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BILL GRAVES Secretary of State

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DEPARTMENT OF ADMINISTRATION EMPLOYEE AWARD BOARD

NOTICE OF MEETING

The Employee Award Board will meet at 1 p.m. Friday, February 24, in the Division of Personnel Services, Room 951-S, Landon State Office Building, 900 S.W. Jackson, Topeka.

BEN BARRETT Chairperson

Doc. No. 007494

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State of Kansas

DEPARTMENT OF HEALTH AND ENVIRONMENT STATE EMERGENCY RESPONSE COMMISSION

NOTICE OF MEETING

The State Emergency Response Commission will meet at 9 a.m. Tuesday, March 7, in the State Defense Building, 2800 S. Topeka Blvd., Topeka.

STANLEY C. GRANT Secretary of Health and Environment

Doc. No. 007512

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State of Kansas

KANSAS INC.

NOTICE OF MEETING

The Kansas Inc. board will meet from 1 to 5 p.m. Thursday, March 2, in the first floor conference room, Capitol Tower Building, 400 S.W. 8th, Topeka. The meeting is open to the public.

CHARLES R. WARREN President

Doc. No. 007496

State of Kansas

STATE HISTORICAL SOCIETY STATE RECORDS BOARD

NOTICE OF MEETING

The Kansas State Records Board will conduct a special meeting at 10 a.m. Friday, February 24, in the fourth floor conference room of the Memorial Building, 120 W. 10th, Topeka. The board will consider requests from state agencies submitting proposals for retention and disposition of noncurrent government records.

In addition, general administrative matters and other business will be discussed.

EUGENE D. DECKERState Archivist and Secretary

Doc. No. 007495

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PUBLISHED BY Bill Graves Secretary of State 2nd Floor, State Capitol Topeka, KS 66612-1594



Phone: (913) 296-3489

DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR ENGINEERING/TECHNICAL SERVICES

Notice is hereby given of the commencement of negotiations for engineering/technical services to analyze and propose solutions for excessive noise problems in the Media Resources Center, Ablah Library Addition, Wichita State University, Wichita.

Any questions or expressions of interest should be directed to Phil Ellsworth, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, on or before March 11.

EDWARD A. DE VILBISS, AIA
Director, Division of
Architectural Services

Doc. No. 007509

State of Kansas KANSAS WATER AUTHORITY

NOTICE OF MEETING

The Kansas Water Authority will meet March 2 at the K-State Union in Manhattan. The meeting will be held in conjunction with the "Water and the Future of Kansas" conference. The following is a schedule of committee meetings:

March 1:

Basin Advisory Committee chairpersons meeting—Upon adjournment of KSU banquet—Room 204

March 2:

Operations Committee—1:30 p.m.-3:30 p.m.—Room 203 Policy Committee—1:30 p.m.-3:30 p.m.—Room 206 Basin Planning Committee—1:30 p.m.-3:30 p.m.— Room 208

Continuation of BAC chairpersons meeting—1:30 p.m., 3:30 p.m.—Room 204

The full Kansas Water Authority will convene at 3:30 p.m. March 2 in the council chambers of the K-State Union.

An agenda of the meeting may be obtained by contacting Dotty Kester, Kansas Water Office, Suite 200, 109 S.W. 9th, Topeka 66612-1215, (913) 296-3185.

JOHN L. BALDWIN Chairman

Doc. No. 007508

State of Kansas

DEPARTMENT OF HEALTH AND ENVIRONMENT

NOTICE OF HEARING

A public hearing will be conducted at 7:30 p.m. Tuesday, March 7, by the Kansas Department of Health and Environment (KDHE), Bureau of Air Quality and Radiation Control (BAQRC), at the Black and Gold Room in the Fort Hays State University Union, Hays, to consider the issuance of a permit under the provisions of Kansas administrative regulations for air pollution control to the Yuasa-Exide Corp. (Exide) for the installation and operation of a lead-acid battery manufacturing facility. This facility will occupy the property formerly owned by Travenol Laboratories, Inc., One Exide Road, Hays.

The BAQRC has evaluated the air emission estimates for this facility and has determined that the facility can be expected to comply with the lead emission limitations of K.A.R. 28-19-129, Standards of Performance for Lead-Acid Battery Manufacturing Plants. The BAQRC has also conducted air pollutant dispersion modeling studies of the lead air emissions estimated to be emitted from the facility. These studies have shown that the national ambient air quality standard (NAAQS) for lead will not be adversely impacted by this facility operating continuously and at the stated battery production rate.

The complete administrative record for this proposed permit is available for public inspection through March 17 by contacting Richard Robinson at the BAQRC office, 2301 E. 13th, Hays; and at the BAQRC office, Building 740, Forbes Field, Topeka. Questions pertaining to this proposed permit should be directed to L. C. Hinther at the BAORC office in Topeka, (913) 296-1576.

All interested parties may submit relevant written comments prior to the public hearing by addressing them to the Secretary of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612. Interested parties also will be given a reasonable opportunity during the public hearing to present relevant verbal comments. In order to give all parties an opportunity to present their verbal comments, the hearing officer may limit the time period of individual comments.

All written and verbal comments received will be considered by the Secretary of Health and Environment before a final decision on the issuance of the permit is made.

STANLEY C. GRANT Secretary of Health and Environment

DEPARTMENT OF ADMINISTRATION DIVISION OF PURCHASES

NOTICE TO BIDDERS

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. C.S.T. on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, March 6, 1989

#26344

Topeka State Hospital—LABORATORY SERVICES #27393-A

Kansas Correctional Industries—LIQUID DETERGENT CONCENTRATE

#27540

University of Kansas Medical Center— MISCELLANEOUS REHABILITATION SUPPLIES #78082

University of Kansas—PAPER, PRINTING, AND BINDING

#78083

Kansas State University—BAND UNIFORMS

Tuesday, March 7, 1989

#A-5455(A)

University of Kansas—ASBESTOS ABATEMENT AT SNOW HALL—PHASE II

#27584

Kansas Correctional Industries—DISINFECTANT (CATIONIC GERMICIDE)

Wednesday, March 8, 1989

#A-5970

Parsons State Hospital and Training Center— REPLACE STEAM COIL IN CAFETERIA, REPLACE HOT WATER TANKS AND CONTROLS IN HICKORY COTTAGE AND HOLLY COTTAGE (RESPECTIVELY)

#A-5972

Winfield State Hospital and Training Center—PUBLIC ADDRESS SYSTEM REPLACEMENT

#27764

Kansas State University—UNIFORM SHIRTS WITH EMBLEMS

#77655A

Department of Revenue—TELEX 286F AND 387C PRINTERS

#78069

Department of Transportation—BITUMINOUS MIXTURE, Winfield

#78070

Department of Corrections—SOFTWARE, various locations

Thursday, March 9, 1989

#27538

Kansas Correctional Industries—RENDERING MATERIALS—SERVICE

#78081

Pittsburg State University—VEHICLES

#78093

University of Kansas—WRECKER BODY

#78094

Kansas Insurance Department—PLAIN PAPER COPIER

Friday, March 10, 1989

#27132

Department of Administration, Buildings and Grounds Services—CAFETERIA SERVICE, Docking State Office Building

#78108

Department of Transportation—AGGREGATE, Eskridge and Topeka

#78112

Department of Transportation—WEED KILLERS (HERBICIDES), Salina

#78113

Department of Transportation—PHOTOGRAPHIC FILM

Tuesday, March 14, 1989

#78100

Department of Social and Rehabilitation Services— HIGH SPEED PRINTER FOR DG SYSTEM

Wednesday, March 15, 1989

#27962

Department of Health and Environment—WIC INFANT FORMULA REBATE PROGRAM #78099

Kansas State University—IBM 7171 CONTROLLER OR EQUIVALENT

Thursday, March 16, 1989

#78098

Kansas State University—IBM 3151 TERMINALS OR EQUIVALENT

Tuesday, March 21, 1989

#25991

Fort Hays State University—FOOD SERVICE CONTRACT

Thursday, March 30, 1989

#A-6093

Kansas State University—EDUCATIONAL COMMUNICATION CENTER

Friday, March 31, 1989

#27041

University of Kansas—PROPERTY INSURANCE

REQUEST FOR PROPOSAL

Monday, March 6, 1989

#27961

ANIMAL DRUG SCREENING FOR KANSAS RACING COMMISSION

NICHOLAS B. ROACH Director of Purchases

BOARD OF REGENTS KANSAS COLLEGE OF TECHNOLOGY

NOTICE TO BIDDERS

The State Board of Regents, on behalf of the Kansas College of Technology and the state of Kansas, will offer for sale by sealed bid the following land and building located in Saline County, and described as follows:

A building which was built as a non-denominational church for the United States Air Force in 1956. The building contains a 4,000 square foot sanctuary with a 700 square foot balcony and a 2,000 square foot multipurpose room with a stage and movable partitions. There are two additional classrooms and three offices. Total square footage of the church is 9,600. The paved parking lot in front of the building will accommodate 60 vehicles.

The land on which the church is located is the north 310 feet of part 9C of Block 9, Schilling Subdivision of Saline County, Kansas. The tract is 310 feet by 351 feet and contains 2.50 acres, more or less. This property is situated at the southwest corner of the intersection of Scanlan Avenue and Sutherland Road. There is an unplatted paved road along the south side of the property.

Conditions of the purchase will be:

The prospective use shall be compatible with operation

of a public institution of higher education.

The prospective purchaser should submit a bid for the out-right purchase of the property including the desired date of possession or, if the prospective purchaser is not interested in an immediate purchase, submit a bid on leasing the property with an option to purchase. The bid should state the dollar amount of bid, length of proposed lease period and desired date of possession.

All bids shall be submitted by March 31 and be accompanied by a good faith deposit of a \$500 certified check payable to the Kansas College of Technology. All deposits submitted with unsuccessful bids will be returned to the respective bidders. Bids should be submitted in care of Dean Barnum, Director of Facilities, Kansas College of Technology, Salina 67401. The Board of Regents reserves the right to reject any and all bids and is not responsible for accidents.

This notice is issued pursuant to K.S.A. 75-430a(d). For additional information contact Dean Barnum, Director of Facilities and Planning, Kansas College of Technology,

(913) 825-6572.

MARK C. BANNISTER Associate General Counsel State Board of Regents State of Kansas

BOARD OF REGENTS KANSAS COLLEGE OF TECHNOLOGY

NOTICE TO BIDDERS

The State Board of Regents, on behalf of the Kansas College of Technology and the state of Kansas, will offer for lease, on a month to month basis, the following land and building located in Saline County, and described as follows:

A single story concrete block structure formerly used as a guard house containing 295 square feet, located adjacent to Centennial Road in Block 21 of the Schilling Subdivision of Saline County, Kansas, including approximately .1 acre of land and concrete parking immediately adjacent to the building.

Conditions of the lease will be:

All utility deposits and costs are to be paid by the lessee.

The prospective use shall be compatible with op-

eration of a college campus.

The prospective lessee shall maintain and provide a visitors center/information center booth on behalf of and for the Kansas College of Technology to be operational during the business hours conducted by the lessee.

The prospective lessee shall be responsible for any costs in preparing facility for proposed usage. All improvements made to the property by the lessee shall be and become the property of Kansas College of Technology subject to the lessee's purchase.

The lessee shall obtain and carry adequate liability, casualty, fire and extended insurance coverage—adequacy to be determined by the Board of Regents.

The Board of Regents/Kansas College of Technology is not responsible for accidents.

The prospective lessee shall be required to enter into a written lease document prepared by Board of Regents.

All bids shall be submitted by March 31. Bids should be submitted in care of Dean Barnum, Director of Facilities, Kansas College of Technology, Salina 67401. The Board of Regents reserves the right to reject any and all bids.

This notice is issued pursuant to K.S.A. 75-430a(d). For additional information, contact Dean Barnum, Director of Facilities and Planning, Kansas College of Technology, (913) 825-6572.

MARK C. BANNISTER Associate General Counsel State Board of Regents

Doc. No. 007511

KANSAS RACING COMMISSION

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be conducted at 9 a.m. Monday, March 27, in the training room, second floor, 128 N. Kansas Ave., Topeka, to consider the adoption of proposed temporary and permanent regulations of the Kansas Racing Commission. This 30-day notice is to constitute a public comment period for the purpose of receiving written public comments on these proposed regulations.

A copy of the full text of the regulations and the economic impact statement may be reviewed or obtained at the commission office, 128 N. Kansas Ave., Topeka 66603. The following is a summary of the regulations:

K.A.R. 112-4-15 includes the prohibitions against persons training race horses under the parimutuel racing program of the state of Kansas. The regulation lists the consanguinity of the suspended trainer that is prohibited from training race horses previously trained by a suspended trainer. In addition, the regulation lists procedural prohibitions against the trainer taking charge of horses previously trained by a suspended trainer. The regulation is designed to remove a race horse from the care and training of a trainer once that trainer has been suspended after being found guilty of a violation of the Kansas Parimutuel Racing Act. The regulation will positively affect the wagering public by providing a wagering interest that is trained to race by competent individuals who abide by the racing act. The economic impact cannot be measured at this time.

K.A.R. 112-4-19 includes the requirements for licensure of owners of a horse or greyhound with a 10 percent or greater interest by corporation, partnership, syndicate or other association or entity. In addition, the documents required for showing ownership must disclose facts including each and every shareholder by name and mailing address, terms of sale, and to whom winnings are payable. The regulation identifies persons at critical moments such as the time of sale of the animal or at the time the animal wins a race. Persons affected by the regulation include the owners of racing animals, purchasers of such animals and the wagering public who will have the opportunity to know the owners of the animals on which they wager. The precise economic impact of this regulation cannot be shown at this time.

K.A.R. 112-4-22 simply states that the licensing procedure shall be complete before an applicant for a license shall work on a racetrack. Each and every applicant will be affected by this regulation that ensures the proper training and background of individuals working in the racing industry before they are allowed to participate. While the economic impact is not known, it can be said that ensuring proper character and experience of licensees contributes to the integrity of racing and increases the wagering interest for the wagering public.

K.A.R. 112-8-3 and K.A.R. 112-8-9 include requirements for ownership of a greyhound, identification, qualifications for entry of a greyhound in a parimutuel race, the blind draw for entry and the draw for position. In

addition these regulations outline the requirement for inspection of the racing track prior to the first race of a performance to assure safe and formful racing. The effects of these regulations will be felt by the owners, trainers, organization licensee staff and the commission assistant animal health officer. The economic impact of this regulation is undetermined. However, its effect will benefit the wagerer who can be assured of each wagering interest being properly identified and having an opportunity for as fair a wager as possible. Owners and trainers will also feel the economic impact from the perspective that purses and awards will be based on each greyhound having as even a chance as possible of winning a race.

K.A.R. 112-9-2 includes the location for wagering and the equipment to be used to aid the wagering public. It also includes the requirements for function and control of the equipment. Persons affected by this regulation include the wagerer and mutuel employees. The economic impact of this regulation cannot be precisely stated. In a 19-day racing season completed in the fall of 1988 at Eureka Downs, which drew spectators numbering up to 2,000 on some race days, the handle, or total amount of money wagered, for one day of racing easily exceeded \$150,000 for each day of racing. Future parimutuel race-tracks in Kansas are planned to seat more than 6,000 wagerers.

K.A.R. 112-9-3 and 112-9-4 include the requirements that each form of wagering be approved by the commission prior to its use and that the valid parimutuel ticket is the evidence of the requirement for the organization licensee to pay the wagerer the proper portion of the distributable share of the parimutuel pool. The regulation also includes requirements for the printing of certain identification on the parimutuel ticket. The regulation ensures that when the wagerer presents a claim for payoff, both the organization licensee who pays the claim and the wagerer can agree by the information printed on the ticket whether the ticket is valid for payoff. In addition, the prior approval requirement concerning forms of parimutuel wagering allows the commission to safeguard the best interests of racing for the wagering public.

The economic impact of these regulations is not known. K.A.R. 112-9-5 through 112-9-8 speak to issues concerning payment or failure of payment on parimutuel tickets, including uncashed tickets. These regulations also outline the procedures in the event of a claim for a payoff or tickets that are not cashed by a wagerer. Other procedures outlined include accounting to show amounts of monies received and reporting requirements. The regulations clarify the positions of wagerer and organization licensee as to claims and payments of payoffs. The economic impact of these regulations is not specifically known; however, wagering will be improved because the wager and payoff for it will be strictly accounted for.

K.A.R. 112-9-9 through 112-9-14 include the requirements for providing win, place and show pools of money wagered on the first three entrants to finish a race when specified numbers of wagering interests are obligated to start. The regulations also provide for contingencies when fewer than the minimum number of the starters finish a race, or wagerers fail to select the proper entrant for a certain finishing position. In addition, the proper procedure for declaring the official finishing positions of en-

trants is outlined. Procedures for determining the proper distribution of the win, place and show pools are also outlined. This collection of regulations clearly illustrates the procedures for distribution of wagered money to wagerers and seeks to avoid confusion between the wagering public, the organization licensee and the commission, which in some instances may be called upon to decide disputed claims for a payoff. The exact economic impact of these regulations cannot be determined, but the clear definition of procedure will give the wagering public the security of knowing that the parimutuel pools are managed in the best interests of racing.

K.A.R. 112-9-15 through 112-9-18 include "exotic" forms of wagering not related to the win, place and show pools and include requirements for selecting certain entrants to finish in various positions to create a payoff for the wagerer. The forms of racing included in these regulations include the daily double, the quinella, the exacta, and the trifecta. Each form of wagering involves a single wager, though the wager is placed on more than one entrant and, in the case of the daily double, on more than one race. The regulations also include contingency procedures in the case of circumstances including a scratched entrant or a canceled race that is part of the wager. The purpose of these forms of wagering is to provide the wagerer with more varied opportunities to wager, increased opportunities for chance and, in some cases, increased winnings. There is no prediction as to the economic impact of these four forms of wagering except the observation that at parimutuel racetracks in other states, the enthusiasm for wagering is increased.

K.A.R. 112-9-19 and 112-9-20 include the parlay forms of mutuel wagering in which a ticket is purchased by the wagerer who selects the entrants to finish in specified positions in the race depending on the form of wagering and then exchanges a winning ticket for a second ticket on a second race in which the same kinds of selections are made. These are known as the twin quinella pool and the twin exacta pool. The economic impact is not exactly known, except the amount of wagering at parimutuel race-tracks has been observed to increase with an increasing enthusiasm for this kind of "exotic" wagering.

K.A.R. 112-9-21 and 112-9-22 includes the requirements for a form of wager in which the wagerer makes a win only selection in a number of different races up to 10, depending on the number of races designated by the organization licensee and approved by the Kansas Racing Commission. This form of wager may be known as the "Daily Triple," "Pick Three," "Pick Six," "Pick Eight," or "Pick Ten." This varied form of wager is allowed to meet the organization licensee and wagering public desire for varied forms of wagering. Its economic impact is not known at this time, though the "exotic" wagers have been shown to increase wagering at other parimutuel racetracks.

K.A.R. 112-9-23 through K.A.R. 112-9-25 include the requirements for payoff by the organization licensee in the event of a minus pool, errors in the posted payoff and payment for errors in the payment amounts. These clear instructions prevent confusion for both the organization licensee and the wagerer as to the disposition of wagered money. The economic impact of these regulations cannot be known at this time.

K.A.R. 112-9-26 through K.A.R. 112-9-28 include requirements and the placing of responsibility upon the mutuel manager for payoff prices and emergencies that may arise in the mutuels department. In addition, requirements of cooperation of mutuel managers and totalisator representatives with Kansas Racing Commission investigations and hearings are stated. The regulations also include a prohibition against acceptance of wagers from outside the racing facility enclosure. These regulations ensure the correctness of the flow of money involved in gate entrance, proper distribution of wagered money and management of emergencies in the mutuels department where wagered money is accounted for, distributed and managed. Persons affected by these regulations include the wagering public, mutuels employees, totalisator representatives and the organization licensee. The economic impact of this regulation is not known at this time.

K.A.R. 112-9-29 requires the organization licensee to print the probable win odds for each wagering interest. This requirement allows the wagerer to make educated choices while wagering. Its economic impact on the organization licensee who provides the service and the wagerer who takes advantage of it is not known.

K.A.R. 112-9-30 through 112-9-34 include prohibitions against certain wagers such as wagering after the start of a race, wagering by persons under 18 years of age, certain other persons prohibited from wagering, and certain forms of wagers by jockeys. These regulations also prohibit the distribution of unapproved racing selection services at a racetrack facility. These regulations prohibit wagering by those who lack the capacity to wager or who may have an unfair advantage in wagering or those who may create an unfair conflict of interest by wagering. Because of the economic uncertainty in wagering, it cannot be said how much money would be diverted from the racing fund or from the hands of certain wagerers if one jockey were to wager heavily on a horse other than his own mount for the purpose of not giving his best effort or crowding a more favored competitor out of a win. It also cannot be said how much more or less a minor who wagers might take home from the racetrack, nor can it be estimated how the flow of wagered money might be diverted should an organization licensee or its employees who might have the advantage of greater knowledge than most wagerers should they be allowed to wager.

K.A.R. 112-9-35 includes the requirements for an entry to be a wagering interest. The regulation allows the wagerer to wager on a wagering interest that may be more than one racing animal and not lose the chance to win if one of the animals is scratched from the race. The economic impact of this regulation is not known.

K.A.R. 112-9-36 includes the procedural requirements for the organization licensee to report the loss of any evidence of proper distribution of parimutuel pools. These requirements allow the accounting for money in the pools when the indicators of their distribution are not available. Because the amount that will be wagered in the upcoming racing season at three parimutuel racetracks is unknown, the economic impact of this regulation cannot be measured.

