

Kansas Register

Ron Thornburgh, Secretary of State

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Attorney General

Opinion 99-6

Accountants, Certified Public—Licensure, Examination and Registration—Unlawful Acts; Penalty; Use of C.P.A. Designation in Conjunction with Performing Nonattest Services by Kansas Certificate Holder Who Does Not Have a Permit. Paul S. Allen, Chairman, Board of Accountancy, Topeka, February 10, 1999.

K.S.A. 1998 Supp. 1-316 does not prohibit a Kansas certificate holder who does not have a Kansas certified public accountant permit from using the C.P.A. designation in conjunction with performing nonattest services for the public. Moreover, K.A.R. 74-4-1 and 74-5-2(1), which purport to require a certificate holder to obtain a permit if such person uses the C.P.A. designation in conjunction with performing nonattest services for the public, are inconsistent with K.S.A. 1998 Supp. 1-316 and are, therefore, invalid to that extent. Cited herein: K.S.A. Supp. 1-202; 1-302; 1-302b; 1-310; 1-311; 1-316. MF

Opinion 99-7

Contracts and Promises—Regulation of Pawnbrokers and Precious Metal Dealers—Ordinance Prohibiting Pawnbrokers.

Constitution of the State of Kansas—Corporations—Cities' Powers of Home Rule; Charter Ordinance Prohibiting Pawnbrokers. Douglas D. Depew, Neodesha City Attorney, Neodesha, February 15, 1999.

If an ordinance prohibiting pawnbrokers is challenged on the basis of the 14th Amendment to the United States Constitution, it is our opinion that the Kansas Appellate Courts will apply the standard of review established in Blue v. McBride, 252 Kan. 894 (1993). Whether the ordinance will withstand such a challenge will depend largely on the facts. Cited herein: K.S.A. 16-706; 16-707; Kan. Const., Art. 12, § 5; U.S. Const., Amend. XIV. MF

Opinion 99-8

Counties and County Officers—General Provisions— Charter Resolutions; Exemption of County from Acts of Legislature; Procedure; Election.

Taxation—Aggregate Tax Levy Limitation—Procedure for Exemption from Aggregate Levy Limit. Mike Ward, Butler County Attorney, El Dorado, February 24, 1999.

The Butler County Clerk is not authorized or required to conduct an election on Spring Township Charter Resolution No. 98-01, because the Spring Township Board failed to comply with mandatory requirements of K.S.A. 19-101b in its attempt to place the resolution before the voters of Spring Township. The time for holding an election on Charter Resolution No. 98-01 has passed. Therefore, the Township Board must enact another charter resolution and follow the requirements of K.S.A. 19-101b if it desires to exempt from or change the aggregate tax levy limit for Spring Township. Cited herein: K.S.A. 19-101b; 79-5036; Kan. Const., Art. 12, Sec. 5(c)(3). DMV

Carla J. Stovall Attorney General

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Commission on Veterans' Affairs

Notice of Meeting

The Kansas Commission on Veterans' Affairs will meet at 1 p.m. Friday, March 19, in the State Banking Department's conference room, third floor, Jayhawk Tower, 700 S.W. Jackson, Topeka. The public is invited to attend.

, Don A. Myer Executive Director

Doc. No. 023529

State of Kansas

Department of Administration Division of Architectural Services

Notice of Commencement of Negotiations for Architectural/Engineering Services

Notice is hereby given of the commencement of negotiations for surveying, civil engineering, structural engineering, construction engineering and landscape architectural services for a concrete surfaced, mixed use pedestrian/bicycle sidewalk in Manhattan. The construction is funded in part by a Transportation Enhancement project (TEA-21) through the Kansas Department of Transportation. The walk is approximately 1.4 miles long and 3 meters wide. The walk will be built in the right-ofway of North Manhattan Avenue and Kimball Avenue, starting at Claflin Road and ending at Denison Avenue. The project must respond to existing culverts, steep road embankments, an overpass, utilities and storm drainage, along with other existing conditions. The plans will incorporate traffic control and landscaping. The plans will follow all federal and state procedures. Interested firms should demonstrate expertise and experience with this type of facility. Total estimated cost of the project is \$630,000.

For information regarding the scope of services, contact Mark Taussig, University Landscape Architect, Kansas State University, (785) 532-1732.

If interested, an original and six copies (seven total) of the SF 255 form (plus relevant attachments of information regarding similar projects) should be submitted. These submittals should be concise, relevant to the project and follow the State Building Advisory Commission guidelines for submittal. Copies of the guidelines have previously been distributed to firms; if copies of the guidelines are required, contact Gary Grimes, Division of Architectural Services, 1020 S. Kansas Ave., Topeka 66612-1311, (785) 296-8899. Submittals not complying with the guidelines will be returned without consideration.

Expressions of interest and the SF 255 submittals should be received by Gary Grimes before 5 p.m. March 19.

Thaine Hoffman, AIA Director, Division of Architectural Services

State of Kansas

Social and Rehabilitation Services

Notice of Intent to Release Request for Proposals

The State of Kansas anticipates release of a request for proposals, by approximately May 15, 1999, to accept bids for implementation of a centralized child support payment processing center for the State of Kansas. The Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996 required that all states establish a centralized unit for collection and disbursement of child support payments for specified types of cases.

Interested bidders should contact Monica Becker, CSE Unit, 415 S.W. 8th, Topeka, 66603, (785) 291-3954, fax (785) 296-5206, or Amy Waddle, Office of Judicial Administration, Kansas Judicial Center, 301 S.W. 10th Ave., Topeka, 66612, (785) 296-4855, fax (785) 296-1804.

Rochelle Chronister Secretary of Social and Rehabilitation Services

Doc. No. 023549

State of Kansas

Department of Wildlife and Parks

Notice of Informational Meetings

Pursuant to K.S.A. 32-960, the Department of Wildlife and Parks will conduct public informational meetings to present background information regarding certain species that have been petitioned for state listing or delisting as threatened or endangered species. These meetings coincide with scientific review of the species outside the agency, at least 90 days prior to submission of any proposed listing action to the Wildlife and Parks Commission, and are scheduled as follows:

Neosho County Community College Ottawa Campus, Room 126 226 S. Beech St., Ottawa 7:30 p.m. March 16

Emporia State University Breukelman Science Hall, Room 44 1200 Commercial, Emporia 7 p.m. March 17

Pittsburg State University Yates Hall, Room 102 1702 S. Joplin, Pittsburg 7 p.m. March 18

Species to be discussed include the following: Topeka Shiner (Notropis topeka); Bald Eagle (Haliaeetus leucocephalus); Neosho Midget Crayfish (Orconectes macrus); Mucket (Actinonaias ligamentina); and Sharp Hornsnail (Pleurocera acuta). For additional information, contact Jerry Horak, KDWP Research and Survey Office; 1830 Merchant, P.O. Box 1525, Emporia, 66801, (316) 342-0658.

Steve Williams Secretary of Wildlife and Parks

Real Estate Appraisal Board

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Wednesday, May 5, in the second floor conference room of the Columbian Title Building, 820 S. Quincy, Topeka, to consider the adoption of regulations 117-6-1 and 117-8-1 on

a permanent basis.

This 60-day notice of public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to the hearing to the Kansas Real Estate Appraisal Board, Columbian Title Building, 820 S. Quincy, Suite 314, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Michael Haynes

at (785) 296-0706.

The proposed regulation amendments are for adoption on a permanent basis. A summary of the proposed amendments to the regulations and the economic impact follows.

