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Cover Artwork: Sun Rays After Rain Storm, Shawnee County 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 4-26-21 through 5-2-21		
Term	Rate	
1-89 days	0.07%	
3 months	0.01%	
6 months	0.01%	
12 months	0.05%	
18 months	0.10%	
2 years	0.16%	

Scott Miller Director of Investments

Doc. No. 049077

(Published in the Kansas Register April 29, 2021.)

Southeast KANSASWORKS, Inc.

Request for Proposals

Southeast KANSASWORKS, Inc. is looking for leased office space for our Emporia, Independence, and Paola workforce centers. If you are interested in receiving a copy of the Request for Proposal (RFP) for any of these locations, please email Leanne Kehres at leanne@ sekworks.org. All RFPs must be submitted by 5:00 p.m. May 20, 2021.

> Leanne Kehres **Executive Director**

Doc. No. 049079

State of Kansas

Department for Children and Families

Request for Proposals

The Kansas Department for Children and Families (DCF), Rehabilitation Services (RS), announces the release of a Request for Proposal (RFP) on April 29, 2021 to fund Centers for Independent Living for qualified applicants to provide core services for Kansans with disabilities within their communities and embrace the values of the independent living philosophy. Sealed bids will be accepted no later than 2:00 p.m. (CST) May 27, 2021.

A complete copy of the RFP with details of important dates and timelines may be found at http://www.dcf. ks.gov/Agency/Operations/Pages/OGC/Grant-RFP.aspx under "Grant Requests for Proposals (RFPs)." Additional files may be located at this website throughout the process so please monitor on a regular basis for changes.

> Laura Howard Secretary

State of Kansas

Department of Transportation

Request for Qualifications

Background and Purpose of Project

The Kansas Department of Transportation (KDOT), Bureau of Transportation Planning's Access Management Unit is seeking assistance to provide technical and engineering services to assist the KDOT Access Management Unit (AMU) with tasks routinely performed by the AMU Staff with two (2) part-time engineers. Engineers will either be embedded at KDOT headquarters or will be located in the consultant's office.

Scope of Services to be Performed

The consultant engineer shall perform tasks and produce the deliverables as described. This person will act as project manager on assigned access management construction projects; review design plans as assigned by the special projects engineer; assist the special projects engineer with review of complex access permits and the review of comprehensive traffic impact studies (TIS) and basic TIS for consistency with applicable engineering guidelines and standards, and coordination of agency wide evaluation of these requests and specialized investigations; assist the special projects engineer with preparation of access planning instruments and special studies. Preference will be given to engineers with experience in traffic analysis including familiarity with traffic modeling and simulation. Experience with reviewing site drainage studies is also desired. This person must exhibit excellent communication both verbally and written with property developers, consultants, and local public agencies throughout the permitting process and construction projects. This person is a decision-maker and frequently makes independent decisions using strategic and engineering judgement. This is a part-time position for eight (8) to twelve (12) hours per week Monday-Friday, some travel for KDOT training or field visits may be required. Phone, computer, routine office supplies, and cubicle supplied for embedded engineer at KDOT headquarters. The term of this work is from June 2021 through May of 2023.

Schedule and Deadlines

- Qualifications/responses are due on or before 12:00 p.m. (CST) May 7, 2021 to be delivered via email to kdot.designcontracts@ks.gov
- Evaluations, shortlisting, and ranking of Request for Qualifications (RFQs) on or about the week of May 14, 2021 after which time all firms that submitted will be notified of the ranking and interview times
- Interviews the week of May 2017, 2021 after which time all firms that submitted will be notified of the final ranking
- Negotiations with the most highly ranked firm to commence on or about May 24, 2021
- Agreement/work order in place and in effect June 1,2021
- Consultant engineer to begin June 14, 2021

Evaluation Factors

Shortlisting will be based on qualifications and experience of individuals detailed in resume. No more than ten (continued)

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Doc. No. 049085

(10) individuals will be shortlisted for interviews. The interviews will be the determining factor of preference and ranking of first, second, and third. 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 firms, it will terminate negotiations with such firm(s) and commence negotiations with the next highest ranked firm(s), 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.

Instructions for RFQ

Note: No costs shall be contained in the RFQ. The main text of consultant's RFQ must not exceed four (4) pages to address the topics listed below. Additional pages submitted for certifications required by KDOT do not count toward page limit. The RFQ submittal will consist of the RFQ 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 completed and signed "Certification Individual or Company Not Currently Engaged in a Boycott of Israel." All these forms are attached to the original email announcement. RFQs shall address and include the following items:

- Project manager/engineer in charge
- Provide name(s), qualifications, education, training and expertise as well as prior relevant experience of consultant personnel, if any, intended to perform services

Contract Terms and Conditions

A standard KDOT agreement for embedding engineering services will be used for this project with Special Attachments for the Kansas "Tax Clearance Certificate," the "Certification of Final Indirect Costs," and the "Certification Individual or Company Not Currently Engaged in a Boycott of Israel."

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

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 049072

State of Kansas

Department of Transportation

Notice to Contractors

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

KDOT will only accept electronic internet proposals using the Bid Express website at http://www.bidx. com until 1:00 p.m. (CST) May 19, 2021. The KDOT bid letting will be conducted remotely by audio broadcast ONLY at 3:00 p.m. (CST) Wednesday, May 19, 2021. To join the conference call, dial 866-620-7326 and enter conference code 5895748207. KDOT has tested the process, but in the event of an unforeseen issue, KDOT will provide updates.

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

District One – Northeast

Brown – 73-7 KA-5696-01 – U.S. 73, bridge #014 over Union Pacific Railroad located approximately 10 miles north of the U.S. 36/U.S. 73 junction, and bridge #015 over local road located 10.2 miles north of the U.S. 36/U.S. 73 junction, bridge repair. (Federal Funds)

Doniphan – 36-22 KA-6009-01 – U.S. 36/K-238 interchange in Elwood, lighting. (Federal Funds)

Douglas – 10-23 KA-5683-01 – K-10, bridge #071 over the Wakarusa River located 7.05 miles east of the K-10/ U.S. 59 junction, bridge repair. (Federal Funds)

Johnson – 435-46 KA-5681-01 – I-435, bridge #228 over I-435 located at the Renner Road/I-435 junction in Shawnee, bridge deck. (Federal Funds)

Johnson – 10-46 KA-5995-01 – Structure #046S0018, located over westbound K-10, approximately a quarter mile east of Renner Road, signing. (State Funds)

Johnson – 435-46 KA-6071-01 – I-435, from Midland Drive north to the Kansas River Bridge, milling and overlay, 3.0 miles. (Federal Funds)

Johnson – 35-46 KA-6074-01 – I-35, from 2.6 miles south of 151st Street north to 151st Street, overlay, 2.6 miles. (Federal Funds)

Johnson – 46 KA-6147-01 – I-435 and U.S. 69 in Johnson County, pavement marking, 3.9 miles. (Federal Funds)

Riley – 81 C-4989-01 – Bridge over Swede Creek located 4.2 miles east and 7.0 miles north of Randolph, bridge replacement, 0.3 mile. (Federal Funds)

Shawnee – 75-89 KA-6006-02 – U.S. 75 northbound, bridge #211 over 77th Street located 4.5 miles north of the Osage County line, bridge repair. (State Funds)

Shawnee – 70-89 KA-6073-01 – I-70, from the I-70/ MacVicar Avenue junction east to the Polk Quincy Viaduct (Bridge #26), overlay, 2.0 miles. (State Funds)

Wyandotte - 70-105 KA-4946-01 - I-70, reinforced con-

crete box #534 over Mill Creek Drainage located 3.8 miles east of I-435, culvert, 0.1 mile. (State Funds)

Wyandotte – 70-105 KA-6072-01 – I-70, from approximately 1,500 feet west of 110th Street east to approximately 248 feet west of the edge wearing surfaces of bridges #211 and #212, milling and overlay, 1.3 miles. (Federal Funds)

Statewide – 106 KA-6155-01 – Storm sewer pipelines on I-435, K-5 and U.S. 59 at various locations in Wyandotte, Leavenworth, Jefferson, and Johnson counties, culvert. (State Funds)

District Two – North Central

Chase – 177-9 KA-5439-01 – K-177, bridge #032 over the Burlington Northern Santa Fe Railroad on K-177 located 4.0 miles north of the north city limits of Matfield Green, bridge replacement, 0.6 mile. (Federal Funds)

Washington – 36-101 KA-6159-01 – U.S. 36, from the east edge of wearing surface of bridge #050 over the Little Blue River east to the Washington/Marshall county line, sealing, 4.3 miles. (State Funds)

District Three – Northwest

Decatur – 09-20 KA-6149-01 – K-9, from the Sheridan/ Decatur county line east 7.2 miles to the Norton/Decatur county line, milling and overlay, 7.2 miles. (State Funds)

Gove – 70-32 KA-6066-01 – I-70, beginning 4 miles east of K-211 highway east to the Gove/Trego county line, milling and overlay, 9.3 miles. (Federal Funds)

Logan – 25-55 KA-6151-01 – K-25, from approximately 375 feet south of the K-25/County Road 160 intersection (mile marker 145.48) east 11.4 miles to the north city limits of Russell Springs, milling and overlay, 11.4 miles. (State Funds)

Phillips – 383-74 KA-2372-03 – K-383, from the north edge of the wearing surface of bridge #051 over Prairie Dog Creek northeast to the K-383/U.S. 183 junction, grading and surfacing, 5.8 miles. (Federal Funds)

Sheridan – 09-90 KA-6152-01 – K-9, beginning at the K-9/K-123 junction east to the Sheridan/Decatur county line, milling and overlay, 6.4 miles. (State Funds)

Sherman – 70-91 KA-6068-01 – I-70, from approximately 512 feet east of K-253 highway east to the Sherman/Thomas county line, milling and overlay, 7.9 miles. (Federal Funds)

Sherman – 70-91 KA-6146-01 – I-70, from approximately a mile east of the I-70/K-27/U.S. 24B junction east 10 miles, milling and overlay, 10.0 miles. (State Funds)

Thomas – 70-97 KA-6069-01 – I-70, from the Sherman/ Thomas county line east approximately 2,355 feet, milling and overlay, 0.4 mile. (Federal Funds)

Wallace – 27-100 KA-6153-01 – K-27, from the Greeley/ Wallace county line north approximately a mile, milling and overlay, 1.0 mile. (State Funds)

District Four – Southeast

Franklin – 35-30 KA-6010-01 – I-35/U.S. 59 interchange in Ottawa, lighting. (Federal Funds)

District Five – South Central

Comanche – 17 C-4985-01 – Various minor collector routes, signing, 53.0 miles. (Federal Funds)

Kiowa – 54-49 KA-6167-01 – U.S. 54, from 1.0 mile east of the east Greensburg city limits east to the Kiowa/Pratt county line, milling and overlay, 13.7 miles. (State Funds)

Reno – 78 C-4977-01 – Major and minor collector roads east of K-14, signing, 238.0 miles. (Federal Funds)

> Julie Lorenz Secretary

Doc. No. 049069

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking qualified consulting engineering firm(s) for the project listed below. Interested consulting firms must: (a) be prequalified by KDOT or otherwise demonstrate qualification in the following categories: Category 171 Environmental Documentation, Category 211 Major Highway Design and Category 221 Non-Standard Span Bridge Design. A PDF must be emailed to David Lutgen, P.E., Contracts Engineer at kdot.designcontracts@ ks.gov. Responses are to be limited to eight pages, the subject line of the reply email and the file name must read "KA-6016-01 RFP – Firm Name." RFPs must be received by 12:00 p.m. May 7, 2021 for the consulting firm to be considered.

If a firm is not currently prequalified by KDOT a response may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this notice for the project. Firms may use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification category definitions (Blue Book) can be found at http://www.ksdot.org/descons.asp. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules and regulations.

Scope of Services to be Performed

Project 92-52 KA-6016001 – Replacement of the K-92 Centennial Bridge (Bridge #026 over the Missouri River and the Union Pacific Railroad) located in Leavenworth.

- 1. Design survey.
- 2. Public involvement.
- 3. Bridge design that follows the study that was completed in 2016. The study can be downloaded from KDOT's website at https://www.ksdot.org/Assets/ wwwksdotorg/bureaus/burRoadDesign/K92 CentennialBridgeDocs/Route92CentennialBridge-Study.pdf.
- 4. An environmental assessment as a part of the NEPA process.
- 5. KDOT will be the lead agency. Missouri Department of Transportation will partner with this project.

Key Dates

- Plans to materials and research December 2022
- Field check October 2023
- Plans complete June 2026

(continued)

Anticipated Schedule for Subsequent Events

Request for Proposals (RFPs) are due by 12:00 p.m. (CST) May 7, 2021. Based on the qualifications submitted in the proposal and other information available to KDOT, on or about May 17, 2021 KDOT will shortlist three to five firms and notify all firms submitting proposals of the names of the shortlisted firms by return email. Thereafter, at KDOT's option, shortlisted firms will be interviewed through a virtual meeting. Interviews are tentatively planned for the week of June 7, 2021. Negotiations with the selected firm will commence on or about July 6, 2021. Agreement in place and in effect September 1, 2021. Proposals are to be delivered via email to kdot.designcontracts@ks.gov.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed eight (8) pages total to address the pertinent topics. Please use the following naming convention for submittal...KA-6016-01 RFP – 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 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.

RFPs 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

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: 1) the quality and completeness of the response; 2) qualifications and experience of consultant design personnel/manager proposed for services; 3) proposed project approach; 4) availability to respond to the work; and 5) past performance history for similar projects/services for KDOT.

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.

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 049071

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking qualified consulting engineering firm(s) for the project listed below. Interested consulting firms must: (a) be prequalified by KDOT or otherwise demonstrate qualification in the following category: Category 111 Rail Systems Planning. Consultants may create a team to meet the prequalification requirements. A PDF must be emailed to David Lutgen, P.E., Contracts Engineer at kdot.designcontracts@ks.gov. Responses are to be limited to eight pages, the subject line of the reply email and the file name must read "Rail Project Oversight Support RFP – Firm Name." Proposals must be received by 12:00 p.m. May 7, 2021 for the consulting firm to be considered.

If a firm is not currently prequalified by KDOT a response may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this Notice for the project. Firms may use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification category definitions (Blue Book) can be found at http://www.ksdot.org/descons.asp. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules, and regulations.

Background and Purpose of Project

The Eisenhower Legacy Transportation Program, also known as IKE, has provided additional funding resources to many of KDOT's local programs. As a result, KDOT has seen an increase in funding options for railroad projects and an increased interest in railroad improvement programs. The result is an increase in awarded projects and the need for additional project oversight resources. Railroad improvement projects are currently being funded through the following programs: Rail Service Improvement Fund (RSIF), the new Short Line Rail Improvement Fund (SLRIF), Cost Share Program (CSP), and Economic Development Program (EDP). The Freight and Rail Unit is in need of project oversight resources to monitor existing and future projects.

Scope of Services to be Performed

KDOT is seeking proposals from qualified firms to assist KDOT with project oversight on rail infrastructure improvement projects. Project oversight will be coordinated with the KDOT Freight and Rail Unit and the railroad or shipper project sponsor and will consist of project tracking from project award through project completion. This will consist of a pre-construction review, coordination with the project sponsor and KDOT staff on project status updates, post-construction review, and project closeout. The review process does not include an engineering review of design documents. It is expected that the project sponsor will supply the necessary information, no site visits will be required. Each project review will result in a brief written report documenting the project phases and progress. Reviews will be submitted to the KDOT Freight and Rail Program manager within two weeks of each review. A monthly coordination call to discuss project status will be required. It is anticipated that there will be, on average, 15-20 rail improvement projects per calendar year. In addition to the project reviews, the selected firm will also be asked for a limited amount of support for the Freight and Rail Unit with other non-project specific reporting requirements.