K.A.R. 112-9-37 and K.A.R. 112-9-38 include the requirements for the distribution of parimutuel pools to (continued)

wagerers and distribution of purses to owners when two wagering interests cross the finish line at the same time. This regulation alleviates confusion as to the distribution of these moneys if a dead heat occurs. There is no economic impact as the amounts wagered or held as purses are generally equitably divided among those involved in a dead heat.

K.A.R. 112-10-2 and K.A.R. 112-10-3 include the duties of and prohibitions against the various veterinarians at a horse racetrack facility. These veterinarians include the commission-employed animal health officers and privately employed practicing veterinarians. The regulations clearly instruct these veterinarians to avoid confusion and conflicts of interest. A precise economic impact cannot be stated; however, the wagering public and owners and trainers can be assured of as fair a competition as possible because of the division of duties of inspecting and caring for racing horses.

K.A.R. 112-10-4 through 112-10-6 include the requirements for and prohibitions against administration of medication to horses on racetracks. The regulations allow some medication of horses without removing them from competition. Restrictions against other types of medication for competing horses is designed to prevent altered performance of the horse. The economic impact of these regulations is not known.

K.A.R. 112-10-7 through 112-10-9 include the requirements and procedures for the testing of racing horses for substances not naturally occurring within the bodily fluids of the horse. The test samples are available to owners of tested horses who may have private tests conducted to detect the presence of substances not naturally occurring in a racing horse. This testing results in the assurance of a fairly run race without the influence of medications that can affect the outcome of a race and the payoff to the wagerer.

K.A.R. 112-10-10 restricts certain bandages from being used on a horse during a race. The regulation allows the wagerer as well as a prospective claimant of a horse to inspect each wagering interest. The economic impact of this regulation cannot be measured precisely.

K.A.R. 112-10-11 outlines the restrictions against horses at racetrack facilities that have had certain nerves removed from a leg. This procedure removes pain of movement, but can cause danger during a race. In addition, the lack of knowledge that a racing horse has had a posterior digital neurectomy performed presents an unfair impediment to the wagerer. The economic impact of this regulation will be on the wagerer who will wager with fuller knowledge of the fitness of the wagering interest and upon the racing horse owner or trainer who may be unable to race for purse money with a horse in this condition.

K.A.R. 112-10-11 outlines the procedures and requirements concerning postmortem examination of a horse. The regulation is designed to expose the cause of disease which, if left undetected, might spread to other horses at the racing facility, or the illicit use of medication. Each party connected to the racing industry is affected by this regulation because of its universal application to one of the basic elements of parimutuel horse racing. While its effects are widespread, it is not known how many times this procedure will be implemented in one year of racing

in Kansas and its economic impact cannot be specifically stated.

K.A.R. 112-13-3 includes the requirements that kennel owners contracting to supply greyhounds in contract kennels at Kansas racetracks and owners or lessees of greyhounds in public kennels must meet to kennel and race greyhounds at a greyhound parimutuel racetrack in Kansas. The regulation also requires commission approval of payment to trainers at public kennels. The requirements are intended to create economic development of the greyhound industry in Kansas and protect the interest of greyhound owners or lessees in the public kennel by guarding the potential for abuse by those who would pay compensation to a trainer responsible for the schooling of several greyhounds owned by diverse owners or placed in the kennel by diverse lessees. The precise economic impact of the regulation is not known at this time.

JIMMY D. GRENZ Executive Director

Doc. No. 007507

State of Kansas DEPARTMENT OF TRANSPORTATION

NOTICE TO CONSULTING ENGINEERS

The Kansas Department of Transportation is seeking qualified consultant engineers for the survey and design of the following projects:

Leavenworth—5-52 K-2430-01—K-5, replacement of Little Snell Creek bridge (016) and Seven Mile Creek bridge (017).

Montgomery—166-63 K-3384-01—U.S. 166, widen and overlay from 8th Street in Coffeyville, east 0.1 mile to the east junction of U.S. 169, and replace the Verdigris River bridge (045).

Washington—36-101 K-3329-01—U.S. 36, pavement reconstruction from the west junction of K-15 east of the west city limits of Washington, 5.8 miles, and rehabilitation of bridges (003), (004), (005) and (032).

Osage—75-70 K-3247-01—U.S. 75, pavement reconstruction from the north city limits of Lyndon north to the junction of K-31/K-268, 1.7 miles.

Bourbon—69-6 K-3277-01—U.S. 69, pavement reconstruction from 0.4 miles south of the junction of K-7 north to the south city limits of Fort Scott, 3.2 miles, and widen and overlay bridge (014).

Firms expressing interest in these projects must respond in writing and complete the Consulting Engineers Qualification Questionnaire (if not already prequalified) by March 3.

It is the policy of K.D.O.T. to use the following criteria as the basis for selection of engineering consulting firms:

- 1. Size and professional qualification of firm.
- 2. Experience of staff.
- 3. Location of firm with respect to proposed project.
- 4. Work load of firm.
- 5. Firm's performance record.

HORACE B. EDWARDS Secretary of Transportation

State of Kansas SOCIAL AND REHABILITATION SERVICES

NOTICE OF CHANGE IN MEDICAID REIMBURSEMENT METHOD

In accordance with 42 Code of Federal Regulations 447.205, public notice is given concerning a change in the method of Medicaid reimbursement for inpatient general hospitals performing liver transplants for Kansas Med-

icaid recipients.

This change removes a cap of \$100,000 from the amount payable for each liver transplant surgery and instead allows the amount payable by the Kansas Medicaid Program to be based upon the lesser of costs or charges as determined in an annual settlement with the inpatient general hospital in which the liver transplant surgery is performed. This change is expected to cost an additional \$1,022,616 annually.

This change is being made in order to secure federal approval of the reimbursement methodology and to secure federal financial participation in the costs of liver trans-

plant surgery for Kansas Medicaid recipients.

The Department of Social and Rehabilitation Services office in each county may be contacted in order for the public to view the proposed change. Written comments may be sent to the Kansas Department of Social and Rehabilitation Services, Division of Medical Programs, Room 628-S, Docking State Office Building, 915 Harrison, Topeka, KS 66612.

A public hearing will be conducted at a future date presently unassigned. The Department of Social and Rehabilitation Services, Division of Medical Programs, may

be contacted to obtain the date.

WINSTON BARTON Secretary of Social and Rehabilitation Services

Doc. No. 007500

State of Kansas DEPARTMENT OF TRANSPORTATION

NOTICE TO CONTRACTORS

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, K.D.O.T., Topeka, until 10 a.m. C.S.T. March 9, 1989, and then publicly opened:

DISTRICT ONE—Northeast

Lyon—56 U-0989-01—Prairie Street Viaduct in Emporia, 0.6 mile, bridge. (Federal Funds)

Osage—31-70 K-3385-01—K-31, Dacotah to Topeka Avenue in Burlingame, 0.1 mile, curb and gutter. (State Funds)

Osage—56-70 K-3170-01—U.S. 56, Topeka Avenue to Deleware Street in Burlingame, 0.1 mile, curb and gutter.

(State Funds)

Pottawatomie—24-75 K-2592-01—U.S. 24, Union Pacific Railroad bridges 10 and 11, 5.9 and 6.1 miles east of K-99, I.I miles, bridge replacement. (Federal Funds)

DISTRICT TWO—Northcentral

Chase—50-9 K-2339-01—U.S. 50, Fox Creek bridge 17, 0.3 mile east of K-177, bridge widening. (Federal, Funds)

Chase—50-9 K-2813-01—U.S. 50, 0.2 mile west of K-177 east to the west city limits of Strong City, 1.0 mile,

grading, surfacing and bridge. (Federal Funds)

Dickinson—21 C-2059-01—County road, 2.0 miles north and 1.5 miles east of Solomon, then east, 0.1 mile, bridge replacement. (Federal Funds)

McPherson—59 C-2530-01—County road, 4.8 miles north of Windom, then north, 0.3 mile, grading and

bridge. (Federal Funds)

Saline—85 U-1128-01—Broadway; between State and North Streets in Salina, 0.3 mile, grading, surfacing and bridge. (Federal Funds)

DISTRICT THREE—Northwest

Decatur—83-20 K-2615-01—U.S. 83, from the Sheridan-Decatur county line north 9.0 miles and bridges 5, 6, 7, and 8, 9.0 miles, grading, surfacing and bridges. (Federal Funds)

Norton—9-69 K-3466-01—K-9, Otter, Big Timber and North Fork Solomon Drainage bridges 48, 49 and 50,

bridge overlay. (State Funds)

Sheridan—83-90 K-2614-01—U.S. 83, from the junction of K-23 north to the Sheridan-Decatur county line, 1.0 mile, grading, surfacing and bridge. (Federal Funds)

DISTRICT FOUR—Southeast

Allen—169-1 K-3685-01—U.S. 169, 0.8 mile north of K-224 to 2.7 miles north of K-269, 5.0 miles, patching. (State Funds)

Anderson—2 C-2571-01—County road, 1.5 miles south of Garnett, then south, 0.2 mile, grading and bridge.

(Federal Funds)

Franklin-59-30 K-3639-01-U.S. 59 and 23rd Street

in Ottawa, traffic signal. (State Funds)

Miami—7-61 K-0585-01—K-7, Middle Creek bridge 40, 0.1 mile north of the Linn-Miami county line, bridge replacement. (Federal Funds)

DISTRICT FIVE—Southcentral

Barber—281-4 K-3483-01—U.S. 281, approximately 1½ miles east of Hardtner, 0.2 mile, grading and surfacing. (State Funds)

Butler—54-8 K-1739-01—U.S. 54, from the Sedgwick-Butler county line east to the west city limits of Augusta, north and south lane, 8.9 miles, overlay shoulder. (Federal Funds)

Butler—196-8 K-3457-01—K-196, Walnut River Drainage bridge 64, 0.4 mile east of I-35, bridge repair. (State Funds)

Butler—196-8 X-1361-02—K-196, Missouri Pacific crossing of K-196 west of El Dorado, grading and surfacing. (Federal Funds)

Cowley—18 U-1186-01—Thirteen hundred feet in Goff Industrial Park north of Arkansas city, 0.2 mile, grading and surfacing. (Federal Funds)

Harper—2-39 K-3166-01—K-2, LL&G Street to West Avenue in Anthony, 0.1 mile, grading and surfacing. (Federal Funds)

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Harper—44-39 K-3311-01—K-44, east Main Street, Santa Fe Street east 660 feet in Anthony, 0.1 mile, grading and surfacing. (Federal Funds)

Reno—14-78 X-1360-01—K-14, Atchison, Topeka and Santa Fe Railway crossing of K-14 near Abbyville, grading and surfacing. (Federal Funds)

Reno—78 C-2569-01—30th Avenue; K-61, then east, 3.3 miles, grading and surfacing. (Federal Funds)

Sedgwick—54-87 K-1738-01—U.S. 54, from the Sedgwick-Butler county line west 2.1 miles, overlay and widening. (Federal Funds)

Sedgwick—254-87 K-3613-01—K-254, 1.2 miles west of the Sedgwick-Butler county line, culvert. (State Funds) Sumner—160-96 K-2619-01—U.S. 160 bridge 70, over

I-35, bridge widening. (Federal Funds)

DISTRICT SIX—Southwest

Finney—28 C-2230-01—County road, 5.5 miles east of Garden City, then east, 4.0 miles, surfacing. (Federal Funds)

Gray—23-35 K-3162-01—K-23, Prairie Street north to the north city limits of Cimarron, 0.4 mile, grading and surfacing. (Federal Funds)

Lane—51 C-2574-01—County road, 0.5 mile east and 10.0 miles south of Dighton, then south, 0.1 mile, grading and bridge. (Federal Funds)

Seward—88 C-2605-01—County road, 12.0 miles north of Liberal, then northeast, 2.2 miles, surfacing. (Federal Funds)

Seward—88 C-2606-01—County road, 14.0 miles north of Liberal at U.S. 83, then west, 1.8 miles, surfacing. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap, or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying 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 sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bidapproval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the K.D.O.T. district office responsible for the work.

HORACE B. EDWARDS Secretary of Transportation

Doc. No. 007484

State of Kansas

ATTORNEY GENERAL

Opinion No. 89-8

Mentally Ill, Incapacitated and Dependent Persons; Social Welfare—Reporting Abuse or Neglect of Certain Persons—Reporting Abuse or Neglect of Residents; Reporting Abuse, Neglect or Need of Protective Services; Contents of Report; Evaluation of Reports; Statewide Register.

Amendments to the U.S. Constitution—Rights and Immunities of Citizens—Privileges or Immunities; Due Process Clause. Winston Barton, Secretary, Social and Rehabilitation Services, Topeka, February 2, 1989.

K.S.A. 39-1401 et seq. confidentiality provisions do not prohibit due process procedures, but such procedures are not absolutely mandated if the placement of a name on a list by the State Department of Social and Rehabilitation Services pursuant to K.S.A. 39-1401 et seq. does not threaten or cause the loss of a constitutionally protected interest in liberty or property. Cited herein: K.S.A. 38-1523 (Ensley 1986); 39-938; 39-1401; 39-1404; 39-1422; K.S.A. 1988 Supp. 65-516; K.S.A. 65-3508; K.A.R. 30-51-1; U.S. Const., Amend. XIV. TMN

Opinion No. 89-9

Criminal Procedure—Code; Release Procedures—Parole Eligibility; Program Agreement.

State Departments; Public Officers and Employees—Department of Corrections; Secretary—Program Agreements Between Secretary and Inmate. Representative Wanda Fuller, 87th District, Wichita, February 2, 1989.

K.S.A. 1988 Supp. 22-3717(e)(2) and 75-5210a, provisions establishing the use of program agreements for inmates placed in the custody of the secretary of corrections, apply only to inmates incarcerated after the effective date of the enactment of which those two statutes are a part. The types of "programs" required are to be determined by the secretary of corrections, consistent with pertinent legislation. Cited herein: K.S.A. 1988 Supp. 22-3717; K.S.A. 75-5210; 75-5210a; K.S.A. 1988 Supp. 75-5211; K.S.A. 75-5267, K.S.A. 1988 Supp. 75-52,117; L. 1988, ch. 3079, § 11. JLM

Opinion No. 89-10

Automobiles and Other Vehicles—Drivers' Licenses; General Provisions—Examinations, Seizure Disorders. Mark A. Burghart, General Counsel, Department of Revenue, Topeka, February 2, 1989.

The Department of Revenue's procedure for suspending the driver's license of an individual found to have sustained a seizure involving the loss of consciousness while in the waking state within the preceding 12 months meets Fourteenth Amendment due process hearing requirements. While a full evidentiary hearing is not available to the licensee until after the suspension becomes effective, the degree of deprivation (in view of the opportunity for a hearing within 30 days and the availability of a restricted license in hardship cases) and any risk of erroneous deprivation are outweighed by the government's

interest in highway safety. Cited herein: K.S.A. 8-237; K.S.A. 1988 Supp. 8-247; 8-255; 8-259; K.A.R. 92-52-11; United States Constitution, Amendment XIV. JLM

Opinion No. 89-11

Constitution of the State of Kansas—Apportionment of the Legislature—Reapportionment of Senatorial and Representative Districts.

Constitution of the State of Kansas—Education—Members of State Board of Education. Senator Ben E. Vidricksen, 24th District, Salina, February 3, 1989.

Reapportionment of the Senate need not necessarily coincide with reapportionment of the House of Representatives. However, because current population figures reflect a 44.4 percent total deviation in State Board of Education member districts, it is our opinion that the Equal Protection Clause of the Fourteenth Amendment to the United States Constitution requires that board member districts be reapportioned before the 1990 election of board members. Board member districts are based on senatorial districts. Thus, unless the senatorial districts can be regrouped to significantly lessen the current total deviation in population among board member districts, the Senate must be reapportioned in 1989. Reapportionment of the Senate in 1989 will not affect the terms of office of incumbent senators. JLM

Opinion No. 89-12

State Boards, Commissions and Authorities—Public Employees Retirement Systems; Kansas Public Employees Retirement System—Disability Benefits; Firefighters Relief Association. James B. McKay, Jr., City Attorney, El Dorado, February 10, 1989.

Disability payments received from a firefighters association insurance policy may be deducted in calculating long-term disability benefits payable to members of the Kansas Public Employees Retirement System. Cited herein: K.S.A. 40-1701; 40-1703; K.S.A. 1988 Supp. 40-1707; 74-4927. RLN

Opinion No. 89-13

Counties and County Officers—Mental Health Centers and Services—Community Mental Health Centers and Community Facilities for the Mentally Retarded; Duties of Board; Financial Assistance to Psychology Students. Jack Dalton, Attorney for Southwest Kansas Area Mental Health Center, Dodge City, February 10, 1989.

K.S.A. 19-4001 et seq. do not authorize expenditure of county mental health center funds for the purpose of offering scholarships or other types of financial assistance to psychology students. Cited herein: K.S.A. 19-4001; 19-4003. TMN

Opinion No. 89-14

Labor and Industries—Payment of Compensation—Definitions; Wages, Unused Sick Leave. Representative Eloise Lynch, 71st District, Salina, February 10, 1989.

Absent contractual agreement, teachers employed by school districts are not entitled to payment for accrued sick leave. Cited herein: K.S.A. 44-312; 44-313; 75-5517.

Opinion No. 89-15

State Departments; Public Officers and Employees—Kansas Tort Claims Act; Defense and Payment of Liability and Defense Costs of Employees in Civil Cases; Judgment; Punitive Damage Award, Payment Of. Harold T. Walker, Kansas City City Attorney, Kansas City, February 13, 1989.

Subsection (c) of K.S.A. 1988 Supp. 75-6116 generally provides a governmental entity may pay a part of any judgment taken against an employee for punitive or exemplary damages if the government entity finds three conditions exist. The statute requires that a judgment be rendered before the governmental entity may consider whether the conditions attendant to payment have been met. Cited herein: K.S.A. 1988 Supp. 75-6116. GE

Opinion No. 89-16

Bonds and Warrants—Cash-Basis Law—Lease or Installment-Purchase Agreements; Contracts for Services. Frank E. White, Jr., Chautaqua County Attorney, Sedan, February 13, 1989.

Based upon commonly accepted and statutory definitions of the terms installment-contract and purchase, and mindful of the intent of the legislature to provide additional authority to acquire equipment, it is our opinion that K.S.A. 10-1116b does not authorize installment-purchase contracts for services. Cited herein: K.S.A. 10-1101; 10-1116b; 84-1-201(32); 84-2-612(1). TMN

ROBERT T. STEPHAN Attorney General

Doc. No. 007504

State of Kansas

LEGISLATURE

LEGISLATIVE BILLS INTRODUCED

The following number and titles of bills and resolutions have been recently introduced in the 1989 Kansas Legislature.

Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N State Capitol, Topeka 66612, (913) 296-4096.

Bills introduced February 9-15: House Bills

HB 2367, by Committee on Energy and Natural Resources: An act concerning wildlife and parks; authorizing establishment of a program to extend public access to certain private land for recreational purposes; providing for issuance of certain deer permits and game tags; amending K.S.A. 58-3205 and K.S.A. 1988 Supp. 58-3202, 58-3206 and 75-6104 and repealing the existing sections.

HB 2368, by Committee on Economic Development: An act concerning corporations; relating to the raising of hybrid hogs; amending K.S.A. 1988 Supp. 17-5904 and repealing the existing section.

HB 2369, by Committee on Economic Development: An act relating to agricultural land; concerning the use thereof by corporations for swine production; removing certain restrictions and prohibitions related thereto; amending K.S.A. 17-5903 and 17-5904 and K.S.A. 1988 Supp. 79-250 and 79-32,154 and repealing the existing sections; also repealing K.S.A. 17-5905 and 17-5906 and K.S.A. 1988 Supp. 12-1749b and 12-17,109a.

HB 2370, by Committee on Judiciary: An act concerning criminal

(continued)

procedure; relating to appellate jurisdiction; amending K.S.A. 22-3601 and repealing the existing section.

HB 2371, by Committee on Local Government: An act concerning zoning in improvement districts; amending K.S.A. 19-2950 and repealing the existing section.

HB 2372, by Committee on Local Government: An act concerning certain drainage districts; relating to the election of supervisors thereof; amending K.S.A. 24-605 and repealing the existing section.

HB 2373, by Committee on Local Government: An act concerning the advertising and display of liquor; amending K.S.A. 1988 Supp. 41-714 and repealing the existing section.

HB 2374, by Committee on Elections (by request): An act concerning elections; elections by mail; school district bond elections; amending K.S.A. 25-432 and repealing the existing section.

HB 2375, by Committee on Federal and State Affairs: An act amending the Kansas consumer protection act; relating to deceptive acts and practices; amending K.S.A. 50-626 and repealing the existing section.

HB 2376, by Committee on Federal and State Affairs: An act amending the open records act; concerning remedies for violations thereof; amending K.S.A. 45-222 and repealing the existing section.

HB 2377, by Committee on Federal and State Affairs: An act concerning rules and regulations; exempting certain rules and regulations from certain procedures; amending K.S.A. 77-415 and repealing the existing section.

HB 2378, by Committee on Federal and State Affairs: An act concerning diversion of criminal complaints; amending K.S.A. 22-2909 and repealing the existing section.

HB 2379, by Committee on Federal and State Affairs: An act concerning conservation easements; authorizing such easements for certain types of property; amending K.S.A. 1988 Supp. 58-3803, 58-3804 and 58-3805 and repealing the existing sections.

HB 2380, by Committee on Federal and State Affairs: An act amending the open records act; concerning records not required to be open; amending K.S.A. 1988 Supp. 45-221 and repealing the existing section.

HB 2381, by Committee on Insurance: An act relating to continuing care contracts; providing for the regulation of continuing care providers under the administration of the commissioner of insurance; providing penalties for violations; repealing K.S.A. 16-1101, 16-1102, 16-1103, 16-1104 and 16-1105.