117-6-1. Continuing education; renewal requirements. This regulation is being amended to require that all licensed and certified appraisers take and pass a boardapproved 15-classroom-hour Uniform Standards of Professional Appraisal Practice (USPAP) continuing education course every three years. Currently, the board requires licensed and certified appraisers take a sevenhour USPAP course (no exam required) every three years. All Kansas licensed and certified appraisers must comply with the current edition of USPAR. Since appraisers are currently required to have continuing education in order to renew their license or certificate each year, there should be no economic impact to appraisers, state agencies or the public.

117-8-1. Uniform standards of professional appraisal practice. This regulation is being amended in order that the board can adopt the current edition of USPAP by reference. This is updated on an annual basis. There would be no economic impact to appraisers, state agencies or the public.

Copies of the regulations and their economic impact statements may be obtained by contacting the Kansas Real Estate Appraisal Board.

> Michael K. Haynes Director

State of Kansas

Board of Education

Notice of Available Federal Funding for Adult Education

Federal funding for the Adult Education Basic Grant Program is available. These funds are authorized by Sections 231, 232 and 233 of Title II of the Workforce Investment Act of 1998.

Section 231 of Title II provides federal financial assistance to states to enable eligible providers to develop, implement and improve adult education and literacy activities within the state. Eligible providers include:

(A) a local educational agency;

- (B) a community-based organization of demonstrated effectiveness;
- (C) a volunteer literacy organization of demonstrated effectiveness;
 - (D) an institution of higher education;
 - (E) a public or private nonprofit agency;

(F) a library;

(G) a public housing authority;

- (H) a nonprofit institution that is not described in (A) through (G) and has the ability to provide literacy services to adults and families; and
- (I) a consortium of the agencies, organizations, institutions, libraries or authorities described in (A) through (G).

Each eligible provider receiving a grant under Section 231 shall use the grant to establish or operate one or more programs that provide services or instruction in one or more of the following categories:

(1) Adult education and literacy services, including workplace literacy services.

(2) Family literacy services.

(3) English literacy (English as a Second language) services.

The adult education services listed above must be provided below the postsecondary level for individuals:

(A) who have attained 16 years of age;

(B) who are not enrolled or required to be enrolled in secondary school under state law; and

(C) who:

- (i) lack sufficient mastery of basic educational skills to enable the individuals to function effectively in society;
- (ii) do not have a secondary school diploma or its recognized equivalent, and have not achieved an equivalent level of education; or
- (iii) are unable to speak, read or write the English language.

The basic grant program provides direct and equitable access to federal funds as required by Section 231(c). Funding is for three-year basic program grants. Applications will be accepted until May 10.

For further information and applications, contact Janet Stotts, Adult Education Consultant, Kansas State Board of Education, 120 S.E. 10th Ave., Topeka, 66612-1182, (785) 296-3192.

Andy Tompkins Commissioner of Education

Kansas Judicial Council

Notice of Meetings

The Kansas Judicial Council and its advisory committees will meet according to the following schedule at the Kansas Judicial Center, 301 S.W. 10th Ave., Topeka:

Date	Committee	Time	Location
March 5	Guard. & Conserv.	9:30 a.m.	Room 259
March 19	PIK-Civil		Room 275
March 19	Judicial Council	9:00 a.m.	Room 259
April 9	Guard. & Conserv.	9:30 a.m.	Room 259
April 16	PIK-Civil	9:30 a.m.	Room 275
April 16	Probate Law	9:30 a.m.	Room 259

Hon. Tyler C. Lockett Chair

Doc. No. 023543

State of Kansas

Board of Education

Notice of Hearing on Proposed Administrative Regulations

The State Board of Education will conduct a public hearing at 1:30 p.m. Tuesday, May 11, in the board room of the State Education Building, 120 S.E. 10th Ave., Topeka, to consider proposed changes to regulations numbered S.B.R. 91-31-16, 91-31-18, 91-31-19 and 91-31-24. These regulations implement the State Board's process of accrediting elementary and secondary schools, known as Quality Performance Accreditation (QPA).

Each proposed regulation is printed with this notice. Also, a brief summary of each regulation and its economic impact is provided below. A complete economic impact statement for each regulation may be obtained by contacting the secretary of the State Board of Education, 120 S.E. 10th Ave., Topeka, 66612.

K.A.R. 91-31-16. This regulation provides definitions for key terms used in the QPA regulations. The proposed changes clarify some of the definitions. Adoption of this regulation will have no economic impact upon the State Board of Education, local school districts, other governmental agencies, or private businesses or individuals.

K.A.R. 91-31-18. This regulation requires each school to prepare a written plan that describes the school's goals and strategies for improving student learning. The proposed change would require each school improvement plan also to include a results-based staff development plan focusing on the results of the instruction or training for individuals.

Schools already have improvement and staff-development plans, so these requirements should add only slight additional costs to comply with these changes.

The State Board already reviews improvement and staff-development plans. Thus, it should not incur additional costs. No economic impact is expected for other governmental agencies, private businesses or individuals.

K.A.R. 91-31-19. This regulation imposes requirements for employment of certificated staff, granting of student credit, records retention and athletic practices. The proposed changes in this regulation relate to the use of sub-

stitute teachers, and require that the most qualified person available be used as a substitute teacher. It is not expected that these changes will have any economic impact upon the State Board, local school districts, other governmental agencies, private businesses or individuals. The pay for a substitute teacher is usually fixed in a school district's negotiated agreement with its professional employees.

K.A.R. 91-31-24. This regulation concerns on-site visits. The changes are editorial in nature and are intended only to clarify the regulation. The proposed changes in this regulation will have no economic impact upon the State Board, local school districts, other governmental agen-

cies, private businesses or individuals.

All interested persons will be given a reasonable opportunity at the hearing to present their views or arguments, either orally or in writing, in regard to the proposed regulations. In addition, the period of public notice hereby provided constitutes a public comment period for the purpose of receiving written public comments on the proposed regulations. Such written comments may be submitted to the secretary of the State Board of Education at the above address. The hearing shall be conducted in compliance with the public hearing procedures of the State Board of Education.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Lanny Gaston at (785) 296-3906 or (785) 296-8172 (TDD).

The regulations proposed for adoption are as follows:

91-31-16. Definitions. (a) "Accreditation cycle" means a five-year process in which schools are evaluated by the state board for compliance with specific standards which are based on identified outcomes for school improvement, accountability, and student performance.

(b) "Accreditation team" means the onsite on-site team

which that conducts the accreditation visit.

(c) "Accreditation visit" means the on-site visit within the accreditation cycle conducted for the following purposes:

(1) Reviewing the school's progress towards accomplishing improvement plan outcomes achieving improvement

in targeted areas; and

(2) making a recommendation to the state board regarding the school's accreditation status.

(d) "Accredited" means that a school meets state board accreditation requirements.

(e) "Accredited conditionally" means that a school has failed to meet the requirements for accreditation and shall have one year to meet the requirements for accreditation by implementing a corrective plan.

(f) "Annual report" means a report submitted yearly to the state board which that contains updated informa-

tion regarding the required state indicator data.

(g) "Appeal team" means a group of individuals appointed by the commissioner of education who are responsible for resolving an appeal of an accreditation recommendation.

(continued)

- (h) "Candidate" means a school which that has begun its initial accreditation cycle to become accredited.
- (i) "Continuous improvement" means advancement utilizing data from multiple assessments three or more aligned measurements of performance in targeted areas of student performance when compared to results of previous years. These measurements of performance shall include the Kansas assessments and two or more locally determined measurements of performance.