Anticipated Schedule for Subsequent Events

Proposals are due by 12:00 p.m. (CST) on May 7, 2021. Based on the qualifications submitted in the proposal and other information available to KDOT, on or about May 19, 2021, KDOT will select a firm for rail improvement project oversight. Negotiations with the selected firm will commence on or about June 1, 2021, with an agreement in place and in effect no later than August 1, 2021. Proposals are to be delivered via email to kdot. designcontracts@ks.gov.

Instructions for Proposal

No costs shall be contained in the proposals. The proposals must not exceed four (4) pages total to address the pertinent topics. Please use the following naming convention for submittal...Rail Project Oversight Support RFP – Firm Name. Proposals submitted will consist of the complete 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 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.

Proposals 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
- History of projects with similar tasks
- Availability of staff to meet schedule without overtime
- Familiarity with KDOT policies and procedures
- Any subconsultant and their role (if any) that will be performing services on the project

Evaluation Factors

Request for Proposals (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 will include: 1) the quality and completeness of the response; 2) qualifications and experience of consultant for rail project oversight services; 3) availability to perform the work; and 4) past performance history for similar projects/services. The selected ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the selected 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.

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 049073

State of Kansas

Department of Transportation

Notice to Consulting Firms

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for project 35-70 KA-5693-01. Project 35-70 KA-5693-01 is bridge repair, machine preparation, patching, and concrete overlay. The project location is Bridge #003 on I-35 in Osage County, 1 mile northeast of the Coffey County line.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) May 7, 2021, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about May 18, 2021, 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 May 25, 2021. An agreement should be in place on or about July 1, 2021. Project will be built in 2021. The contractor is expected to start the project around August 2, 2021, this start date could change based on contractor's schedule.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes bridge repair, bridge patching, concrete bridge overlay, concrete plant, traffic control, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including (continued) 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. The number of required inspectors will fluctuate throughout the project depending on the contractor's schedule and how they pursue the work. Submit the name and information of the project manager. Construction is anticipated to be completed in 60-working days plus cleanup days. 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. Past performance history on similar projects (list project numbers) for KDOT;
- 4. Anticipated time to close out project paperwork;
- 5. Proximity of inspectors to project;
- 6. Types of direct expenses anticipated (lodging, mileage, etc.).

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

State of Kansas

Doc. No. 049074

Department of Transportation

Notice to Consulting Firms

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for project 10-23 KA-5683-01. Project 10-23 KA-5683-01 is bridge repair, bridge painting, machine preparation, patching, and polymer overlay. The project location is Bridge #071 over the Wakarusa River on K-10 in Douglas County.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) May 7, 2021, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about May 18, 2021, 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 May 25, 2021. An agreement should be in place on or about July 1, 2021. Project may be built in 2021 or in 2022. The Project early start date is July 6, 2021 and latest start is April 4, 2022.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes bridge repair, bridge painting, bridge patching, polymer bridge overlay, concrete plant, grading, HMA (commercial grade), 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 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 contractor's schedule and how they pursue the work. Submit the name and information of the project manager. Construction is anticipated to be completed in 85-working days plus 20 cleanup days. 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. Past performance history on similar projects (list project numbers) for KDOT;
- 4. Anticipated time to close out project paperwork;
- 5. Proximity of inspectors to project;
- 6. Types of direct expenses anticipated (lodging, mileage, etc.).

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. 049075

State of Kansas

Wichita State University

Notice of Intent to Lease Land and/or Building Space

Beginning Publication Date: Vol. 41, No. 5, February 4, 2021 Ending Publication Date: Vol. 41, No. 17, April 29, 2021

Public notice is hereby given that Wichita State University (WSU) intends to lease available land and building space located on WSU's main campus, WSU's Innovation Campus and on property owned by WSU adjacent to the main campus along both Hillside and 17th streets. 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 projects could include, but not be limited to: (1) development of a partnership building to provide office and/or laboratory space to support education and research, advance innovation, foster microenterprises, and/or lease to industry partnerships in any market that aligns with University programs; (2) child care facilities; (3) adult living and retirement facilities; (4) restaurants; (5) retail, grocery, or pharmacy establishments; (6) financial institutions; (7) event and/or performance center; and (8) parking garage. Because tenant development and/or 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.). Additional information such as renderings, architectural and design plans, project timeline, and subcontractor list is encouraged. The university will consider serious propos-(continued) als and inquiries from any financially qualified individual, group, organization, or company. If interested, please contact Wichita State 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 Administration and Finance Wichita State University

Doc. No. 048823

State of Kansas

Board of Regents Universities

Notice to Bidders

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

Emporia State University – Bid postings: https://www. emporia.edu/about-emporia-state-university/businessoffice/purchasing/. Additional contact info: phone: 620-341-5134, fax: 620-341-6770, email: purchaseorders@ emporia.edu. Mailing address: Emporia State University Purchasing, Campus Box 4021, 1 Kellogg Circle, Emporia, KS 66801.

Fort Hays State University – Electronic bid postings: http://www.fhsu.edu/purchasing/bids/. Additional contact info: phone: 785- 628-4251, fax: 785-628-4046, email: purchasing@fhsu.edu. Mailing address: Fort Hays State University Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, KS 67601.

Kansas State University – Bid postings: https://www. k-state.edu/purchasing/rfq. Due to Covid-19, Kansas State University will not be accepting paper bids until further notice. Division of Financial Services/Purchasing, 2323 Anderson Ave., Kansas State University, Manhattan, KS 66506. Additional contact info: phone: 785-532-6214, fax: 785-532-5577, email: kspurch@k-state.edu.

Pittsburg State University – Bid postings: https://www. pittstate.edu/office/purchasing/. Additional contact info: phone: 620-235-4169, email: bstefanoni@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762.

University of Kansas – Electronic bid postings: http:// www.procurement.ku.edu/. Due to Covid-19, the University of Kansas will not be accepting paper bids until further notice. KU Purchasing Services, 1246 W. Campus Road, Room 30, Lawrence, KS 66045. Additional contact info: phone: 785-864-5800, fax: 785-864-3454, email: purchasing@ku.edu. University of Kansas Medical Center – Bid postings: http://www.kumc.edu/finance/purchasing/bidopportunities.html. Additional contact info: phone: 913-588-1117. Mailing address: University of Kansas Medical Center, Purchasing Department, Mail Stop 2034, 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University – Bid postings: http://www. wichita.edu/purchasing. Additional contact info: phone: 316-978-3080, fax: 316-978-3738, email: purchasing.office@ wichita.edu. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 38, Wichita, KS 67260-0038.

> Debbie Redeker Chair of Regents Purchasing Group Purchasing Director Emporia State University

Doc. No. 048393

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:

05/10/2021	EVT0008019	Electrical and Fuel Supply for
		Kanopolis Marina
05/11/2021	EVT0008014	Reconstruct KDOT Wichita
		Hillside Parking Lot
05/11/2021	EVT0008025	HVAC Equipment Purchase –
		El Dorado C.F.
05/12/2021	EVT0008007	Repaving of Subarea Yard –
		Smith Center, Kansas
05/17/2021	EVT0008015	American Rescue Plan Financial
		Compliance Program
05/19/2021	EVT0008022	Inmate Communication Services
		Consult
05/27/2021	EVT0008016	Street Sweeping Services

The above referenced bid documents can be down-loaded at the following website:

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

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

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

05/13/2021	A-013901	KVH; Holly Power Plant –
		Replace Backup Boiler
05/13/2021	A-014134	KDOT; Geology Planning Reroof
05/18/2021	A-014270	KSFTD; Roberts Building – HVAC
		Replacement
05/19/2021	A-014211	KDOT; Mankato Wash Building
		Repair
05/20/2021	A-013858	KDOT; Remodel of Grainfield
		Rest Area
05/20/2021	A-013883	KSU; Chem/Biochem Building –
		Fume Hood Upgrades – Phase 1
05/20/2021	A-014136	KDOT; Beaumont Safety Rest
		Area Reroof

05/20/2021	A-014246	HCF; Max Industrial Building –
		Interior Construction
05/21/2021	A-014257	KVH; Staff Resident Homes
		Siding Replacement – Cottages 1,
		2 (ALT), and 3 (ALT)

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. 049092

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. Cornejo & Sons, LLC 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.

Cornejo & Sons, LLC, 2060 E. Tulsa, Wichita, KS 67216, owns and operates solid waste, combustors, and incinerators located at a portable source.

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 South Central District Office, 300 W. Douglas, Suite 700, Wichita, KS 67202. To obtain or review the proposed permit and supporting documentation, contact Christy Thurman, 785-296-6024, at the central office of the KDHE or Allison Herring, 316-337-6042, at the South Central 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 Christy Thurman, 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, May 31, 2021.

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 Christy Thurman, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, May 31,

2021 in order for the Secretary of Health and Environment to consider the request.

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

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Keith Johnson, 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. 049082

State of Kansas

Department of Health and Environment

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

In accordance with Kansas Administrative Regulations 28-16-57a through 63, 28-18-1 through 17, 28-18a-1 through 31 and 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-21-170/177 **Pending Permits for Confined Feeding Facilities** Name and Address Legal Description **Receiving Water** of Applicant Grazing Plains Farm, NW/4 of Section 26 Walnut River Basin T23S. R02E

LLC Jason Schmidt 1532 S. Grace Hill Rd. Whitewater, KS 67154

Harvey County

(continued)

Kansas Permit No. A-WAHV-M001

The proposed action is to issue a new state permit for a facility for 100 head (140 animal units) of Mature Dairy Cattle. The facility will consist of # buildings/open pens and a waste management system consisting of a waste storage pond, waste storage facility, diversions, waste transfer, and a grass buffer. This facility has an approved Waste Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Calvert Swine, LLC Terry Nelson 1304 W. Fox Rd. Long Island, KS 67647	SW/4 of Section 19 T02S, R21W Norton County	Upper Republican River Basin

Kansas Permit No. A-URNT-H008 Federal Permit No. KS0100421

The proposed action is to modify the current State/NPDES permit for an existing facility. Modifications to the permit will be to change the current 2-cell wastewater retention system to a 3-cell wastewater retention system. There are no other changes to the permit, animal unit capacity, or facility. Only the portions of the permit being modified are subject to comment. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
Bradford Feedyard Dennis Bradford 28326 SE D Rd. Jetmore, KS 67854	S/2 of Section 18 T24S, R23W Hodgeman County	Upper Arkansas River Basin
	1110 0010	

Kansas Permit No. A-UAHG-C010 Federal Permit No. KS0096261

The proposed action is to reissue an existing NPDES permit for an existing facility for 3,500 head (1,750 animal units) of cattle 700 pounds or less. 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
George Dairy Farm Terry George 30110 Maple Ln. Spring Hill, KS 66083	NW/4 of Section 33 T15S, R21E Franklin County	Marais des Cygnes River Basin

Kansas Permit No. A-MCFR-M012

The proposed action is to reissue an existing state permit for an existing facility for 168 head (168 animal units) of cattle weighing more than 700 pounds and 64 head (32 animal units) of cattle weighing 700 pounds or less; for a total of 184 animal units of cattle. 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
Syracuse Dairy, LLC – Morton County Location Jay Houtsma 751 SE CR 6 Syracuse, KS 67878	NE/4 of Section 33 T325, R42W Morton County	Cimarron River Basin
Kansas Permit No. A-C Federal Permit No. KS0		
existing facility for 6	,000 head (8,400 anima to change in the operati	y NPDES permit for an l units) of mature dairy on or permitted number

Name and Address of Applicant	Legal Description	Receiving Water
Gold Standard Farms, LLC – Rose 331 3rd St. NW Waucoma, IL 52171	W/2 of Section 8 T05S, R09W Jewell County	Solomon River Basin

Kansas Permit No. A-SOJW-S022

The proposed action is to reissue an existing state permit for an existing facility for 2,125 head (850 animal units) of swine more than 55 pounds and 1,300 head (130 animal units) of swine 55 pounds or less, for a total of 3,425 head (980 animal units) of swine. 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
Tiffany Cattle Co., Inc. Shane and Shawn Tiffany 1333 S. 2500 Rd. Herington, KS 67449-5021	E/2 of Section 31 W/2 of Section 32 T155, R06E NW/4 of Section 5 T16S, R06E Morris County	Neosho River Basin

Kansas Permit No. A-NEMR-C001 Federal Permit No. KS0117218

The proposed action is to approve an update to the Nutrient Management Plan (NMP) received for this existing facility currently permitted for 18,000 head (18,000 animal units) of cattle weighing more than 700 pounds and 2,000 head (1,000 animal units) of cattle weighing 700 pounds or less, for a total of 19,000 animal units of cattle. The facility's NMP was updated to include the addition of a land application field, Henton, and a change in the application rate limitation for three fields. The fields' application rate limitations for Wilsey, Falen and Bettles have become less restrictive than the previous NMP. There are no changes to the permit or in the permitted number of animal units. Only the updated portion of the Nutrient Management Plan is subject to comment. This facility has an approved Nutrient Management Plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
High Choice Feeders II Ty Rumford	N/2 of Section 23	Upper Arkansas
7721 W. K-96 Hwy. Scott City, KS 67871	T18S, R34W Scott County	

Kansas Permit No. A-UASC-C015 Federal Permit No. KS0081175

The proposed action is to approve an update to the Nutrient Management Plan (NMP) received for this existing facility currently permitted for 20,000 head (20,000 animal units) of cattle weighing greater than 700 pounds. The facility's NMP was updated to include a change in the application rate limitation for two fields. The fields' application rate limitations for Fields 3 & 4 have become less restrictive than the previous NMP. There are no changes to the permit or in the permitted number of animal units. Only the updated portion of the Nutrient Management Plan is subject to comment. This facility has an approved Nutrient Management Plan on file with KDHE.

Public Notice No. KS-AG-R-21-008/010

Per Kansas Statutes Annotated 65-171d, the following registration(s) has been received for a proposed facility:

Name and Address of Registrant	Legal Description	County
Perdue Premium Meat Company, Inc. PO Box 1537 Salisbury, MD 21802-1537	NE/4 of Section 3 T27S, R21E	Neosho
Name and Address of Registrant	Legal Description	County

Vol. 40, No. 17, April 29, 2021

Name and Address of Registrant	Legal Description	County
Larry L. Norris 584 S. West Rd.	SW/4 Section 1 T33S, T01W	Sumner
Wellington, KS 67152		

Public Notice No. KS-Q-21-028/031

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

Name and Address of Applicant	Receiving Stream	Type of Discharge
Atchison, City of 515 Kansas Ave. Atchison, KS 66002	Missouri River	Treated Domestic Wastewater

Kansas Permit No. M-MO01-OO01 Federal Permit No. KS0039128

Legal Description: E¹/₂, NE¹/₄, NW¹/₄ & W¹/₂, NW¹/₄, NE¹/₄, S18, T6S, R21E, Atchison County, Kansas

The proposed action is a modification to an existing State/NPDES permit for an existing facility. This facility is a mechanical wastewater treatment plant consisting of bar screens, grit chamber, pre-aeration, primary clarifiers, ABF tower, activated sludge basin, final clarifiers, anaerobic sludge digestion, sludge storage tank, and UV disinfection. The proposed permit contains a schedule of compliance including an Amended Consent Agreement and Final Order Case Docket No. 09-E-124 BOW from KDHE. Permittee shall implement the requirements of the Order and any amendments or replacements thereto. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, pH, whole effluent toxicity, priority pollutants and E. coli, as well as monitoring for ammonia, total phosphorus, nitrate + nitrite, total Kjeldahl nitrogen, total nitrogen and flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge	
Bayer Construction Company, Inc. PO Box 889 Manhattan, KS 66505	Big Blue River via Tuttle Creek Lake via Unnamed Tributary	Process Wastewater	
Kansas Permit No. I-BB16-PO02			

Federal Permit No. KS0101940

Legal Description: SE¹/₄, S19, T7S, R7E, Pottawatomie County, Kansas

Facility Name: K-16 Quarry

The proposed permit is to issue a new State/NPDES permit to a new facility. This facility is a limestone quarrying and crushing operation with no rock washing. Outfalls 001A1, 002A1, 003A1, 004A1, and 005A1 consist of stormwater runoff. The proposed permit contains generic language to protect the waters of the state. In compliance with Kansas and federal law, KDHE has approved an antidegradation review for this new facility for increased concentrations and mass of some pollutants to the receiving stream. The water quality of the receiving stream will not be lowered below the quality necessary to support existing designated uses.