HB 2382, by Committee on Insurance: An act relating to insurance; concerning licensing and examination of agents; amending K.S.A. 40-240, as amended by section 2 of chapter 151 of the laws of 1988, and K.S.A. 1988 Supp. 40-241 and repealing the existing sections.

HB 2383, by Committee on Insurance: An act relating to insurance; authorizing incorporation of long-term care insurance in certain life insurance policies; amending K.S.A. 40-401 and repealing the existing section.

HB 2384, by Committee on Governmental Organization: An act relating to the board of accountancy; authorizing issuance thereby of temporary permits to practice in this state to persons lawfully authorized to practice as certified public accountants in other states or political subdivisions of the United States; amending K.S.A. 1-317, 1-318 and 1-319 and K.S.A. 1988 Supp. 1-301, 1-311 and 1-316 and repealing the existing sections.

HB 2385, by Committee on Agriculture and Small Business: An act concerning the Kansas veterinary practices act, concerning exceptions to such act; amending K.S.A. 47-817 and repealing the existing section.

HB 2386, by Committee on Public Health and Welfare: An act relating to the adult care homes, covering civil penalties; requiring the development of rules and regulations; amending K.S.A. 39-950 and repealing the existing section.

HB 2387, by Committee on Public Health and Welfare: An act requiring a copy of the petition in certain actions filed in this state against persons licensed, registered or certified by the state board of healing arts to be served upon the board.

HB 2388, by Committee on Federal and State Affairs: An act concerning controlled substances; relating to mandatory sentences; amending K.S.A. 1988 Supp. 65-4127a and 65-4127b and repealing the existing sections.

HB 2389, by Committee on Federal and State Affairs: An act concerning historic preservation; authorizing adoption of certain rules and regulations; amending K.S.A. 1988 Supp. 75-2721 and repealing the existing section.

HB 2390, by Committee on Local Government: An act concerning the sale of municipal bonds; amending K.S.A. 1988 Supp. 10-106 and repealing the existing section.

HB 2391, by Committee on Insurance: An act relating to insurance;

providing that certain accident and sickness coverage include maternity benefits with respect to adopted children; amending K.S.A. 1988 Supp. 40-19c09 and repealing the existing section; also repealing K.S.A. 1988 Supp. 40-19c09a.

HB 2392, by Committee on Insurance: An act relating to insurance; providing that certain health policies and contracts contain coverage with respect to adopted children; amending K.S.A. 40-2,102 and repealing the existing section.

HB 2393, by Committee on Elections: An act concerning elections; candidates filing for office; nominating petitions; retention of judges; amending K.S.A. 20-2908, 25-202, 25-206, 25-208, 25-208a, 25-308, 25-2020, 25-3601 and 25-4006 and K.S.A. 1988 Supp. 25-205 and repealing the existing sections.

HB 2394, by Committee on Elections: An act concerning governmental ethics; relating to city, county and school district officers and employees; amending K.S.A. 75-4303a, 75-4304, 75-4305 and 75-4306 and repealing the existing sections; also repealing K.S.A. 46-279, 75-4301 and 75-4302.

HB 2395, by Committee on Judiciary: An act concerning civil procedure; relating to mechanics and materialmen's liens; amending K.S.A. 60-1101, 60-1106 and 60-1110 and K.S.A. 1988 Supp. 60-1103b and repealing the existing sections.

HB 2396, by Committee on Judiciary: An act concerning crimes; relating to the sexual exploitation of a child; amending K.S.A. 21-3516 and repealing the existing section.

HB 2397, by Committee on Judiciary: An act concerning criminal procedures; relating to computerized files of outstanding warrants; amending K.S.A. 22-4705 and repealing the existing section.

HB 2398, by Committee on Judiciary: An act concerning criminal procedure; relating to parole; amending K.S.A. 22-3717 and repealing the existing section.

HB 2399, by Committee on Judiciary: An act concerning municipal judges; providing training programs, examinations and continuing judicial education; creating a municipal judge training fund; amending K.S.A. 12-4105 and 12-4112 and repealing the existing sections.

HB 2400, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas police and firemen's retirement system; relating to normal retirement date; disability benefits; amending K.S.A. 1988 Supp. 74-4957, 74-4958 and 74-4960 and repealing the existing sections.

HB 2401, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to normal retirement date; amending K.S.A. 1988 Supp. 74-4914, 74-4915 and 74-4937 and repealing the existing sections.

HB 2402, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas police and firemen's retirement system; relating to membership therein; certain employees of the department of corrections.

HB 2403, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to employment after retirement; amending K.S.A. 1988 Supp. 74-4914 and repealing the existing section.

HB 2404, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas police and firemen's retirement system; relating to service-connected death and disability; amending K.S.A. 74-4952 and repealing the existing section.

HB 2405, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to insured death and disability benefits; optional death benefit plan; amending K.S.A. 1988 Supp. 74-4927 and repealing the existing section; also repealing K.S.A. 1988 Supp. 74-4927i.

HB 2406, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to participating service; amending K.S.A. 1988 Supp. 74-4915 and repealing the existing section.

HB 2407, by Committee on Pensions, Investments and Benefits: An act concerning the retirement system for judges; relating to retirement date; death, disability and retirement benefits; amending K.S.A. 20-2608, 20-2609, 20-2610 and 20-2610a and repealing the existing sections.

HB 2408, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to lump-sum death benefit; postretirement benefit increase; amending K.S.A. 1988 Supp. 74-4989 and repealing the existing section.

HB 2409, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to employee contributions of certain members; rate of compensation; amending K.S.A. 74-4995 and repealing the existing section.

HB 2410, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to the definition of compensation; amending K.S.A. 1988 Supp. 74-4902 and repealing the existing section.

HB 2411, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to vesting of benefits; amending K.S.A. 74-4917 and repealing the ex-

isting section.

HB 2412, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to final average salary; amending K.S.A. 1988 Supp. 74-4902 and repealing the existing section.

HB 2413, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to participating service; amending K.S.A. 1988 Supp. 74-4915 and re-

pealing the existing section.

HB 2414, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to participating service for certain member's military service.

HB 2415, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to prior and participating service; amending K.S.A. 1988 Supp. 74-4915 and 74-4938 and repealing the existing sections.

HB 2416, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to elected state officials; special member provisions; retirement benefit annuity; amending K.S.A. 1988 Supp. 74-4998d and repealing the existing section.

HB 2417, by Committee on Pensions, Investments and Benefits: An act concerning the Kansas public employees retirement system; relating to normal retirement date; amending K.S.A. 1988 Supp. 74-4914 and 74-4937 and repealing the existing sections.

HB 2418, by Committee on Elections: An act concerning supplemental notice of state and subdivision matters by radio and television broadcast.

HB 2419, by Committee on Judiciary: An act concerning civil procedure; allowing the maintenance of a cause of action using fictitious names for certain purposes; extending the time to file suit in certain cases.

HB 2420, by Committee on Judiciary: An act concerning criminal procedure, providing for discovery depositions in criminal cases.

HB 2421, by Joint Committee on Special Claims Against the State: An act concerning certain claims against the state; making appropriations, authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain disbursements, procedures and acts incidental to the foregoing.

HB 2422, by Committee on Agriculture and Small Business: An act concerning fertilizers; providing for regulation of the handling, storage and disposal of commercial fertilizers and fertilizer materials in bulk; providing for approval of facilities and equipment; declaring certain acts

to be violations and providing penalties therefor.

HB 2423, by Committee on Agriculture and Small Business: An act concerning the oil inspection law; transferring powers from the director of taxation to the secretary of agriculture; amending K.S.A. 55-422, 55-423, 55-424, 55-425, 55-426, 55-427, 55-429, 55-433 and 55-512 and K.S.A. 1988 Supp. 83-221, 83-401, 83-404, 83-405, 83-406 and 83-409; also repealing K.S.A. 74-2428.

HB 2424, by Committee on Agriculture and Small Business: An act concerning veterinarians; authorizing certain procedures relating to impaired veterinarians; making certain records, reports and information confidential and privileged; granting immunity from civil liability for

certain actions.

HB 2425, by Committee on Agriculture and Small Business: An act concerning organic food; relating to displays, labels and advertising for sale of organic food; prohibiting certain acts and providing penalties for violations; creating the organic food fee fund; amending K.S.A. 1988 Supp. 75-3170a and repealing the existing section.

HB 2426, by Committee on Public Health and Welfare: An act concerning the state board of pharmacy; relating to patient profiles; amending K.S.A. 1988 Supp. 65-1642 and repealing the existing section.

HB 2427, by Committee on Public Health and Welfare: An act providing for licensure of clinical laboratory personnel; granting powers to and imposing duties upon the secretary of health and environment; establishing a clinical laboratory personnel commission and prescribing the powers and duties thereof; prohibiting certain acts and prescribing penalties for violations.

HB 2428, by Committee on Elections: An act concerning elections;

petitions; independent candidates; amending K.S.A. 25-3602 and K.S.A. 1988 Supp. 25-303 and repealing the existing sections.

HB 2429, by Committee on Local Government: An act concerning emergency care and assistance at the scene of an emergency or accident; amending K.S.A. 1988 Supp. 65-2891 and repealing the existing section.

HB 2430, by Committee on Local Government: An act concerning counties; relating to the publication of certain notices; relating to protest periods; amending K.S.A. 3-121, 3-145a, 3-151, 3-152a, 3-303, 12-11a01, 12-1680b, 12-4801, 19-436, 19-1572c, 19-1586, 19-1590, 19-1594, 19-15,109, 19-15,116, 19-15,122, 19-15,142, 19-2106b, 19-2123, 19-2651, 19-2697, 19-27,134, 19-27,156, 19-2801, 19-2818, 19-2823, 19-2845, 19-28,109, 19-2911, 19-4004 and 19-4616 and K.S.A. 1988 Supp. 12-1257 and 65-212 and repealing the existing sections.

Senate Bills

SB 236, by Committee on Transportation and Utilities: An act amending the federal uniform assistance and real property acquisition policies act; amending K.S.A. 58-3501 and repealing the existing section.

SB 237, by Committee on Transportation and Utilities: An act relating to motor vehicles; concerning the unlawful issuance of thirty-day registration permits; penalties; amending K.S.A. 1988 Supp. 8-143 and 8-2409 and repealing the existing sections.

SB 238, by Committee on Transportation and Utilities: An act concerning motor carriers; relating to certain exemptions from K.C.C. plates; amending K.S.A. 66-1,139 and repealing the existing section.

SB 239, by Committee on Energy and Natural Resources: An act directing the secretary of state to convey certain land in Atchison county to certain persons claiming such lands under color of title.

SB 240, by Committee on Energy and Natural Resources: An act concerning the sale of land in abandoned channels of navigable waters; amending K.S.A. 82a-209 and repealing the existing section.

SB 241, by Committee on Local Government: An act enacting the auctioneers license law; providing for the licensure of auctioneers; creating the board of auctioneers and providing for the powers, duties and functions thereof; declaring certain acts to be unlawful and providing penalties for violations; amending K.S.A. 1988 Supp. 75-3170a and repealing the existing section.

SB 242, by Committee on Judiciary: An act concerning professional corporations; amending K.S.A. 17-2708, 17-2712, 17-2714 and 17-2715

and repealing the existing sections.

SB 243, by Committee on Labor, Industry and Small Business: An act concerning corporations; relating to the confidentiality of certain information on the corporation's annual report; amending K.S.A. 17-7503 and 17-7505 and repealing the existing sections.

SB 244, by Committee on Governmental Organization: An act concerning civil service; amending K.S.A. 75-2948, K.S.A. 1988 Supp. 75-2949e and K.S.A. 1987 Supp. 75-2929d, as amended by section 300 of chapter 356 of the 1988 Session Laws of Kansas and K.S.A. 1987 Supp. 75-2949, as amended by section 301 of chapter 356 of the 1988 Session Laws of Kansas and repealing the existing sections.

SB 245, by Committee on Agriculture: An act relating to motor vehicles; concerning width permits for custom combine operators; amending K.S.A. 1988 Supp. 8-1911 and repealing the existing section.

SB 246, by Committee on Elections: An act concerning elections; making certain acts unlawful and prescribing penalties.

SB 247, by Committee on Elections: An act relating to political parties; organization of district committees; amending K.S.A. 25-3803 and repealing the existing section.

SB 248, by Committee on Elections: An act concerning elections; certain absentee voting; penalties in certain cases; amending K.S.A. 25-1124 and repealing the existing section.

SB 249, by Committee on Financial Institutions and Insurance. An act concerning banks and banking, authorizing interstate banking.

SB 250, by Committee on Transportation and Utilities: An act enacting the Kansas uniform commercial drivers' license act; amending K.S.A. 8-234b, 8-235d, 8-237, 8-239, 8-241, 8-252, 21-4619 and 22-2909 and K.S.A. 1988 Supp. 8-235, 8-236, 8-238, 8-240, 8-243, 8-254, 8-256, 8-259, 8-267, 8-294, 8-1002, 8-1014, 8-1015, 8-1566, 8-1567, 8-2106, 12-4416 and 12-4516 and repealing the existing sections; also repealing K.S.A. 1988 Supp. 8-1018.

SB 251, by Committee on Financial Institutions and Insurance: An act relating to banks and banking; concerning limitations on liabilities to banks with respect to limited partners under a limited partnership agreement; amending K.S.A. 1988 Supp. 9-1104 and repealing the ex-

(continued)

isting section."

SB 252, by Committee on Public Health and Welfare: An act concerning confidential information; prohibiting certain acts and providing penalties for violations; amending K.S.A. 39-934, 39-1404 and 75-5921 and repealing the existing sections.

SB 253, by Committee on Economic Development: An act concerning the department of commerce; establishing the office of housing within the division of community development; providing for the powers and duties of such office; amending K.S.A. 1988 Supp. 74-5009 and repealing

the existing section.

SB 254, by Committee on Economic Development: An act relating to crimes; concerning dealing in and possession of gambling devices; amending K.S.A. 21-4306 and 21-4307 and repealing the existing

SB 255, by Committee on Transportation and Utilities: An act regulating traffic; concerning the width and length of certain vehicles; amending K.S.A. 1988 Supp. 8-1904 and 8-1911 and repealing the existing sections.

SB 256, by Committee on Agriculture: An act concerning agriculture employment relations; amending K.S.A. 44-819 and 44-828, K.S.A. 1988 Supp. 44-820 and K.S.A. 44-826, as amended by section 145 of chapter 356 of the 1988 Session Laws of Kansas, and repealing the existing sections

SB 257, by Committee on Public Health and Welfare: An act providing for the registration of marriage and family therapists; granting powers to and imposing certain duties upon the behavioral sciences regulatory board; declaring certain acts to be unlawful and providing penalties for violations; amending K.S.A. 1988 Supp. 74-7507 and repealing the existing section.

SB 258, by Committee on Public Health and Welfare: An act concerning mental health service providers; requiring filing of certain information concerning mental health service providers with the behavioral sciences regulatory board; granting powers to and imposing duties upon such board; amending K.S.A. 1988 Supp. 74-7507 and repealing the existing section.

SB 259, by Committee on Public Health and Welfare: An act concerning the Kansas healing arts act; relating to persons licensed by the state board of healing arts; limiting the performance of certain procedures to such persons; declaring certain acts to be violations and providing penalties therefor.

SB 260, by Committee on Elections: An act concerning elections; requiring reporting of certain campaign contributions to and expenditures by candidates for county office; prescribing penalties for violations.

SB 261, by Committee on Judiciary: An act concerning the Kansas probate code; relating to disposition of property by will or other lawful disposition effective at death; amending K.S.A. 59-602 and repealing the existing section.

SB 262, by Committee on Judiciary: An act concerning criminal procedure; relating to misdemeanor and traffic infraction cases; method of trial; amending K.S.A. 22-3404 and repealing the existing section.

SB 263, by Committee on Judiciary: An act concerning criminal procedure; relating to plea of insanity; notice thereof; amending K.S.A. 22-3219 and repealing the existing section.

SB 264, by Committee on Public Health and Welfare: An act concerning children; providing that a child born as a result of an attempted abortion is a child in need of care under the Kansas code for care of children.

SB 265, by Committee on Education: An act repealing K.S.A. 72-116, relating to admission to the state educational institutions.

SB 266, by Committee on Energy and Natural Resources: An act concerning water; relating to minimum streamflows; amending K.S.A. 1988 Supp. 82a-703c and repealing the existing section.

SB 267, by Committee on Governmental Organization: An act relating to the construction trades; creating a construction trades board; concerning the examination and certification of a construction trade person; amending K.S.A. 1988 Supp. 12-1510 and repealing the existing section; also repealing K.S.A. 1988 Supp. 12-1508, 12-1509, 12-1511, 12-1525, 12-1526, 12-1527 and 12-1528.

SB 268, by Committee on Local Government: An act requiring the filing of certain decrees of the court with the register of deeds, amending K.S.A. 58-2242a and K.S.A. 1988 Supp. 59-2249 and repealing the existing sections.

SB 269, by Committee on Energy and Natural Resources: An act relating to income taxation; allowing credits against corporate liability for certain costs of purchasing and installing a coal burning system.

SB 270, by Committee on Energy and Natural Resources: An act relating to coal; imposing a tax upon the generation of electricity from

coal by electric public utilities; providing for the administration of such tax and the use of revenues derived therefrom.

SB 271, by Committee on Energy and Natural Resources: An act relating to sales taxation, exempting sales of property and services associated with certain coal-fired boiler systems; amending K.S.A. 1988 Supp. 79-3606 and repealing the existing section.

SB 272, by Committee on Governmental Organization: An act concerning the oil inspection law; transferring powers from the director of taxation to the secretary of agriculture; amending K.S.A. 55-422, 55-423, 55-424, 55-425, 55-426, 55-427, 55-429, 55-433, and 55-512 and K.S.A. 1988 Supp. 83-221, 83-401, 83-404, 83-405, 83-406 and 83-409:

also repealing K.S.A. 74-2428.

SB 273, by Committee on Governmental Organization. An act relating to the department of revenue; concerning the administration, collection and enforcement of taxation by the secretary of revenue; placing centain employees in the unclassified service; abolishing the alcoholic beverage control board of review; amending K.S.A. 75-5122, 79-1009 to 79-1014, inclusive, 79-3233, 79-3294, 79-3294a, 79-3617, 79-3618, 79-3630 and 79-3705d and K.S.A. 1988 Supp. 79-3615, 79-3706 and 79-41a03a and repealing the existing sections; also repealing K.S.A. 75-5119.

SB 274, by Committee on Transportation and Utilities: An act relating to motor vehicles; concerning accident reports; amending K.S.A. 8-1612 and K.S.A. 1988 Supp. 8-1611 and repealing the existing sections.

SB 275, by Committee on Labor, Industry and Small Business: An act concerning the employment security law; relating to the definition of employer; acquired experience ratings; extended benefits; wages from back pay awards; certain disqualifications for benefits; amending K.S.A. 1988 Supp. 44-703, 44-704a, 44-706, 44-710 and 44-710a and genealing the existing sections.

SB 276, by Committee on Judiciary: An act concerning library fees for county law libraries; amending K.S.A. 20-3129 and repealing the existing section. วรับสมสมราช 🗎 โดยว

the born not House Concurrent Resolutions,

HCR 5010, by Committee on Elections: A proposition to revise article 6 of the constitution of the state of Kansas, relating to education.

House Resolutions HR 6021, by Representative Shumway: A resolution commending William Raley for his heroism in leading fellow students to safety. HR 6022, by Representative Samuelson: A resolution congratulating

C.A. Williams on his 90th birthday.

raciel for the race of the American Color to Senate Concurrent Resolutions

SCR 1611, by Senators Martin, Francisco and Strick: A proposition to amend section 1 of article 11 of the constitution of the state of Kansas, relating to the taxation of property. A Wast

SCR 1612, by Committee on Transportation and Utilities; A concurrent resolution urging the United States Congress to use the moneys in the federal aviation trust fund for the purposes for which the moneys were collected.

SCR 1613, by Committee on Federal and State Affairs A concurrent resolution calling a special election for the purpose of submitting a proposition to amend the Kansas Constitution as authorized by Senate Concurrent Resolution No. 1610.

SCR 1614, by Senator Johnston: A concurrent resolution opposing an increase in the federal motor fuel tax for the purpose of reducing the federal deficit.

describe remain largered will be reserved a to make my Senate Resolutions Languetes of the

SR 1811, by Senator Karr: A resolution congratulating and commending the Emporia High School Boys Cross, Country, team, and Coach Robert Karr for winning the 1988 Class 6A Cross Country Championship in Kansas.

SR 1812, by Senator Moran: A resolution honoring Emery J. Rome on his retirement after 32 years of public service in Ellis County.

SR 1813, by Senator Moran: A resolution honoring Harold Kraus for 16 years of public service to Ellis County as County Commissioner.

Doc. No. 007506

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BOARD OF INDIGENTS' DEFENSE SERVICES

NOTICE OF MEETING

The State Board of Indigents' Defense Services will meet at 1 p.m. Friday, March 31, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka.

For additional information contact Ron Miles, Director, State Board of Indigents' Defense Services, Room 506, Landon State Office Building, Topeka 66612, (913) 296-4505.

> RONALD E. MILES Director

Doc. No. 007492

(Published in the Kansas Register, February 23, 1989.)