(j) "Curriculum standards" means statements of what students should know and be able to do in specific content areas.

(j) (k) "Formal relationship" means any professional service to a school, including services as a consultant or past or present employee, or any relationship to any employee or student of the school or school district.

(k) (l) "Local board of education" means the board of education of any unified school district or the governing

body of any nonpublic school.

(1) (m) "Non-accredited" means that a school does not meet state board accreditation requirements.

(m) (n) "Onsite On-site team" means the group of individuals selected by a school to conduct onsite on-site visits.

(n) (o) "Onsite On-site visit" means a visit at the school by an onsite on-site team during the accreditation cycle.

- (o) (p) "School" means an organizational unit which that, for the purposes of school improvement, constitutes a logical sequence of elements which that may be structured as grade levels, developmental levels, or instructional levels.
- (p) (q) "School improvement plan" means a plan developed and submitted by a school to the local and state boards stating specific plans for achieving continuous improvement in student performance in each area targeted for improvement.

(r) "Standards of excellence" means the expectations for academic achievement that the state board has set for Kansas schools.

- (s) "State assessments" means the assessments that the state board administers in order to measure student learning within the Kansas curriculum standards for mathematics, reading, science, social studies, and writing.
- (q) (t) "State board" means the state board of education.
- (r) (u) "Unit of credit" means a measure of credit that may be awarded to a student for satisfactory completion of all of the coursework of a particular course or subject. A full unit of credit is credit that is awarded for satisfactory completion of a course or subject that is offered for, and generally requires, a minimum of 120 clock hours to complete. Credit may be awarded in increments based upon the amount of time a course or subject is offered, and generally requires, to complete. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective Dec. 27, 1996; amended P-_______)
- **91-31-18.** School improvement plan. (a) Each school shall develop a school improvement plan. The school shall submit the plan to the state board for review, after approval by the local board. Within 60 days, the local board shall be notified by the state board of any deficiencies in the school improvement plan.

- (b) Each school shall write its school improvement plan for at least one accreditation cycle.
- (c)(1) Each school shall include in its school improvement plan the areas targeted for improvement. These targeted areas shall reflect the state outcomes standards established by the state board. Each school improvement plan shall include a results-based staff development plan focusing on the results of the instruction or training for individuals and schools.
- (2) Until the building standards of excellence established by the state board are met in each subject area, each school shall target for improvement three of the following academic areas:
 - (A) Mathematics;
 - (B) reading;
 - (C) science;
 - (D) social studies; and
 - (E) writing.
- (3) Two of the three areas targeted for improvement shall be mathematics and reading until the school has achieved the building standards of excellence established by the state board for those subject areas.

(d) Each school may include in its school improvement plan additional areas targeted for improvement selected

from local outcomes.

- (e) Each school shall document and maintain records regarding student performance in each area targeted for improvement. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective Dec. 27, 1996; amended P-______)
- **91-31-19.** Board of education requirements. (a) General. The Each local board of education shall assure that each school meets the requirements of this regulation.
 - (b) Staff.
- (1) Except as otherwise provided in this subsection, in filling positions for which a certificate is issued by the state board, each sehool district shall employ persons who hold appropriate certificates with specific endorsements for the positions held.
- (2) A school shall not allow a person holding a substitute teaching endorsement to teach more than 90 days in any school year, unless a time of emergency has been declared by the state board. If the state board has declared a time of emergency, any person holding a substitute teaching endorsement may teach for the duration of the time of emergency in a position made vacant by reason of the emergency. If a teacher holding an appropriate certificate is not available, a school district shall use a substitute teacher holding a valid Kansas teacher or administrator certificate at any level or in any field or subject. A school district shall not allow any person holding a Kansas teaching certificate to substitute teach for more than 125 days in the same assignment.
- (3) A school shall not allow a person holding an emergency substitute teaching endorsement to teach more than 30 days in one semester, unless a time of emergency has been declared by the state board. If the state board has declared a time of emergency, any person holding an emergency substitute teaching endorsement may teach for the duration of the time of emergency in a position made vacant by reason of the emergency. If a substitute teacher holding a valid Kansas

teacher or administrator certificate is not available, a school district shall use a substitute teacher holding a valid Kansas substitute teaching certificate. A school district shall not allow a person holding a substitute teaching certificate to teach for more than 90 days in the same assignment.

(4) If a teacher holding an appropriate certificate is not available, a school may:

(A) use a substitute teacher holding a valid Kansas certificate at any level in any field or subject; or

(B) employ persons who have been certified by the state board as emergency substitute teachers. If a substitute teacher holding a valid Kansas substitute teaching certificate is not available, a school district shall use a person who holds a baccalaureate degree and an emergency substitute teacher certificate. A school district shall not allow a person who holds a baccalaureate degree and an emergency substitute teacher certificate to teach for more than 30 days in the same assignment.

(5) (A) If a person holding a baccalaureate degree and an emergency substitute teacher certificate is not available, a school district shall use a person who has been certified by the state board as an emergency substitute teacher. A school district shall not allow any person who does not hold a baccalaureate degree to teach for more than 15 days in the same assignment or more than 60 days in a semester.

(B) If a local school board can demonstrate, in writing, an insufficient supply of substitute teachers, the board may appeal to the commissioner of education for authority to allow individuals holding an emergency substitute teaching certificate to continue to teach for an additional length of time not exceeding a total of 93 days in a school year.

(6) If the state board of education has declared a time of emergency, any person holding a five-year substitute teaching certificate or an emergency substitute teacher certificate with a baccalaureate degree may teach for the duration of the time of emergency in a position made vacant by reason of the emergency.

(7) Each school shall report the names of each certified staff member on the certified personnel report or the supplemental certified personnel report required by the state board. Each certified personnel staff change that occurs between September 15 and the end of the school year shall be reported on a form prescribed by the state board within 30 days after the staff change.

(c) Student credit. Each school, through the local board of education, shall have a written policy specifying that the credit of any pupil transferring from an accredited school shall be accepted.

(d) Records retention. Each school, under a policy of the local board of education, shall permanently retain records relating to each student's academic performance, attendance, and activities.

(e) Athletic practice. Each school, through the local board of education, shall have a written policy specifying that athletic practice for competition shall not neither be conducted during physical education classes, or nor be counted for credit or as part of the school term. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective Dec. 27, 1996; amended P-

91-31-24. Onsite On-site visits. (a) Each school shall evaluate its progress in meeting the goals of its

school improvement plan in preparation for both onsite on-site visits to the school.

(b)(1) Each school shall select an onsite on-site team for each accreditation cycle; and.

(2) Whenever possible, the same onsite on-site team shall conduct onsite on-site visits during an accreditation cycle.

(c)(1) Each on-site team shall be comprised of the following:

(A) A team chair approved by the state board; and

(B) at least two other members from outside the school district who have background and skills in school improvement.

(2)(A) Onsite On-site team members shall not have had any formal relationship with the school within the past five years, except that a school may select any team members to serve for one succeeding accreditation cycle.

(B) Each school shall replace at least 50 percent of the onsite on-site team membership in the succeeding accreditation cycle.

(C) The team chairperson may be reappointed to serve from one accreditation cycle to the next, but may serve as team chairperson for only one accreditation cycle.

(d) During the first onsite on-site visit, the onsite on-site team shall do the following:

(1) Facilitate the school's self-review;

(2) review the school improvement plan and provide feedback relative to about the targets selected in the school improvement plan; and

(3) determine if any technical assistance is needed.