Name and Address of Applicant	Receiving Stream	Type of Discharge	
Johnson County Wastewater 11811 S. Sunset Dr., Suite 2500 Olathe, KS 66061-07061	Blue River (MO) via Indian Creek	Treated Domestic Wastewater	
Kansas Permit No. M-MO27-OO03			

Federal Permit No. KS0100854

Legal Description: SW1/4, S10, T13S, R25E, Johnson County, Kansas

Facility Name: Tomahawk Creek Wastewater Treatment Facility

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The proposed action is to reissue an existing State/NPDES permit for an existing facility. The existing facility is in the process of being upgraded with all flow being diverted to the Kansas City, Missouri (KCMO) Blue River Wastewater Treatment Facility (Outfall 007AV). Following completion of the upgraded facility, this outfall will no longer be active. The upgraded facility will consist of an influent pump station, mechanical fine screens, grit removal, primary clarifiers, BNR activated sludge treatment basins, final clarifiers, anaerobic digestion, deammonification side-stream treatment, tertiary pump station, dual purpose disk filters, chlorine contact basins with sodium hypochlorite disinfection, and cascade reaeration. The proposed permit contains a schedule of compliance stating that within one years following the substantial completion of the project addressed in the Consent Order 15-E-39 BOW, the permittee shall achieve compliance with the final permit limits. The first monthly average value for the Rolling Average Outfall 001TT shall be the 13th month after substantial completion. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, pH, ammonia, E. coli, whole effluent toxicity, priority pollutants, and dissolved oxygen, as well as monitoring for temperature, chloride, total phosphorus nitrate + nitrite, total Kjeldahl nitrogen, total nitrogen, total residual chlorine, and flow.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Larned, City of 417 Broadway Larned, KS 67550	Arkansas River	Treated Domestic Wastewater
Kansas Permit No. M-	UA25-0003	

Kansas Permit No. M-UA25-OO03 Federal Permit No. KS0098752

Legal Description: NE¼, SE¼, NW¼, S4, T22S, R16W. Pawnee County, Kansas

Facility Address: 80 Rose Ave., Larned, KS 67550

The proposed action is to reissue an existing State/NPDES permit for an existing facility. This facility is a mechanical treatment plant consisting of an influent lift station, mechanical bar screen, vortex type grit removal with Teacup grit classifier and grit snail dewaterer, activated sludge – four-basin Sequencing Batch Reactor (SBR), twotrain Ultraviolet disinfection, effluent reuse pump station for in plant wash-down, effluent pump station, two-basin aerated sludge storage/digestion, belt filter press, sludge storage pad, and an emergency standby generator. The proposed permit contains a schedule of compliance stating the city is to follow the instructions of the "Consent Agreement and Final Order of the Secretary" dated March 15, 2019 until it has been declared ended or closed. The proposed permit contains limits on biochemical oxygen demand, total suspended solids, pH, ammonia, and E. coli, as well as monitoring for total phosphorus, total Kjeldahl nitrogen, nitrate + nitrite, total nitrogen, sulfates and flow.

Public Notice No. KS-PT-21-002

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

Name and Address of Applicant	Receiving Facility	Type of Discharge
Kindred Biosciences, Inc. 1555 Bayshore Hwy., Suite 200 Burlington, CA 94010	Elwood Municipal Wastewater Treatment Plant	Process Wastewater

Kansas Permit No. P-MO05-OO04 Federal Permit No. KSP000120

(continued)

The proposed action is to issue a new pretreatment permit for a new facility. This facility manufactures animal health therapeutics consisting of monoclonal antibodies and proteins and has a primary Standard Industrial Classification (SIC) code of 2834. Process wastewater is generated during production and from washdown. Approximately 14,000-20,000 gallons of regulated process wastes can be discharged during a given day. The proposed permit contains pretreatment limitations for pH, acetone, n-amyl acetate, ethyl acetate, isopropyl acetate, methylene chloride, cyanide, ammonia, 4-methyl-2-pentanone, isobutyraldehyde, n-butyl acetate, methyl formate, isopropyl ether, tetrahydrofuran, benzene, toluene, xylenes, n-heptane, n-hexane, chloroform, 1,2-dichloroethane, chlorobenzene, o-dichlorobenzene, diethyl amine, and triethyl amine.

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Persons wishing to comment on or object to the draft documents and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment (KDHE) if they wish to have the comments or objections considered in the decision-making process. All written comments regarding the draft documents, application or registration notices received on or before May 29, 2021, will be considered in the formulation of the final determination regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-21-170/177, KS-AG-R-21-008/010, KS-Q-21-028/031, KS-PT-21-002) and name of the applicant/ permittee when preparing comments.

All comments received will be responded to at the time the Secretary of Health and Environment issues 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). A request for public hearing must be submitted in writing and shall state the nature of the issues proposed to be raised during the hearing.

Comments or objections for agricultural related draft documents, permit applications, registrations or actions should be submitted to the attention of Matthew Steele Ph.D., P.E., Section Chief, Livestock Waste Management Section at the KDHE, Bureau of Environmental Field Services (BEFS), 1000 SW Jackson, Suite 430, Topeka, KS 66612. Comments or objections for all other proposed permits or actions should be sent to Michael Beezhold at the KDHE, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, KS 66612.

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the KDHE. For agricultural related draft documents or applications an appointment can be scheduled, or copies requested by contacting Rachel Hammond, BEFS, Livestock Waste Management Section at 1000 SW Jackson St., Suite 430, Topeka, KS 66612, telephone 785-296-0076 or email at kdhe.feedlots@ks.gov. For all other proposed permits or actions an appointment can be scheduled, or copies requested by contacting Christopher Zwiener, Bureau of Water, 1000 SW Jackson St., Suite 420, Topeka, KS 66612, telephone 785-296-3056 or email at Christopher. Zwiener@ks.gov. 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 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. 049081

State of Kansas

Insurance Department

Notice of Changes in Pharmacy Networks

Pursuant to K.S.A. 40-2,153, the Commissioner of Insurance is publishing notice that a change has occurred in a pharmacy network in the State of Kansas.

Aetna Health, Inc. and Aetna Life Insurance Company has notified the Department of the following additions and deletions to their pharmacy HMO and PPO networks:

Additions

Facility Name	Street Address	City	State
Family Pharmacy	12200 W. 106th St., Suite 140	Overland Park	KS
Axivarx of Kansas Pharmacy	11425 Strang Line Rd.	Lenexa	KS
Minneola Pharmacy II Herington Hospital	131 Main St.	Minneola	KS
Pharmacy	1005 N. B St.	Herington	KS
Auburn Pharmacy Hillsboro Hometown	2020 Main St.	Parsons	KS
Pharmacy LTC	507 N. Ash St.	Hillsboro	KS
Deletions			
Facility Name	Street Address	City	State
Free State Pharmacy	3200 Haskell Ave., Suite 140 12200 W. 106th St.,	Lawrence	KS

Humana Health Plan and Humana Insurance Company Pharmacy Network has notified the Department of the following additions or deletions to their pharmacy network:

Suite 140

Additions

Perry Drug

Facility Name	Street Address	City	State
Herington Hospital Pharmacy	1005 N. B St.	Herington	KS
Deletions			
Facility Name	Street Address	City	State
Facility Name Perry Compounding Pharmacy Cardinal Drugstore Kare Pharmacy of	Street Address 12200 W. 106th St., Suite 140 103 E. Main St.	City Overland Park Chanute	oure

Any questions should be directed to the Insurance Department at 785-296-3071.

Vicki Schmidt Insurance Commissioner

Overland Park KS

Doc. No. 049078

State of Kansas Kansas Development Finance Authority

Notice of Hearing

A public hearing will be held at 9:00 a.m. May 17, 2021, 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 \$35,000,000. The Bonds will be issued pursuant to K.S.A. 74-8901 *et seq.* (the "Act") to finance the construction and equipping of an approximately 248-unit qualified residential rental project under Section 142 of the Internal Revenue Code to be known as Union at the Loop, which project will be located at or about 3250 Michigan St., Lawrence, Kansas, and will be owned and operated by Union at the Loop, LP, an Indiana limited partnership (the "Borrower").

The Bonds will be limited obligations of the Authority, payable solely from revenues pledged by the Borrower, and 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, but the Bonds will be payable solely and only from revenues pledged by the Borrower in amounts sufficient to pay the principal of, interest and redemption premium, if any, on the Bonds.

As part of ongoing efforts to limit the spread of novel coronavirus in Kansas and in compliance with IRS Revenue Procedures 2020-21 and 2020-49, interested individuals are encouraged to participate in the public hearing via conference call. Please call toll free at 866-620-7326 and use conference identification number 1597221260 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 E. Floyd President

Doc. No. 049080

(Published in the Kansas Register April 29, 2021.)

City of North Newton, Kansas

Summary Notice of Bond Sale \$2,350,000* General Obligation Bonds, Series 2021

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Bond Sale dated April 12, 2021 (the "Notice"), facsimile, email, and electronic bids will be received on behalf of the Clerk of the City of North New-

ton, Kansas (the "Issuer") in the case of email or facsimile bids, at the address set forth below, and in the case of electronic bids, through PARITY[®] until 10:00 a.m. (CST) May 10, 2021, for the purchase of the above-referenced bonds (the "Bonds"). No bid of less than 100% of the principal amount of the Bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Bonds will be dated May 26, 2021, and will become due on December 1 in the years as follows:

Year	Principal Amount*	Year	Principal Amount*
2021	\$ 95,000	2029	\$155,000
2022	160,000	2030	160,000
2023	170,000	2031	165,000
2024	170,000	2032	165,000
2025	135,000	2033	175,000
2026	140,000	2034	180,000
2027	145,000	2035	185,000
2028	150,000		

The Bonds will bear interest from the date thereof at rates to be determined when the Bonds are sold as hereinafter provided, which interest will be payable semiannually on June 1 and December 1 in each year, beginning on December 1, 2021.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied (in the manner set forth in the Notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the Issuer in the amount of \$47,000.

Delivery

The Issuer will pay for preparation of the Bonds and will deliver the same properly prepared, executed, and registered without cost to the successful bidder on or about May 26, 2021, to DTC for the account of the successful bidder.

Assessed Valuation and Indebtedness

The Equalized Assessed Tangible Valuation for Computation of Bonded Debt Limitations for the year 2020 is \$12,253,504. The total general obligation indebtedness of the Issuer as of the Dated Date, including the Bonds being sold, is \$5,895,000.

Approval of Bonds

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

Additional Information

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

Issuer

City of North Newton, Kansas Attn: Pat Redding, Clerk City Hall 2601 N. Main St. North Newton, KS 67117 316-283-7633 Fax: 316-283-6660 nncity@northnewton.org

Municipal Advisor

Stifel, Nicolaus & Company, Incorporated Attn: Bret M. Shogren 301 N. Main, Suite 800, Wichita, KS 67202 316-264-9351 Fax: 316-264-9370 shogrenb@stifel.com

Dated April 12, 2021.

Pat Redding Clerk

* Subject to change, see the Notice Doc. No. 049083

(Published in the Kansas Register April 29, 2021.)

City of Hesston, Kansas

Summary Notice of Bond Sale \$945,000* General Obligation Bonds Series 2021-A

\$3,535,000* General Obligation Refunding and Improvement Bonds Series 2021-B

Details of the Sale

Subject to the terms and requirements of the Official Notice of Bond Sale, dated April 12, 2021, of the City of Hesston, Kansas (the "City"), bids to purchase the City's (i) General Obligation Bonds, Series 2021-A (the "Series A Bonds") and (ii) General Obligation Refunding and Improvement Bonds, Series 2021-B, (the "Series B Bonds") will be received at the office of the City Clerk at City Hall, 115 E. Smith, Hesston, KS 67062 or by telefacsimile at 316-327-4595 or electronically as described in the Official Notice of Bond Sale until 10:00 a.m. (CST) Monday, May 10, 2021. The bids will be considered by the governing body at its meeting at 6:00 p.m. (CST) on the sale date.

No oral or auction bids for the Series A Bonds and Series B Bonds (collectively, the "Bonds") shall be considered, and no bids for less than 98.75 percent of the total principal amount of the applicable series of Bonds and accrued interest to the date of delivery shall be considered.

Good Faith Deposit

Bidders must submit a good faith deposit in the form of a wire transfer or certified or cashier's check made payable to the order of the City, or a financial surety bond (if then available), in an amount equal to 2% of the principal amount of the applicable Bonds.

Details of the Series A Bonds

The Series A Bonds will be dated June 3, 2021 and will be issued as registered bonds in denominations of \$5,000, or any integral multiple thereof. Interest on the Series A Bonds is payable semiannually on June 1 and December 1 of each year, beginning June 1, 2022. Principal of the Series A Bonds becomes due on December 1 in the years and amounts as shown below:

Maturity Schedule

Principal Amount*	Maturity Date	Principal Amount*	Maturity Date
\$235,000	2022	\$235,000	2024
235,000	2023	240,000	2025

Details of the Series B Bonds

The Series B Bonds will be dated June 3, 2021 and will be issued as registered bonds in denominations of \$5,000, or any integral multiple thereof. Interest on the Series B Bonds is payable semiannually on March 1 and September 1 of each year, beginning September 1, 2021. Principal of the Series B Bonds becomes due on the dates and in the amounts as shown below:

Maturity Schedule

Principal Amount*	Maturity Date	Principal Amount*	Maturity Date
\$295,000	Sept. 1, 2021	\$85,000	March 1, 2028
80,000	March 1, 2022	85,000	Sept. 1, 2028
305,000	Sept. 1, 2022	85,000	March 1, 2029
80,000	March 1, 2023	85,000	Sept. 1, 2029
310,000	Sept. 1, 2023	85,000	March 1, 2030
80,000	March 1, 2024	90,000	Sept. 1, 2030
310,000	Sept. 1, 2024	85,000	March 1, 2031
80,000	March 1, 2025	90,000	Sept. 1, 2031
315,000	Sept. 1, 2025	90,000	March 1, 2032
80,000	March 1, 2026	90,000	Sept. 1, 2032
265,000	Sept. 1, 2026	90,000	March 1, 2033
80,000	March 1, 2027	90,000	Sept. 1, 2033
85,000	Sept. 1, 2027	120,000	March 1, 2034

Payment of Principal and Interest

The Treasurer of the State of Kansas will serve as the Bond Registrar and Paying Agent for the Bonds.

Book-Entry Option

The successful bidder may elect to have the bonds registered under a book-entry-only system administered through The Depository Trust Company, New York, New York, ("DTC") at bidder's expense.

Delivery of the Bonds

The City will prepare the Bonds at its expense and will deliver the registered Bonds to the successful bidder, on or about June 3, 2021, at such bank or trust company or other qualified depository in the contiguous United States, specified by the successful bidder. Delivery elsewhere shall be made at the expense of the successful bidder. Any bond printing costs will be paid by the City from the proceeds of the Bonds or other City funds.

Legal Opinion

The Bonds will be sold subject to the legal opinion of Triplett Woolf Garretson, LLC, Wichita, Kansas, Bond Counsel, whose fees will be paid by the City.

Financial Matters

The City's current assessed valuation for purposes of calculating statutory debt limitations is \$38,311,859. As of June 3, 2021, the City's total outstanding general obligation debt (including the Bonds), is \$7,715,000* which excludes bonds outstanding in the amount of \$1,240,000 which will be retired out of the proceeds of the Bonds herein offered for sale. The City's total indebtedness which is subject to debt limitation, as of June 3, 2021, is estimated to be \$3,094,274.86*, which is 8.08%* of the assessed valuation of the City.