NOTICE OF REDEMPTION
Highland Community College
Doniphan County, Kansas
Community Junior College Building Revenue Bonds
Series 1966

Notice is hereby given by the governing body of Highland Community College, Doniphan County, Kansas, that pursuant to the provisions of Section 3 of a resolution adopted October 13, 1966, said Highland Community College, Doniphan County, Kansas, will redeem and does hereby call for redemption and payment all of the outstanding bonds above referred to, each in the amount of \$1,000 for a total of \$37,000, and payment of the accrued interest to April 1, 1989, together with a premium of 4 percent of the principal amount of each bond so redeemed and paid. This call and redemption is at the face amount of the bond, plus accrued interest, together with a premium of 4 percent of the principal amount of each bond so redeemed and paid thereon to April 1, 1989.

The numbers of the bonds to be redeemed are as follows: No. 239 through No. 275, inclusive, each in the

amount of \$1,000.

On April 1, 1989, the bonds above described will be paid and redeemed at the office of the State Treasurer, Topeka, Kansas, upon presentation and surrender of the bonds and the attached coupons. Said bonds with coupons attached, including coupons becoming due on April 1, 1989, and thereafter, must be presented to the Kansas State Treasurer, Alfred M. Landon Office Building, 900 S.W. Jackson, Topeka, KS 66612. Interest, together with a premium of 4 percent of the principal amount of each bond so redeemed and paid, will be paid to the call date. From and after April 1, 1989, no further or additional interest or premium will be paid on said bonds.

This call adopted February 15, 1989, and ordered to

be published as required by law.

HIGHLAND COMMUNITY COLLEGE
Doniphan County, Kansas
By Francis Reisch
Vice-President, Board of Trustees

Doc. No. 007505

State of Kansas KANSAS STATE UNIVERSITY

NOTICE TO BIDDERS

Sealed bids for the following items will be received by Kansas State University Purchasing Office, Manhattan, until 2 p.m. C.S.T. on the date indicated and then will be publicly opened. Interested bidders may call (913) 532-6214 for additional information.

Tuesday, March 7, 1989 #90083

Turbomolecular Vacuum Pumps

WILLIAM H. SESLER Director of Purchasing

Doc. No. 007513

(Published in the Kansas Register, February 23, 1989.)

NOTICE OF REDEMPTION
City of Belleville, Kansas
Electric System Refunding Revenue Bonds
Series 1978

Notice is hereby given that \$145,000 principal amount of bonds, as listed below, are called for redemption April 1, 1989, at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The serial numbers of the 6.25 percent refunding bonds to be redeemed April 1, 1989, are as follows:

Due October 1, 1989: 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119 and 120

Due October 1, 1990: 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133 and 134

On April 1, 1989, all bonds designated for redemption will become due and payable upon presentation thereof at the address given below. On and after April 1, 1989, interest on the principal amount called for redemption shall cease to accrue. The bonds may be presented for payment along with an IRS Form W-9, verifying owners taxpayer identification number, in person or by mail at the following address: First National Bank and Trust Company of Salina, Attn: Trust Department, 101 N. Santa Fe, P.O. Box 800, Salina, KS 67402.

Steven G. Wortmann Trust Officer First National Bank and Trust Company of Salina

(Published in the Kansas Register, February 23, 1989.)

NOTICE OF REDEMPTION to the holders of Finney County, Kansas Single Family Mortgage Revenue Bonds 1980 Series A

Notice is hereby given that pursuant to Section 3.01 of the Trust Indenture dated as of January 1, 1980, \$425,000 principal of bonds has been drawn pro rata between maturities and by lot within each maturity, for redemption at par on April 1, 1989.

Coupon bonds of \$5,000 denominations, called in full, bearing CUSIP No. 318037 and Suffix:

AH1	821	AT5	1867
339	836	1275	1964
AK4 472	AQ1	1279	2043 2141
	891	AU2	2155
AL2	934	1591	2690
547	950	1641	2691
578 AM0	AR9	1643 1701	2693
637	1026 1051	AV0	2833 2935
AN8	1052	1716	3085
725	AS7	1748 1779	3125 3314
AP3 800	1176 1193	1843 1861	3319 3334
	- -	1001	3004

The serial numbers of the registered bonds to be redeemed bearing CUSIP No. 318037, in whole or in part, and the principal amount to be redeemed are as follows:

Bond Number	Par Amount	Amount Called	Suffix
R213	\$ 10,000	\$10,000	AJ7
R227	5,000	5,000	AK4
R214	5,000	5,000	AMO
R190	15,000	5,000	AN8
R156	40,000	5,000	AS7
R173	5,000	5,000	AT5
R218	45,000	5,000	AT5
R219	400,000	20,000	AU2
R159	20,000	5,000	AVO
R200	20,000	5,000	AVO
R220	2,400,000	50,000	AVO
R221	1,935,000	90,000	AV0

Coupon bonds with the April 1, 1989, and all subsequent coupons attached, and registered bonds called in full or in part, should be presented to the Continental Bank, National Association, Attention Corporate Trust Operations, 30 N. LaSalle St., 16th Floor, Chicago, IL 60697.

Where a fully registered bond is redeemed in part, a new, fully registered bond for the unredeemed portion will be issued and returned without charge. Interest on the bonds or portion of bonds called for redemption will cease to accrue on April 1, 1989.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated February 16, 1989.

FINNEY COUNTY, KANSAS Continental Bank, National Association (Formerly Continental Illinois National Bank and Trust Company of Chicago),

Trustee

Doc. No. 007501

(Published in the Kansas Register, February 23, 1989.)

NOTICE OF REDEMPTION Sedgwick County, Kansas Single Family Mortgage Revenue Bonds (Multiple Originators and Services) 1980 Series A

Due April 1, 1990/1994 and April 1, 2011

Notice is hereby given that, pursuant to Section 3.01 of the Indenture dated as of April 1, 1980, and as amended by the First Supplemental Trust Indenture, dated as of September 1, 1986, \$1,105,000 principal of bonds has been drawn prorata among maturities and by lot within each maturity, for redemption at par on April 1, 1989.

Coupon bonds of \$5,000 denominations, called in full, bearing CUSIP No. 815618 and suffix:

	,	2.0.	010010	wiiu	Julia.		
AJ2	2481	4280	5668	7317	8281	8998	9976
777	. 2491	4292	5799	7318	8291	9024	9978
853	2496	4348	5924	7366	8297	9037	10073
905	2507	4360	5977	7414	8318	9047	10082
AK9	2564	4456	6080	7422	8323	9270	10086
1005	2579	4472	6112	7451	8341	9309	10098
AL7	3284	4550	6164	7459	8390	9321	10126
1186	3294	4708	6189	7463	8395	9330	10135
	3444	4719	6244	7493	8403	9353	10154
1233	3454	4742	6268	7513	8410	9422	10215
1277	3467	4749	6319	7529	8424	9430	10231
AM5	3472	4820	6326	7565	8503	9453	10277
1287	3476	4875	6335	7595	8582	9475	10284
1298	3486	4909	6427	7600	8587	9489	10327
1316	3811	4915	6448	7791	8589	9501	10367
1409	3823	4922	6452	7856	8595	9579	10368
AN3	3829	4975	6501	8031	8615	9646	10390
1627	3899	5027	6535	8058	8641	9759	10408
1632	3924	5126	6548	8065	8723	9884	10508
1706	3928	5184	6840	8069	8824	9893	
1100	3943	5566	7113	8080	8895	9930	
AQ6	3945	5583	7270	8176	8903	9932	
2478	4183	5661	7313	8232	8930	9959	

The serial numbers of the registered bonds bearing CUSIP No. 815618, to be redeemed in whole or in part, and the principal amount to be redeemed are as follows:

Bond Number	Par Amount	Amount Called	Suffix
R200	\$ 15,000	\$ 5,000	AL7
R281	5,000	5,000	AM5
R216	15,000	5,000	AN3
R127	45,000	5,000	AQ6
R138	2,500,000	90,000	AQ6
R150	15,000	5,000	AQ6
R155	700,000	35,000	AQ6

R169	230,000	15,000	AQ6
R201	295,000	20,000	AQ6
R230	40,000	5,000	AQ6
R286	485,000	20,000	AQ6
R295	100,000	10,000	AQ6
R296	100,000	15,000	AQ6
R312	5,000	5,000	AQ6
R369	5,000	5,000	AQ6

Coupon bonds with the April 1, 1989, and all subsequent coupons attached, and all registered bonds should be presented to one of the offices of the paying agents:

Continental Bank, National Association Attention: Corporate Trust Operations 30 N. LaSalle Street, 16th Floor Chicago, IL 60697

Southwest National Bank of Wichita Attention: Trust Department P.O. Box 1401 Wichita, KS 67201

Morgan Guaranty Trust Company of New York Attention: Corporate Trust Department 30 W. Broadway, 12th Floor New York, NY 10015

Where a fully registered bond is redeemed in part, a new fully registered bond for the unredeemed portion will be issued and returned without charge. While registered bondholders have the option of presenting bonds to any of the above-mentioned paying agents, there will be a delay in the issuance of bonds for any unredeemed portion unless such presentment is made to the principal paying agent in Chicago at the above given address.

Interest on the bonds or portions of bonds called for redemption will cease to accrue on April 1, 1989.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated February 23, 1989.

By: Continental Bank, National Association (formerly Continental Illinois National Bank and Trust Company of Chicago), Trustee for Sedgwick County, Kansas

Doc. No. 007502

(Published in the Kansas Register, February 23, 1989.)

SUMMARY NOTICE OF BOND SALE **Unified School District 470** Cowley County, Kansas (Arkansas City) General Obligation Capital Outlay Bonds

Series 1989-1

(general obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the notice of bond sale dated February 13, 1989, sealed bids will be received by the clerk of Unified School District 470, Cowley County, Kansas (Arkansas City), on behalf of the Board of Education, 119 W. Washington, Arkansas City, KS 67005, until 4 p.m. C.S.T. on Monday, March 13, 1989, for the purchase of \$350,000 principal amount of General Obligation Capital Outlay Bonds, Series 1989-1. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated March 15, 1989, and will become due serially on December 1 in the years as follows:

mount
0
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0
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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 December 1 and June 1 in each year, beginning on December 1, 1989.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America in the amount of \$7,000 (2 percent of the principal amount of the bonds).

Delivery

The district will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before April 6, 1989, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1989 is \$60,720,386. The total general obligation indebtedness of the district as of the date of the bonds, including the bonds being sold, is \$5,135,000.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, Wichita, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds (continued)

will be furnished and paid for by the district, 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 clerk, Calvin E. Chandler, Unified School District 470, Cowley County, Kansas (Arkansas City), 119 W. Washington, Arkansas City, KS 67005, (316) 442-4190; or from the financial advisor, The Columbian Securities Corporation, 550 N. 159th St. East, Wichita, KS 67230, Attention: Steve Johnson, 1-800-825-0014.

U.S.D. 470, Cowley County

Doc. No. 007493

State of Kansas

BOARD OF PHARMACY

PERMANENT ADMINISTRATIVE REGULATIONS

Article 1.—REGISTRATION AND EXAMINATION OF PHARMACISTS

- **68-1-2.** Grades required. (a) Each successful applicant for licensure by examination under the pharmacy act of the state of Kansas shall:
- (1) pass an examination approved by the board; and (2) obtain a grade of not less than 75% on the law examination administered by the board.
- (b) Each successful applicant for licensure by reciprocity from another state shall score not less than 75% on the law examination administered by the board.
- (c) This regulation shall be effective on May 1, 1989. (Authorized by and implementing K.S.A. 1987 Supp. 65-1631(c), as amended by L. 1988, Ch. 243, Sec. 7; effective Jan. 1, 1966; amended E-76-31, Aug. 11, 1975; amended May 1, 1976; amended May 1, 1978; amended May 1, 1980; amended May 1, 1985; amended May 1, 1986; amended May 1, 1989.)

Article 5.—GENERAL RULES

68-5-11. (Authorized by K.S.A. 65-1630; effective Jan. 1, 1966; amended, E-76-31, Aug. 11, 1975; amended May 1, 1976; revoked April 10, 1989.)

Article 7.—MISCELLANEOUS PROVISIONS

68-7-11. Medical care facility pharmacy. The scope of pharmaceutical services within a medical care facility pharmacy shall conform with federal and state laws pertaining to medical care facility pharmacies and shall conform to the following subsections in this regulation:

(a) The pharmacist in charge shall be responsible for developing programs and supervising all personnel in the distribution and control of prescription medication and all pharmaceutical services in the medical care facility. These programs shall be subject to the approval of the administration of the medical care facility.

(b) The services of the pharmacist in charge shall be available to the extent deemed necessary by the administrator of the medical care facility and the board to insure comprehensive pharmaceutical services.

(c) The pharmacist in charge shall develop a policy and procedure manual for the medical care facility pharmacy. This manual shall be approved by the pharmacy and therapeutics committee or an equivalent committee governing the control and distribution of prescription medication within the facility.

(d) The pharmacist in charge shall be responsible for the maintenance of all emergency medication kits.

- (e) The pharmacist in charge shall be responsible for developing procedures for distribution and control of drugs within the medical care facility when a pharmacist is not on the premises. These procedures shall be consistent with the following requirements:
- (1) In-patient service. Drugs may be obtained upon a practitioner's drug order for administration to the in-patient by a designated registered nurse or nurses with approval and supervision of the pharmacist in charge. Adequate records of such withdrawals shall be maintained.

(2) Emergency out-patient service.

- (A) An interim supply of pre-packaged medication shall only be supplied to an out-patient by a designated nurse or nurses pursuant to a practitioner's drug order when a pharmacist is not on the premises and a prescription cannot be filled. The interim supply shall be labelled with the following information:
- (i) The name, address and telephone number of the medical care facility;
 - (ii) the patient's name; (iii) adequate directions;
 - (iv) the practitioner's name;

(v) the date and an identifying number;

(vi) the name, quantity and strength of medication; and

(vii) auxiliary labels, if needed.

(B) The interim supply shall be limited in quantity to an amount sufficient to supply the out-patient's needs until a prescription can be filled. Adequate records of the distribution of the interim supply shall be maintained and shall include the following information:

- (i) The original or a copy of the practitioner's order, or if an oral order, a written record prepared by a designated registered nurse or nurses which reduces the oral order to writing. The written record shall be signed by the designated registered nurse or nurses and the practitioner; and
- (ii) the name and age of the patient, the date dispensed, the drug, strength and quantity distributed, directions for use, the practitioner's name, and if appropriate, the DEA number.
- (3) The designated registered nurse or nurses may enter the medical care facility pharmacy, remove properly labeled pharmacy stock containers, commercially labeled packages, or properly labeled prepackaged units of medication. A nurse shall not transfer medication from one container to another for future use, but may transfer a single dose from a stock container for immediate administration to the ultimate user.
- (f) The pharmacist in charge of the medical care facility pharmacy shall maintain documentation of at least quarterly checks of drug records and conditions of drug storage, in all locations within the facility, including nursing stations, emergency rooms, out-patient departments and operating suites.
- (g) The pharmacist in charge, together with the pharmacy and therapeutics committee or an equivalent committee, shall be responsible for formulating broad professional policies regarding the evaluation, appraisal,

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selection, procurement, storage, distribution, use and safety procedures for drugs within the medical care facility.

(h) The pharmacist in charge shall be responsible for establishing a drug recall procedure that can be effectively

implemented.

(i) The pharmacist in charge is responsible for developing written procedures for maintaining records of dispensing, prepackaging, and bulk compounding. Prepackaged medication shall include the name of the drug, strength, quantity, lot number and expiration date, if applicable. Prepackaged medications shall be packaged in suitable containers and shall be subject to all other provisions of the Kansas state board of pharmacy regulations under the uniform controlled substances act of the state of Kansas and under the pharmacy act of the state of Kansas.

(j) The pharmacist in charge shall be responsible for maintaining a drug information reference library.

(k) The pharmacist in charge shall be responsible for pharmacist supervision of supportive personnel and for confining the activities of those personnel to non-judgmental functions. Records shall be maintained describing:

(1) The "on-the-job" training and related education for non-judgmental functions performed by supportive

personnel;

- (2) Written procedures designating the person or persons functioning as supportive personnel, describing the functions of the personnel and documenting the procedural steps taken by the pharmacist in charge to limit the functions of supportive personnel to non-judgmental functions.
- (l) The pharmacist in charge shall be responsible for establishing policies and procedures for the mixing or preparation of parenteral admixtures. Whenever drugs are added to intravenous solutions, distinctive supplemental labels shall be affixed that indicate the name and amount of the drug added, the date and the time of addition and the name or initials of the person who prepared the admixture.
- (m) The pharmacist shall interpret the practitioner's original order, or a direct copy thereof, before the medication is dispensed. This shall not preclude orders transmitted by the practitioner through data processing equipment. Variations in this procedure with "after-the-fact" review of the practitioner's original order shall be consistent with medical care facility procedures established by the pharmacist in charge subject to the approval of the medical care facility.

(n) Pharmacy services to out-patients during pharmacy hours shall be in accordance with K.A.R. 68-1-1 et seq., K.S.A. 65-1625 et seq., and K.S.A. 65-41-1 et seq. gov-

erning community pharmacy practice.

(o) This regulation shall be effective on May 1, 1989. (Authorized by K.S.A. 65-1630, as amended by L. 1988, Ch. 366, Sec. 16; implementing K.S.A. 65-1648; effective E-77-39, July 22, 1976; effective Feb. 15, 1977; amended May 1, 1978; amended May 1, 1988; amended May 1, 1989.)

68-7-12. Responsibility of pharmacist in charge in other than a medical care facility pharmacy. The pharmacist in charge of every premise having a pharmacy registration, other than a medical care facility pharmacy, shall be responsible for the following:

(a) developing, supervising and coordinating all pharmaceutical services carried on within the pharmacy;

(b) being personally available to the extent required to insure comprehensive pharmaceutical services within the pharmacy and to develop additional staff of licensed pharmacists and supportive personnel as needed to serve the needs of the pharmacy. Subject to the provisions of K.A.R. 68-1-1- et seq. regarding the filling of a prescription, the pharmacist in charge shall be responsible for staff pharmacists' supervision of supportive personnel and confining the activities of supportive personnel to nonjudgmental functions. Records shall be maintained describing the "on-the-job" training and related education for non-judgmental functions performed by supportive personnel. Written procedures shall designate the person or persons functioning as supportive personnel, shall describe the functions of supportive personnel and shall document the procedural steps taken by the pharmacist in charge to limit the functions of supportive personnel to non-judgmental functions;

(c) developing written policies and procedures for the pharmacies so as to insure adequate accountability and control of drugs in compliance with state and federal law

and rules and regulations;

(d) determining specifications of all drugs procured by

the pharmacy;

(e) developing written procedures for maintaining records of dispensing, prepackaging and bulk compounding and assuring that prepackaged medication is packaged in suitable containers and properly labeled. Each label for prepackaged medication shall include the name of the drug so prepackaged, together with the strength and quantity, the lot number, and if applicable, the expiration date:

(f) maintaining a drug information reference library in accordance with K.A.R. 68-2-12a of the state board of

pharmacy of the state of Kansas; and

(g) supervising of all pharmacist personnel, to insure full compliance with the pharmacy act of the state of Kansas and applicable regulations, the uniform controlled substances act of the state of Kansas and applicable regulations, federal drug laws and applicable regulations.

(h) This regulation shall be effective on May 1, 1989. (Authorized by K.S.A. 65-1630, as amended by L. 1988, Ch. 366, Sec. 16; implementing K.S.A. 1987 Supp. 65-1637, 65-1637a, and K.S.A. 65-1648; effective E-77-39, July 22, 1976; effective Feb. 15, 1977; amended May 1, 1978; amended May 1, 1989.)

Article 9.—AUTOMATED PRESCRIPTION SYSTEMS

68-9-1. Computerized and automated prescription systems. All computerized and automated prescription systems operating within this state shall comply with the following provisions:

(a) The pharmacist in charge of such a system shall:

(1) Develop a written policy and procedures manual for control, use and operation of the system;

(2) assure that only licensed pharmacists make decisions concerning judgmental functions;

(3) be responsible for all drug information within the system;

(4) assure complete control over the dispensing of medication is vested in licensed pharmacists;

(5) have an auxiliary procedure which shall be used for

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documentation of refills of all prescription orders when the system becomes inoperable. This auxiliary procedure shall insure that refills are authorized by the original prescription order, that the maximum number of refills has not been exceeded, and that all of the appropriate data is retained for on-line data entry as soon as the computerized and automated system is available for use again;

(6) Maintain on file a written prescription, preserving all information contained in the original prescription. A machine printed supplement may be filed with or attached to the written prescription, so as not to obscure the required information on the original prescription, which provides all necessary information to comply with the law;

(7) provide a method of numerically identifying each

patient's written prescription;

(8) maintain the confidentiality of prescriptions and assure that the system has adequate security and systems safeguards to prevent against unauthorized access, modification or manipulation of patient profile data;

(9) maintain a written prescription daily log, which may be replaced monthly with a monthly log. The daily log

shall include, but not be limited to:

(A) the original prescription number;

(B) the date of issuance of the original prescription order by the practitioner;

(C) the full name and address of the patient;

(D) the name, address, and DEA registration number of the practitioner;

(E) the name, strength, dosage form, and quantity of the medication prescribed:

(F) the quantity dispensed, if different from the quantity prescribed; and

(G) the total number of refills authorized by the prescribing practitioner; and

(b) Each computerized and automated prescription sys-

tem shall possess the following capabilities:

(1) Each active patient profile data shall be stored and immediately available upon request at the practice site. Sufficient historical patient profile data shall be stored and made available for the pharmacist to function with appropriate clinical judgment when dispensing the prescription;

(2) Each computerized system shall document that an individual pharmacist has taken responsibility for the accuracy of the information entered and that an individual pharmacist has taken responsibility for the accuracy of

each authorized refilling of the prescription;

(3) A method for drug use control which includes the ability to ascertain quantities, exact refill data, dates of previous refillings, and number of refills remaining;

(4) A method of identifying on a daily basis the phar-

macist filling each prescription;

- (5) A method for handling partial fillings and refillings of prescriptions and a method for handling compounded prescriptions:
- (6) A method of providing for a complete daily record of all controlled substances within 72 hours and a method to obtain that information upon authorized request within a 48 hour period;

(7) A method of reproducing all information within the system in written form upon authorized request; and

(8) A method of providing a label containing the information required under K.A.R. 68-7-14 and the date of the original filling of all scheduled drugs.