(e)(1) The accreditation visit shall be conducted before June 30 of the fifth year of the accreditation cycle. During the accreditation visit, the onsite on-site team shall do the following:

(A) Review the school's progress toward improvement plan outcomes standards; and

(B) make a recommendation to the state board regarding the school's accreditation status.

(2) The accreditation team shall examine and analyze the following *information* in determining whether *or not* to recommend accreditation:

(A) The school's annual reports;

(B) school improvement data not included in the annual reports;

(C) the first onsite on-site visit report;

(D) the school improvement plan;

- (E) data relating to continuous improvement of student performance in each area targeted for improvement; and
- (F) data relating to the school's performance in state outcomes standards not targeted for improvement. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective Dec. 27, 1996; amended P-______)

Andy Tompkins Commissioner of Education

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms for the projects listed below. Responses must be received by 5 p.m. March 24 for the consulting engineering firm to be considered. Seven signed copies of the response should be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Room 1084-West, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1568. Responses shall be limited to four pages.

From the firms expressing interest, the Consultant Selection Committee will select a list of the most highly qualified (not less than three, not more than five) and invite them to attend an individual interview conference. At this time, the consulting firms can more thoroughly discuss their experience related to the type of project at hand and will be expected to discuss, in some detail, their approach to this project and the personnel to be assigned to the project. Firms not selected to be short listed will be notified by letter.

The Consultant Negotiating Committee, appointed by the Secretary of Transportation, will conduct the discussions with the firms invited to the individual interview conferences. The committee will select the firm to perform the professional services required for completing the advertised project. After the selection of this firm, the remaining firms will be notified by letter of the outcome.

> Project No. 15-57 K-6426-01 Marion County

The scope of improvement is to provide for the replacement of the North Cottonwood River Bridge (036), 7.6 miles north of US-56. The discovery phase has been completed by KDOT. The project is scheduled for plan completion in July 2001, and the estimated construction cost is \$1,557,000.

Project No. 99-37 K-6819-01 Greenwood County

The scope of improvement is to provide for the replacement of the Onion Creek Bridge (038) and the Willow Creek Bridge (039), 11.2 miles and 12.5 miles north of US-54. The discovery phase has been completed by KDOT. The project is scheduled for plan completion in July 2003, and the estimated construction cost is \$2,186,000.

Project No. 75-16 K-7415-01 Coffey County

The scope of improvement is to provide for surface rehabilitation of US-75 from RS 1133, north 8.0 km to north of old US-50. The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$2,665,000.

Project No. 24-89 K-7431-01 Shawnee County

The scope of improvement is to provide for the replacement of the Union Pacific Railroad Bridge (078) at the west edge of Topeka, and construction of a new bridge adjacent to the existing bridge. The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$6,569,000.

Project No. 75-16 K-7389-01 Coffey County

The scope of improvement is to provide for the replacement of the Neosho River Bridge (021), north of Burlington. The project is scheduled for plan completion in fiscal year 2004, and the construction estimate is \$3,705,000.

Project No. 4-5 K-7385-01 Barton County

The scope of improvement is to provide for the replacement of the Cow Creek Bridge (043), 10.5 miles east of US-281. The project is scheduled for plan completion in fiscal year 2004, and the construction estimate is \$961,000.

Project No. 63-75 K-7438-01 Project No. 16-75 K-7428-01 Pottawatomie County

The scope of improvement is to provide for the replacement of the Little Noxie Creek Bridge (028), 11.9 miles north of US-24, and the Spring Creek Bridge (025), 4.2 miles east of K-259. The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$1,491,000.

Project No. 24-33 K-7430-01 Graham County

The scope of improvement is to provide for the replacement of the south fork of the Solomon River Drainage Bridge (018), 0.2 miles east of K-18. The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$398,000.

The scope of professional services includes providing for the discovery phase on the following project. The discovery phase is is intended to provide information about the projects that might impact their cost, scope or schedule. At the completion of the discovery phase, KDOT will determine whether to proceed with the design services.

Project No. 54-60 K-7410-01 Project No. 54-60 K-7411-01 Meade County

The scope of improvement for Project No. 54-60 K-7410-01 is to provide for surface rehabilitation of US-54 from the 2-lane/4-lane, east to Spring Lake in Meade. The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$625,000. The scope of improvement for Project No. 54-60 K-7411-01 is to provide for surface rehabilitation of US-54 from State Street in Meade, east to the end of the 4-lane, and replacement of the Crooked Creek Bridge (006). The project is scheduled for plan completion in fiscal year 2005, and the construction estimate is \$2,432,000.

It is KDOT's policy to use the following criteria as the basis for selection of the consulting engineering firms:

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

E. Dean Carlson Secretary of Transportation

State Corporation Commission

Notice of Motor Carrier Hearings

The following motor carriers have filed various applications and are scheduled for hearing at 9:30 a.m. March 23 before the commission at its offices, 1500 S.W. Arrowhead Road, Topeka, as indicated below. All applications listed herein are for statewide authority, unless otherwise stated. This list does not include cases that have been continued from earlier assigned hearing dates for which parties of record have received notice.

Requests to inspect and copy the notices provided to the parties and questions in regard to these hearings should be addressed to the State Corporation Commission, Transportation Division, 1500 S.W. Arrowhead Road, Topeka, 66604-4027, (785) 271-3225 or 271-3151. The presiding officer for these matters is Paula Lentz, Assistant General Counsel, (785) 271-3279. Anyone needing special accommodations should give notice to the commission 10 days prior to the scheduled hearing date.

Attention should be directed to Kansas Administrative Regulation 82-1-228, "Rules of Practice and Procedure Before the Commission."

Applications for Certificate of Public Service:

- A & D Cattle Co., LLC, Route 2, Box 71, Mankato, KS 66956; MC ID No. 156546; General commodities (except household goods and hazardous materials).
- Lois J. Allen, dba Bar M Trucking, 410 N. Logan, Lyons, KS 67554; MC ID No. 156319; Palletized goods.
- Ark River Carriers, Inc., 3990 E. Nancy, Garden City, KS 67846; MC ID No. 156323; William Barker, Attorney; General commodities (except household goods and hazardous materials).
- Barnes Trucking, Inc., 8700 S.W. 109th, Wakarusa, KS 66546; MC ID No. 156324; Joseph Weiler, Attorney; General commodities (except Classes A and B explosives and household goods).
- Sheldon V. Carter, dba Carter Farms, 1577 E. 50th Ave. North, Belle Plaine, KS 67015; MC ID No. 156911; General commodities (except household goods and hazardous materials).
- Hector A. Coss, dba Coss Trucking, Route 2, Box 36, Lewis, KS 67552; MC ID No. 156321; General commodities (except household goods and hazardous materials).
- Donald C. Dandliker, dba Kip Dandliker, Route 3, Box 128, Humboldt, NE 68316; MC ID No. 156489; General commodities (except household goods, hazardous materials and water).
- Richard Ellis, dba Diamond Delivery, 3313 Crystal, Kansas City, MO 64129; MC ID No. 156317; General commodities (except household goods and hazardous materials).
- EOTT Energy Operating Limited Partnership, 1330 Post Oak Blvd., Suite 2700, Houston, TX 77056; MC ID No. 115862; General commodities (except household goods).
- High Gear Truck & Trailer Service, Inc., 2700 E. 4th, Hutchinson, KS 67501; MC ID No. 156316; Clyde Christey, Attorney; General commodities (except household goods and hazardous materials).
- Keith A. Horney, 2803 County Road 2, Brewster, KS 67732; MC ID No. 156322; Grain.
- Hot Shot Express, LLC, 15803 W. 125th, Olathe, KS 66062; MC ID No. 156877; General commodities (except household goods and hazardous materials).
- JLS, Inc., dba AAA Limo, 908 Spruce St., Texarkana, TX 75501; MC ID No. 227148; Railroad train crews.