Additional Information

For additional information contact the City Clerk at the address and telephone number shown below, or the Financial Advisor, Mr. John Haas, Ranson Financial Group, LLC, 200 W. Douglas, Suite 600, Wichita, KS 67202, telephone 316-264-3400.

City of Hesston, Kansas By Jason Thrasher, City Clerk City Hall, 115 E. Smith Hesston, KS 67062 316-327-4412 Fax: 316-327-4595

* Principal amount subject to change. Doc. No. 049087

(Published in the Kansas Register April 29, 2021.)

City of Manhattan, Kansas

Summary Notice of Bond Sale \$5,515,000* General Obligation Bonds, Series 2021-A

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Bond Sale dated April 20, 2021 (the "Notice"), facsimile and electronic bids will be received on behalf of the Director of Finance of the City of Manhattan, Kansas (the "Issuer") in the case of facsimile bids, at the address set forth below, and in the case of electronic bids, through PARITY[®] until 11:00 a.m. (CST) May 13, 2021, for the purchase of the above-referenced bonds (the "Bonds"). No bid of less than \$5,448,820 (98.8% of the principal amount of the Bonds) and accrued interest thereon to the date of delivery will be considered.

Bond Details

The Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof (or such amount added to \$5,000 or any integral multiple thereof. The Bonds will be dated June 7, 2021, and will become due on November 1 in the years as follows:

Year	Principal Amount*	Year	Principal Amount*
2022	\$355,000	2032	\$170,000
2023	355,000	2033	175,000
2024	360,000	2034	180,000
2025	360,000	2035	180,000
2026	365,000	2036	180,000
2027	365,000	2037	185,000
2028	375,000	2038	185,000
2029	375,000	2039	195,000
2030	375,000	2040	195,000
2031	385,000	2041	200,000

The Bonds will bear interest from the date thereof at rates to be determined when the Bonds are sold as hereinafter provided, which interest will be payable semiannually on May 1 and November 1 in each year, beginning on November 1, 2021.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied (in the manner set forth in the Notice) by a good faith deposit in the form of a wire transfer in Federal Reserve funds immediately available for use by the Issuer in the amount of \$110,300.

Delivery

The Issuer will pay for preparation of the Bonds and will deliver the same properly prepared, executed, and registered without cost to the successful bidder on or about June 7, 2021, to DTC for the account of the successful bidder.

Assessed Valuation and Indebtedness

The Equalized Assessed Tangible Valuation for Computation of Bonded Debt Limitations for the year 2020 is \$654,933,465. The total general obligation indebtedness of the Issuer as of the Dated Date, including the Bonds being sold, is \$240,200,000. Temporary notes in the principal amount of \$5,805,000 will be retired out of proceeds of the Bonds and other available funds, which will reduce the outstanding general obligation indebtedness of the Issuer to \$234,395,000.

Approval of Bonds

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

Additional Information

Additional information regarding the Bonds may be obtained from the persons set forth below:

Issuer

City of Manhattan, Kansas Rina Neal, Director of Finance City Hall, First Floor 1101 Poyntz Ave. Manhattan, KS 66502-5497 785-587-2465 Fax: 785-587-2409 neal@cityofmhk.com

Municipal Advisor and Facsimile Bid Delivery Address

Baker Tilly Municipal Advisors, LLC Attn: Bond Services 380 Jackson St., Suite 300 St. Paul, MN 55101-2887 651-223-3000 Fax: 651-223-3046 bond_service@bakertilly.com

Dated April 20, 2021.

Rina Neal Director of Finance

* Subject to change, see the Notice Doc. No. 049084

State of Kansas

Secretary of State

Executive Appointments

Executive appointments made by the governor, and in some cases by other state officials, are filed with the secretary of state's office. The following appointments were recently filed with the Secretary of State:

District Judge, 2nd Judicial District

Christopher Etzel, 301 Leonard, Box 23, Onaga, KS 66521.

District Magistrate Judge, 9th Judicial District

Ellen Neufel, 301 SW 10th Ave., Topeka, KS 66612.

Barber County Attorney

Daniel Lynch, 10177 Lake Rd., Pratt, KS 67124. Succeeds Gaten Wood.

Cherokee County Attorney

Nathan Coleman, 727 E. 12th St., Baxter Springs, KS 66713. Succeeds Jacob Conard.

Gove County Sheriff

Shawn Mesch, 111 Lakeridge Rd., Quinter, KS 67752. Succeeds Allan Weber.

Scott County Commissioner

Perry Nowak, 1407 Church St., Scott City, 67871. Succeeds James Minnix.

Stevens County Treasurer

Jayme Muncy, 203 S. Lincoln, Hugoton, KS 67951. Succeeds Vanessa Willis.

Sumner County Attorney

Larry Marczynski II, 2007 Burr Hill Rd., Derby, KS 67037. Succeeds Martin Keenan.

Agriculture, Kansas State Board of

Hon. Janis Lee, 4604 Hoover Dr., Hays, KS 67601. Term expires January 12, 2025. Succeeds Larry Powell.

Donna Pearson McClish, 2250 N. Rock Rd., Suite118-130, Wichita, KS 67201. Term expires January 12, 2025. Succeeds Dan Joseph Heiz.

Scott Strickland, 2707 W. 50th Terr., Westwood, KS 66205. Term expires January 12, 2025. Reappointed.

Scott Thellman, 1547 N. 2000 Rd., Lawrence, KS 66044. Term expires January 12, 2025. Succeeds Ann Peuser.

Banking Board, Kansas State

Mary Berry, 340 N. 179th Court W, Goddard, KS 67052. Term expires March 15, 2021.

Irvin Mitchell, 1224 N. Franklin St., Russell, KS 67665. Term expires March 15, 2023. Reappointed.

Lea Tatum-Haskell, 826 NE 62nd St., Topeka, KS 66617. Term expires March 15, 2022. Succeeds Norman Pishny.

Leonard Wolfe, 823 Broadway, PO Box 311, Marysville, KS 66508. Term expires March 15, 2023. Reappointed.

Civil Service Board, Kansas State

Thomas Wright, 3107 SW Shadow Ln., Topeka, KS 66604. Term expires March 15, 2023. Succeeds Phillis Setchell.

Corporation Commission, Kansas State

Andrew French, 9296 Deer Run St., Leawood, KS 66220. Term expires March 15, 2024. Succeeds Shari Feist Albrecht.

Credit Union, Kansas

Vickie Hurt, 262 Ponderosa Point, Alma, KS 66401. Term expires December 31, 2021. Succeeds Jerel Wright.

Employment Security Board of Review

Valorie Jacobs, 14250 262nd Rd., Arkansas City, KS 67005. Term expires March 15, 2023. Reappointed.

Johnson County Education Research Triangle Authority Board of Directors

Rep. Brandon Woodard, 9051 Renner Blvd., Apt. 3002., Lenexa, KS 66219. Succeeds Rep. Jan Kessinger.

Kansas Air National Guard

Brig. Gen. Chris Ioder, 9035 N. Manning Ave., Kansas City, MO 64157. Succeeds David Weishaar.

Kansas-Nebraska Big Blue River Compact Administration

Dr. Hannah Birge, 2110 Walnut Dr., Manhattan, KS 66502. Term expires April 25, 2024. Succeeds Sharon Schwartz.

Kansas-Oklahoma Arkansas River Commission

Lisa French, 8016 W. Longview Rd., Partridge, KS 67566. Term expires June 30, 2024. Succeeds C. Douglas Blex. **Rep. Ponka-We Victors,** PO Box 48081, Wichita, KS 67201. Term expires December 31, 2023. Succeeds Bruce Falk.

Lottery Commission, Kansas

Peter Brungardt, 847 Fairdale Rd., Apt. E, Salina, KS 67401. Term expires March 15, 2022. Succeeds Jeffry Scharping.

Margaret Larue, 1028 SW Dartmoor Ln., Topeka, KS 66604. Term expires March 15, 2024. Succeeds James Paul Washington.

Peace Officers' Standards and Training, Kansas Commission on

Roger Soldan, 120 S. Wisconsin Ave., Salina, KS 67401. Term expires June 30, 2022. Succeeds Kelly Herzert.

Pooled Money Investment Board

Dennis McKinney, 1220 S. Main St., Greensburg, KS 67054. Term expires March 15, 2022.

Tracie Thomas, 4222 Tomahawk Rd., Prairie Village, KS 66208. Term expires March 15, 2024. Succeeds Casey Lair.

Public Employees Retirement System Board of Trustees, Kansas

James Zakoura, 7400 W. 110th St., Suite 750, Overland Park, KS 66210. Term expires January 15, 2025. Reappointed.

Quality Care Improvement Panel

Sarah Fertig, 2805 Oxford Rd., Lawrence, KS 66049. Succeeds Adam Proffitt.

Racing and Gaming Commission, Kansas

David Moses, 2318 N. Lindsay Cir., Wichita, KS 67228. Term expires January 15, 2024. Reappointed.

Larry Turnquist, 1370 Columbine Cir., Salina, KS 67401. Term expires January 15, 2023. Reappointed.

Tax Appeals, State Board of

Thomas Browne, 3730 SE 27th Terr., Topeka, KS 66606.

University of Kansas Hospital Authority Board of Directors

Monte Coffman, 3971 CR 2200, Coffeyville, KS 67337. Term expires March 15, 2023. Reappointed.

Gregory Graves, 5085 W. 177th Terr., Stilwell, KS 66085. Term expires March 15, 2024. Succeeds Mark Jorgenson.

Dr. Talal Khan, 15400 Carter Rd., Overland Park, KS

66221. Term expires March 15, 2022. Succeeds Kirk Benson. Dr. Elizabeth King, 1911 N. Timberwood St., Wichita,

KS 67206. Term expires March 15, 2022. Reappointed.

Maureen Mahoney, 3307 N. 111th St., Kansas City, KS 66101. Term expires March 15, 2023. Succeeds Greg Graves.

Robba Moran, 2400 Sumac Dr., Manhattan, KS 66502. Term expires March 15, 2022. Reappointed.

Water Office, Kansas

Constance Owen, 12207 Gillette St., Overland Park, KS 66213. Succeeds Earl Lewis.

Doc. No. 049093

Scott Schwab Secretary of State

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 April 29, 2021.)

House Bill No. 2071

An Act concerning crimes, punishment and criminal procedure; relating to crimes against persons; increasing criminal penalties for stalking a minor; amending K.S.A. 2020 Supp. 21-5427 and repealing the existing section.

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

Section 1. K.S.A. 2020 Supp. 21-5427 is hereby amended to read as follows: 21-5427. (a) Stalking is:

(1) Recklessly engaging in a course of conduct targeted at a specific person which would cause a reasonable person in the circumstances of the targeted person to fear for such person's safety, or the safety of a member of such person's immediate family and the targeted person is actually placed in such fear;

(2) engaging in a course of conduct targeted at a specific person with knowledge that the course of conduct will place the targeted person in fear for such person's safety or the safety of a member of such person's immediate family; or

(3) after being served with, or otherwise provided notice of, any protective order included in K.S.A. 21-3843, prior to its repeal or K.S.A. 2020 Supp. 21-5924, and amendments thereto, that prohibits contact with a targeted person, recklessly engaging in at least one act listed in subsection (f)(1) that violates the provisions of the order and would cause a reasonable person to fear for such person's safety, or the safety of a member of such person's immediate family and the targeted person is actually placed in such fear; *or*

(4) intentionally engaging in a course of conduct targeted at a specific child under the age of 14 that would cause a reasonable person in the circumstances of the targeted child, or a reasonable person in the circumstances of an immediate family member of such child, to fear for such child's safety.

(b) Stalking as defined in:

(1) Subsection (a)(1) is a:

(A) Class A person misdemeanor, except as provided in subsection (b)(1)(B); and

(B) severity level 7, person felony upon a second or subsequent conviction;

(2) subsection (a)(2) is a:

(A) Class A person misdemeanor, except as provided in subsection (b)(2)(B); and

(B) severity level 5, person felony upon a second or subsequent conviction; and

(3) subsection (a)(3) is a:

(A) Severity level 9, person felony, except as provided in subsection (b)(3)(B); and

(B) severity level 5, person felony, upon a second or subsequent conviction; *and*

(4) subsection (a)(4) is a:

(A) Severity level 7, person felony, except as provided in subsection (b) (4)(B); and

(B) severity level 4, person felony, upon a second or subsequent conviction.

(continued)

(c) For the purposes of this section, a person served with a protective order as defined by K.S.A. 21-3843, prior to its repeal or K.S.A. 2020 Supp. 21-5924, and amendments thereto, or a person who engaged in acts which would constitute stalking, after having been advised by a law enforcement officer, that such person's actions were in violation of this section, shall be presumed to have acted knowingly as to any like future act targeted at the specific person or persons named in the order or as advised by the officer.

(d) In a criminal proceeding under this section, a person claiming an exemption, exception or exclusion has the burden of going forward with evidence of the claim.

(e) The present incarceration of a person alleged to be violating this section shall not be a bar to prosecution under this section.

(f) As used in this section:

(1) "Course of conduct" means two or more acts over a period of time, however short, which evidence a continuity of purpose. A course of conduct shall not include constitutionally protected activity nor conduct that was necessary to accomplish a legitimate purpose independent of making contact with the targeted person. A course of conduct shall include, but not be limited to, any of the following acts or a combination thereof:

(A) Threatening the safety of the targeted person or a member of such person's immediate family;

(B) following, approaching or confronting the targeted person or a member of such person's immediate family;

(C) appearing in close proximity to, or entering the targeted person's residence, place of employment, school or other place where such person can be found, or the residence, place of employment or school of a member of such person's immediate family;

(D) causing damage to the targeted person's residence or property or that of a member of such person's immediate family;

(E) placing an object on the targeted person's property or the property of a member of such person's immediate family, either directly or through a third person;

(F) causing injury to the targeted person's pet or a pet belonging to a member of such person's immediate family;

(G) any act of communication;

(2) "communication" means to impart a message by any method of transmission, including, but not limited to: Telephoning, personally delivering, sending or having delivered, any information or material by written or printed note or letter, package, mail, courier service or electronic transmission, including electronic transmissions generated or communicated via a computer;

(3) "computer" means a programmable, electronic device capable of accepting and processing data;

(4) "conviction" includes being convicted of a violation of K.S.A. 21-3438, prior to its repeal, this section or a law of another state which prohibits the acts that this section prohibits; and

(5) "immediate family" means father, mother, stepparent, child, stepchild, sibling, spouse or grandparent of the targeted person; any person residing in the household of the targeted person; or any person involved in an intimate relationship with the targeted person.

Sec. 2. K.S.A. 2020 Supp. 21-5427 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 049088

(Published in the Kansas Register April 29, 2021.)

House Bill No. 2244

AN ACT concerning industrial hemp; relating to the effective disposal thereof by the department of agriculture in coordination with state or local law enforcement; requiring industrial hemp processors to register with the state fire marshal; providing exemptions from regulations; allowing issuance of stop sale, use or removal orders; amending K.S.A. 2020 Supp. 2-3901, 2-3903, 2-3907 and 2-3908 and repealing the existing sections.

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

New Section 1. (a) Whenever a person licensed under the commercial industrial hemp act is required to conduct effective disposal of industrial hemp pursuant to standards established by the controlled substances act, 21 U.S.C. 13 et seq., or under regulations adopted by the United States drug enforcement administration, the Kansas department of agriculture shall notify state or local law enforcement agencies with jurisdiction in the area in which the industrial hemp was grown that effective disposal is required.

(b) The department shall develop a plan for effective disposal of industrial hemp in coordination with the state or local law enforcement agency notified pursuant to subsection (a).

(c) (1) In order to carry out the provisions of this section, the department is authorized to perform any action necessary to ensure that effective disposal of industrial hemp occurs, including, but not limited to:

(A) Taking temporary possession of the industrial hemp;

(B) destroying the industrial hemp; or

(C) supervising and directing any appropriate method of effective disposal.

(2) The state or local law enforcement agency shall approve in advance any such action taken by the department or any person under the department's direction or supervision.