(c) This regulation shall be effective on May 1, 1989.

(Authorized by K.S.A. 65-1630, as amended by L. 1988, Ch. 366, Sec. 16, and K.S.A. 65-4102; implementing K.S.A. 1987 Supp. 65-1637, 65-1642, and K.S.A. 65-4121; effective May 1, 1980; amended May 1, 1989.)

Article 20.—CONTROLLED SUBSTANCES

68-20-1. Definitions. The following terms in this regulation shall have the meanings specified: (a) "Act" means the uniform controlled substances act of Kansas, K.S.A. 65-4101, et seq., and amendments thereto;

(b) "Basic class" means, as to controlled substances

listed in schedules I and II:

- (1) each of the opiates, including its isomers, esters, ethers, and salts, and salts of isomers, esters, and ethers, whenever the existence of such isomers, esters, ethers and salts is possible within the specific chemical designation listed in K.S.A. 65-4105(b) and amendments thereto:
- (2) each of the opium derivatives, including its salts and isomers, and salts of isomers, whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation listed in K.S.A. 65-4105(c) and amendments thereto;

(3) each of the hallucinogenic substances, including its salts and isomers, and salts of isomers, whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation listed in

K.S.A. 65-4105(d) and amendments thereto;

(4) each of the following substances, whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis:

(A) opium, including raw opium, opium extracts, opium fluid extracts, powdered opium, granulated opium, deo-

dorized opium and tincture of opium;

(B) apomorphine:

- (C) codeine;
- (D) ethylmorphine;
- (E) hydrocodone:
- (F) hydromorphone;
- (G) metopon;
- (H) morphine;
- (I) oxycodone;
- (J) oxymorphone;
- (K) thebaine;
- (L) mixed alkaloid of opium listed in K.S.A. 65-4107(b)(1) and amendments thereto;
 - (M) cocaine; and
 - (N) ecgonine:
- (5) each of the opiates, including its isomers, esters, ethers, and salts, whenever the existence of such isomers, esters, ethers and salts is possible within the specific chemical designation listed in K.S.A. 65-4107(c) and amendments thereto;

(6) methamphetamine, including its salts, isomers, and salts of isomers, when contained in any mjectable liquid;

- (7) amphetamine, its salts, optical isomers and salts of its optical isomers:
 - (8) phenmetrazine and its salts; and

(9) methylphenidate.

(c) "Controlled premises" means:

(1) places where original or copies of records or documents required under the act are kept or required to be kept; and

(2) places where persons who are registered under the act or who are exempted from registration under the act may lawfully hold, manufacture, distribute, dispense, administer, or otherwise dispose of controlled substances. Such places shall include factories, warehouses, establishments and conveyances.
(d) "Secretary" means the executive secretary of the

state board of pharmacy of the state of Kansas.

(e)"Prescription" means an order for medication which is dispensed to or for an ultimate user, but does not include an order for medication which is dispensed for immediate administration to the ultimate user. An order for a single dose of a drug for immediate administration to a bed patient in a medical care facility shall not be construed to be a prescription.

(f) "Register" and "registration" mean only registration required and permitted under the controlled substances

act. K.S.A. 65-4117.

(g) "Registrant" means any person who is registered pursuant to the act K.S.A. 65-4117.

(h) "Bureau" and "BNDD" mean the bureau of nar-

cotics and dangerous drugs.

(i) "Preceptor" means a licensed pharmacist who has been approved, by the board, for the supervision of students who are securing the pharmaceutical experience required by law as a condition precedent to taking the examination for licensure as a pharmacist.

(i) Any term not defined in this regulation shall have the meaning as set forth in the act. To the extent definitions are not in conflict with any provision of the act, terms shall also have the meanings set forth in the pharmacy act of the state and Kansas and amendments thereto.

(k) This regulation shall be effective on May 1, 1989. (Authorized by K.S.A. 65-4102; implementing K.S.A. 65-4101; effective E-72-24, Aug. 25, 1972; effective Jan. 1, 1973; amended May 1, 1985; amended May 1, 1989.)

68-20-16. Records and inventories of registrants. (a) Each registrant shall keep records and maintain inventories in conformance with the record keeping and inventory requirements of 21 CFR 1304.04 as in effect on February 13, 1986, which is hereby adopted by reference, and shall be kept on file for a period of not less than five

(b) Schedule V-preparations. All registrants handling Schedule V-preparations shall be subjected to the same inventory and record-keeping requirements set forth in subsection (a) above. In addition, an inventory of schedule V items shall be taken in conjunction with the required inventory requirements relating to schedules II, III and

(c) This regulation shall be effective on May 1, 1989. (Authorized by and implementing K.S.A. 65-4121; effective, E-72-24, Aug. 25, 1972; effective Jan. 1, 1973; amended May 1, 1989.)

> THOMAS C. HITCHCOCK **Executive Secretary**

Doc. No. 007498

State of Kansas KANSAS RACING COMMISSION

PERMANENT ADMINISTRATIVE REGULATIONS

Article 4.—OCCUPATION AND CONCESSIONAIRE LICENSES

112-4-1. Occupation and concessionaire licenses. (a) Before engaging in the following occupations at a racetrack facility, each of the following persons shall pay the required fee and secure the appropriate license or licenses from the commission:

- (1) Administration:
- (2) announcer;
- (3) apprentice jockey;
- (4) assistant manager;
- (5) assistant racing secretary;
- (6) assistant trainer;
- (7) association employee;
- (8) authorized agent;
- (9) blacksmith;
- (10) breed registry;
- (11) brakeman;
- (12) chart writer;
- (13) clerk of scales;
- (14) colors attendant;
- (15) concession employee;
- (16) concession or food service operator;
- (17) director of racing;
- (18) driver;
- (19) exercise person;
- (20) flagman;
- (21) groom/hot walker;
- (22) guard;
- (23) horseman's bookkeeper;
- (24) horse owner by claim;
- (25) identifier;
- (26) jockey;
- (27) jockey agent;
- (28) jockey in training;
- (29) jockey room attendant;
- (30) kennel helper;
- (31) kennel master;
- (32) kennel owner;
- (33) lead out;
- (34) lure operator;
- (35) maintenance;
- (36) mutuel employee;
- (37) mutuel manager;
- (38) official;
- (39) outrider;
- (40) owner;
- (41) owner/trainer:
- (42) owner/trainer/driver;
- (43) paddock attendant;
- (44) paddock judge;
- (45) parimutuel teller/clerk;
- (46) patrol judge;
- (47) plater or farrier;
- (48) pony person;
- (49) program manager;
- (50) promotion manager;
- (51) racing judge;

(continued)

- (52) racing secretary;
- (53) security;
- (54) stable trainer or agent;
- (55) starter;
- (56) steward;
- (57) supervisor of mutuels;
- (58) timer;
- (59) totalisator employee;
- (60) track superintendent;
- (61) trainer;
- (62) valet;
- (63) veterinarian;
- (64) veterinarian assistant;
- (65) video operator and photo finish operator; and
- (66) any other personnel designated by the commission.
- (b) Each applicant for an occupation or a concessionaire license shall apply in writing on the application form approved and furnished by the commission.
- (c) Each applicant for an occupation or a concessionaire license acting as an employer shall submit proof of compliance with the workers compensation act of the state of Kansas, K.S.A. 44-501 et seq.
- (d) Each authorized agent shall register an authorized agent agreement with the commission and shall pay the required fee for each authorized agent agreement.
- (e) Each person who loses a license shall secure a replacement license and shall pay the required fee.
- (f) Each required fee shall be paid when the occupation or concessionaire license is issued. Each license shall expire one year from the date the license is issued. Licenses shall be renewed annually beginning January 1.
- (g) Each applicant shall submit with the application three complete sets of fingerprint cards approved by the commission. If the fingerprints are not acceptable for processing, each applicant shall be required to resubmit fingerprint cards.
- (h) Each applicant for an occupation or concessionaire license must be at least 16 years old. However, this provision shall not preclude dependent children under the age of 16 from working for a parent or guardian when the parent or guardian is licensed as a trainer or assistant trainer and approval has been obtained from the commission. Each licensed trainer or trainer's authorized representative signing a test barn sample tag shall be at least 18 years of age.
- (i) Each employer at a racetrack facility shall immediately notify the commission and the organization licensee when a licensee's employment is terminated. Each employer shall make an effort to secure the occupation or concessionaire license from the employee and if the license is secured shall deliver the license to the commission. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, ch. 315, sec. 3; implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988 ch. 315, sec. 3; K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; K.S.A. 1987 Supp. 74-8817; effective T-112-1-19-89, Jan. 19, 1989; effective April 10,
- 112-4-2. Inspection of license. Each commissioner or representative of the commission, and each organization, facility manager or facility owner licensee is hereby designated by the commission as an agent of the commission for purposes of inspecting the license of any person located in a restricted area at a racetrack facility. Each commissioner or representative of the commission, and

each organization, facility manager or facility owner licensee is hereby designated by the commission as an agent of the commission for purposes of inspecting the documents relating to any horse or greyhound at the racetrack facility. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

- 112-4-3. Knowledge of the law and regulations. Each licensee, to maintain qualifications for any license held, shall know the provisions of the Kansas parimutuel racing act, article 112 of the Kansas administrative regulations and each amendment to the law and regulations relating to the licensee's occupation and concessionaire license. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-4. Certain prohibited licenses. (a) The stewards, with the approval of the commission, may prohibit applicants from holding multiple occupation licenses when, in the opinion of the commission, a conflict of interest is created which reflects adversely on the honesty and integrity of racing.
- (b) Commission-licensed jockeys, veterinarians, racing officials, assistant starters, jockey room attendants or valets shall not be licensed as a horse owner. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3, K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-5. License identification requirements. (a) Each license applicant shall provide identifying personal information including the following:
 - (1) Full name;
 - (2) permanent address, including zip code;
 - (3) type of license;
 - (4) date of application;
 - (5) passport-type color photograph;
 - (6) thumbprint;
 - (7) social security number; and
 - (8) date of birth.
- (b) Each license shall be color-coded to identify the occupation and the individual's eligibility to enter restricted areas. Each license holder, except jockeys riding in a race, shall have the current license attached to an outer garment and prominently worn while present in restricted areas of the racetrack facility. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, ch. 315, sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4, K.S.A. 1987 Supp. 74-8817; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-6. License subject to conditions and agreements. (a) Each license issued to a licensee by the commission shall remain the property of the commission.
- (b) Possession of a license shall not confer any right upon the holder to employment at a racetrack facility. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
 - 112-4-7. Changes in application information. Each

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licensee or applicant for a license shall report immediately and in writing any change in license or application information to the commission. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-8. Examinations. Any applicant for an occupation license may be required to demonstrate knowledge, qualifications and proficiency related to the license for which application is made through an examination approved by the commission. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-9. Financial responsibility of applicants. Upon request of the commission, each applicant for a license as a horse or greyhound owner or trainer shall submit satisfactory evidence of financial ability to care for and maintain the racing animals owned or trained, or both, by the owner or trainer. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-10. Physical examination. As a condition of licensure, each jockey shall submit proof of a satisfactory physical examination given by a licensed physician within the previous 12 months. The physical examination shall include visual acuity and hearing examinations. A reexamination of any jockey may be required by the commission or the stewards at any time. Any jockey may be prohibited from riding by the commission or the stewards until the jockey has successfully passed each examination. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-11. Qualifications for jockey. (a) Each person granted a jockey occupation license shall:

(1) Be at least 16 years old; and

(2) weigh no more than 130 pounds.

(b) Issuance of a jockey-in-training license may be recommended by the stewards to the commission when:

(1) The applicant has satisfactorily worked a horse from the starting gate in the presence of the stewards or the stewards representatives; and

(2) the applicant meets all other qualifications for a

jockey occupation license.

- (c) Each jockey-in-training licensee shall ride in not more than four races to establish the qualifications and the abilities of the jockey-in-training licensee. A jockey's license may be recommended by the stewards after the qualifications and the abilities of the jockey-in-training licensee are established. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-12. Qualifications for apprentice jockey. (a) Any person who has ridden fewer than 40 winners or who has ridden for less than three years since first being li-

censed in any racing jurisdiction, and who otherwise meets the license qualifications of a jockey, may qualify as an apprentice jockey. Any apprentice jockey may be granted an apprentice certificate issued by the stewards and filed with the commission in replacement of a traditional apprentice contract.

(b) Each contract and transfer of contract shall be approved by the stewards and filed with the commission. Each contract employer shall not have any interest in the earnings of an apprentice jockey. Racetrack or commission officials and their licensed assistants and employees shall not directly or indirectly buy or sell any contract upon any jockey or apprentice jockey for themselves or any other person.

(c) In thoroughbred races, each apprentice jockey shall ride with a five-pound weight allowance beginning with the apprentice jockey's first mount. Each apprentice jock-

ey's five-pound weight allowance shall:

(1) Continue for a one-year period beginning on the date of the apprentice jockey's fifth winning mount;

(2) continue for a second one-year period beginning on the date the initial one-year period expires if the apprentice jockey has not accumulated a total of 40 winning mounts from the date of the apprentice jockey's first winning mount; and

(3) then terminate:

(A) Upon the expiration of the second one-year period; or

(B) during the second one-year period when the apprentice jockey accumulates a total of 40 winning mounts from the date of the apprentice jockey's first winning

mount, whichever first occurs.

(d) Only the results from thoroughbred races at authorized race meetings in the United States, Canada or Mexico that are reported in the daily racing form or other recognized racing publications approved by the commission shall be considered in determining license eligibility

for apprentice jockeys.

- (e) If an apprentice jockey is unable to ride for a period of 14 consecutive days or more after the date of the apprentice jockey's fifth winning mount because of service in the armed forces of the United States or because of physical disability, the time during which the apprentice weight allowance may be claimed may be extended by the commission for a period not to exceed the period the apprentice jockey was unable to ride. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-13. Jockey agent. Any jockey agent may represent a jockey if the jockey agent is registered with the stewards and licensed by the commission as a jockey agent representative. Each jockey agent shall represent no more than two jockeys at the same time. Each jockey agent shall not give to anyone, directly or indirectly, any information or advice on races, commonly known as "touting," for personal gain. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-4-14. Program trainer. (a) Each regular trainer prevented from performing the trainer's duties, including

responsibility for the condition of the horses in the trainer's care, by illness or other cause, or who is absent from any competition where horses under the trainer's care are entered and stabled, shall immediately notify the chief steward. At the same time, the trainer shall appoint a substitute trainer. Each substitute trainer's name shall be placed on the entry blank. After the appointment, each substitute trainer shall be equally responsible with the regular trainer for the condition of the horses in the substitute trainer's care. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-16. Qualifications for license as a horse owner. (a) Each applicant for a horse owner license shall:

(1) Own a record of a properly registered racehorse that the horse owner licensee applicant intends to race in Kansas;

(2) have the racehorse in the care of a licensed trainer;

(3) have an interest in the racehorse as part owner or lessee or managing owner of a corporation, syndicate or partnership that is the legal owner of the race horse. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-17. Horse ownership by lease. Any leased horse may be raced if a completed lease form approved by the commission is attached to the registration certificate and is on file with the racing secretary. Each lessor and lessee shall be licensed as a horse owner. Each lease arrangement shall not be made for the purpose of avoiding insurance requirements or commission regulations. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-18. Greyhound ownership by lease. Any leased greyhound may be raced if a completed lease form approved by the commission is attached to the registration certificate and is on file with the director of racing. Each lessor and lessee shall be licensed as a greyhound owner. Each lease arrangement shall not be made for the purpose of avoiding insurance requirements or commission regulations. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; implementing K.S.A. 1987 Supp. 74-8816, as amended by L. 1988, Ch. 316, Sec. 4; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-4-20. Stable name registration. (a) Each person who proposes to use a stable name shall register the stable name with the commission and shall pay the required fee. Each horse owned in whole or in part by the same person shall run under the stable name.

(b) Each applicant shall disclose the identity or ident-

ities of each person using the stable name.

(c) Each change in stable name shall be reported immediately to the commission and approval obtained from the commission before the name is used.

(d) Each person shall not register more than one stable

name at a time or use another name for racing purposes as long as the person has a registered stable name.

(e) The commission shall be provided written notice of

each cancellation of a stable name.

(f) Any person may change a stable name by registering a new stable name and by paying the required fee.

(g) Each stable name shall be clearly distinguishable

from that of another registered stable name.

(h) Each stable name and the name of the owner or managing owner shall be published in the official racing program. If the stable name includes more than one person, the official program shall list the name of the man-

aging owner along with the phrase "et al."

(i) If a partnership, corporation, syndicate or other association or entity proposes to use a stable name, it shall comply with commission regulations governing multiple ownership including any payment of fees in addition to fees for the registration of a stable name. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

Article 5.—RACETRACK OFFICIALS

112-5-1. Racetrack officials. (a) Unless otherwise ordered by the commission, racetrack officials at a race meet for horses shall be as follows: the starter, the paddock judge, the patrol judges, the placing judges, the clerk of scales, the racing secretary and the identifier. Each individual, and each member of the individual's family who owns a horse or has a financial interest in a horse entered at a race meet shall not serve as a racetrack official at the meet. A lessee or lessor of a horse shall be deemed to have a financial interest in the horse.

(b) Each racetrack official shall be strictly responsible to the commission for the performance of the official's respective duties and shall promptly report to the commission or the stewards any violation of the regulations of which the official has knowledge. Each racetrack official who fails to perform the official's responsibilities shall be

discharged by the stewards.

- (c) Each racetrack official employed or appointed by the organization licensee shall be approved by the commission before the official assumes any race meet duty. Each organization licensee shall identify each racetrack official 30 days before the first day of the race meet for which the official is to serve. Each organization licensee shall not substitute any racetrack official unless the licensee has the prior approval of the stewards or the commission. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-5-2. Commission officials, stewards. (a) Each licensee and each individual attending horses during a race meet shall conduct their activities according to the general authority and supervision of the stewards. Any of the Kansas administrative regulations of the Kansas racing commission may be interpreted by the stewards, and any appropriate action not expressly authorized by article 112 of the Kansas administrative regulations may be ordered by the stewards to ensure a fair race and to protect the best interests of racing.
- (b) Each matter regarding entry, eligibility and racing shall be determined by the stewards. Each entry, declaration and scratch shall be supervised by the stewards.

(c) If a vacancy occurs among the racetrack officials, a substitute shall be appointed by the stewards immediately. The appointment shall be effective until the vacancy is filled in accordance with article 112 of the Kansas administrative applications.

ministrative regulations.

(d) The stewards' jurisdiction over any matter shall commence 72 hours before any entry is taken for the first day of racing at the meet and shall extend until 30 days after the last day of the meet. If a dispute arises during a race meet that is not settled within the stewards' 30-day jurisdiction, the authority of the stewards may be extended by the commission until the matter is resolved or until it is referred or appealed to the commission.

(e) Each penalty shall be imposed by the stewards in accordance with the Kansas administrative procedure act and article 112 of the Kansas administrative regulations.

(f) Any licensed individual under the supervision of the stewards may be penalized by the stewards as follows:

(1) Suspension of the licensee's license for a period of not more than one year per violation;

(2) imposition of a fine not to exceed \$250 per violation;

(3) exclusion of the licensee from each racetrack facility in this state; or

(4) any combination of these penalties.

(g) Each penalty shall be reported immediately to the

commission by the stewards.

(h) Any horse may be suspended from participating in races for a period of time determined by the stewards if the horse does not meet the requirements of or has been involved in any violations of article 112 of the Kansas administrative regulations or any provisions of the Kansas parimutuel racing act, including but not limited to the following:

(1) A horse is a confirmed bleeder or unsound for racing as determined by the animal health officer, and the animal health officer recommends to the stewards that the horse

be suspended from participation; or

(2) a horse is involved with:

(A) Any violation of medication laws and regulations; or

(B) any suspension or revocation of an occupation license by the stewards or the commission or any racing jurisdiction recognized by the commission.

(i) Any matter within the jurisdiction of the stewards may be referred to the commission with or without

recommendation.

(j) Any fine imposed by the stewards or the commission shall be due and payable to the commission within 72 hours after imposition unless the fine is stayed by order of the stewards, the commission or a court having jurisdiction. However, when both a fine and a suspension are imposed by stewards or the commission, the fine shall be due and payable on the day the suspension expires. Any individual who has failed to pay a fine when it is due and payable may be immediately suspended by the stewards.

(k) A detailed written account of each question, dispute, protest, complaint and objection shall be maintained by the stewards. A daily report that details each raceday's activities, which shall include but not be limited to each foul and disqualification, each disciplinary hearing, each fine and each suspension, the conduct of each race, each interruption and delay and the condition of the racetrack facility shall be prepared by the stewards and submitted to the executive director within 72 hours of the race date that is the subject of the report.

(l) Each horse that has entered a race or that has run

in a race shall be tested or examined by a qualified person when ordered by the stewards. Any ownership papers, certificates, documents of eligibility, contracts or leases pertaining to any horse at the racetrack facility may be examined by the stewards.

(m) If the stewards determine a race or races cannot be conducted in accordance with the regulations, they shall cancel each race. If a mechanical failure or any interference during the running of any race affects the horses in the race, the race may be declared a no contest by the stewards. If no horse covers the course of the race,

the race shall be declared no contest.