- Kenwood Construction, Inc. 927 N. Timber Road, Belle Plaine, KS 67013; MC ID No. 156326; Joseph Weiler, Attorney; General commodities (except Classes A and B explosives and household goods).
- Lawrence Enterprises, L.L.C., Route 2, Box 176A, Winfield, KS 67156; MC ID No. 156320; Joseph Weiler, Attorney; General commodities (except Classes A and B explosives and household goods).
- Jarrod Lawrence, dba Lawrence Trucking, Route 1, Box 9, Oxford, KS 67119; MC ID No. 156935; General commodities (except household goods and hazardous materials).
- Lori A. Olsen, dba Olsen Trucking, 564 F Ave., Alta Vista, KS 66834; MC ID No. 156853; General commodities (except household goods and hazardous materials).
- Roy F. Palmer, dba Palmer Truck & Trailer Repair, 2700 N. 5th, Salina, KS 67401; MC ID No. 156325; Joseph Weiler, Attorney; General commodities (except Classes A and B explosives and household goods).
- Sedan Trucking, Inc., 406 S. School, Sedan, KS 67361; MC ID No. 156318; William Barker, Attorney; General commodities (except household goods and hazardous materials).
- Smith Bureau of Investigative Services, L.L.C., 526 S. Front, Russell, KS 67665; MC ID No. 156327; Wrecked, disabled, repossessed and replacement vehicles,
- United Feed, L.L.C., 131 N. Ash, Hillsboro, KS 67063; MC ID No. 155541; General commodities (except household goods and hazardous materials).
- The Water Boy's Inc., 1700 Country Estates Road, Liberal, KS 67901; MC ID No. 156312; Greg Swanson, Attorney; Salt water and fresh water.

Application for Extension of Certificate of Public Service:

King's Moving & Storage, Inc., 417 W. 1st, McPherson, KS 67460; MC ID No. 132066; William Barker, Attorney; General commodities (except hazardous materials).

Applications for Abandonment of Certificate of Public Service:

- Richard C. Flax, dba R.C. Flax Water Service, 1707 Walnut St., Ellis, KS 67637-1844; MC ID No. 100546.
- Pepsi-Cola Bottling Co. of Wichita, Inc., dba Pepsi-Cola South, 101 W. 48th South, Wichita, KS 67201; MC ID No. 111961.
- Rosel Fluid Service, Inc., P.O. Box 557, Liberal, KS 67905-0557; MC ID No. 105728.

Applications for Transfer of Certificate of Public Service:

- L & L Farms, Inc., Route 1, Box 56A, Grinnell, KS 67738, MC ID No. 142134, to: Larry Teeter, dba Teeter Trucking, Route 1, Box 56A, Grinnell, KS 67738; Livestock, grain, dry feed and feed ingredients, dry fertilizer and dry fertilizer ingredients (except ammonium nitrate), salt, seeds and hay (except hazardous materials, Classes A and B explosives and household goods).
- Wes and Bessie Woodson, dba Bes in the Wes Trucking, 412 W. 3rd, Brookville, KS 67425, MC ID No. 139847 to: Bes in the Wes Trucking, LLC, 412 W. 3rd, Brookville, KS 67425; Dry bulk commodities (except hazardous materials).

Jacquelyn S. Miller Administrator Transportation Division

Kansas Sentencing Commission

Notice of Meeting Cancellation

The meeting of the Kansas Sentencing Commission scheduled for Friday, March 5, has been canceled. The meeting will be rescheduled for mid-April. A definite date and time has yet to be determined.

Barbara S. Tombs Executive Director

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Raytheon Aircraft Company has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct a wheat starch blast booth. Emissions of particulate matter (PM) and particulate matter equal to or less than 10 microns in size (PM-10) were evaluated during the permit review process.

Raytheon Aircraft Company, Wichita, owns and operates the stationary source located as S21-T27S-R2E, Wichita, at which the wheat starch blast booth is to be constructed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the Wichita-Sedgwick County Department of Community Health, 1900 E. 9th, Wichita. To obtain or review the proposed permit and supporting documentation, contact Daizy Dandass, (785) 296-6427, at the KDHE central office, or Randy Owen, (316) 268-8448, at the Wichita-Sedgwick County Department of Community Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Daizy Dandass, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business April 5.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 5 in order for the Secretary of Health and Environment to consider the request.

Clyde D. Graeber Acting Secretary of Health and Environment

Doc. No. 023540

State of Kansas

State Employees Health Care Commission

Notice of Meeting

A Health Care Commission meeting has been scheduled from 1:30 to 3:30 p.m. Wednesday, March 24, in Room 106, Landon State Office Building, 900 S.W. Jackson, Topeka. Agenda items will include, but may not be limited to, the USD participation and quarterly statistics. For further information, contact the Benefits Office at (785) 296-6280.

Dan Stanley Chair

Dec. No. 023827

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Anadarko Petroleum Corporation has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to install and remove compressor engines. Emissions of oxides of nitrogen (NOx) were evaluated during the permit review process.

Anadarko Petroleum Corporation, Houston, Texas, owns and operates the stationary source located at NE 1/4 S21-T33S-R39W, Morton County, at which the engines are to be installed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southwest district office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Daizy Dandass, (785) 296-6427, at the KDHE central office, or Wayne Neese, (316) 225-0596, at the KDHE southwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Daizy Dandass, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business April 5.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 5 in order for the Secretary of Health and Environment to consider the request.

Clyde D. Graeber Acting Secretary of Health and Environment

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Dec. No. 023535

school in the company of

Department of Human Resources

Notice Concerning Welfare-to-Work State Plan

Kansas will receive an estimated \$6 million Welfare-to-Work grant July 1, 1999, from the U.S. Department of Labor. This grant will provide many welfare recipients and certain noncustodial parents with the job placement services, transitional employment, and job retention and support services to achieve the goal of economic self-sufficiency. To receive these funds, the Kansas Department of Human Resources must submit a fiscal year 1999 Welfare-to-Work Annual State Plan. This plan is available to interested parties for review and comment. To receive a copy of the plan, contact Linda J. Weaver at (785) 296-2159 or e-mail at ljweaver@hr.state.ks.us.

Roger T. Aeschliman Acting Secretary of Human Resources

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Globe Engineering Company has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Globe Engineering Company, Wichita, owns and operates an aircraft parts manufacturer located at 1539 S. St. Paul, Wichita.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the Wichita-Sedgwick County Department of Community Health, 1900 E. 9th, Wichita. To obtain or review the proposed permit and supporting documentation, contact Michael Stewart, (785) 296-1994, at the KDHE central office, or Randy Owens, (316) 268-8448, at the Wichita-Sedgwick County Department of Community Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael Stewart, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business April 5.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 5 in order for the Secretary of Health and Environment to consider the request.

The United States Environmental Protection Agency has 45 days after receipt of the proposed Class I operating permit within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA within 60 days after the expiration of the 45-day review period to review the permit. Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objections arose after such period. Contact Gary Schlicht, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 726 Minnesota Ave., Kansas City, KS 66101, (913) 551-7097, to determine when the 60-day petition period commences.