(d) (1) The secretary may require any employee or agent of the department who participates in the effective disposal of industrial hemp to be fingerprinted and to submit to a state and national criminal history record check annually. The secretary may use the information obtained from fingerprinting and the criminal history record check to verify the identity of the employee or agent and determine whether the employee or agent has been convicted of a felony violation of article 57 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto, or a substantially similar offense in another jurisdiction, within the 10 years immediately preceding submission of such criminal history record check. The department is authorized to submit the fingerprints to the Kansas bureau of investigation and the federal bureau of investigation for a state and national criminal history record check.

(2) Local and state law enforcement officers and agencies shall assist in the taking and processing of fingerprints of such employee or agent of the department. Local law enforcement officers and agencies may charge a fee as reimbursement for expenses incurred in the taking and processing of fingerprints under this subsection. The department shall pay the costs of fingerprinting and the state and national criminal history record check.

(e) The department and the appropriate state or local law enforcement agency may seek reimbursement from any individual licensed under the commercial industrial hemp act for any costs incurred in conducting effective disposal of industrial hemp.

(f) The department shall have no authority to conduct effective disposal for any industrial hemp or cannabis plant produced by individuals not licensed under the commercial industrial hemp act.

(g) Nothing in this section shall limit the jurisdiction or authority of state or local law enforcement to enforce article 57 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto.

(h) This section shall be a part of and supplemental to the commercial industrial hemp act, K.S.A. 2020 Supp. 2-3901 et seq., and amendments thereto.

New Sec. 2. In addition to any other remedy that the state fire marshal may exercise pursuant to the Kansas fire prevention code, K.S.A. 31-132 et seq., and amendments thereto, the state fire marshal may issue a stop sale, use or removal order whenever the state fire marshal reasonably believes that hemp products are being produced, sold or distributed in violation of the commercial industrial hemp act or any rules and regulations promulgated thereunder. No stop sale, use or removal order shall be valid for more than seven calendar days. No person who has been issued a stop sale, use or removal order shall process, sell, distribute, use or remove industrial hemp, hemp products or hemp waste until any such stop sale, use or removal order is revoked in writing by the state fire marshal.

Sec. 3. K.S.A. 2020 Supp. 2-3901 is hereby amended to read as follows: 2-3901. (a) K.S.A. 2020 Supp. 2-3901 et seq., and amendments thereto, shall be known and may be cited as the commercial industrial hemp act.

(b) As used in the commercial industrial hemp act:

 "Commercial" means the cultivation or production of industrial hemp for purposes other than research as authorized under K.S.A. 2020 Supp. 2-3906, and amendments thereto.
 "Delta-9 tetrahydrocannabinol concentration" means the com-

(2) "Delta-9 tetrahydrocannabinol concentration" means the combined percentage of delta-9 tetrahydrocannabinol and its optical isomers, their salts and acids, and salts of their acids, reported as free THC: (A) On a dry weight basis, of any part of the plant cannabis sativa L.; or

(B) on a percentage by weight basis in hemp products, waste or substances resulting from the production or processing of industrial hemp.

(3) "Effective disposal" includes, but is not limited to:

(A) Destruction; or

(B) any other method of disposing of industrial hemp or hemp products found to be in violation of this act that is permitted under the provisions of 7 U.S.C. § 1621 et seq. and any rules and regulations adopted thereunder.

(4) "Hemp products" means all products made from industrial hemp, including, but not limited to, cloth, cordage, fiber, food, fuel, paint, paper, particleboard, plastics, seed, seed meal and seed oil for consumption and authorized seed or clone plants for cultivation, if the seeds originate from industrial hemp varieties any extract from industrial hemp intended for further processing. Final "hemp products" may contain a tetrahydrocannabinol concentration of not more than 0.3%. As used in this paragraph, "tetrahydrocannabinol concentration" means the same as in K.S.A. 65-6235(b)(3), and amendments thereto.

(5) "Hemp producer" means any individual, licensed or otherwise, engaging in the cultivation or production of industrial hemp for commercial purposes pursuant to K.S.A. 2020 Supp. 2-3906, and amendments thereto.

(6) "Hemp processor" means a person registered under K.S.A. 2020 Supp. 2-3907, and amendments thereto, to process and manufacture industrial hemp and hemp products.

(7) "Industrial hemp" means all parts and varieties of the plant cannabis sativa L., whether growing or not, that contain a delta-9 tetra-hydrocannabinol concentration of not more than 0.3% on a dry weight basis.

(8) "Person" means an individual, corporation, partnership, association, joint stock company, trust, unincorporated organization or any similar entity or any combination of the foregoing acting in concert.

(9) "Seed research" means research conducted to develop or recreate better strains of industrial hemp, particularly for the purpose of seed production.

(10) "State educational institution" means the university of Kansas, Kansas state university, Wichita state university, Emporia state university, Pittsburg state university and Fort Hays state university.

(11) "Authorized seed or clone plants" means a source of industrial hemp seeds or clone plants that:

(Å) Has been certified by a certifying agency, as defined by K.S.A.2-1415, and amendments thereto;

(B) has been produced from plants that were tested during the active growing season and were found to produce industrial hemp having a tetrahydrocannabinol concentration that does not exceed 0.3% on a dry weight basis and has been certified in writing by the grower or distributor of such seeds or clone plants to possess such qualities; or

(C) meets any other authorized standards approved by the Kansas department of agriculture through rules and regulations, except that no seed or clone plants shall be considered authorized seed or clone plants if they do not meet any standard adopted by the United States department of agriculture pursuant to 7 U.S.C. § 1621 et seq., and amendments thereto.

Sec. 4. K.S.A. 2020 Supp. 2-3903 is hereby amended to read as follows: 2-3903. (a) The alternative crop research act licensing fee fund created in the state treasury shall be renamed the commercial industrial hemp act licensing fee fund and continue to be administered by the secretary of agriculture. All expenditures from the commercial industrial hemp act licensing fee fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers signed by the secretary of agriculture or the secretary's designee.

(b) *Except as provided in K.S.A. 2020 Supp. 2-3907, and amendments thereto,* licensing and renewal fees shall be established pursuant to rules and regulations adopted by the secretary under the commercial industrial hemp act. The amounts received for such fees shall be deposited in the state treasury in accordance with K.S.A. 75-4215, and amendments thereto, and shall be credited to the commercial industrial hemp act licensing fee fund.

Sec. 5. K.S.A. 2020 Supp. 2-3907 is hereby amended to read as follows: 2-3907. (a) The Kansas department of agriculture *state fire marshal* shall create and maintain a registry of all hemp processors operating within the state of Kansas.

(b) Any person engaging in the processing of industrial hemp shall register annually with the secretary of agriculture *state fire marshal* prior to processing industrial hemp, except as provided in subsection (f).

(c) Registration shall expire annually on-April June 30.-A Registration fee fees, not to exceed \$200 \$1,000, shall be established pursuant to rules and regulations adopted by the secretary state fire marshal.

(d) Any person required to register as a hemp processor pursuant to this section shall submit an annual registration application on a form provided by the secretary *state fire marshal* that shall include, at a minimum:

(1) The full legal name, date of birth, address and telephone number of the applicant. If the applicant is not an individual, the same information shall also be provided for all owners and the individual responsible for all industrial hemp processing and related activities performed by the applicant;

(2) the physical location of any premises that will serve as a part of the applicant's industrial hemp processing operations;

(3) a brief description of the industrial hemp processing methods, activities and products planned for production; and

(4) certification that such applicant has fully complied with the fingerprinting and criminal history record check requirements contained in this section, if applicable. Any such applicant who provides a false statement of compliance with such requirements shall be guilty of a class C nonperson misdemeanor.

(e) The Kansas department of agriculture state fire marshal shall provide an updated list of all hemp processors to the Kansas bureau of investigation and to the county sheriff in each county where a hemp processor is located as often as is reasonably required or requested.

(f) No hemp processor who is licensed under K.S.A. 2020 Supp. 2-3902, and amendments thereto, shall be required to register pursuant to this section, but the secretary shall include such hemp processors in the list of registered hemp processors maintained by the Kansas department of agriculture pursuant to this section.

(g) Fees collected pursuant to this section shall be remitted 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 commercial industrial hemp act licensing fire marshal fee fund.

(h)(g) Except as provided in subsection (f). It shall be unlawful for any person to operate as a hemp processor without valid registration. (i) (1)— Upon a first conviction for a violation of *this* subsection—(h), a person shall be guilty of a class A nonperson misdemeanor.(2)— On a second or subsequent conviction for a violation of *this* subsection—(h), a person shall be guilty of a severity level 9, nonperson felony.

(j) (1) A registered hemp processor, or an applicant to become a registered hemp processor, shall request the Kansas bureau of investigation to conduct a state and national criminal history record check on any individual employed or seeking employment under such registered hemp processor or applicant who would be engaged in extraction of cannabinoids, including through the disposal of cannabinoids from industrial hemp, pursuant to K.S.A. 2020 Supp. 2-3909, and amendments thereto. The request for a state and national criminal history record check shall include the following:

(A) The individual's fingerprints; and

(B) a copy of a completed and signed statement furnished by the hemp processor that includes:

(i) A waiver permitting the hemp processor to request and receive a criminal history record check for the purpose of determining the individual's qualification and fitness to process industrial hemp;

(ii) the name, address and date of birth of the individual as it appears on a valid identification document;

(iii) a disclosure of whether or not the individual has ever been convicted of or is the subject of pending charges for a criminal offense and, if convicted, a description of the crime and the result of the conviction; and

(iv) a notice to the individual that they are entitled to obtain a copy of the criminal history record check to challenge the accuracy and completeness of any information contained in any such report before any final determination is made by the hemp processor.

(2) A registered hemp processor, or an applicant to become a registered hemp processor, shall require such individual to be fingerprinted and to submit the fingerprints to the Kansas bureau of investigation and the federal bureau of investigation for a state and national criminal history record check. Such hemp processor or applicant shall use (continued) the fingerprints to identify the individual and to determine whether the individual has a record of criminal history in this state or other jurisdictions or countries. The hemp processor may use the information obtained from the fingerprints and such state and national criminal history record checks in the official determination of the qualifications and fitness of the individual to process industrial hemp.

(h) (1) The state fire marshal shall require all individuals applying for a hemp processor registration who seek to engage in the extraction of cannabinoids from industrial hemp, including the disposal of such cannabinoids, pursuant to the commercial industrial hemp act to be fingerprinted and submit to a state and national criminal history record check. The state fire marshal may require individuals who are current employees or applying to be employees of a hemp processor to be fingerprinted and submit to a state and national criminal history record check. The fingerprints shall be used to identify the individual and to determine whether the individual has a record of criminal history in Kansas or any other jurisdiction. The state fire marshal is authorized to submit the fingerprints to the Kansas bureau of investigation and the federal bureau of investigation for a state and national criminal history record check. The state fire marshal may use the information obtained from fingerprinting and the criminal history record check for purposes of verifying the identification of the individual and for making an official determination of the qualification and fitness of the individual to process industrial hemp pursuant to this act and rules and regulations promulgated hereunder. Disclosure or use of any criminal history information received by the hemp processor for any purpose other than the purposes provided for in the commercial industrial hemp act shall be a class A nonperson misdemeanor and shall constitute grounds for removal from office or termination of employment.

(3) Local and state law enforcement officers and agencies shall assist the hemp processor in taking and processing such individual's fingerprints as authorized by this section.

(4) The Kansas bureau of investigation shall release all records of the individual's adult convictions and adult convictions from another state, jurisdiction or country, to the hemp processor to make a final determination of the qualification of such individual to process industrial hemp.

(5)(2) An individual who has been convicted of a felony violation of article 57 of chapter 21 of the Kansas Statutes Annotated, and amendments thereto, or a substantially similar offense in another jurisdiction, within the immediately preceding 10 years, shall be disqualified from processing industrial hemp under this section.

(6) A hemp processor shall be solely responsible for making any determination that an individual's criminal history record shows that such individual has been convicted of a crime that bears upon the fitness of such individual to extract cannabinoids from industrial hemp. This section does not require the Kansas bureau of investigation to make such a determination on behalf of any hemp processor.

(7) The Kansas bureau of investigation may charge a reasonable fee for conducting a criminal history record check.

(8) A registered hemp processor, or an applicant to become a registered hemp processor, shall pay the costs of fingerprinting and the state and national criminal history record checks for individuals seeking employment under such hemp processor or applicant.

(k) The secretary

(3) The state fire marshal may deny registration to any individual who has violated subsection (g) or any other provision of the commercial industrial hemp act.

(4) The Kansas bureau of investigation may charge a reasonable fee for conducting a criminal history record check.

(5) The individual seeking authorization to extract or dispose of cannabinoids from industrial hemp pursuant to this section shall pay the costs of fingerprinting and the state and national criminal history record check.

(6) Local and state law enforcement officers and agencies shall assist in taking and processing an individual's fingerprints as authorized by this section.

(i) (1) *The state fire marshal* shall promulgate rules and regulations to carry out the provisions of this section, *including, but not limited to, rules and regulations on:*

(A) The denial, conditioning, renewal or revocation of registration; (B) the gradient of multiple classes of registrations based upon the score of

(B) the creation of multiple classes of registrations based upon the scope of hemp processing activities of an applicant;

(C) construction and safety standards for processing facilities;

- (D) security measures;
- (E) inventory control;

(F) maintenance of records;

(G) access to and inspection of records and processing facilities by the state fire marshal and law enforcement agencies;

(H) the collection and disposal of any cannabinoids extracted during the processing of industrial hemp that cannot be lawfully sold in this state; and

(*I*) the transportation of industrial hemp or hemp products.

(2) The state fire marshal may grant an exemption from the application of a specific requirement of rules and regulations promulgated under paragraph (1), unless the state fire marshal determines that the condition, structure or activity that is or would be in noncompliance with such requirement would constitute a distinct hazard to life or property. Any such exemption shall be granted only upon written request of a registrant or applicant for registration that clearly demonstrates that enforcement of a specific requirement of a rule and regulation will cause unnecessary hardship as determined by the state fire marshal.

(*j*) The Kansas department of agriculture and the state fire marshal shall coordinate with one another, including providing any requested information from the other, regarding industrial hemp licensees, hemp processors and hemp processor applicants necessary for the enforcement of any laws or rules and regulations relating to industrial hemp.

(t)(k) This section shall be a part of and supplemental to the commercial industrial hemp act, K.S.A. 2020 Supp. 2-3901 et seq., and amendments thereto.

Sec. 6. K.S.A. 2020 Supp. 2-3908 is hereby amended to read as follows: 2-3908. (a) (1) It shall be unlawful for any of the following hemp products to be manufactured, marketed, sold or distributed by any person in the state of Kansas:

(A) Cigarettes containing industrial hemp;

(B) cigars containing industrial hemp;

(C) chew, dip or other smokeless material containing industrial hemp;

(D) teas containing industrial hemp;

(E) liquids, solids or gases containing industrial hemp for use in vaporizing devices; and

(F) any other hemp product intended for human or animal consumption containing any ingredient derived from industrial hemp that is prohibited pursuant to the Kansas food, drug and cosmetic act, K.S.A. 65-636 et seq., and amendments thereto, and the commercial feeding stuffs act, K.S.A. 2-1001 et seq., and amendments thereto. This subparagraph shall not otherwise prohibit the use of any such ingredient, including cannabidiol oil, in such hemp products.

(2) As used in this subsection:

(A) "Human or animal consumption" means:

(i) Ingested orally; or

(ii) applied by any means such that an ingredient derived from industrial hemp enters the human or animal body.

(B) "Intended for human or animal consumption" means:

(i) Designed by the manufacturer for human or animal consumption;

(ii) marketed for human or animal consumption; or

(iii) distributed with the intent that it be used for human or animal consumption.