(n) Any horse's trainer may select a substitute jockey if a jockey who is named to ride the horse in a race is unable to fulfill his engagement and is excused by the stewards. Each trainer shall be responsible for securing a jockey for the trainer's entered horse. If no substitute jockey is available, the horse may be scratched from the race by the stewards. If the stewards scratch a horse, no individual shall be entitled to any refund of nomination, sustaining, penalty payments or entry fees. Any horse may be placed in the temporary care of any trainer the stewards select if the trainer of a horse is absent. However, the owner and the substitute trainer shall approve its entry or competition in a race before it is allowed to enter or race. Each substitute trainer shall sign the entry card.

(o) A stewards' list that identifies those horses that are ineligible to be entered in any race because of poor or inconsistent performance, which includes but is not limited to failing to maintain a straight course or causing a hazard to the safety of any participant, shall be maintained by the stewards. Each horse on the stewards' list shall be refused entry until it has demonstrated to the stewards or their representative that it can race safely. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-3. The starter. (a) Each starter shall have complete jurisdiction over the starting gate and the starting of each horse. Any starter may issue orders to ensure each participant an equal opportunity to a fair start.

(b) Each starter shall appoint assistants. However, the starter shall not permit the assistants to handle or take charge of any horse in the starting gate without the starter's express permission. If the assistant starters are unavailable to head a horse, the horse's trainer shall be responsible to provide qualified individuals to head or tail a horse in the starting gate. Each starter shall establish qualifications for and maintain a list of qualified individuals approved by the stewards who may head or tail a horse in the starting gate. Each assistant starter or individual handling a horse at the starting gate shall not impede the start of the race, whether intentionally or otherwise. Only the jockey, starter, assistant starter or header handling the horse at the starting gate may apply a whip or other device in an attempt to load the horse in the starting gate. Only each jockey shall slap, boot or otherwise attempt to dispatch the horse the jockey is riding from the starting gate.

(c) Each starter shall maintain a starter's list of each horse that is ineligible to be entered in any race because of poor or inconsistent performance in the starting gate. Each horse on the starter's list shall be refused entry until it has demonstrated to the starter or the starter's rep-

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resentative that it has been satisfactorily schooled in loading in the gate. Each starter or the starter's representative shall directly supervise the schooling. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-4. Paddock judge. (a) Each paddock judge shall exclude from the paddock each person who has no official business with any horse entered.

(b) Each paddock judge shall supervise the assembling of the horses scheduled to race, the saddling of horses in the paddock, the mounting of the jockeys and their

departure for the post.

(c) Each paddock judge shall keep a record of all equipment carried by each horse in each race under the paddock judge's jurisdiction. Equipment carried by each horse shall not be changed without prior approval of the stewards. At the request of the stewards, each paddock judge shall report the equipment carried by any horse.

(d) Before each race, each paddock judge shall require the plater in attendance at the paddock to examine each horse entered and to determine whether the horse is properly shod. Each paddock judge shall report the find-

ings of the plater immediately to the stewards.

(e) Any paddock judge may permit a horse to be lead

to the post by a properly licensed pony person.

(f) Each paddock judge shall report any irregularity to the stewards. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-5. Patrol judges. (a) The stewards shall determine the number of patrol judges needed for the orderly conduct of the race meet and shall direct the placing of the patrol judges at points of vantage about the racetrack

subject to the approval of the commission.

(b) Each patrol judge shall be subject to the orders of the stewards and shall report to the stewards any incident affecting the conduct of a race that they observe. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-6. Placing judges and timers. (a) Each placing judge and timer shall occupy the judges' or stewards stand when the horses pass the finish line. The placing judges and timers shall hand time, place the horses in correct order of finish and report the results of the race. In case of a dead heat or a disagreement about the correct order of the finish, the decision of the stewards shall be final. If an objection is made and sustained against the winner or any horse placed within the purse, this regulation shall not prevent the placing judges from correcting any mistake subject to confirmation by the stewards.

(b) If the placing judges disagree about the order of finish, the placing judges shall inspect a photograph of the finish. A determination by a majority of the placing judges shall establish the order of finish, and that determination shall be final. If the winning range is less than half a length, or if the horses are widely spaced across the track, a photograph of the finish shall be inspected by the placing judges and an identical copy shall be posted

for public observation.

(c) Each placing judge shall consider only the position of the horses noses when determining the most forward

point of progress. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-7. Clerk of scales. (a) Each clerk of scales shall be responsible for the presence of each jockey in the jockey room at the appointed time and shall verify that each jockey has a current occupation license.

(b) Each clerk of scales shall have the scales checked for accuracy by a certified person before the beginning of the race meet and at least once each 30 days thereafter

during the race meet.

- (c) Each clerk of the scales shall verify the correct weight of each jockey at weighing-out and weighing-in and shall immediately report any discrepancy to the
- (d) Each clerk of scales shall be responsible for the security of the jockeys' room, the conduct of the jockeys and the conduct of the jockey attendants.

(e) Each clerk of scales shall:

(1) Promptly report to the stewards each infraction of the regulations pertaining to weight, weighing, riding equipment or conduct;

(2) provide an accounting of all data required on the scale sheet and submit that data to the "horsemen's book-

keeper" at the end of each race day;

(3) maintain the record of applicable winning races on

each apprentice certificate at the meet, and

(4) release the apprentice certificate to the apprentice jockey at the close of the meet or upon the apprentice jockey's departure. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-5-8. Racing secretary. (a) Each racing secretary shall write and publish conditions of each race and shall distribute them to "horsemen" as far in advance of the

closing of entries as possible.

- (b) Each racing secretary shall be responsible for safe keeping of the registration certificates during the race meet and shall return the certificates to the trainers on request or at the conclusion of the race meet. The racing secretary shall record the winning races for the horses on the forms supplied by the breed registry, which shall remain attached to the registration certificate.
 - (c) The racing secretary shall:

 - (1) Take entries; (2) check eligibility; (3) close entries; (1) Take enurs, (2) check eligibility;

 - (4) select the races to be drawn;
 - (5) conduct the draw;
 - (6) post the overnight sheet;

A CONTRACTOR OF THE CONTRACTOR (7) compile the official program; and

- (8) discharge such other duties as required by the regulations or directed by the stewards. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-5-9. The identifier. (a) The identifier shall identify each horse starting in a race. Each identifier shall inspect documents of ownership, eligibility, registration or breeding as may be necessary to ensure proper identification of each horse that is eligible to compete in a race meet.

(b) Each identifier shall assist the stewards in all matters concerning identification of horses and examination of documents of identification. Each identifier shall immediately report to the paddock judge and the stewards each horse that is not properly identified or any irregularities reflected in the official identification records.

(c) The identifier shall ensure that each horse is prop-

erly shod before departure for the post.

(d) The identifier shall report to the stewards and to the commission on general racing practices observed and shall perform other duties as the commission may require. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

Article 6.—RACETRACK OFFICIALS

112-6-1. Racetrack officials. (a) Unless otherwise ordered by the commission, racetrack officials at a race meet for greyhounds shall be as follows: the director of racing, the paddock judge, the kennel master, the clerk of scales, the starter, the lure operator and the racing secretary. Each individual, and each member of the individual's family, who owns a greyhound or has a financial interest in a greyhound entered at a race meet shall not serve as a racetrack official at the meet. A lessee or lessor of a greyhound shall be deemed to have a financial interest in the greyhound.

(b) Each racetrack official shall be strictly responsible to the commission for the performance of the official's respective duties and shall promptly report to the commission or the racing judges any violation of the regulations of which the official has knowledge. Each racetrack official who fails to perform the official's responsibilities

shall be discharged by the racing judges.

- (c) Each racetrack official employed or appointed by the organization licensee shall be approved by the commission before the official assumes any race meet duties. Each organization licensee shall identify the racetrack officials 30 days before the first day of the race meet for which they are to serve. An organization licensee shall not substitute any racetrack official unless the licensee has the prior approval of the racing judges or the commission. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-6-2. Commission officials, racing judges. (a) Each licensee and each individual attending greyhounds during a race meet shall conduct their activities pursuant to the general authority and supervision of the racing judges. Any of the Kansas administrative regulations of the Kansas racing commission may be interpreted by the racing judges, and any appropriate action not expressly authorized by article 112 of the Kansas administrative regulations may be ordered by the racing judges to ensure a fair race and to protect the best interests of racing.
- (b) Each race day any licensee who wishes to consult with the racing judges may do so at the administrative offices of the racetrack facility where two of the three racing judges shall be in attendance not later than one half hour before weighing-in time for official schooling. Any licensee who wishes to consult with the racing judges before weighing-in time for official races may do so at the administrative offices of the racetrack facility where all

three of the racing judges shall be in attendance not later than one-half hour before weighing-in time.

(c) If a vacancy occurs among the racetrack officials, a substitute shall be appointed immediately by the racing judges. The appointment shall be effective until the vacancy is filled in accordance with article 112 of the Kansas

administrative regulations.

(d) The racing judgès' jurisdiction over any matter shall commence 72 hours before any entry is taken for the first day of racing at the meet and shall extend until 30 days after the last day of the meet. If a dispute arises during a race meet that is not settled within the racing judges' 30 day jurisdiction, the authority of the racing judges may be extended by the commission until the matter is resolved or until it is referred or appealed to the commission.

(e) Each penalty shall be imposed by the racing judges in accordance with the Kansas administrative procedure act and article 112 of the Kansas administrative

regulations.

(f) Any licensed individual under the supervision of the racing judges may be penalized by the racing judges as follows:

(1) Suspension of the licensee's license for a period of

not more than one year per violation;

(2) imposition of a fine not to exceed \$250 per violation; (3) exclusion of the licensee from each racetrack facility in this state; or

(4) any combination of these penalties.

(g) Each penalty shall be reported immediately to the commission by the racing judges.

(h) Any greyhound that the racing judges determine is disabled or unfit to run may be excused by them.

- (i) Any greyhound may be suspended from participating in races for any period of time determined by the racing judges if the greyhound does not meet the requirements of or has been involved in any violations of article 112 of the Kansas administrative regulations or any provisions of the Kansas parimutuel racing act, including but not limited to the following:
 - (1) Medication laws and regulations; or
- (2) any suspension or revocation of any occupation license by the racing judges or the commission of any racing jurisdiction recognized by the commission.

(j) Any matter within the jurisdiction of the racing judges may be referred to the commission with or without

recommendation.

(k) Any fine imposed by the racing judges or the commission shall be due and payable to the commission within 72 hours after imposition unless the fine is stayed by order of the racing judges, commission or a court having jurisdiction. However, when both a fine and a suspension are imposed by the racing judges or the commission, the fine shall be due and payable on the day the suspension expires. The racing judges may immediately suspend any individual who has failed to pay a fine when it is due and payable.

(l) A detailed written account of each question, dispute, protest, complaint and objection shall be maintained by the racing judges. A daily report that details each raceday's activities, which shall include but not be limited to each foul and disqualification, each disciplinary hearing, each fine and each suspension, the conduct of each race, each interruption and delay and the condition of the racetrack facility, shall be prepared by the racing judges and

submitted to the executive director within 72 hours of

the race date that is the subject of the report.

(m) Each greyhound that has entered a race or that has run in a race shall be tested or examined by a qualified person when ordered by the racing judges. Any ownership papers, certificates, documents of eligibility, contracts or leases pertaining to any greyhound at the racetrack facility may be examined by the racing judges.

(n) If the racing judges determine a race or races cannot be conducted in accordance with the regulations, they

shall cancel each race.

(o) The timing of each race shall be conducted by the racing judges as follows:

(1) The official time of each race shall be declared by

the racing judges;

- (2) each race shall be hand-timed by the racing judges using a stopwatch that has been inspected and certified by a competent watchmaker;
 - (3) each race shall be timed to 1/100th of a second;(4) the timing of the race shall commence with the

opening of the lids of the starting box; and

(5) the time shown on the official timing device shall be declared the official time of the race if the racing judges are satisfied the timing device is functioning properly. If the racing judges are not satisfied, the time shown on the hand-held stopwatch shall be used.

(p) The official winner and other respective positions in the order of finish shall be determined by the racing judges. Only the relative position of the respective racing muzzles of the greyhounds shall be considered when the racing judges determine each place at the finish.

(q) If a greyhound loses its racing muzzle or finishes with a hanging muzzle, the racing judges shall consider only the relative position of the nose of the greyhound that finishes without its racing muzzle in respect to the racing muzzles of the other greyhounds in the race.

- (r) In each race the number of the first three greyhounds in order of their finish shall be displayed promptly by the racing judges. The number of the greyhound finishing fourth shall also be displayed. If the racing judges disagree about the order of finish, the majority shall prevail.
- (s) If the racing judges wish to consult a picture from the photo finish camera, the placements they have agreed upon may be posted without waiting for a picture and, after consulting the picture, each other placement may be posted by the racing judges. However, the race shall not be declared official until the racing judges have determined the greyhounds that finished first, second and third.
- (t) Nothing in article 112 of the Kansas administrative regulations shall be construed to prevent the racing judges from correcting an error before the official sign is displayed or from recalling the official sign in the event it has been displayed through error. (Authorized by and implementing 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-6-3. Director of racing. (a) The director of racing shall have general supervision over each owner, trainer and any other individual attendant on greyhounds.

(b) The director of racing shall have control over and

free access to the racetrack facility.

(c) The director of racing shall determine all matters regarding eligibility, entries, withdrawals, scratches and

the conduct of the races, except as those matters may be

otherwise determined by the racing judges.

(d) If a vacancy occurs among the racetrack officials employed or appointed by the organization licensee, the director of racing shall appoint an official to fill the vacancy immediately with the approval of the racing judges. Each appointment shall be subject to approval by the commission in accordance with article 112 of the Kansas administrative regulations, but any appointed officials may exercise their duties pending the approval. (Authorized by and implementing K.S.A., 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-6-4. The paddock judge and the kennel master.
(a) Each paddock judge shall complete an identification card for each greyhound before it is entered for official schooling. Each paddock judge shall ensure that each greyhound conforms to the card index identification and shall report each discrepancy to the racing judges.

(b) Under the supervision of the paddock judge and in cooperation with the commission animal health officer, each kennel master shall unlock the lock-out kennels immediately before weigh-in time to see that the lock-out kennels are in safe and perfect repair and that nothing has been deposited in them for the greyhounds to consume. The kennel master shall see that the lock-out kennels are sprayed, disinfected and kept in proper sanitary condition. The kennel master or his assistants shall receive each greyhound from its trainer, one at a time, and see that the greyhound is placed in its crate. After the kennel master receives the greyhounds, the kennel master shall remain on duty at the lock-out kennel until each greyhound is removed for the last race.

(c) Each paddock judge or paddock judge's assistant shall not allow anyone to present a greyhound for weighin at an official schooling or an official race except the greyhound's kennel owner, trainer or licensed assistant,

as designated on the kennel roster.

(d) As each greyhound is weighed in, each paddock judge, kennel master or paddock judge's assistant shall ensure that an identification tag is attached to the greyhound's collar that indicates the number of the race in which the greyhound is entered and its post position. The tag shall not be removed until the greyhound has been weighed out and blanketed.

(e) After the greyhounds are placed in the lock-out kennels, each individual, including the paddock judge and kennel master, who enters the lock-out kennel shall first obtain the approval of a racing judge and shall be escorted

by the paddock judge or kennel master.

(f) Before the greyhounds leave the paddock for the starting box, each paddock judge or paddock judge's assistant shall carefully compare each greyhound with its identification card and shall determine that each greyhound is equipped with a regulation racing muzzle and blanket. The paddock judge or his assistant shall examine all muzzles and blankets to determine they are properly fitted before the greyhounds leave the paddock.

(g) The paddock judge shall assign lead-outs to the respective post positions by lot before each racing program. However, if a greyhound is difficult to handle, the paddock judge may assign the greyhound to the particular lead out who is most capable of handling the greyhound in the paddock judge's opinion. The paddock judge or the paddock judge's assistant shall maintain a written re-

cord of lead out assignments. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-6-5. Clerk of scales. (a) Each clerk of scales shall monitor the weigh-in and weigh-out of each greyhound and shall post the accurate weight of each greyhound on the weight board for the information of the public. The established race weight, pre-post weight and track weight must be promptly posted or announced for the information of the public.

(b) Each clerk of scales shall keep a record of the weighin and the weigh-out weights and shall record any

scratches and the reasons for them.

(c) The clerk of scales shall be responsible for having the scales checked for accuracy by a certified person before each race meet and at least once each 30 days there-

after, during the race meet.

- (d) The clerk of scales shall promptly report to the racing judges each infraction of the regulations regarding weight or weighing. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-6-6. The starter. (a) Each starter shall give the orders and take the actions necessary to secure a fair start for the entries.
- (b) Each greyhound shall be started from a starting box that is approved by the commission. The starting box shall consist of eight positions, and the starting box lid shall be opened by an automatic starting device.

(c) Each starter shall report each delay of race and the

cause of the delay to the racing judges.

(d) Each starter shall notify the racing judges if any greyhound appears to be disabled or unfit to run because of an accident that occurred before the greyhound was placed in the starting box.

(e) Each starting box to be used during a performance shall be tested before the first race of the performance.

- (f) If the automatic starting device fails to operate properly, each starter shall make only one manual attempt to open the starting box. If the starting box does not open completely after the first manual attempt, the starter shall notify the racing judges immediately. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-6-7. The lure operator. (a) Each lure operator shall direct complete attention to the operation of the mechanical lure during each race meet. Each organization licensee shall provide the lure operator with a room as free as possible from any disturbance that may distract the lure operator during the conduct of duties.

(b) Each lure operator shall run a consistent lure at all times and shall immediately report to the racing judges each circumstance that may prevent the running of a

consistent lure.

(c) The lure operator shall run the mechanical lure completely around the racing strip at least twice prior to the first post time to determine that the lure is in perfect working condition. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

- 112-6-8. The racing secretary. (a) Each racing secretary shall maintain a file of each lease or ownership paper on each greyhound racing in the race meet. The racing secretary shall inspect all ownership and lease documents to confirm that they are accurate, complete and current. The racing secretary is responsible for the custody and safe keeping of each lease or national greyhound association ownership paper and shall permit only authorized personnel access to them. Each document shall not be removed from the racing secretary's custody by any individual except the greyhound's kennel owner or trainer.
- (b) Each racing secretary shall maintain a complete record of all races, shall receive all stakes and entrance money and shall pay over all monies collected to officers or other persons entitled to receive them.
- (c) Any racing secretary may request proof that a grey-hound is not disqualified or nominated by or the property, wholly or in part, of a disqualified person. If sufficient proof is not given to satisfy the racing secretary, the racing secretary may declare the greyhound disqualified.

(d) Each racing secretary shall receive all entries and

declarations.

(e) Each racing secretary shall inspect each owner's and trainer's license and each paper and document relating to owners, trainers, partnership agreements, appointment of authorized agents and adoption of kennel names. Any racing secretary may demand production of documents to satisfy the racing secretary as to their validity and authenticity and to ensure that the regulations have been followed. The documents shall be available to the racing judges at all times.

(f) Each day, as soon as the entries are composed and compiled and the declarations made, each racing secretary shall post a list of entries in a conspicuous place. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

Article 8.—RULES OF RACING

112-8-2. Registration. (a) No greyhound shall be entered or permitted to race or to be schooled at any race-track licensed by the commission unless it is properly registered by the national greyhound association of Abilene, Kansas. The national greyhound association shall be recognized as the official registry of all greyhounds subject to K.S.A. 1987 Supp. 74-8832 (b) and (c).

(b) A greyhound's four past-performance lines, or all past-performance lines if there are fewer than four, shall be submitted to the racing secretary when the greyhound

is to be schooled, entered or raced.

(c) A certificate of registration for each greyhound shall be filed with the racing secretary at the racetrack where the greyhound is to be schooled, entered, or raced. Each certificate of registration shall be available at any time for inspection by the racing judges.

(d) Each transfer of title to a leasehold or other interest in a greyhound that is to be schooled, entered or raced at any racetrack shall be registered and recorded with the national greyhound association of Abilene, Kansas.

(e) Each title, leasehold, or other interest in any greyhound shall not be recognized by the commission until the title, leasehold, or other interest is evidenced by a written instrument duly filed with and recorded by the national greyhound association of Abilene, Kansas, and certified copies are filed with the racing secretary at the racetrack where the greyhound is to be schooled, entered or raced.

(f) When a greyhound is sold or transferred or any interest in a greyhound is sold or transferred, during a meet and after the greyhound has been registered for the meet, a photocopy of the certificate of registration shall be filed with the racing secretary and shall be retained by the racing secretary for two weeks.

(g) Each lessee of a greyhound shall file a copy of the lease agreement with the racing secretary. Each lease

agreement shall include:

(1) The name of the greyhound;

(2) the name and address of the owner;

(3) the name and address of the lessee;

(4) the kennel name, if any, of each party; and

- (5) the terms of the lease. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-8-3. Entries. (a) Each greyhound entered in a race shall be entered in the name of the registered owner, lessee or a kennel name. The following information shall be registered with the racing secretary before each greyhound starts at any meet:

(1) The full name of each person having any ownership interest in a greyhound or in a greyhound's winnings; and

(2) the full name of each person who is party to a transaction whereby the ownership interest in a grey-hound or in the greyhound's winnings changes during the race meeting.

(b) Each entrance in a race shall be free unless otherwise stipulated in the conditions. If the conditions require an entrance fee, the fee shall accompany the entry.

- (c) The person having the greatest ownership or property interest in a greyhound shall assume all rights or duties of an owner as provided by these regulations, including but not limited to the right of entry and withdrawal.
- (d) Any racing judge may call on any person in whose name a greyhound is entered to produce proof that the greyhound entered is not owned wholly or in part by any person who is disqualified, or to produce proof of the extent of any ownership or property interest in the greyhound, and, if the racing judge is not satisfied by the proof, shall scratch the greyhound from the race.