> Clyde D. Graeber Acting Secretary of Health and Environment

Doc. No. 023534

State of Kansas

Department of Health and Environment

Notice of Public Briefing

The Kansas Department of Health and Environment and the Kansas Water Office will hold a public briefing on proposed total maximum daily loads (TMDLs) for impaired streams and lakes in the Kansas-Lower Republican Basin. The briefing will be from 7 to 10 p.m. Wednesday, March 10, in the Potawatomi Room at the Kansas History Center, 6425 S.W. 6th Ave., Topeka.

The briefing will describe the background information on TMDLs, the streams and lakes in the basin impaired by certain pollutants and the implications of establishing TMDLs on those water bodies. Additionally, a preliminary draft subsection of the Kansas-Lower Republican Basin Plan of the Kansas Water Plan outlining priorities for establishing and implementing TMDLs will be discussed.

Questions concerning the public briefing may be directed to Thomas C. Stiles, Chief of Planning and Prevention, Kansas Department of Health and Environment, (785) 296-6170 or e-mail at tstiles@kdhe.state.ks.us.

Clyde D. Graeber Acting Secretary of Health and Environment

Department of Health and Environment

Notice Concerning Kansas Water **Pollution Control Permits**

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared for discharges to the waters of the United States and the State of Kansas for the class of dischargers described below. The determinations for permit content are based on staff review, applying the appropriate standards, regulations and effluent limitations of the State of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization subject to certain conditions.

Public Notice No. KS-AG-99-13/15

Name and Address of Applicant

Burdoll Brothers, Inc. 4000 Jackson Road Rantoul, KS 66079

Legal Description

Receiving Water NW/4 of Section 36, Marais des

T17S, R20E, Franklin County

Cygnes River Basin

River Basin

Kansas Permit No. 268

This is a change of ownership of an existing facility for 650 head (260 animal units) of swine.

Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity will be provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: Existing controls meet KDHE requirements.

Name and Address

of Applicant Dennis Allen Site 1 5380 S. Highway 83 Scott City, KS 67871 **Legal Description Receiving Water** Upper Arkansas NW/4 of Section 15

T20S, R32W, Scott

County

Kansas Permit No. A-UASC-H005 Federal Permit No. KS-0094854 This is a new facility for 21,600 head (8,640 animal units) of swine.

Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity will be provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: Permeability tests shall be conducted on each of the retention structures. The retention structures shall be further lined with a synthetic liner.

Within six months of permit issuance, the owner/operator of the facility shall provide a listing of the on-site dewatering equipment.

The facility shall be constructed, operated and maintained in compliance with H.B. 2950.

Name and Address

of Applicant Bar W Cattle Robert Walker Route 1, Box 29-A

Kismet, KS 67859

Legal Description **Receiving Water**

NE/4 of Section 14, Cimmarron River T32S, R32W, Basin

Seward County

Kansas Permit No. A-CISW-C005

Federal Permit No. KS0094790

This is an existing facility for 2,600 head (2,600 animal units) of beef cattle.

Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity will be provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: A livestock waste management plan for the facility shall be developed. The plan shall cover, but not be limited to, the following items: handling and disposal equipment for both solid and liquid wastes, land application practices used to protect against runoff and leaching, waste application rates based on crop nutrient utilization, and identification of adequate land areas for application of all wastes. A plan shall be submitted to the department within six months following permit issuance. The approved plan will become part of this permit.

Permeability tests shall be conducted on the retention structure.

Public Notice No. KS-99-028/032

Name and Address Type of Discharge Waterway of Applicant City of Andale Treated domestic Arkansas River via P.O. Box 338 Cowskin Creek via wastewater Andale, KS 67001-0338 unnamed tributary

Kansas Permit No. M-AR03-OO01 Federal Permit No. KS0092223

Legal: NE¼, S11, T26S, R3W, Sedgwick County

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility treating primarily domestic wastewater. This permit retains the existing limitations for biochemical oxygen demand, total suspended solids and pH. In additional, monitoring requirements for ammonia and fecal coliform are included. The permit requirements are pursuant to the Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are technology based.

Name and Address Type of of Applicant Waterway Discharge Farmland Industries, Inc. Verdigris River Treated processed P.O. Box 570 wastewater Coffeyville, KS 67337

Kansas Permit No. I-VE09-PO02 Federal Permit No. KS0000248

Legal: NE¹/₄, S25, T34S, R16E, Montgomery County

Facility Description: The proposed action is to reissue an existing wastewater treatment facility treating processed wastewater. This facility treats process wastewater streams from the petroleum refinery, the Farmland nitrogen fertilizer plant, and the Tessenderlokerley, Inc. fertilizer facility. Discharge from this facility consists of boiler blowdown, cooling tower blowdown, crude desalter, demineralizer regenerate and backwash, process area drains, contaminated stormwater runoff from the process areas, and domestic waste and other process wastes. The permit requirements are pursuant to the Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Type of Name and Address of Applicant Waterway Discharge City of St. Marys Kansas River via Treated processed P.O. Box 146 Doyle Creek St. Marys, KS 66536

Kansas Permit No. I-KS67-PO05 Federal Permit No. KS0090280 Facility name: City of St. Marys Groundwater Remediation

Legal: NE¼, S16, T10S, R12E, Pottawatomie County

Facility Description: The proposed action is to issue a new permit for the operation of a new wastewater treatment system treating processed wastewater. This facility is engaged in a groundwater cleanup. Nitrate contaminated groundwater is pumped from the park well at a rate of approximately 150 gallons per minute.

The contaminated groundwater pumped from the park well is discharged to Doyle Creek. The permit contains limits for pH, and monitoring requirements for nitrate and daily flow. The permit requirements are pursuant to the Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Name and Address Type of of Applicant Waterway Discharge Treated domestic Sunflower Electric Power Arkansas River Corp wastewater

2075 W. St. John St. Garden City, KS 67846

Kansas Permit No. I-UA14-PO02

Federal Permit No. KS0080063

Legal: NW1/4, S24, T24S, R33W, Finney County

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility treating processed wastewater. This facility consists of five natural gas fired electric generating units. Discharge from this facility consists of R.O. reject, continuous electro-deionizer reject, cooling tower blowdown, evaporative cooler blowdown, building heating and auxiliary boiler drains, building floor drains, and stormwater run-off to the Arkansas River. The proposed permit includes limits for total suspended solids, oil and grease, total residual chlorine, temperature and pH. Monitoring for daily flow, chlorides and sulfates will be required. In addition, the permittee is required to conduct chronic whole effluent toxicity and heavy metals testing annually. The permit requirements are pursuant to the Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Name and Address of Applicant

Waterway Neosho River Type of Discharge

wastewater

Treated processed

Western Resources 828 S. Kansas Ave. Topeka, KS 66612

Kansas Permit No. I-NE55-PO03

Federal Permit No. KS0000612

Facility name: Neosho Energy Center

Legal: NE¹/₄, S33, T31S, R21E, Labette County

Facility Description: The proposed action is to reissue an existing permit for the operation of an existing wastewater treatment facility treating processed wastewater. This facility is a gas/oil fired peaking steam electric power plant that is being restarted from moth ball storage. Discharge from this facility consists of cooling tower blowdown, boiler wash water, demineralizer regenerate and filter packwash, fireside boiler wash treatment basin discharge, auxiliary equipment cooling, floor drains, yard drains, boiler and heating boiler blowdowns, fuel and oil storage area runoff, and stormwater runoff to the Neosho River. The proposed permit includes limits for total suspended solids, oil and grease, total residual oxidant, total copper, total iron, temperature and pH. Monitoring for daily flow, chlorides and sulfates will be required. The permit requirements are pursuant to the Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Written comments on the draft permits must be submitted to the attention of Dena Endsley for agricultural permits or to the permit clerk for all other permits, Kansas Department of Health and Environment, Division of Environment, Bureau of Water, J Street and 2 North, Forbes Field, Building 283, Topeka, 66620.