(b) (1) It shall be unlawful for any of the following hemp products to be marketed, sold or distributed to any person in Kansas who is not registered as a hemp processor pursuant to K.S.A. 2020 Supp. 2-3907, and amendments thereto, or who does not possess a license by the Kansas department of agriculture under any commercial plan established pursuant to K.S.A. 2020 Supp. 2-3906, and amendments thereto, or the research program established pursuant to K.S.A. 2020 Supp. 2-3902, and amendments thereto:

(1) (A) Industrial hemp buds;

(2) (B) ground industrial hemp floral material; or

(3) (C) ground industrial hemp leaf material; or

(D) any extract from industrial hemp with a delta-9 tetrahydrocannabinol concentration greater than 0.3% that will be further processed.

(2) No license or registration shall be required for the transport of hemp products described in paragraph (1) if such products are transported between hemp producers and hemp processors or between more than one hemp processor. Any such transportation of hemp products shall be subject to rules and regulations promulgated by the state fire marshal pursuant to this act.

(c) (1) Upon a first conviction for a violation of this section, a person shall be guilty of a class A nonperson misdemeanor.

(2) On a second or subsequent conviction for a violation of this section, a person shall be guilty of a severity level 9, nonperson felony.

(d) Nothing in this section shall prohibit:

(1) The use of any hemp product for research purposes by a state educational institution or affiliated entity; or

(2) the production, use or sale of any hemp product that is otherwise not prohibited by state or federal law.

(e) This section shall be a part of and supplemental to the commercial industrial hemp act, K.S.A. 2020 Supp. 2-3901 et seq., and amendments thereto.

Sec. 7. K.S.A. 2020 Supp. 2-3901, 2-3903, 2-3907 and 2-3908 are hereby repealed.

Sec. 8. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 049089

(Published in the Kansas Register April 29, 2021.)

House Bill No. 2405

AN ACT concerning retirement and pensions; relating to the Kansas public employees retirement system; authorizing the issuance of revenue bonds to finance the unfunded actuarial pension liability of KPERS; providing requirements, limitations and procedures for the Kansas development finance authority, department of administration and the state finance council pertaining to such bonds.

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

Section 1. (a) The Kansas development finance authority is hereby authorized to issue one or more series of revenue bonds under the Kansas development finance act in an amount necessary to provide a deposit or deposits to the Kansas public employees retirement system in a total amount not to exceed \$500,000,000 plus all amounts required to pay the cost of issuance of the bonds, including any credit enhancement, interest costs and provide any required reserves for the bonds. No bonds shall be issued until such issuance has been approved by a resolution of the state finance council. The principal amount, interest rates and final maturity of such revenue bonds and any bonds issued to refund such bonds or parameters for such principal amount, interest rates and final maturity shall be approved by a resolution of the state finance council, except that, for any one or more series of revenue bonds issued pursuant to this section, such interest rate, all inclusive cost, shall not exceed 4.3%. The bonds, and interest thereon, issued pursuant to this section shall be payable from moneys appropriated by the state for such purpose. The bonds, and interest thereon, issued pursuant to this section shall be obligations only of the authority and in no event shall such bonds constitute an indebtedness or obligation of the Kansas public employees retirement system or an indebtedness or obligation for which the faith and credit or any assets of the system are pledged. Neither the state nor the department of administration shall have the power to pledge the full faith and credit or taxing power of the state for debt service on any bonds issued pursuant to this section, and any payment by the department for such purpose shall be subject to and dependent on appropriations by the legislature. Any obligation of the state or the department for payment of debt service on bonds issued pursuant to this section shall not be considered a debt or obligation of the state for the purpose of section 6 of article 11 of the constitution of the state of Kansas.

As used in this section, "unfunded actuarial pension liability" (b)means the unfunded actuarially accrued liability of the state for the state of Kansas' and participating employers' under K.S.A. 74-4931, and amendments thereto, portion of such liability of the Kansas public employees retirement system, determined as of the later of December 31, 2019, or the end of the most recent calendar year for which an actuarial valuation report is available and certified to the Kansas development finance authority by the executive director of the Kansas public employees retirement system.

(c) (1) The authority may pledge the contract or contracts authorized in subsection (d), or any part thereof, for the payment or redemption of the bonds, and covenant as to the use and disposition of moneys available to the authority for payments of the bonds. The authority is authorized to enter into any agreements necessary or desirable to effectuate the purposes of this section.

(2) The proceeds from the sale of the bonds, other than refunding bonds, issued pursuant to this section, after payment of any costs related to the issuance of such bonds, shall be paid by the authority to the Kansas public employees retirement system to be applied to the payment, in full or in part, of the unfunded actuarial pension liability as directed by the Kansas public employees retirement system.

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or powers vested in the authority by this section, nor limit or alter the rights or powers of the authority, the department of administration or the Kansas public employees retirement system, in any manner that would jeopardize the interest of the holders or any trustee of such holders or inhibit or prevent performance or fulfillment by the authority, the department of administration or the Kansas public employees retirement system with respect to the terms of any agreement made with the holders of the bonds or agreements made pursuant to this section, except that failure of the legislature to appropriate moneys for any purpose shall not be deemed a violation of this pledge and covenant. The department of administration is hereby specifically authorized to include this pledge and covenant in any agreement with the authority. The authority is hereby specifically authorized to include this pledge and covenant in any bond resolution, trust indenture or agreement for the benefit of the holders of the bonds.

(4) Revenue bonds may be issued pursuant to this section without obtaining the consent of any department, division, commission, board or agency of the state, other than the approvals of the state finance council required by this section, and without any other proceedings or the occurrence of any other conditions or things other than those proceedings, conditions or things that are specifically required by the Kansas development finance authority act.

(d) The department of administration and the authority are authorized to enter into one or more contracts to implement the payment arrangement that is provided for in this section. The contract or contracts shall provide for payment of the amounts required to be paid pursuant to this section and shall set forth the procedure for the transfer of moneys for the purpose of paying such moneys. The contract or contracts shall contain such terms and conditions, including principal amount, interest rates and final maturity as shall be approved by resolution of the state finance council and shall include, but not be limited to, terms and conditions necessary or desirable to provide for the repayment of and to secure any bonds of the authority issued pursuant to this section.

(e) The approvals by the state finance council required by subsections (a) and (d) are hereby characterized as matters of legislative delegation and subject to the guidelines prescribed in K.S.A. 75-3711c(c), and amendments thereto. Such approvals may be given by the state finance council when the legislature is in session.

Sec. 2. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 049090

(Published in the Kansas Register April 29, 2021.)

Senate Bill No. 86

AN ACT concerning the state treasurer; relating to certain programs under the administration thereof; city utility low-interest loan program; providing for electronic repayment of loans; cash basis exception; payment frequency; loan security; ending date for making loans; establishing the Kansas extraordinary utility costs loan deposit program; Kansas economic recovery loan deposit program; amending K.S.A. 10-130, 75-4218 and 75-4237, as amended by section 7 of 2021 Senate Bill No. 88, and section 1 of 2021 Senate Bill No. 88, section 2 of 2021 Senate Bill No. 88, section 3 of 2021 Senate Bill No. 88, section 4 of 2021 Senate Bill No. 88, section 5 of 2021 Senate Bill No. 88 and section 6 of 2021 Senate Bill No. 88 and repealing the existing sections; also repealing K.S.A. 75-4237, as amended by section 9 of 2021 Senate Bill No. 15, and section 1 of 2021 Senate Bill No. 15, section 2 of 2021 Senate Bill No. 15, section 3 of 2021 Senate Bill No. 15, section 4 of 2021 Senate Bill No. 15, section 5 of 2021 Senate Bill No. 15, section 6 of 2021 Senate Bill No. 15 and section 7 of 2021 Senate Bill No. 15.

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

New Section 1. (a) Sections 1 through 7, and amendments thereto, shall be known and may be cited as the Kansas extraordinary utility costs loan deposit program.

(b) The Kansas extraordinary utility costs loan deposit program shall be a part of and supplemental to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

(continued)

New Sec. 2. As used in the Kansas extraordinary utility costs loan deposit program:

(a) "Director of investments" means the person appointed as the director of investments pursuant to K.S.A. 75-4222, and amendments thereto;

(b) "eligible borrower" means any wholesale natural gas customer located in the state of Kansas that incurs extraordinary natural gas costs due to the extreme winter weather event of February 2021 and is not an individual obtaining a loan for personal, family or household purposes; and

(c) "eligible lending institution" means a financial institution that is:
(1) A bank, as defined under K.S.A. 75-4201, and amendments

thereto, that agrees to participate in the program and is eligible to be a depository of state funds;(2) a credit union, as defined under K.S.A. 17-2231, and amend-

(2) a credit union, as defined under K.S.A. 17-2231, and amendments thereto, that agrees to participate in the program and that provides securities acceptable to the pooled money investment board pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto; or

(3) an institution of the farm credit system organized under the federal farm credit act of 1971, 12 U.S.C. § 2001, as in effect on the effective date of this act, having at least one branch in the state of Kansas and that agrees to participate in the program and that provides securities acceptable to the pooled money investment board pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

(d) "extraordinary utility costs loan deposit" means an investment account placed by the director of investments under the provisions of article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto, with an eligible lending institution for the purpose of carrying out the intent of the Kansas extraordinary utility costs loan deposit program;

(e) "extraordinary utility costs loan deposit loan" or "loan" means a loan made by an eligible lending institution to an eligible borrower from the eligible lending institution's extraordinary utility cost loan deposit as part of the Kansas extraordinary utility costs loan deposit program;

(f) "extraordinary utility costs loan deposit loan package" means the forms provided by the state treasurer for the purpose of applying for an extraordinary utility costs loan deposit;

(g) "extraordinary utility costs loan deposit program" or "program" means a state-administered program in which eligible lenders are charged less than the market rate of interest and eligible borrowers receive a reduction in interest charged on a loan in the amount of the deposit;

New Sec. 3. (a) (1) The state treasurer is hereby authorized to administer the Kansas extraordinary utility costs loan deposit program.

(2) The program shall be for the purpose of providing incentives for the making of loans to eligible borrowers for extraordinary natural gas costs incurred during the extreme winter weather event of February 2021.

(3) The total aggregate amount of extraordinary utility costs loan deposit loans under the program shall not exceed the amount of unencumbered funds pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto, certified by the state treasurer and directed to be reinvested pursuant to section 17, and amendments thereto.

(4) (A) Notwithstanding the provisions of any statute to the contrary, a school district, as defined in K.S.A. 72-6486, and amendments thereto, that is an eligible borrower is hereby authorized to enter into loan agreements under the program.

(B) The provisions and restrictions of the cash basis and budget laws of this state shall not apply to any loan received by a school district under the program.

(C) To the extent that any of the provisions of sections 1 through 7, and amendments thereto, conflict with the provisions of chapter 72 of the Kansas Statutes Annotated, and amendments thereto, the provisions of sections 1 through 7, and amendments thereto, shall control.

(D) Any loan made to a school district under the program shall not be considered bonded indebtedness for the purpose of any statute imposing a limitation on indebtedness of a school district.

(b) The state treasurer shall adopt all rules and regulations necessary to enact and administer the provisions of the Kansas extraordinary utility costs loan deposit program. Such rules and regulations shall be adopted not later than February 1, 2022. (c) The state treasurer shall submit an annual report to the governor and the legislature identifying the eligible lending institutions that are participating in the program and the eligible borrowers who have received an extraordinary utility costs loan deposit loan. The annual report shall provide the aggregate amount of moneys loaned and the amount of moneys still available for loan, if any. Such report shall be due on or before January 1, 2023, and each January 1 thereafter.

(d) The legislature shall perform a review of the program as a part of the state treasurer's annual report on or after January 1, 2024.

New Sec. 4. (a) The state treasurer is hereby authorized to disseminate information and to provide extraordinary utility costs loan deposit loan packages to the lending institutions eligible for participation in the Kansas extraordinary utility costs loan deposit program.

(b) The extraordinary utility costs loan deposit loan package shall be completed by the eligible borrower before being forwarded to the lending institution for consideration.

(c) (1) An eligible lending institution that agrees to receive an extraordinary utility costs loan deposit shall accept and review applications for loans from eligible borrowers.

(2) The lending institution shall apply all usual lending standards to determine the creditworthiness of eligible borrowers.

(3) No single extraordinary utility costs loan deposit loan shall exceed \$500,000.

(4) Only one extraordinary utility costs loan deposit loan shall be made and be outstanding at any one time to any eligible borrower.

(5) No loan shall be amortized for a period of more than three years.(d) An eligible borrower shall certify on the loan application that the reduced rate loan will be used exclusively for the expenses involved in the borrower's utility costs in Kansas incurred during the extreme winter weather event of February 2021.

(e) The eligible lending institution may approve or reject an extraordinary utility costs loan deposit loan package based on the lending institution's evaluation of the eligible borrowers included in the package, the amount of the individual loan in the package and other appropriate considerations.

(f) The eligible lending institution shall forward to the state treasurer an approved extraordinary utility costs loan deposit loan package in the form and manner prescribed and approved by the state treasurer. The package shall include information regarding the amount of the loan requested by each eligible borrower and such other information regarding each eligible borrower that the state treasurer may require. Such package shall include a certification by the applicant that such applicant is an eligible borrower.

New Sec. 5. (a) The state treasurer may accept or reject an extraordinary utility costs loan deposit loan package based on the state treasurer's evaluation of whether the loan to the eligible borrower meets the requirements of the Kansas extraordinary utility costs loan deposit program. If sufficient funds are not available for an extraordinary utility costs loan deposit, then the applications may be considered in the order received when funds are once again available, subject to a review by the lending institution. The fact that an eligible borrower received a loan under the Kansas economic recovery loan deposit program shall not preclude such eligible borrower from receiving a loan under this program.

(b) Upon acceptance, the state treasurer shall certify to the director of investments the amount required for such extraordinary utility costs loan deposit loan package, and the director of investments shall place an extraordinary utility costs loan deposit in the amount certified by the state treasurer with the eligible lending institution at an interest rate that is 2% below the market rate as provided in K.S.A. 75-4237, and amendments thereto, and that shall be recalculated on the first business day of January of each year using the market rate then in effect. The minimum interest rate shall be 0.25% if the market rate is below 2.25%. When necessary, the state treasurer may request the director of investments to place such extraordinary utility costs loan deposit with the eligible lending institution prior to acceptance of an extraordinary utility costs loan deposit loan package.

(c) The eligible lending institution shall enter into an extraordinary utility costs loan deposit agreement with the state treasurer. Such agreement shall include requirements necessary to implement the purposes of the Kansas extraordinary utility costs loan deposit program. Such requirements shall include an agreement by the eligible lending institution to lend an amount equal to the extraordinary utility costs loan deposit to eligible borrowers at an interest rate that is not more than 3% greater than the interest rate on extraordinary utility costs loan deposits as provided in subsection (b). Such rate shall be recalculated on the first business day of January of each year using the market rate then in effect. The agreement shall include provisions for the extraordinary utility costs loan deposit to be placed for a period of time not to exceed three years and that is considered appropriate in coordination with the underlying extraordinary utility costs loan. The agreement shall include provisions for the reduction of the extraordinary utility costs loan deposit in an amount equal to any payment of loan principal by the eligible borrower.

New Sec. 6. Upon the placement of an extraordinary utility costs loan deposit with an eligible lending institution, the institution shall fund the loan to each approved eligible borrower listed in the extraordinary utility costs deposit loan package in accordance with the extraordinary utility costs loan deposit agreement between the institution and the state treasurer. The loan shall be at a rate as provided in section 5(c), and amendments thereto. A certification of compliance with this section in the form and manner as prescribed by the state treasurer shall be required of the eligible lending institution.

New Sec. 7. The state of Kansas and the state treasurer shall not be liable to any eligible lending institution in any manner for payment of the principal or interest on any extraordinary utility costs loan deposit loan to an eligible borrower. Any delay in payments or default by an eligible borrower does not in any manner affect the extraordinary utility costs loan deposit agreement between the eligible lending institution and the state treasurer.

New Sec. 8. (a) Sections 8 through 14, and amendments thereto, shall be known and may be cited as the Kansas economic recovery loan deposit program.