(e) Each greyhound that has not been fully identified

shall not start in any race.

(f) Each person who misrepresents the identity of a greyhound or its ownership shall be liable as an owner would be liable and shall be subject to the same penalty as the owner in the case of fraud or attempted fraud.

(g) Each greyhound shall not enter or start any race if:

(1) The greyhound has been disqualified;

(2) the greyhound is owned in whole or in part or is under the control, directly or indirectly, of a disqualified person;

(3) the greyhound is not under the control of a licensed

trainer or a licensed assistant trainer; or

(4) the greyhound is on the veterinarian's list or schooling list

(h) A female greyhound in season shall not be permitted on the racetrack. A female greyhound in milk shall not school officially or race.

(i) The racing secretary shall compile without delay and conspicuously post each entry that has been closed.

(j) Each kennel shall not have more than two grey-hounds in any race except in stakes races. Double entries shall not be allowed until all single entries are used.

(k) Each entry for all official races shall be established by blind draw by the racing secretary in the presence of a racing judge and in full view of any licensed persons wishing to observe the draw. The time and place of each draw shall be posted in the paddock, and each draw shall occur at least one race day before the running of each race. The kennel owners and trainers shall be represented at the draw at the designated time. The racing secretary may select entries for two Grade A—Feature races weekly without using the blind draw method.

(l) Each post position for all official races shall be established by blind draw by the racing secretary in the presence of a racing judge and in full view of any persons wishing to observe the draw. Each draw shall be held at least one day before the running of each race at a time and place posted in the paddock. The kennel owners and trainers shall be represented at the draw at the designated time. The racing secretary shall draw post positions for

official schooling races.

(m) Each organization licensee shall have the right to

withdraw or change any unclosed race.

(l) Each entry for stakes races, the conditions of which have been published previously, shall be closed at the time advertised, and no entry shall be received after that time.

(2) Unless notice is given, each entrance and withdrawal for stakes races that close during or on the eve of a race meet shall close at the office of the racing secretary. Each entrance and withdrawal for all other stakes races shall close at the office of the organization licensee.

(3) If the number of entries to any stakes race exceeds the number of greyhounds that may be permitted to start because of track limitations, the racing secretary shall determine the starters for the race in accordance with the conditions of the race.

(4) Each person entering a greyhound shall be liable for the entrance fee, nominating fee, sustaining fee and starting fee. Each subscriber or a subscriber's transferee shall not receive any refund of fees because of the death or withdrawal of a greyhound, its failure to start or a mistake in its entry if the greyhound is ineligible.

(5) The entrance money, starting fees and subscription fees in every race shall be distributed as provided in the conditions of the race. If a race is not run, all stakes or

entrance money shall be refunded.

(6) Each entry, subscription or right of entry under it shall not become void upon the death of the nominator or subscriber.

(7) Each greyhound shall not start in a race unless any stakes or entrance money payable for the race has been

duly paid.

(8) Each racing secretary shall be authorized to receive entries and withdrawals. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-8-4. Withdrawals and scratches. (a) Each withdrawal of a greyhound from a race shall be irrevocable.

(b) Each withdrawal in stakes races shall be made in

the same manner as provided by K.A.R. 112-8-3 for making entries to the racing secretary, who shall record the day and hour of receipt of any withdrawal and post the withdrawal.

(c) Each withdrawal in official races shall be made by the owner, trainer or authorized agent to the racing secretary at least one-half hour before the time designated for the drawing of post positions or at the time the racing

secretary may appoint.

(d) Each greyhound that is withdrawn from a race after the post positions are drawn shall be deemed a scratch. Each greyhound that is withdrawn shall lose all preference accrued up to that date unless excused by the racing judges.

(I) Each owner, trainer or authorized agent shall demonstrate sufficient cause to satisfy the racing judges before the judges may scratch any greyhound that has been entered in a race. Each cause to scratch a greyhound shall be reported to the racing judges as soon as it is known.

(2) If any greyhound is scratched as a result of the violation of a racing regulation, the greyhound may be penalized or suspended, or both, for six racing days. The racing judges shall determine penalties for scratches due

to other causes.

(3) If any owner or trainer fails to have the greyhound entered at the racetrack at the appointed time for weighing in, and the greyhound is scratched because of the failure, the owner or trainer may be fined or suspended, or both, by the racing judges.

(4) If three or more greyhounds are scratched in any one race, the race may be canceled by the racing judges.

(5) A greyhound may be scratched from a race for suf-

ficient cause by the racing judges.

- (6) Each greyhound that is scratched from a race because of overweight or underweight shall be suspended six calendar days and shall school back before starting in an official race. Any greyhound that is scratched because it is overweight or underweight may school during its suspension. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-8-5. Schooling. (a) Each greyhound shall be schooled properly in the presence of the racing judges. Each racing judge shall determine that a greyhound is sufficiently experienced before the greyhound may be entered or started in a race.
- (b) The distance of each schooling races shall be not less than the distances nearest to 5/16 mile used at the racetrack.
- (c) Each greyhound that has not raced for 10 racing days but not to exceed 15 calendar days, shall be schooled officially at least once at its racing weight before it is eligible for entry.

(d) Each official schooling race should consist of at least six greyhounds; except, to facilitate schooling, the racing judges may permit fewer greyhounds to enter an official

schooling race.

(e) Each greyhound participating in any official schooling race shall race at its established racing weight and shall start from the box wearing a racing muzzle and blanket approved by the racing judges.

(f) Any greyhound may be ordered on the schooling list by the racing judges at any time for good cause. The

greyhound shall be schooled officially and satisfactorily before it is allowed to enter a race.

(g) Each organization licensee shall provide a photo finish camera, approved by the commission, which shall be operated at all official schooling races. The organization licensee shall provide videotapes of official schooling races. The tapes shall be available for viewing at the times

posted at the racetrack.

(h) Each organization licensee shall provide without cost a minimum of two official schooling days and two unofficial schooling days per week at the parimutuel racetrack facility during the race meet subject to the following exception. If an organization licensee schedules only three or fewer race days per week, the licensee shall provide a minimum of one official schooling day and two unofficial schooling days per week during the race meet. The official and unofficial schoolings shall be scheduled at specific times and for sufficient duration to allow reasonable time for the greyhounds to school. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

112-8-6. Qualification of greyhounds. (a) Each organization licensed by the commission shall establish criteria to qualify greyhounds based on a satisfactory schooling and subject to the approval of the racing judges.

- (b) Each organization licensee shall notify the racing judges of the criteria for qualifying greyhounds and detail what constitutes a satisfactory schooling at least three days before the first day of official schooling. The criteria shall be continuously posted on a notice board in the paddock during the time they are in effect. During the course of the meet, each change in the established qualifying criteria shall be made only with the approval of the racing judges. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10. 1989.)
- 112-8-7. Grading and purse systems. (a) Each organization licensee shall implement a grading system to be approved by the commission. The system shall use the designations A-Feature, A,B,C,D,E and M. Each organization shall also implement a purse system to be approved by the commission. The system shall allocate the total purse. The total purse shall be divided to allocate fifty percent to first place, twenty-five percent to second place, fifteen percent to third place and ten percent to fourth place. The percentages of the total purse shall not apply to stakes money.

(b) Each organization licensee shall submit the proposed grading system and proposed purse system to the commission for approval at least 30 days before the opening of the meet. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April

10, 1989.)

112-8-8. Weights and weighing. (a) Each greyhound shall be weighed not less than one hour before the time of the first race of the day unless prior permission is granted by a racing judge.

(b) Before any greyhound may officially school or race. each owner or trainer shall establish the racing weight of

the greyhound with the clerk of scales.

(continued)

(c) If there is a variation of more than one and onehalf pounds above or below the established weight of the greyhound at weighing-in time, each racing judge shall

order the greyhound scratched.

(d) If any greyhound has lost more than two pounds at weigh-out time from its weigh-in weight while in the lock-out kennel, the racing judges shall order the greyhound scratched. However, if the loss of weight does not impair the racing condition of the greyhound in the opinion of the assistant animal health officer, the racing judges may allow the greyhound to race. Each greyhound that is a weight loser shall be identified with the initials WL on the racing program.

(e) Each weight regulation set out in subsections (a) through (d) of this regulation shall be printed in the racing

program.

(f) The racing judges shall scratch a greyhound if there is a variation of more than two pounds between the greyhound's weighing-in weight for the present race and the

weighing-in weight for its last race.

(g) Any owner or trainer may file a written request to change a greyhound's racing weight with the racing judges. The judges shall state in writing whether the change is allowed and shall direct the change to be made four calendar days before the greyhound is permitted to start at the new weight.

(1) Each greyhound that has an established weight change of more than one pound shall be schooled at least once at the new established weight before it is eligible to start in a race. The racing judges may require more

than one schooling in this event.

(2) Any greyhound that has not raced or schooled officially for a period of three weeks may be allowed to establish a new racing weight with the permission of the

racing judge.

- (h) Each greyhound shall be placed in lock-out kennels under the supervision of the paddock judge immediately after they are weighed in, and only the paddock judge, veterinarian, kennel master, lead-out, racing judge or commission representative shall be allowed in or near the lock-out kennels. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-8-9. Before the race. (a) One assistant animal health officer and one racing judge shall walk the racing strip before the commencement of the first race of each performance to determine whether the racing strip is safe for racing.
- (b) If the assistant animal health officer and the racing judge determine inclement weather may cause a condition which could injure the greyhounds, or if the racing strip is in such condition that formful and safe racing cannot be conducted, then the assistant animal health officer and the racing judge or management shall cancel the remainder of the race program.

(c) Any kennel operator or any trainer may accompany the assistant animal health officer and the racing judge during the walk around the racing strip. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-

89, Jan. 19, 1989; effective April 10, 1989.)

112-8-10. Rules of the race. (a) Each greyhound shall wear a racing muzzle and blanket approved by the racing judges while racing.

(b) Each racing muzzle and blanket shall be carefully examined in the paddock by the paddock judge before the greyhounds leave for the post. Each muzzle and blanket shall be examined another time at the judges' stand in the presence of the racing judges and the public.

(c) Each greyhound shall be exhibited in the show paddock before post time for the race in which they are

entered.

(d) Each starting box shall be approved by the commission and shall consist of eight positions. Each starting box lid shall be opened by an automatic starting device. A race starts when the lid to the starting box opens completely.

(e) Each greyhound shall be removed from the starting box in the event of a false start. Whether the race shall be canceled or shall be run after the malfunction in the equipment is corrected shall be determined by the racing

iudges.

(f) If a greyhound is left in the box when the lid of the starting box opens at the start, there shall be no refund

of wagers

- (g) If any greyhound bolts the course, runs in the opposite direction or does not run the entire prescribed distance for the race, the greyhound shall forfeit all rights in the race, and the finish of the race shall be declared the same as if it were not a contender no matter where it finishes. However, the greyhound shall be considered a starter.
- (h) If any greyhound bolts the course or runs in the opposite direction during the course of the race and, in so doing, interferes with any other greyhound in the race in the opinion of the racing judges, the race shall be declared a "no race" by the racing judges, and all moneys wagered shall be refunded, except when the interference clearly did not affect the outcome of the race in the opinion of the racing judges.

(i) If any greyhound fails to leave the box for any reason, refuses to race or falls, and it appears the greyhound may interfere with the running of the race, any person stationed around the track under the supervision of the racing judges may remove the greyhound from the track. However, the greyhound shall be considered a starter.

(j) Each race shall not be called official unless the lure is in advance of the greyhounds at all times during the race. If any greyhound or greyhounds catch or pass the lure any time during the race, the race shall be declared a "no race" by the racing judges, and all moneys shall be refunded.

(k) The racing judges shall closely observe the operation of the lure and hold the lure operator to strict account-

ability for any inconsistency in its operation.

(1) If any race is marred by jams, spills or racing circumstances, other than accident to the machinery while the race is being run, and three or more greyhounds finish, the race shall be declared finished by the racing judges. However, if less than three greyhounds finish, the race shall be declared "no race" by the racing judges, and all moneys shall be refunded.

(m) The winner of a race shall be the greyhound whose racing muzzle first reaches the finish line, unless the greyhound is disqualified by the racing judges for ineligibility or other good cause. In the event a greyhound loses its muzzle or finishes with a hanging muzzle, the tip of the greyhound's nose shall determine its order of finish. The order of finish for all other places shall be determined in

- (n) If two greyhounds run a dead heat for first place, all prizes and moneys to which the first and second greyhounds would have been entitled shall be divided equally between them. This regulation applies to any division of prizes and moneys, whatever the number of greyhounds running a dead heat and whatever places for which the dead heat is run. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-8-11. Limitation on performances. Each organization licensee shall not schedule more than two greyhound performances during one race day. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)
- 112-8-12. Complaints. Each complaint against an official or officials shall be made in writing, signed by the complainant and filed with the racing judges. Complaints that allege the violation of any law of the state of Kansas or regulation of the commission may be made by any person. Each complaint and the racing judges' decision concerning it shall be reported to the commission. (Authorized by and implementing K.S.A. 1987 Supp. 74-8804, as amended by 1988 HB 2774, Sec. 3; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

Article 13.—KANSAS-WHELPED PROGRAM

112-13-2. Kansas-whelped program, certification. (a) Each person who intends to register a greyhound as

a Kansas-whelped greyhound shall:

(1) Submit to the official registering agency within 45 days of the date each female greyhound is bred a copy of the national greyhound association breeding acknowledgment and the following information on a form approved by the commission:

(A) The present location of the female bred;

(B) the name and address, including the zip code, of each owner or lessee of the female greyhound and each person who will be responsible for the pregnant female or the puppies during the first six months of their lives;

(C) each location of a pregnant female or the puppies

during the first six months of their lives; and

(2) if the identity of the person or persons responsible for the pregnant female or the puppies changes, submit the new name and address, including the zip code, of the person or persons responsible to the official registering agency within 10 days of the change. The present location of the pregnant female or the puppies shall be reported at the same time:

(3) notify the official registering agency within 80 days of the breeding whether the female greyhound has

whelped or missed; and

(4) furnish to the official registering agency a copy of the national greyhound association litter acknowledgment

within 30 days after the puppies are tattooed.

(b) Each person who intends to register a greyhound as a Kansas-whelped greyhound shall submit the national greyhound association original individual registration application to the original registering agency after the greyhound is six months old. If the official registering agency certifies that the greyhound is a Kansas-whelped greyhound, it shall:

- (1) Collect the certification fee and affix its official seal on the face of the original individual registration application; and
- (2) return the registration application to the applicant.
- (c) When the applicant registers each individual greyhound, the applicant shall submit the certified original individual registration application to the national greyhound association.
- (d) Upon receiving the certified original individual registration application, the national greyhound association shall issue a certificate of registration to the official registering agency.

(e) The official registering agency shall process the certificate in accordance with procedures approved by the commission, and shall issue the certificate of registration

to the applicant within 30 days of its receipt.

(f) If the original individual registration application is lost or destroyed, each duplicate shall be recertified by

the official registering agency.

(g) If information is altered or falsified on any registration or certification document, the official registering agency shall cancel the Kansas-whelped greyhound certification.

(h) Each schedule of fees for certification, membership and penalties shall be established by the official registering agency and approved by the commission at least

annually.

(i) The official registering agency shall file an annual report with the commission on or before July 1 each calendar year and any periodic reports the commission may request. (Authorized by K.S.A. 1987 Supp. 74-8804, as amended by L. 1988, Ch. 315, Sec. 3; 74-8831; implementing K.S.A. 1987 Supp. 74-8832; effective T-112-1-19-89, Jan. 19, 1989; effective April 10, 1989.)

> JIMMY D. GRENZ **Executive Director**

INDEX TO ADMINISTRATIVE REGULATIONS

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4-13-65	New	V. 7, p. 1846-1848
4-16-1a	Amended	V. 7, p. 1848
4-16-1c	Amended	V. 7, p. 1848
4-16-3a	New	V. 7, p. 1849
4-16-7a	Amended	V. 7, p. 1849
4-16-252	New	V. 7, p. 1849
4-16-260	New	V. 7, p. 327
4-17-1a	New	V. 7, p. 1849
4-17-1c	New	V. 7, p. 1850
4-17-5	Revoked	V. 7, p. 1850
4-17-5a	New	V. 7, p. 1850
4-25-1	Revoked	V. 7, p. 1850
4-33-1	New	V. 8, p. 132
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AGENCY 5: BOARD OF AGRICULTURE— DIVISION OF WATER RESOURCES

Reg. No.	Action	Register
5-10-1	Revoked	V. 7, p. 109
5-10-2	Revoked	V. 7, p. 109
5-10-3	Revoked	V. 7, p. 109
5-25-4	Amended	V. 7, p. 109

AGENCY 7: SECRETARY OF STATE

Reg. No.	Action	Register
7-31-4	Amended	V. 7, p. 112
7-33-1	New	V. 7, p. 1606

AGENCY 9: ANIMAL HEALTH DEPARTMENT

Reg. No.	Action	Register
9-7-7	Amended	V. 7, p. 1399
9-14-1		
through		
9-14-5	New	V. 7. p. 1400

AGENCY 11: STATE CONSERVATION COMMISSION

Reg. No.	Action	Register
through	- · ·	
11-1-5	Revoked	V. 7, p. 111
11-1-6	New	V. 7, p. 111
11-1-7	New	V. 7, p. 111
11-1-8	New	V. 7, p. 111
11-2-1	Revoked	V. 7, p. 111
11-2-2	Revoked	V. 7, p. 111
11-2-3	Revoked	V. 7, p. 111
11-2-4	New	V. 7, p. 111
11-2-5	New	V. 7, p. 111
11-2-6	New	V. 7, p. 111

AGENCY 13: ALCOHOLIC BEVERAGE CONTROL BOARD OF REVIEW

neg. No.	Action	negister .
13-1-1	Revoked	V. 7, p. 110
13-1-2	Revoked	V. 7, p. 110
13-2-1		
through		
13-2-15	Revoked	V. 7, p. 110
13-3-1	Revoked	V. 7, p. 110
13-3-2	Revoked	V. 7, p. 110
13-4-1	•	
through		
13-4-5	Revoked	V. 7, p. 110
13-5-1	Revoked	V 7, p. 110
13-5-2	Revoked	V. 7, p. 110
13-6-1	Revoked	V. 7, p. 110
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AGENCY 14: DEPARTMENT OF REVENUE— DIVISION OF ALCOHOLIC BEVERAGE CONTROL

	BEVERAGE (CONTROL
Reg. No.	Action	Register
14-1-1	Revoked	V. 7, p. 779
14-2-1		
through		
14-2-23	Revoked	V. 7, p. 779
14-3-1		ក្រុម"១ កុំ៩ ឡៃ
through		in the second
14-3-20	Revoked	V. 7, p. 780
14-3-22		1.00
through	nl1	V 7 - 700 701
14-3-42	Revoked	V. 7, p. 780, 781
14-4-1 through		. V 0.9 24 W
14-4-11	Revoked	V 7 n 781
14-4-11a	Revoked	V. 7, p. 781
14-4-12	210101100	
through	1.2	Sec. 25. 5 . 5 . 6
14-4-16	Revoked	V. 7, p. 781
14-4-18		1000年
through		그가 되면 이 환경이
14-4-23	Revoked	V. 7, p. 782
14-4-25		A 5 A
through		TT # #06
14-4-28	Revoked	V. 7, p. 782
14-5-1	Amended	V. 7, p. 782
14-5-2	Amended	V. 7, p. 782
14-5-3	Revoked	V. 7, p. 782 V. 7, p. 782
14-5-4 14-5-6	Amended Amended	V. 7, p. 782 V. 7, p. 782
14-5-6 14-6-1	Amended	V. 7, p. 1401
14-6-1 14-6-2a	Amended	V. 7, p. 1401
14-6-3	Amended	V. 7. p. 1401
14-6-4	Amended	V. 7, p. 1401 V. 7, p. 1401
14-7-2	Amended	V. 7, p. 1401
14-7-3	Amended	V. 7, p. 1401
14-7-4	Amended	V. 7, p. 1401 V. 7, p. 1401
14-7-8	Amended	V. 7, p. 1401
14-8-1	Amended	V. 7, p. 1401
14-8-4	Revoked	V. 7, p. 783
14-8-5	Revoked	V. 7, p. 783
14-8-6	Amended	V. 7, p. 783 V. 7, p. 783 V. 7, p. 1401 V. 7, p. 1401
14-8-7	Amended	V. 7, p. 1401
14-8-11	Revoked	V. 7, p. 783
14-9-1		
through	Revoked	V. 7, p. 783
14-9-10 14-10-1	Revokeu	7. 7, p. 700
through		
14-10-4	Revoked	V. 7, p. 783
14-10-5		on was a sign of the first of the
through		
14-10-16	New	V. 7, p. 1401, 1402 V. 7, p. 1876
14-11-2	Revoked	V. 7, p. 1876
14-11-8	Revoked	V. 7, p. 1876
14-11-10c	Revoked	V. 7, p. 1876
14-11-12	Revoked	V. 7, p. 1876
14-11-17	Revoked	V. 7, p. 1876 V. 7, p. 1876
14-11-18	Revoked	V. 7, p. 1876
14-11-19	Revoked Revoked	V. 7, p. 1876 V. 7, p. 1876
14-11-20	Revoked	V. 7, p. 1876
14-11-21	VeAnven	۷. ۱, p. 1070
14-13-1 through		
14-13-13	New	V. 7, p. 783-788
14-14-1	11011	grow the second
through		
14-14-12	New	V. 7, p. 1402
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14-14-5		V. 7, p. 1877
14-14-13	New	√ V 7 n. 1878
14-16-1	Revoked	V. 7, p. 789
14-16-3	Revoked	V. 7, p. 789
14-16-4		- v. j. vagg v. 7, p. 789
14-16-5	Kevokea	V. 7, p. 789
14-16-6	Revoked	V. 7, p. 789
14-16-9		
through 14-16-12	Revoked	V. 7, p. 789
14-16-12		v. 1, p. 100
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14-16-24	New	V. 7, p. 789-792
14-17-5		V. 7, p. 1402