All comments postmarked or received on or before April 3 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate public notice number (KS-AG-99-13/15 and KS-99-028/032) and the name of applicant as listed

when preparing comments.

If no objections are received during the public notice period, the Secretary of Health and Environment will issue the final determination. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61 (28-46-21 for UIC). Media coordination for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

The applications, proposed permits, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 283, Forbes Field, Topeka, from 8 a.m. to 5 p.m. Monday

through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

Clyde D. Graeber
Acting Secretary of Health
and Environment

Doc. No. 023539

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Anadarko Petroleum Corporation has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to install and remove compressor engines. Emissions of oxides of nitrogen (NOx) were evaluated during the permit review process.

Anadarko Petroleum Corporation, Houston, Texas, owns and operates the stationary source located at SW ¼ S9-T33S-R38W, SE ¼ S4-T33S-R38W, SE ¼ S1-T33S-R38W, NE ¼ S35-T32S-R39W, and NW ¼ S24-T32S-R39W, Stevens County, at which the engines are to be installed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southwest district office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Daizy Dandass, (785) 296-6427, at the KDHE central office, or Wayne Neese, (316) 225-0596, at the KDHE southwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Daizy Dandass, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close

of business April 5.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 5 in order for the Secretary of Health and Environment to consider the request.

Clyde D. Graeber Acting Secretary of Health and Environment

Department of Health and Environment

Notice of Public Forums

The Kansas Department of Health and Environment and the Docking Institute of Public Affairs, Fort Hays State University, will conduct three public forums to obtain input on procedures for identifying the beneficial uses of surface water under K.A.R. 28-16-28b et seq. These forums will focus on (1) the statutory and regulatory basis for designating the beneficial uses of surface water, (2) existing guidelines for conducting UAAs and approaches to designating the uses of surface water historically employed by KDHE and other water resource agencies, and (3) newly proposed procedures for the performance of UAAs in Kansas.

Following preliminary remarks on the above topics at each of the forums, breakout sessions will be held to accommodate facilitated group discussions on the proposed UAA procedures. Each of the forums will begin at 1:30 p.m. on the dates and at the locations indicated below:

 March 10—Memorial Union, Fort Hays State University campus, Hays

 March 15—Potawatomi Mission, Kansas History Center, 6425 S.W. 6th, Topeka

 March 17—Great Plains Nature Center, 6232 E. 29th North, Wichita

Questions concerning these forums may be directed to Robert T. Angelo, Chief of Technical Services, KDHE, (785) 296-8027 or e-mail at bangelo@kdhe.state.ks.us.

Clyde D. Graeber Acting Secretary of Health and Environment

State of Kansas

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. on the date indicated and then will be publicly opened. Interested bidders may call (785) 296-2377 for additional information:

Monday, March 15, 1999

33557

Kansas State University—DS-3 data circuits 33559

Department of Administration, Division of Information Systems and Communications—T-1 and Internet Services

Tuesday, March 16, 1999

A-8751

El Dorado Correctional Facility—Relay calibration and breaker testing transformers

33399 Statewide—Personal care items Wednesday, March 17, 1999

8806

Kansas Department of Wildlife and Parks—Fish feed, various locations

8808

Department of Administration, Division of Information Systems and Communications—250 GB disk storage subsystem

Thursday, March 18, 1999 A-8588

Parsons State Hospital and Training Center— Sidewalk and pavement replacement, Recreational Therapy and Activities Center

A-8606

Kansas Soldiers' Home—Certification requirements, Halsey Hall

Friday, March 19, 1999 33567

Kansas Bureau of Investigation—Microplate enzyme immunoassay system and supplies

Thursday, March 25, 1999 A-8453

Kansas Department of Wildlife and Parks—Office/ storage building, Clinton State Park, Douglas County A-8650

Kansas Department of Wildlife and Parks—Office/ storage building, Atchison State Fishing Lake

A-8651
enartment of Wildlife and Parks—Office

Kansas Department of Wildlife and Parks—Office/storage building, Perry Wildlife Area

Wednesday, March 31, 1999 A-8300-Rebid

Parsons State Hospital and Training Center—Swimming pool repair, Recreation Building

A-8684

Kansas State Historial Society—Cleaning and caulking exterior, Museum of History

Wednesday, March 24, 1999

Physical inspections for the Department of Commerce and Housing

Thursday, April 8, 1999

33566

Space lease for the Department of Social and Rehabilitation Services, Newton

John T. Houlihan Director of Purchases

Secretary of State

Usury Rate for March

Pursuant to the provisions of K.S.A. 16-207, the maximum effective rate of interest per annum for notes secured by all real estate mortgages and contracts for deed for real estate (except where the note or contract for deed permits adjustment of the interest rate, the term of the loan or the amortization schedule) executed during the period of March 1, 1999 through March 31, 1999, is 8.67 percent.

Ron Thornburgh Secretary of State

Doc. No. 023519

(Published in the Kansas Register March 4, 1999.)

Summary Notice of Bond Sale Unified School District No. 222 Washington County, Kansas (Washington-Greenleaf) \$3,300,000

General Obligation School Building Bonds Series 1999

(General obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the notice of bond sale dated February 8, 1999, sealed bids will be received by the clerk of Unified School District No. 222, Washington County, Kansas (Washington-Greenleaf) (the issuer), on behalf of the governing body at the office of the Board of Education, 115 N. D. Washington, KS 66968, until noon March 16, 1999, for the purchase of \$3,300,000 principal amount of General Obligation School Building Bonds, Series 1999. No bid of less than 100 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated March 15, 1999, and will become due on September 1 in the years as follows:

Year		Principal Amount
2001		\$ 65,000
2002		115,000
2003		120,000
2004		125,000
2005	*	135,000
2006		140,000
2007		145,000
2008		155,000
2009		160,000
2010		170,000
2011		180,000
2012		190,000
2013		195,000
2014		205,000
2015		215,000

2016	230,000
2017	240,000
2018	250,000
2019	265,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2000.

Optional Book-Entry-Only System

The successful bidder may *elect* to have the bonds registered under a book-entry-only system administered through DTC.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of \$66,000 (2 percent of the principal amount of the bonds).

Delivery

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about April 6, 1999, at DTC for the account of the successful bidder or at such bank or trust company in the contiguous United States 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 1998 is \$12,721,300. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, is \$3,300,000.

Approval of Bonds

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

Additional Information

Additional information regarding the bonds may be obtained from the clerk, (785) 325-2261, or from the financial advisor, Ranson & Associates, Inc., 250 N. Rock Road, Suite 150, Wichita, KS 67206, Attention: Stephen E. Shogren, (316) 681-3123.

Dated February 8, 1999.

Unified School District No. 222 Washington County, Kansas (Washington-Greenleaf)

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 1998 Supp. 12-1675(b)(c)(d), and K.S.A. 75-4201(l) and 75-4209(a)(1)(B).