(b) The Kansas economic recovery loan deposit program shall be a part of and supplemental to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

New Sec. 9. As used in the Kansas economic recovery loan deposit program:

(a) "Director of investments" means the person appointed as the director of investments pursuant to K.S.A. 75-4222, and amendments thereto;

(b) "economic recovery loan deposit" means an investment account placed by the director of investments under the provisions of article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto, with an eligible lending institution for the purpose of carrying out the intent of the Kansas economic recovery loan deposit program; (c) "economic recovery loan deposit loan" or "loan" means a loan

(c) "economic recovery loan deposit loan" or "loan" means a loan made by an eligible lending institution to an eligible borrower from the eligible lending institution's economic recovery loan deposit as part of the economic recovery loan deposit program;

(d) "economic recovery loan deposit loan package" means the forms provided by the state treasurer for the purpose of applying for an economic recovery loan deposit;

(e) "economic recovery loan deposit program" or "program" means a state-administered program in which eligible lenders are charged less than the market rate of interest and eligible borrowers receive a reduction in interest charged on a loan in the amount of the deposit;

(f) "eligible borrower" means any individual or entity operating a business primarily for commercial or agricultural purposes with not more than 200 full-time employees maintaining offices or operating facilities and transacting business in the state of Kansas and is not an individual obtaining a loan primarily for personal, family or household purposes; and

(g) "eligible lending institution" means a financial institution that is:

(1) A bank, as defined under K.S.A. 75-4201, and amendments thereto, that agrees to participate in the program and is eligible to be a depository of state funds;

(2) a credit union, as defined under K.S.A. 17-2231, and amendments thereto, that agrees to participate in the program and that provides securities acceptable to the pooled money investment board pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto; or

(3) an institution of the farm credit system organized under the federal farm credit act of 1971, 12 U.S.C. § 2001, as in effect on the effective date of this act, having at least one branch in the state of Kansas, that agrees to participate in the program and that provides securities acceptable to the pooled money investment board pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

New Sec. 10. (a) (1) The state treasurer is hereby authorized to administer the Kansas economic recovery loan deposit program.

(2) The program shall be for the purpose of providing incentives for the making of business loans.

(3) The total aggregate amount of economic recovery loan deposit loans under the program shall not exceed \$60,000,000 of unencumbered funds pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

(b) The state treasurer shall adopt all rules and regulations necessary to implement and administer the provisions of the Kansas economic recovery loan deposit program. Such rules and regulations shall be adopted not later than February 1, 2022.

(c) The state treasurer shall submit an annual report to the governor and the legislature identifying the eligible lending institutions that are participating in the program and the eligible borrowers who have received an economic recovery loan deposit loan. The annual report shall provide the aggregate amount of moneys loaned and the amount of moneys still available for loan, if any. Such report shall be due on or before January 1, 2023, and each January 1 thereafter.

(d) The legislature shall perform a review of the program as a part of the state treasurer's annual report on or after January 1, 2024.

New Sec. 11. (a) The state treasurer is hereby authorized to disseminate information and to provide economic recovery loan deposit loan packages to the lending institutions eligible for participation in the Kansas economic recovery loan deposit program.

(b) The economic recovery loan deposit loan package shall be completed by the eligible borrower before being forwarded to the lending institution for consideration.

(c) (1) An eligible lending institution that agrees to receive an economic recovery loan deposit shall accept and review applications for loans from eligible borrowers.

(2) The lending institution shall apply all usual lending standards to determine the creditworthiness of eligible borrowers.

(3) No single economic recovery loan deposit loan shall exceed \$250,000.

(4) Only one economic recovery loan deposit loan shall be made and be outstanding at any one time to any eligible borrower.

(5) No loan shall be amortized for a period longer than 10 years.

(d) An eligible borrower shall certify on the loan application that the reduced rate loan will be used exclusively for the expenses involved in operating the borrower's business in Kansas.

(e) The eligible lending institution may approve or reject an economic recovery loan deposit loan package based on the lending institution's evaluation of the eligible borrowers included in the package, the amount of the individual loan in the package and other appropriate considerations.

(f) The eligible lending institution shall forward to the state treasurer an approved economic recovery loan deposit loan package in the form and manner prescribed and approved by the state treasurer. The package shall include information regarding the amount of the loan requested by each eligible borrower and such other information regarding each eligible borrower that the state treasurer may require. Such package shall include a certification by the applicant that such applicant is an eligible borrower.

New Sec. 12. (a) The state treasurer may accept or reject an economic recovery loan deposit loan package based on the state treasurer's evaluation of whether the loan to the eligible borrower meets the requirements of the Kansas economic recovery loan deposit program. If sufficient funds are not available for an economic recovery loan deposit, then the applications may be considered in the order received when funds are once again available, subject to a review by the lending institution. The fact that an eligible borrower received a loan under the Kansas extraordinary utility costs loan deposit program shall not preclude such eligible borrower from receiving a loan under this program.

(b) Upon acceptance, the state treasurer shall certify to the director of investments the amount required for such economic recovery loan deposit loan package, and the director of investments shall place an economic recovery loan deposit in the amount certified by the state treasurer with the eligible lending institution at an interest rate that is 2% below the market rate as provided in K.S.A. 75-4237, and amendments thereto, and that shall be recalculated on the first business day of January of each year using the market rate then in effect. The minimum interest rate shall be 0.25% if the market rate is below 2.25%. When necessary, the state treasurer may request the director of investments (continued)

to place such economic recovery loan deposit with the eligible lending institution prior to acceptance of an economic recovery loan deposit loan package.

(c) The eligible lending institution shall enter into an economic recovery loan deposit agreement with the state treasurer. Such agreement shall include requirements necessary to implement the purposes of the Kansas economic recovery loan deposit program. Such requirements shall include an agreement by the eligible lending institution to lend an amount equal to the economic recovery loan deposit to eligible borrowers at an interest rate that is not more than 3% greater than the interest rate on economic recovery loan deposits as provided in subsection (b). Such rate shall be recalculated on the first business day of January of each year using the market rate then in effect. The agreement shall include provisions for the economic recovery loan deposit to be placed for a period of time not to exceed 10 years that is considered appropriate in coordination with the underlying economic recovery loan. The agreement shall include provisions for the reduction of the economic recovery loan deposit in an amount equal to any payment of loan principal by the eligible borrower.

New Sec. 13. Upon the placement of an economic recovery loan deposit with an eligible lending institution, the institution shall fund the loan to each approved eligible borrower listed in the economic recovery deposit loan package in accordance with the economic recovery loan deposit agreement between the institution and the state treasurer. The loan shall be at a rate as provided in section 12(c), and amendments thereto. A certification of compliance with this section in the form and manner as prescribed by the state treasurer shall be required of the eligible lending institution.

New Sec. 14. The state of Kansas and the state treasurer shall not be liable to any eligible lending institution in any manner for payment of the principal or interest on any economic recovery loan deposit loan to an eligible borrower. Any delay in payments or default on the part of an eligible borrower does not in any manner affect the economic recovery loan deposit agreement between the eligible lending institution and the state treasurer.

Sec. 15. Section 1 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 1. (a) Sections-1 *15* through-6 *20*, and amendments thereto, shall be known and may be cited as the city utility low-interest loan program.

(b) The city utility low-interest loan program shall be a part of and supplemental to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

Sec. 16. Section 2 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 2. As used in the city utility low-interest loan program:

(a) "City" means a city organized and existing under the laws of Kansas or a municipal energy agency as defined in K.S.A. 12-886, and amendments thereto;

(b) "director of investments" means the person appointed as the director of investments pursuant to K.S.A. 75-4222, and amendments thereto;

(c) "loan" means a deposit of unencumbered state funds to a city pursuant to the program; and

(d) "program" means the city utility low-interest loan program.

Sec. 17. Section 3 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 3. (a) (1) The state treasurer is hereby authorized to administer the city utility low-interest loan program. *The state treasurer and any city are hereby authorized to enter into binding commitments for the provision and receipt of loans in accordance with the provisions of this program.*

(2) The program shall be for the purpose of providing loans to cities for extraordinary electric or natural gas costs incurred during the extreme winter weather event of February 2021.

(3) (*A*) The total aggregate amount of loans under the program shall not exceed \$100,000,000 of unencumbered funds pursuant to article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments thereto.

(B) On the effective date of this act, the state treasurer shall certify to the director of investments the amount of \$20,000,000 of unencumbered funds under the program. Upon receipt of such certification, the director of investments shall reinvest such certified amount in accordance with the Kansas extraordinary utility costs loan deposit program, sections 1 through 7, and amendments thereto.

(C) On June 1, 2021, the state treasurer shall certify to the director of investments the amount of any remaining unencumbered funds under the program. Upon receipt of such certification, the director of investments shall reinvest such certified amount in accordance with the Kansas extraordinary utility costs loan program, sections 1 through 7, and amendments thereto.

(4) Any loans received by a city under the provisions of the program shall be construed as bonds for the purposes of K.S.A. 10-1116, and amendments thereto.

(b) The state treasurer shall adopt all rules and regulations necessary to administer the provisions of the program including the development of a streamlined application process. Such rules and regulations shall be adopted not later than January 1, 2022, except that such streamlined application process shall be established within 14 days from the effective date of this act March 4, 2021. The adoption of such rules and regulations shall not be a prerequisite for the approval of loans by the state treasurer under the program. The state treasurer shall approve loans under the program in the most expeditious manner possible on or after the effective date of this act March 4, 2021.

(c) The state treasurer shall submit an annual report to the governor and the legislature identifying the cities that are participating in the program. Such annual report shall provide the aggregate amount of moneys loaned and the amount of moneys still available for loan, if any. Such report shall be due on or before January 1, 2022, and each January 1 thereafter.

(d) The legislature shall perform a review of the program as part of the state treasurer's annual report on or after January 1, 2024.

Sec. 18. Section 4 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 4. (a) The state treasurer is hereby authorized to disseminate information and to provide loan applications as soon as practicable on or after the effective date of this act *March 4, 2021,* to cities for participation in the program.

(b) A city shall forward to the state treasurer an application in the form and manner prescribed and approved by the state treasurer. The application shall include information regarding the amount of the loan requested by the city and such other information that the state treasurer may require, including, but not limited to, the specific fund or account of the city in which loan proceeds shall be deposited. Such application shall contain a certification by the governing body of the city that, if the city receives any federal moneys related to the extreme winter weather event of February 2021, the first priority for expenditure of such moneys shall be for the payment of any outstanding balance of a loan made to the city under the program.

(c) The loan shall be only for those extraordinary electric or natural gas costs incurred during the extreme winter weather event of February 2021, as certified by the governing body of the city, and not for any other utility costs previously budgeted for by the city.

(d) No loan shall be amortized for a period of more than 10 years. Payments on such loan shall not be required to be made more frequently than annually but may be made more frequently monthly, quarterly or semi-annually upon execution of an agreement between the city and the state treasurer.

(e) The state treasurer may create a lien against the city's utility revenue and surcharges to satisfy any outstanding loan balance. Any city that receives a loan under the program shall apply the proceeds of any lawsuit or restitution relating to the extraordinary electric or natural gas costs incurred during the extreme winter weather event of February 2021 to the payment of any outstanding loan balance.

(f) Not more than \$20,000,000 of loans shall be approved by the state treasurer under the program on and after the effective date of this act, and no loans shall be approved by the state treasurer under the program on and after June 1, 2021.

Sec. 19. Section 5 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 5. (a) The state treasurer may accept or reject an application based on the state treasurer's evaluation of whether the city meets the requirements of the program. If sufficient funds are not available for a loan, the applications may be considered in the order received when funds are once again available.

(b) Upon acceptance of an application, the state treasurer shall certify to the director of investments the amount required for such loan and the director of investments shall place a deposit of such certified amount with the specific fund or account of the city indicated in the loan application and approved by the state treasurer. The interest rate on a loan shall be 2% below the market rate as provided in K.S.A. 75-4237, and amendments thereto, and shall be recalculated on the first business day of January of each year using the market rate then in effect. The minimum interest rate shall be 0.25% if the market rate is be low 2.25%. When necessary, the state treasurer may request the director of investments to place such deposit with the city prior to approval of an application.

(c) (1) The treasurer of each city shall remit to the state fiscal agent at least 20 days before the due date of a loan payment, payable at the office of the state treasurer as fiscal agent, sufficient moneys for such loan payment. The treasurer of any city, in lieu of remitting such moneys to the state fiscal agent at such time, may provide the state fiscal agent with electronic fund transfer instructions on forms prescribed by the state treasurer that shall certify that there will be funds on deposit on the transaction date sufficient for the loan payment and that such funds will either reach the office of the state fiscal agent on or before 12 noon of the trid working day before the due date of such loan payment or reach the office of the state fiscal agent to the state fiscal agent to the state fiscal agent the state fiscal agent to reach the office of the state fiscal agent to such the state fiscal agent to such the state fiscal agent to such the state fiscal agent to before the due date of such loan payment or the state fiscal agent electronically. Upon receipt of such certification, the state fiscal agent shall file the same in the office of the state fiscal agent.

(2) When a city needs moneys that are in the county treasury to make a loan payment, the treasurer of such city shall make a written request of the county treasurer for the amount needed not later than 25 days prior to the due date of such loan payment. Not later than two days following the receipt of such request, the county treasurer shall forward to the treasurer of the city the amount requested, if the county treasurer has collected such moneys for such purpose. If the full amount of such a request is not in the county treasury, the county treasurer shall forward the portion that is in the county treasurer's possession for such purpose.

(3) When a county treasurer is charged with the collection of tax moneys for a city, the territory of which is in more than one county, such treasurer shall forward any such funds when collected to the proper county treasurer as soon as practical but not later than two days following receipt of a request from the county treasurer to whom they are to be forwarded.

(4) Failure to pay loan payment moneys when due is:

(A) Failure of a county treasurer to forward moneys in the county treasury when requested as provided in this section;

(B) failure of the treasurer of a city or any county treasurer to make timely request for moneys as provided in this subsection; or

(C) failure of the treasurer of a city to make timely remittance of moneys for payment of loans under this program when such moneys are available for such remittance.

(5) Failure to pay loan payment moneys when due is a class C misdemeanor.

(*d*) All moneys received by the state treasurer from cities for payment of loans made under the program shall be deposited in the state treasury to the credit of the pooled money investment portfolio.

Sec. 20. Section 6 of 2021 Senate Bill No. 88 is hereby amended to read as follows: Section 6. (a) To the extent that any provisions of sections + 15 through + 20, and amendments thereto, conflict with the provisions of article 42 of chapter 75 of the Kansas Statutes Annotated, or any other provision of law, the provisions of sections + 15 through + 20, and amendments thereto, shall control.

(b) Any loan made to a city under the program shall not be considered bonded indebtedness for the purposes of K.S.A. 10-308, and amendments thereto, or any other statute imposing a limitation on indebtedness of a city.

Sec. 21. K.S.A. 10-130 is hereby amended to read as follows: 10-130. (a) The treasurer of each municipality shall remit to the state fiscal agent at least 20 days before the day of maturity of any bonds or the interest thereon, payable at the office of the state treasurer as fiscal agent, sufficient moneys for the redemption of such bonds and the payment of the interest thereon. The treasurer of any municipality, in lieu of remitting such moneys to the state fiscal agent at such time, may provide the state fiscal agent with a certificate of a state or national bank or state or federally chartered savings and loan association that there are on deposit in such bank or savings and loan association, held in trust for such state fiscal agent, funds in the form of cash or securities of the United States government, electronic fund transfer instructions on forms prescribed by the state treasurer that shall certify that there will be funds on deposit on the transaction date sufficient for the redemption of such bonds or the payment of the interest thereon, and that such funds will either reach the office of the state fiscal agent on or before 12 o'clock noon of the third working day before the day of maturity of such bonds or the interest thereon or reach the office of the state fiscal agent on or before 12-o'clock noon of the first working day before the day of maturity of such bonds or the interest thereon, if such funds are transferred to the state fiscal agent electronically. Upon receipt of such-certificate certification, the state fiscal agent shall file the same in the office of the state fiscal agent.