14-18-2	,		20.15			20.01.14				- 1 - 1 - 1	
through			26-1-5 26-1-7	Amended	V. 7, p. 1334	28-31-14 28-33-1	Amended		V.	7, p.	715
14-18-23	Revoked	V. 7, p. 793, 794	26-2-1	New Amended	V. 7, p. 1334	28-33-2	Amended		v.	7, p.	716
14-18-25	Revoked	V. 7, p. 794	26-2-3	Amended	V. 7, p. 1335	through	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	* 1	.*		
14-18-26	Revoked	V. 7, p. 794	26-2-5	Amended	V. 7, p. 1335 V. 7, p. 1336	28-33-10	Revoked	4.24	17	7, p.	716
14-18-28	Revoked	V. 7, p. 794	26-2-6	Amended	V. 7, p. 1336 V. 7, p. 1336	28-35-146	Amended		V	7, p. 7, p.	716
14-18-29	Revoked	V. 7, p. 794	26-2-9	New	V. 7, p. 1336 V. 7, p. 1336	28-35-147	Amended	45 (5)	v	7, p. 1	716. 716
14-18-30	Revoked	V. 7, p. 794	26-3-1	Amended	V. 7, p. 1337	28-39-77	Amended	w		8, p.	
14-18-32	Revoked	V. 7, p. 794	26-3-4	Amended	V. 7, p. 1337 V. 7, p. 1337	28-39-83	Amended			о, р. 7, р.	
14-18-33	Revoked	V. 7, p. 794	26-3-5	Amended	V. 7, p. 1338	28-39-87	Amended	1. 11		7, p.	
14-19-8	Revoked	V. 7, p. 794	26-3-6	Amended	V. 7, p. 1338	28-39-114				.,	1
14-19-9	Revoked	V. 7, p. 794	26-4-1	Amended	V. 7, p. 1059	through					. :.
14-19-11	Revoked	V. 7, p. 794	26-4-4	Amended	V. 7, p. 1338	28-39-129	Revoked		V.	7, p. ′	716
14-19-12	Revoked	V. 7, p. 794	26-5-1	Amended	V. 7, p. 1338	28-39-130	Revoked		V.	7, p. '	716
14-19-13	Revoked	V. 7, p. 794	26-5-2	Amended	V. 7, p. 1338	28-39-131	Revoked			7, p. 1	
14-19-14			26-5-8	New	V. 7, p. 1339	28-39-139	100	1			
through			26-6-1	Amended	V. 7, p. 1339	through					
14-19-37	New	V. 7, p. 794-801	26-6-2	Amended	V. 7, p. 1340	28-39-143	Revoked		V. 1	7, p.	16
14-20-1	Revoked	V. 7, p. 801	26-6-3	Amended	V. 7, p. 1340	28-39-200	Revoked			8, p. 2	
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14-20-4	Revoked	V. 7, p. 801	26-6-6	Amended	V. 7, p. 1340	through					
14-20-7						28-39-218	Revoked		V . 8	3, p. 2	201
through 14-20-10	Revoked	V 7 001	AGENCY	Y 28: DEPART	MENT OF HEALTH	28-39-225	Amended			3, p. 2	
14-20-10	печокеа	V. 7, p. 801		AND ENVIR		28-39-226	Amended		V. 8	3, p. 2	203
through		A Property of the Control of the Con	D . M			28-39-300			•		
14-20-39	New	V. 7, p. 801-809	Reg. No.	Action	Register	through	NT				
14-21-1	1100	v. 1, p. 001-009	28-4-285			28-39-312	New		v . 7	, p. 7	16
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14-21-20	New	V. 7, p. 809-816	28-4-285	New	V. 7, p. 1431-1434	28-39-411	New		37 -		10
14-22-1	7	v. 1, p. 000-010	through			28-50-1	Amended		V. (, p. 7	10
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14-22-20	New	V. 7, p. 822	28-14-2	Amended	V. 7, p. 714 V. 7, p. 714	28-50-9	Amended	1	· v 7	p. 7	16
14-23-1	10 to	79.57	28-15-35	Amended	V. 7, p. 714 V. 7, p. 714	28-50-9	Amended	11.4	V 7	p. 13	54
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14-23-15	New	V. 7, p. 822-826	28-16-56a	Amended	V. 7, p. 714	28-60-1				, .	
14-23-3	Amended	V. 7, p. 1402	28-17-6	Amended	V. 7, p. 714	through	* *				
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AGENCY	23: DEPARTMENT	COF WILDLIFE	28-17-21	New	V. 7, p. 714	28-60-1				•	٠,٠
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			28-19-8	Amended	V. 7, p. 714	28-60-6	Amended	V. 7,	p. 17	10, 17	41
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23-1-10	Amended	V. 7, p. 367	28-19-19	Amended	V. 7, p. 715 V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1	Amended New		V. 7	, p. 7	16
23-1-10 23-1-12	Amended New	V. 7, p. 367 V. 7, p. 367	28-19-19 28-19-53		V. 7, p. 715	28-60-9 28-65-1 28-65-2	Amended New New		V. 7 V. 7	, p. 7 , p. 7	16 16
23-1-10 23-1-12 23-2-7	Amended New Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368	28-19-19 28-19-53 28-19-61	Amended	V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1	Amended New	e est	V. 7	, p. 7 , p. 7	16 16
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23-1-10 23-1-12 23-2-7 23-2-14 23-2-14 23-2-15 23-2-16	Amended New Amended Amended Amended Amended Amended New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through	Amended New Amended	V. 7, p. 715 V. 7, p. 715 V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A	Amended New New Amended GENCY 30: S HABILITATIO		V. 7 V. 7 V. 7, ND ICES	, p. 7 , p. 7 p. 13	16 16
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23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8	Amended New Amended Amended Amended Amended New Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96	Amended New Amended	V. 7, p. 715 V. 7, p. 715 V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35	Amended New New Amended GENCY 30: S HABILITATIO Action Amended Amended Amended		V. 7 V. 7, V. 7, ND TCES Reg V. 7, V. 7	p. 73 p. 13 p. 13 p. 140 p. 71 p. 71	16 16 99
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1	Amended New Amended Amended Amended Amended New Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98	Amended Amended Amended	V. 7, p. 715 V. 7, p. 715 V. 7, p. 715 V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-36	Amended New New Amended GENCY 30: S HABILITATIC Action Amended Amended Amended Amended Amended		V. 7 V. 7, ND TCES Reg V. 7, V. 7, V. 7, V. 7,	ister p. 140 p. 71 p. 71 p. 71 p. 71	16 16 99
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23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1	Amended New Amended Amended Amended Amended New Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108	Amended Amended Amended Amended Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50	Amended New New Amended GENCY 30: S HABILITATIC Action Amended Amended Amended Amended Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7, V. 7, V. 7, V. 7,	ister p. 14(p. 7) p. 7) p. 7) p. 7) p. 7) p. 140	16 16 16 19 10 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-1	Amended New Amended Amended Amended New Amended New Amended New V New V Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1504, 1505	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108	Amended Amended Amended Amended Amended Amended Amended New	V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50	Amended New New Amended CENCY 30: S HABILITATIO Action Amended Amended Amended Amended Amended Amended Amended Amended	ON SERV	V. 7 V. 7, V. 7, ICES Reg V. 7, V. 7, V. 7, V. 7, V. 7, V. 7,	ister p. 14(p. 7) p. 7) p. 7) p. 7) p. 140 p. 143	16 16 19 10 10 10 10 10 10 10 10 10 10 10 10 10
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7	Amended New Amended Amended Amended Amended New Amended New Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1504, 1505 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1640	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108	Amended Amended Amended Amended Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50 30-4-50	Amended New New Amended GENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7, V. 7, V. 7, V. 7, V. 7, V. 7,	p. 73 p. 139 p. 139 p. 140 p. 71 p. 71 p. 74 p. 143 p. 71	16 16 199 02 16 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7	Amended New Amended Amended Amended New Amended New Amended New V New V Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506	28-19-19 28-19-53 28-19-61 through 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108a 28-19-109 28-19-119	Amended Amended Amended Amended Amended Amended Amended New	V. 7, p. 715 V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-50 30-4-54	Amended New New Amended GENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7, V. 7, V. 7, V. 7, V. 7, V. 7, V. 7, V. 7, V. 7,	p. 7, p. 73, p. 139 p. 140 p. 71 p. 71 p. 71 p. 146 p. 71 p. 147 p. 71	16 16 199 12 16 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7	Amended New Amended Amended Amended New Amended New Amended New V New V Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108 28-19-109 28-19-119 through	Amended Amended Amended Amended Amended Amended Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50 30-4-50	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7,	p. 73 p. 136 p. 136 p. 140 p. 71 p. 71 p. 71 p. 140 p. 143 p. 71 p. 71 p. 71 p. 71	02 16 17 7 7 7 7 7 7
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23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1	Amended New Amended Amended Amended New Amended New Amended V New V New V Amended Amended Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108 28-19-109 28-19-119 through	Amended Amended Amended Amended Amended Amended Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50 30-4-54 30-4-57 30-4-57	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7,	ister p. 140 p. 71 p. 71 p. 71 p. 71 p. 71 p. 143 p. 71 p. 140 p. 143 p. 71 p. 140 p. 143 p. 140	02 16 17 7 7 7 7 7 7 7 7 7 7 7 7 7 7
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-8-2 23-18-1 23-18-1 23-18-4 23-21-1 through	Amended New Amended Amended Amended New Amended New Amended V New V New V Amended Amended Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-119	Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-50 30-4-50 30-4-57 30-4-57 30-4-57	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7, ND TCES Reg V. 7, V. 7,	p. 73 p. 136 p. 140 p. 71 p. 71 p. 71 p. 71 p. 71 p. 71 p. 71 p. 140 p. 143 p. 1440 p. 1440 p. 1440	16 16 16 19 10 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-7-7 23-7-7 23-7-7 23-7-7 23-18-1 23-18-3 23-18-4 23-21-1	Amended New Amended Amended Amended New Amended New Amended V New V New V Amended Amended Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-121a 28-19-123	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50 30-4-54 30-4-57 30-4-57 30-4-58 30-4-62 30-4-62 30-4-63	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	ON SERV	V. 7 V. 7 V. 7, ND TCES Reg V. 7, V.	, p. 7, p. 133 ister p. 140 p. 71 p. 71 p. 71 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140	16 16 16 19 10 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-8-2 23-18-1 23-18-1 23-18-4 23-21-1 through	Amended New Amended Amended Amended Amended New Amended New V New V New V New Amended Amended Amended Amended Amended New New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-121 28-19-123 28-19-124 28-19-125 28-19-127 through	Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-50 30-4-57 30-4-57 30-4-57 30-4-57 30-4-62 30-4-62 30-4-63 30-4-63	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7 V. 7, ND TCES Regg V. 7, V. 7, V	ister p. 14(p. 71) p. 14(p. 71) p. 71 p. 71 p. 71 p. 71 p. 140 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 143 p. 140 p. 140 p. 143 p. 140 p. 143	16 16 16 19 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V New V New New New New New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-108 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-123 28-19-123 28-19-125 28-19-127 through 28-19-127	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-36 30-4-36 30-4-41 30-4-50 30-4-54 30-4-56 30-4-57 30-4-58 30-4-62 30-4-63 30-4-63 30-4-74	Amended New New Amended CENCY 30: St HABILITATIO Action Amended	N SERV	V. 7 V. 7, ND TCES Regg V. 7, V. 7,	p. 7.7 p. 133 ister p. 143 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 143 p. 143 p. 143 p. 143	16 16 16 19 10 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through	Amended New Amended Amended Amended Amended New Amended New Amended New V New New V New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108 28-19-121 28-19-121 28-19-121 28-19-127 through 28-19-127 through	Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-54 30-4-56 30-4-57 30-4-57 30-4-58 30-4-62 30-4-62 30-4-62 30-4-63 30-4-74 30-4-75	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7, ND ICES Reg V. 7, V. 7, V	, p. 7, p. 133 ister p. 140 p. 71 p. 71 p. 71 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 71	16 16 16 19 10 10 10 10 10 10 10 10 10 10 10 10 10
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-8-2 23-18-1 23-18-3 23-18-1 23-18-3 23-18-1 4 23-21-1 through 23-21-1	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V New Amended Amended Amended Amended Amended Amended New New New New Action	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1504, 1505 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 T COMMISSION Register	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-108 28-19-108 28-19-108 28-19-108 28-19-109 28-19-123 28-19-121 28-19-125 28-19-127 through 28-19-127 through 28-19-141 28-19-149	Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-51 30-4-57 30-4-57 30-4-58 30-4-62 30-4-62 30-4-63 30-4-63 30-4-75 30-4-75 30-4-78	Amended New New Amended CENCY 30: S HABILITATIC Action Amended	N SERV	V. 7 V. 7 V. 7, ND TCES Reg V. 7, V.	, p. 7, p. 133 p. 133 p. 133 p. 134 p. 71 p. 71 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 143 p. 140 p. 143 p. 140 p. 147 p. 140 p. 147	16 16 16 19 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through	Amended New Amended Amended Amended Amended New Amended New Amended New V New New V New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 7, p. 1504, 1505 7, p. 1639, 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 T COMMISSION	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-108 28-19-108 28-19-108 28-19-108 28-19-119 through 28-19-121 28-19-121 28-19-121 28-19-121 28-19-124 28-19-127 through 28-19-141 28-19-141 28-19-141	Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-57 30-4-57 30-4-57 30-4-57 30-4-62 30-4-62 30-4-63 30-4-75 30-4-78 30-1-80	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7 V. 7, ND ICES Reg V. 7, V.	p. 77 p. 133 ister p. 143 p. 77 p. 77 p. 77 p. 77 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 143 p. 140 p. 1	16 16 16 19 17 17 17 19 17 17 17 19 17 17 17 17 18 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY 2	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V New New New New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1640 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374-376 T COMMISSION Register V. 7, p. 1357	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-121 28-19-123 28-19-124 28-19-125 28-19-127 through 28-19-141 28-19-149 28-19-149 28-19-153 28-19-154	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-54 30-4-57 30-4-57 30-4-58 30-4-62 30-4-62 30-4-63 30-4-75 30-4-75 30-4-78 30-4-80 30-4-90	Amended New New Amended CENCY 30: St HABILITATIO Action Amended	N SERV	V. 7 V. 7 V. 7, ND TCES Reg V. 7, V.	p. 7.7 p. 133 p. 140 p. 143 p. 140 p.	16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY 2	Amended New Amended Amended Amended Amended New Amended New Amended New New New New New New See Serain Ins	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374-376 T COMMISSION Register V. 7, p. 1357 SPECTION	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108 28-19-121 28-19-121 28-19-121 28-19-121 28-19-121 28-19-121 28-19-125 28-19-124 28-19-125 28-19-125 28-19-155 28-19-150 28-19-150	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-54 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-63 30-4-63 30-4-75 30-4-75 30-4-78 30-4-90 30-4-90	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7, V. 7, ND ICES Reg V. 7, V. 7, V	ister p. 14(p. 7) p. 13(p. 7) p. 14(p. 7)	16 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY 2	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V New New New New New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374-376 T COMMISSION Register V. 7, p. 1357 SPECTION	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-108 28-19-108 28-19-121 28-19-121 28-19-125 28-19-127 through 28-19-127 through 28-19-141 28-19-149 28-19-150 28-19-150 28-19-150 28-19-150 28-19-155 28-19-155	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-56 30-4-57 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-62 30-4-63 30-4-74 30-4-75 30-4-78 30-4-78 30-4-90 30-4-91 30-4-95	Amended New New Amended CENCY 30: S HABILITATIC Action Amended	N SERV	V. 7 V. 7, V. 7, ND ICES V. 7, V. 7,	p. 7.7 p. 130 p. 130 p. 130 p. 71 p. 71 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 143 p. 140 p. 140	16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY 2	Amended New Amended Amended Amended Amended New Amended New Amended New V New V Amended Amended Amended Amended Amended Amended Amended New New New New New New Action New New New New New Action New	V. 7, p. 367 V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1640 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374 SPECTION Commission Commi	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-18-4 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-121 28-19-123 28-19-124 28-19-127 through 28-19-141 28-19-150 28-19-150 28-19-150 28-19-153 28-19-155 28-19-158 28-19-159	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-35 30-4-41 30-4-50 30-4-51 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-62 30-4-63 30-4-75 30-4-78 30-4-78 30-4-80 30-4-91 30-4-95 30-4-100	Amended New New Amended CENCY 30: S HABILITATIC Action Amended	N SERV	V. 7 V. 7 V. 7, ND ICES Reg V. 7, V.	p. 77. 7 p. 130 p. 140 p. 71 p. 140 p. 71 p. 140 p. 140 p. 71	16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
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23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY Reg. No. 24-1-1 AGE Reg. No. 25-4-1	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V New V Amended Amended Amended Amended Amended Amended New New New New New Action New Action Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1503 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374 T COMMISSION Register V. 7, p. 1357 SPECTION T Register V. 7, p. 1396	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-98 through 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-123 28-19-123 28-19-124 28-19-125 28-19-125 28-19-155 28-19-153 28-19-154 28-19-155 28-19-158 28-19-158 28-19-158 28-19-159 28-31-1 through	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-35 30-4-36 30-4-41 30-4-50 30-4-54 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-63 30-4-63 30-4-74 30-4-75 30-4-78 30-1-80 30-4-90 30-4-91 30-4-90 30-4-101 30-4-102	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7, V. 7, ND ICES Reg V. 7, V. 7, V	ister p. 140 p. 77 p. 130 p. 77 p. 140 p. 77 p. 140 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 71 p. 140 p. 71 p. 140 p. 71	16 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-5-1 through 23-5-8 23-7-7 23-7-7 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY 1 Reg. No. 24-1-1 AGE	Amended New Amended Amended Amended Amended New Amended New Amended New V New V New V Amended Amended Amended Amended Amended Amended Amended Amended New New New New Action New Action New Action	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1638 V. 7, p. 371 V. 7, p. 372 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 374 V. 7, p. 1506 T COMMISSION Register V. 7, p. 1357 SPECTION Register	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-84 through 28-19-98 28-19-108 28-19-108 28-19-108 28-19-109 28-19-119 through 28-19-121 28-19-125 28-19-127 through 28-19-127 through 28-19-141 28-19-149 28-19-150 28-19-153 28-19-153 28-19-158 28-19-158 28-19-158 28-19-158 28-19-158 28-19-158 28-19-158	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-54 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-62 30-4-62 30-4-62 30-4-75 30-4-78 30-4-78 30-4-78 30-4-90 30-4-90 30-4-101 30-4-102 30-4-106	Amended New New Amended CENCY 30: SHABILITATIC Action Amended	N SERV	V. 7 V. 7 V. 7, ND TCES Regg V. 7, V. 7, V	ister p. 140 p. 77 p. 130 p. 77 p. 140 p. 77 p. 140 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 71 p. 140 p. 71 p. 140 p. 71	16 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
23-1-10 23-1-12 23-2-7 23-2-14 23-2-14 23-2-15 23-2-16 23-3-13 23-5-1 through 23-5-8 23-7-7 23-8-2 23-18-1 23-18-3 23-18-4 23-21-1 through 23-21-14 AGENCY S Reg. No. 24-1-1 AGE Reg. No. 25-4-1 25-4-4	Amended New Amended Amended Amended Amended New Amended New Amended New V New V Amended Amended Amended Amended Amended Amended Amended Amended New New New New Action New Action Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 7, p. 367 V. 7, p. 367 V. 7, p. 368 V. 7, p. 1503 V. 7, p. 1503 V. 7, p. 1638 V. 7, p. 1504 V. 7, p. 371 V. 7, p. 1504 V. 7, p. 1504 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 1506 V. 7, p. 373 V. 7, p. 373 V. 7, p. 374 V. 7, p. 374 V. 7, p. 375 V. 7, p. 376 T COMMISSION Register V. 7, p. 1396 V. 7, p. 1396 V. 7, p. 221	28-19-19 28-19-53 28-19-61 through 28-19-66 28-19-69 through 28-19-75 28-19-84 through 28-19-96 28-19-108 28-19-108 28-19-108 28-19-108 28-19-119 through 28-19-121 28-19-123 28-19-124 28-19-125 28-19-127 through 28-19-141 28-19-150 28-19-150 28-19-150 28-19-150 28-19-154 28-19-155 28-19-158 28-19-159 28-31-1 through 28-31-6	Amended New Amended	V. 7, p. 715	28-60-9 28-65-1 28-65-2 28-65-3 A RE Reg. No. 30-2-16 30-4-34 30-4-36 30-4-41 30-4-50 30-4-56 30-4-57 30-4-58 30-4-62 30-4-62 30-4-62 30-4-63 30-4-75 30-4-75 30-4-78 30-4-78 30-4-78 30-4-91 30-4-91 30-4-91 30-4-91 30-4-106 30-4-108	Amended New New Amended CENCY 30: S HABILITATIO Action Amended	N SERV	V. 7 V. 7, V. 7, ND ICES Reg V. 7, V. 7, V	ister p. 140 p. 77 p. 130 p. 77 p. 140 p. 77 p. 140 p. 71 p. 71 p. 140 p. 143 p. 140 p. 143 p. 140 p. 71 p. 140 p. 71 p. 140 p. 71	16 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
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