofit medical and hospital service corporation, prepaid health plan, health maintenance organization or any similar organization.

Sec. 7. K.S.A. 75-6301 is hereby amended to read as follows: 75-6301. (a) There is hereby established under the jurisdiction of the commissioner of insurance a division to be known as the office of the securities commissioner of Kansas. The office shall be administered by the securities commissioner of Kansas who shall be in the unclassified service under the Kansas civil service act. The securities commissioner shall be appointed by the commissioner of insurance, and be subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto,. The securities commissioner shall have special training and qualifications for such position—and, shall receive such compensation as may be fixed by the commissioner of insurance. The commissioner of insurance may remove the securities commissioner for official misconduct and shall serve at the pleasure of the commissioner of insurance. Except as provided by—subsection (b) and K.S.A. 46-2601, and amendments thereto, no person appointed as securities commissioner shall exercise any power, duty or function as securities commissioner until confirmed by the senate.

(b) (1) The insurance commissioner shall appoint a person as securities commissioner no later than September 1, 2017, subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto, to serve an initial term ending on January 14, 2019. Upon the expiration of the initial term under this section, and upon the expiration of each term thereafter, the commissioner of insurance shall appoint a person as securities commissioner, subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto, to serve a fouryear term running concurrently with the term of such commissioner of insurance as provided by K.S.A. 40-106, and amendments thereto. Upon occurrence of a vacancy in the office of securities commissioner, the commissioner of insurance shall appoint a successor. If the vacancy occurs before the expiration of a term of office, the appointment shall be for the unexpired term and shall be subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto.

(2) The securities commissioner shall devote full time to the performance of the duties of the office of the securities commissioner.

(c) The securities commissioner may appoint directors and other employees within the office of the securities commissioner as determined necessary by the securities commissioner to effectively carry out the mission of the office. All directors appointed after the effective date of this act shall be in the unclassified service under the Kansas civil service act, shall have special training and qualifications for such positions, shall serve at the pleasure of the securities commissioner and shall receive compensation fixed by the securities commissioner and approved by the commissioner of insurance.

(d) Nothing in subsection (c) shall affect the classified status of any person employed in the office of the securities commissioner on the day immediately preceding the effective date of this act. The provisions of this subsection shall not be construed to limit the powers of the securities commissioner pursuant to K.S.A. 75-2948, and amendments thereto.

(e) The office of the securities commissioner of Kansas shall cooperate with the insurance department to consolidate administrative functions and cross-appoint such employees as deemed necessary to provide efficiency. The commissioner of insurance and the securities commissioner are hereby authorized to enter into agreements and adopt rules and regulations as necessary to administer the provisions of this subsection.

New Sec. 8. (a) There is hereby established in the state treasury the cancer research and public information trust fund, to be administered by the university of Kansas medical center. All moneys credited to the fund shall be used to enhance research at the university of Kansas cancer center in the areas of laboratory, clinical and population-based research; and to recruit and retain cancer researchers and clinicians to conduct cancer research, education and outreach programs for Kansans. All expenditures from the cancer research and public information trust fund shall be approved by the director of the university of Kansas cancer center or the director's designee.

(b) On July 1, 2021, and on July 1 of each year thereafter, the director of accounts and reports shall transfer \$10,000,000 from the state general fund to the cancer research and public information trust fund.

(c) On January 1, 2022, and on January 1 of each year thereafter, the director of the university of Kansas cancer center shall submit a report to the legislature detailing the manner that such appropriated moneys are used to enhance cancer research, cancer education and outreach programs.

Sec. 9. K.S.A. 65-6208, as amended by section 1 of 2019 House Bill No. 2168, is hereby amended to read as follows: 65-6208. (a) Subject to the provisions of K.S.A. 65-6209, and amendments thereto, an annual assessment on services is imposed on each hospital provider in an amount-equal to not less than 1.83% of each hospital's net inpatient operating revenue and not greater than 3% of each hospital's net inpatient and outpatient operating revenue, as determined by the healthcare access improvement panel in consultation with the department of health and environment, for the hospital's fiscal year three years prior to the assessment (continued) year. In the event that a hospital does not have a complete 12-month fiscal year in such third prior fiscal year, the assessment under this section shall be \$200,000 until such date that such hospital has completed the hospital's first 12-month fiscal year. Upon completing such first twelvemonth 12-month fiscal year, such hospital's assessment under this section shall be the amount equal to not less than 1.83% of each hospital's net inpatient operating revenue and not greater than 3% of such hospital's net inpatient and outpatient operating revenue, as determined by the healthcare access improvement panel in consultation with the department of health and environment, for such first completed 12-month fiscal year.

(b) Nothing in this act shall be construed to authorize any home rule unit or other unit of local government to license for revenue or impose a tax or assessment upon hospital providers or a tax or assessment measured by the income or earnings of a hospital provider.

(c) (1) The department of health and environment shall submit to the United States centers for medicare and medicaid services any approval request necessary to implement the amendments made to subsection (a) by section 1 of 2019 House Bill No. 2168 and this act. If the department has submitted such a request pursuant to section 80(1) of chapter 68 of the 2019 Session Laws of Kansas or section 1 of 2019 House Bill No. 2168, then the department may continue such request, or modify such request to conform to the amendments made to subsection (a) by section 1 of 2019 House Bill No. 2168 and this act, to fulfill the requirements of this paragraph.