(b) When a municipality needs moneys that are in the county treasury to redeem any bonds or to pay the interest thereon, the treasurer of such municipality shall make a written request of the county treasurer for the amount needed not later than 25 days prior to the maturity date of the bonds or the interest thereon. Not later than two days following the receipt of such request the county treasurer shall forward to the treasurer of the municipality the amount requested, if the county treasurer has collected the same for such purpose. If the full amount of such a request is not in the county treasury, the county treasurer shall forward that portion that is in the county treasurer's possession for such purpose.

(c) When a county treasurer is charged with the collection of tax moneys for a municipality, the territory of which is in more than one county, such treasurer shall forward any such funds when collected to the proper county treasurer as soon as practical, or not later than two days following receipt of a request from the county treasurer to whom they are to be forwarded.

(d) Failure to pay bond moneys when due is any of the following:(1) Failure of a county treasurer to forward moneys in the county

(1) Finance of a county incastice to forward moneys in the county treasury when requested as provided in this section; or

(2) failure of the treasurer of a municipality or any county treasurer to make timely request for moneys as provided in this section; or

(3) failure of the treasurer of a municipality to make timely remittance of moneys for redemption of bonds or to pay the interest thereon, when such moneys are available for such remittance.

(e) Failure to pay bond or interest moneys when due is a class C misdemeanor.

Sec. 22. K.S.A. 75-4218 is hereby amended to read as follows: 75-4218. (a) All state bank accounts shall be secured as provided in this section.

The bank, savings bank or savings and loan association receiving or having a state bank account shall deposit, maintain, pledge, assign, and grant a security interest in, or cause its agent, trustee, wholly-owned subsidiary, or affiliate having identical ownership to deposit, maintain, pledge, assign, and grant a security interest in, for the benefit of the state of Kansas, in the manner provided in this act, securities owned by the depository bank directly or indirectly through its agent or trustee holding securities on its behalf, or owned by the depository bank's wholly-owned subsidiary or by such affiliate, the market value of which is equal to 100% of the amount of the account plus accrued interest, less that portion of the amount of the account plus accrued interest which is insured by the federal deposit insurance corporation or its successor.

(b) All securities securing state bank accounts shall be deposited in a securities account with a bank having the prior approval of the board, a credit union having the prior approval of the board, the federal home loan bank of Topeka or with the state treasurer pursuant to a written custodial agreement, and a receipt taken therefor with one copy going to the treasurer and one copy going to the bank, savings bank or savings and loan association which has secured such state bank account. The receipt shall identify the securities which are subject to a security interest to secure payment of the state bank account. This section shall not prohibit any custodial bank receiving securities on deposit from issuing a receipt and depositing securities identified in the receipt in such bank's account with any bank chartered in Kansas or any other state, any trust company chartered in Kansas or any other state, any national bank, or any centralized securities depository wherever located within the United States. No securities securing state bank accounts shall be deposited in any bank, trust company or national bank which is owned directly or indirectly by any parent corporation of the depository bank, or with any bank, trust company, or national bank having common controlling shareholders, having a common majority of the board of directors or having common directors with the ability to control or influence directly or indirectly the acts or policies of the bank, savings and loan association or savings bank securing such state bank account. Any custodial bank which releases securities securing a state bank account without being authorized to do so under the custodial agreement shall be liable to the state for any loss to the state resulting therefrom.

(c) Securities securing state bank accounts may be deposited with the federal reserve bank of Kansas City to be there held in such manner, under regulations and operating letters of the federal reserve bank, as to secure payment of the state bank account in the depository bank.

(d) The depository bank, and any agent, trustee, wholly-owned subsidiary or affiliate having identical ownership granting a security interest shall enter into a written agreement with the state of Kansas (continued) granting the state of Kansas a security interest in the securities to secure payment of the state bank account. Such security interest shall be perfected by the depository bank and any agent, trustee, wholly-owned subsidiary or affiliate having identical ownership granting a security interest causing control of the securities under the Kansas uniform commercial code to be given to the state of Kansas. The security agreement and the custodial agreement shall be in writing, executed by all parties thereto, maintained as part of their official records, and, except for the state of Kansas, approved by their boards of directors or their loan committees, which approvals shall be reflected in the minutes of the boards or committees.

Sec. 23. K.S.A. 75-4237, as amended by section 7 of 2021 Senate Bill No. 88, is hereby amended to read as follows: 75-4237. (a) The director of investments shall accept requests from banks interested in obtaining investment accounts of state moneys. Such requests may be submitted any business day and shall specify the dollar amount and maturity. The director of investments is authorized to award the investment account to the requesting bank at the market rate established by subsection (b). Awards of investment accounts pursuant to this section shall be subject to investment policies of the pooled money investment available for investment that day for any maturity, awards shall be made available in ascending order from smallest to largest dollar amount requested, subject to investment policies of the board.

(b) The market rate shall be determined each business day by the director of investments, in accordance with any procedures established by the pooled money investment board. Subject to any policies of the board, the market rate shall reflect the highest rate at which state moneys can be invested on the open market in investments authorized by K.S.A. 75-4209(a), and amendments thereto, for equivalent maturities.

(c) (1) Notwithstanding the provisions of this section, linked deposits made pursuant to the provisions of K.S.A. 2-3703 through 2-3707, and amendments thereto, shall be at an interest rate that is 2% less than the market rate determined under this section and that shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(2) Notwithstanding the provisions of this section, agricultural production loan deposits made pursuant to the provisions of K.S.A. 75-4268 through 75-4274, and amendments thereto, shall be at an interest rate that is 2% less than the market rate provided by this section and that shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(3) Notwithstanding the provisions of this section, loan deposits made pursuant to the city utility low-interest loan program shall be at an interest rate that is 2% less than the market rate provided by this section and that shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(4) Notwithstanding the provisions of this section, economic recovery loan deposits made pursuant to the Kansas economic recovery loan deposit program shall be at an interest rate that is 2% less than the market rate provided by this section and that shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(5) Notwithstanding the provisions of this section, extraordinary utility costs loan deposits made pursuant to the Kansas extraordinary utility costs loan deposit program shall be at an interest rate that is 2% less than the market rate provided by this section and that shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(d) (1) The director of investments may place deposits through a selected bank, savings and loan association or savings bank that is part of a reciprocal deposit program in which the bank, savings and loan association or savings bank:

(A) Receives reciprocal deposits from other participating institutions located in the United States in an amount equal to the amount of funds deposited by the municipal corporation or quasi-municipal corporation; and

(B) for which the total cumulative amount of each deposit does not exceed the maximum deposit insurance amount for one depositor at one financial institution as determined by the federal deposit insurance corporation.

(2) Such deposits shall not be treated as securities and need not be secured as provided in this or any other act, except that such deposits shall be secured as provided in K.S.A. 75-4218, and amendments thereto, when they are held by the selected financial institution prior to placement with reciprocal institutions or upon maturity.

(e) The pooled money investment board shall establish procedures for administering reciprocal deposit programs in its investment policies, as authorized by K.S.A. 75-4232, and amendments thereto.

Sec. 24. K.S.A. 10-130, 75-4218 and 75-4237, as amended by section 7 of 2021 Senate Bill No. 88, and section 1 of 2021 Senate Bill No. 88, section 2 of 2021 Senate Bill No. 88, section 3 of 2021 Senate Bill No. 88, section 4 of 2021 Senate Bill No. 88, section 5 of 2021 Senate Bill No. 88 and section 6 of 2021 Senate Bill No. 88 are hereby repealed.

Sec. 25. On July 1, 2021, K.S.A. 75-4237, as amended by section 9 of 2021 Senate Bill No. 15, and section 1 of 2021 Senate Bill No. 15, section 2 of 2021 Senate Bill No. 15, section 3 of 2021 Senate Bill No. 15, section 4 of 2021 Senate Bill No. 15, section 5 of 2021 Senate Bill No. 15, section 6 of 2021 Senate Bill No. 15, section 7 of 2021 Senate Bill No. 15 and section 7 of 2021 Senate Bill No. 15 are hereby repealed.

Sec. 26. This act shall take effect and be in force from and after its publication in the Kansas register.

Doc. No. 049094

(Published in the Kansas Register April 29, 2021.)

Senate Bill No. 142

AN ACT concerning wildlife, parks and recreation; updating the reference to the guidelines of the American fisheries society; requiring personal flotation devices as prescribed by the secretary of wildlife, parks and tourism in rules and regulations; amending K.S.A. 32-1129 and K.S.A. 2020 Supp. 32-1005 and repealing the existing sections.

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

Section 1. K.S.A. 2020 Supp. 32-1005 is hereby amended to read as follows: 32-1005. (a) Commercialization of wildlife is knowingly committing any of the following, except as permitted by statute or rules and regulations:

(1) Capturing, killing or possessing, for profit or commercial purposes, all or any part of any wildlife protected by this section;

(2) selling, bartering, purchasing or offering to sell, barter or purchase, for profit or commercial purposes, all or any part of any wildlife protected by this section;

(3) shipping, exporting, importing, transporting or carrying; causing to be shipped, exported, imported, transported or carried; or delivering or receiving for shipping, exporting, importing, transporting or carrying all or any part of any wildlife protected by this section, for profit or commercial purposes; or

(4) purchasing, for personal use or consumption, all or any part of any wildlife protected by this section.

(b) The wildlife protected by this section and the minimum value thereof are as follows:

- (1) Eagles, \$1,000;
- (2) deer or antelope, \$1,000;
- (3) elk or buffalo, \$1,500;
- (4) furbearing animals, except bobcats, \$25;
- (5) bobcats, \$200;
- (6) wild turkey, \$200;
- (7) owls, hawks, falcons, kites, harriers or ospreys, \$500;

(8) game birds, migratory game birds, resident and migratory nongame birds, game animals and nongame animals, \$50 unless a higher amount is specified above;

(9) fish and mussels, the value for which shall be no less than the value listed for the appropriate fish or mussels species in the monetary values of freshwater fish or mussels and fish kill counting guidelines of the American fisheries society, special publication number 30 35;

(10) turtles, \$25 each for unprocessed turtles or \$16 per pound or fraction of a pound for processed turtle parts;

(11) bullfrogs, \$4, whether dressed or not dressed;

(12) any wildlife classified as threatened or endangered, \$500 unless a higher amount is specified above; and

(13) any other wildlife not listed above, \$25.

(c) Possession of wildlife, in whole or in part, captured or killed in violation of law and having an aggregate value of \$1,000 or more, as specified in subsection (b), is prima facie evidence of possession for profit or commercial purposes.

(d) Commercialization of wildlife having an aggregate value of \$1,000 or more, as specified in subsection (b), is a severity level 10,

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nonperson felony. Commercialization of wildlife having an aggregate value of less than \$1,000, as specified in subsection (b), is a class A nonperson misdemeanor.

(e) In addition to any other penalty provided by law, a court convicting a person of the crime of commercialization of wildlife may:

(1) Confiscate all equipment used in the commission of the crime and may revoke for a period of up to 20 years all licenses and permits issued to the convicted person by the Kansas department of wildlife, parks and tourism; and

(2) order restitution to be paid to the Kansas department of wildlife, parks and tourism for the wildlife taken, which. *Such* restitution shall be in an amount not less than the aggregate value of the wildlife, as specified in subsection (b).

(f) The provisions of this section shall apply only to wildlife illegally harvested and possessed by any person having actual knowledge that such wildlife was illegally harvested.

Sec. 2. K.S.A. 32-1129 is hereby amended to read as follows: 32-1129. (a) The operator of every vessel shall require every (1) No operator of any vessel may operate such vessel while any person 12 years of age or under to wear is aboard or being towed by such vessel unless such person is either:

(A) Wearing a United States coast Guard approved type I, type II or type III guard-approved personal flotation device as prescribed in rules and regulations of the secretary of wildlife, parks and tourismwhile aboard or being towed by such vessel; or

(B) is below decks or in an enclosed cabin.

- (2) A life belt or ring shall not satisfy the requirement of this section.
- (b) Violation of subsection (a) shall constitute a class C misdemeanor.

Sec. 3. K.S.A. 32-1129 and K.S.A. 2020 Supp. 32-1005 are hereby repealed.

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

Doc. No. 049091

State of Kansas

Department of Administration

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 11:00 a.m. Thursday, July 15, 2021, to consider the adoption of proposed changes to existing rules and regulations of the Division of Accounts and Reports, Department of Administration, on a permanent basis. These are Kansas Administrative Regulations 1-18-1a and 1-18-2. Due to continuing concerns regarding COVID-19, the public hearing will be held virtually, instead of in-person. Those that wish to address Accounts and Reports regarding the proposed changes can register via Zoom at https://www.zoomgov.com/ meeting/register/vJIsd-GhrD0jHTI1O6KYxWt8D9WjTS AQzS4 or by contacting Tamara Emery via email at tamara.d.emery@ks.gov or by calling 785-296-2707.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the Office of Accounts and Reports, Attn: Tamara Emery, 700 SW Harrison, Suite 300, Topeka, KS 66603, or by email to tamara.d.emery@ks.gov. All interested parties will be given a reasonable opportunity to present their views orally regarding the adoption of the proposed changes during the public hearing. In order to provide all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes. Any individual with a disability may request an accommodation to participate in the public hearing and may request the proposed regulations and economic impact statement in an accessible format. Requests for accommodation to participate in the hearing should be made at least five working days in advance of the hearing by contacting Tamara Emery at 785-296-2707 or TTY 1-800-766-3777.

K.A.R. 1-18-1a currently prescribes the standards and requirements for reimbursement of expenses incurred when an employee of the state of Kansas uses a privately-owned conveyance on official business. The amendment to this regulation which is proposed on a permanent basis, seeks to update the language contained in the regulation, including previous publishing errors and grammatical issues. While employees and officials are expected to exercise care in incurring expenses and the State of Kansas supports the position of least costly, the amendment of K.A.R. 1-18-1a allows all relevant factors such as the urgency of the travel, nature of travel, type of vehicle required for the number of passengers, tool or equipment load, employee time and effort, proximity to rental or state vehicles as relevant variables that are to be considered, in addition to cost. Further, language is introduced which gives the agency designee authority to approve K.A.R. 1-18-1a travel reimbursement provisions when deemed appropriate and in the best interest of the State.

K.A.R. 1-18-2 addresses the applicability of K.A.R. 1-18-1, however that regulation was revoked in 1979 and the statute referenced, K.S.A. 1973 Supp. 75-4606, was repealed in 1988. The Secretary of Administration proposes to revoke K.A.R. 1-18-2.

Copies of the proposed regulations and the Economic Impact Statements for the proposed regulations can be viewed at https://publicsquare.ks.gov/calendars/agency/ 2021/07/15/administration/public-hearing.

Summaries of the proposed regulations and their economic impact follows: (Note: Statements indicating that a regulation is "not anticipated to have any economic impact" are intended to indicate that no economic impact on the Accounts and Reports–Department of Administration, other state agencies, state employees, or the general public has been identified.)

K.A.R. 1-18-1a. Mileage rates. This regulation addresses the standards and requirements for reimbursement of expenses incurred when an employee of the state of Kansas uses a privately-owned conveyance. Substantive changes are proposed to this regulation to update the wording to current standardized language, grammar usage, while also providing agency heads discretion to determine whether to reimburse at the mileage rate as published by the Division of Accounts and Reports or the lower cost of another mode of transportation.

K.A.R. 1-18-2. Applicability. This regulation is proposed to be revoked as the regulation references the provisions of K.A.R. 1-18-1 which was revoked on May 1, 1979 and statute K.S.A. 1973 Supp. 75-4606 which was repealed in 1988. Revocation to this K.A.R. will have no economic impact.

DeAngela Burns-Wallace Secretary

Doc. No. 049086

INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended, and revoked administrative regulations and the volume and page number of the *Kansas Register* issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2009 Volumes of the *Kansas Administrative Regulations* and the 2020 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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