(2) The secretary of health and environment shall certify to the secretary of state the receipt of such approval and cause notice of such approval to be published in the Kansas register.

(3) The amendments made to subsection (a) by *section 1 of 2019 House Bill No. 2168 and* this act shall take effect on and after January 1 or July 1 immediately following such publication of such approval.

Sec. 10.

WICHITA STATE UNIVERSITY

(a) In addition to the other purposes for which expenditures may be made by Wichita state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2021 as authorized by 2019 Senate Bill No. 66 or other appropriation act of the 2020 regular session of the legislature, expenditures may be made by Wichita state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2021 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project for the construction and equipment of a new school of business building on the innovation campus of Wichita state university: Provided, That such capital improvement project is hereby approved for Wichita state university for the purposes of K.S.A. 74-8905(b), and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Wichita state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$25,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project, credit enhancement costs and any required reserves for payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from any appropriate special revenue fund or funds: And provided further, That any such bonds and interest thereon shall be an obligation only of the Kansas development finance authority, shall not constitute a debt of the state of Kansas within the meaning of section 6 or 7 of article 11 of the constitution of the state of Kansas and shall not pledge the full faith and credit or the taxing power of the state of Kansas: And provided further, That Wichita state university shall make provisions for the maintenance of the school of business building on the innovation campus.

Sec. 11. K.S.A. 40-1622, 40-2227, 65-6208, as amended by section 1 of 2019 House Bill No. 2168, and 75-6301 and K.S.A. 2019 Supp. 40-246c, 40-2c01 and 40-1621 are hereby repealed.

Sec. 12. This act shall take effect and be in force from and after its publication in the Kansas register.

State of Kansas

Department of Health and Environment Division of Health Care Finance

Permanent Administrative Regulation

Article 10.-ADULT CARE HOME PROGRAM

129-10-31. Responsibilities of, assessment of, and disbursements for the nursing facility quality care assessment program. (a) In addition to the terms defined in K.S.A. 75-7435 and amendments thereto, each of the following terms shall have the meaning specified in this subsection, unless the context requires otherwise:

(1) "High medicaid volume skilled nursing care facility" means any facility that provided more than 25,000 days of nursing facility care to medicaid recipients during the most recent calendar year cost-reporting period.

(2) "Kansas homes and services for the aging," as used in K.S.A. 75-7435 and amendments thereto, means leadingage Kansas.

(3) "Nursing facility quality care assessment program" means the determination, imposition, assessment, collection, and management of an annual assessment imposed on each licensed bed in a skilled nursing care facility required by K.S.A. 75-7435, and amendments thereto.

(4) "Skilled nursing care facility that is part of a continuing care retirement facility" means a provider who is certified as such by the Kansas insurance department before the start of the state's fiscal year in which the assessment process is occurring.

(5) "Small skilled nursing care facility" means any facility with fewer than 46 licensed nursing facility beds.

(b) The assessment shall be based on a state fiscal year. Each skilled nursing facility shall pay the annual assessment as follows:

(1) The assessment amount shall be \$818 annually per licensed bed for the following:

(A) Each skilled nursing care facility that is part of a continuing care retirement facility;

(B) each small skilled nursing care facility; and

(C) each high medicaid volume skilled nursing care facility.

(2) The assessment amount for each skilled nursing care facility other than those identified in paragraphs (c)(1)(A) through (C) shall be \$4,908 annually per licensed bed.

(3) The assessment amount shall be paid according to the method of payment designated by the secretary of the Kansas department of health and environment. Any skilled nursing care facility may be allowed by the secretary of the Kansas department of health and environment to have an extension to complete the payment of the assessment, but no such extension shall exceed 90 days. (Authorized by and implementing K.S.A. 75-7435; effective Feb. 18, 2011; amended Dec. 27, 2013; amended June 26, 2020.)

> Lee A. Norman, M.D. Secretary

Doc. No. 048203

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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 2019 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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AGENCY 111: KANSAS LOTTERY

A complete index listing all regulations filed by the Kansas Lottery from 1988 through 2000 can be found in the Vol. 19, No. 52, December 28, 2000 Kansas Register. A list of regulations filed from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed from 2006 through 2007 can be found in the Vol. 26, No. 52, December 27, 2007 Kansas Register. A list of regulations filed from 2008 through November 2009 can be found in the Vol. 28, No. 53, December 31, 2009 Kansas Register. A list of regulations filed from December 1, 2009, through December 21, 2011, can be found in the Vol. 30, No. 52, December 29, 2011 Kansas Register. A list of regulations filed from December 22, 2011, through November 6, 2013, can be found in the Vol. 32, No. 52, December 26, 2013 Kansas Register. A list of regulations filed from November 7, 2013, through December 31, 2015, can be found in the Vol. 34, No. 53, December 31, 2015 Kansas Register. A list of regulations filed from 2016 through 2017, can be found in the Vol. 36, No. 52, December 28, 2017 Kansas Register. A list of regulations filed from 2018 through 2019, can be found in the Vol. 38, No. 52, December 26, 2019 Kansas Register.

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