Effective 3-1-99 through 3-7-99

	COTO MITOURIE	7-22
Term		Rate
1-89 days		4.83%
3 months	and the second second	4.63%
6 months		4.77%
9 months		4.85%
12 months		4.98%
18 months		5.14%
24 months		5.15%
and the second s		

Derl S. Treff Director of Investments

Doc. No. 023520

(Published in the Kansas Register March 4, 1999.)

Summary Notice of Bond Sale **Unified School District No. 205 Butler County, Kansas (Bluestem)** \$6,780,000

General Obligation School Building Bonds Series 1999

(General obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the notice of bond sale dated February 8, 1999, sealed bids will be received by the clerk of Unified School District No. 205, Butler County, Kansas (Bluestem) (the issuer), on behalf of the governing body of the office of the Board of Education, 711 N. West St., Leon, KS 67074, until 7 p.m. March 15, 1999, for the purchase of \$6,780,000 principal amount of General Obligation School Building Bonds, Series 1999. No bid of less than 100 percent of the principal amount of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated March 1, 1999, and will become due on September 1 in the years as follows:

Year		Principal Amount	
2000		\$105,000	•
2001		180,000	
2002		335,000	
2003	r v Passarii	360,000	
2004		385,000	Market Ja
2005		405,000	
2006		435,000	
2007	* \$ 1, 1 1, 12, 14 5	460,000	
2008	in Sympletic	490,000	ر الأنواريون
2009		520,000	
	· · · · · · · · · · · · · · · · · · ·		

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2010	550,000
2011	585,000
2012	620,000
2013	655,000
2014	695,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 2000.

Optional Book-Entry-Only System

The successful bidder may elect to have the bonds registered under a book-entry-only system administered through DTC.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of \$135,600 (2 percent of the principal amount of the bonds).

Delivery

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about April 6, 1999, at DTC for the account of the successful bidder or at such bank or trust company in the contiguous United States 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 1998 is \$27,682,073. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, is \$6,780,000.

Approval of Bonds

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

Additional Information

Additional information regarding the bonds may be obtained form the clerk, (316) 742-3261, or from the financial advisor, Ranson & Associates, Inc., 250 N. Rock Road, Suite 150, Wichita, KS 67206, Attention: Stephen E. Shogren, (316) 681-3123.

Dated February 8, 1999.

Unified School District No. 205 Butler County, Kansas (Bluestem)

Doc. No. 023547

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(Published in the Kansas Register March 4, 1999.)

Summary Notice of Bond Sale Riley County, Kansas \$262,218 General Obligation Bonds Series 1999A

(General obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the official notice of bond sale and preliminary official statement dated February 25, 1999, sealed bids will be received by the county clerk of Riley County, Kansas (the issuer), on behalf of the governing body of the county at the Riley County Courthouse, 110 Courthouse Plaza, Manhattan, KS 66502, until 10 a.m. Thursday, March 11, 1999, for the purchase of \$262,218 principal amount of General Obligation Bonds, Series 1999A. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof, except one bond either the denomination of or including \$7,218. The bonds will be dated March 1, 1999, and will become due on September 1 in the years as follows:

	Principal Amount
	Amount
J +	\$17,218
	20,000
	25,000
	25,000
	25,000
•	25,000
	25,000
	25,000
	25,000
	25,000
	5,000
	5,000
	5,000
	5,000
	5,000

The bonds will be subject to optional redemption prior to maturity as provided in the official notice of bond sale and preliminary official statement.

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 seminannually on March 1 and September 1 in each year, beginning March 1, 2000.

Paying Agent and Bond Registrar

The 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 in the amount of \$5,244.36 (2 percent of the principal amount of the bonds).

Delivery

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered at such bank or trust company in the contiguous United States as may be specified by the successful bidder without cost to the successful bidder within 45 days after the date of sale.

Assessed Valuation and Indebtedness

The total assessed valuation of taxable tangible property in the county for the year 1998 is \$256,984,689. The total general obligation indebtedness of the issuer following the concurrent issuance of the bonds and the county's \$513,500 principal amount of Temporary Notes, Series 1999-1, dated March 1, 1999, is \$20,550,218, which includes temporary notes outstanding in the principal amount of \$7,248,000, of which \$295,740 will be retired out of the proceeds of the bonds herein offered for sale, with \$352,260 being payable from a portion of the proceeds derived from the sale of the notes, as further described in the county's preliminary official statement relating to the notes and bonds.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Nichols and Wolfe Chartered, Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the issuer and delivered to the successful bidder when the bonds are delivered.

Additional Information

Additional information regarding the bonds may be obtained form the county clerk, (785) 537-0700.

Dated February 25, 1999.

Riley County, Kansas Rich Vargo, County Clerk Riley County Courthouse 110 Courthouse Plaza Manhattan, KS 66502

Doc. No. 023533

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced February 18-24 by the 1999 Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-4096.

House Bills

HB 2521, An act making and concerning appropriations for the fiscal year ending June 30, 1999, for the state bank commissioner, state board of healing arts, state department of credit unions, Kansas dental board, consumer credit commissioner, office of the securities commissioner of Kansas, state board of veterinary examiners, attorney general, secretary of state, state board of indigents' defense services, Kansas human rights commission, state corporation commission, department of administration, department of revenue, Kansas racing and gaming commission, department of revenue - homestead property tax refunds, Kansas com(continued)

mission on veterans affairs, department of health and environment, department of social and rehabilitation services, department of education, state library. Fort Hays state university, Kansas state university extension systems and agriculture research programs, Kansas state university veterinary medical center, Emporia state university, Pittsburg state university, university of Kansas, university of Kansas medical center, department of corrections, state fire marshal, Kansas parole board, Kansas highway patrol, juvenile justice authority, attorney general - Kansas bureau of investigation, Kansas sentencing commission, Kansas department of agriculture, Kansas wheat commission, state conservation commission and department of transportation; authorizing certain transfers and capital improvement projects, imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing, by Committee on Appropriations

HB 2522, An act concerning state officers and employees; relating to a state compensation system with performance-based compensation provisions and related personnel policies; amending K.S.A. 75-2938, 75-5541, 75-5549 and 75-6512 and K.S.A. 1998 Supp. 75-2935 and repealing the existing sections; also repealing K.S.A. 75-6801 and K.S.A. 1998 Supp. 75-2935f, by Committee on Appropriations.

HB 2523, An act concerning the Kansas department of health and environment; relating to establishment of a smoking cessation program,

by Committee on Appropriations.

HB 2524, An act concerning retirement; relating to state officers and employees; concerning exempting the department of corrections from making certain position reductions based on state employee retirements; amending K.S.A. 1998 Supp. 75-6801 and repealing the existing section, by Committee on Appropriations.

HB 2525, An act concerning the division of accounts and reports; relating to reports; payments of certain claims against the state or under the Kansas prompt payment act; amending K.S.A. 46-925 and repealing the existing section; also repealing K.S.A. 75-6406, by Committee on

Appropriations.

HB 2526, An act relating to certain obsolete statutory duties of the director of accounts and reports and municipalities to report, withhold and remit certain federal taxes; repealing K.S.A. 75-3038, 75-3039, 75-3040 and 75-3042, by Committee on Appropriations.

HB 2527, An act relating to state moneys, providing for agricultural production loans, amending K.S.A. 75-4237 and repealing the existing

section, by Committee on Appropriations.

HB 2528, An act concerning civil procedure; relating to motions for relief; amending K.S.A. 60-260 and repealing the existing section, by

Committee on Appropriations.

HB 2529, An act concerning the state board of cosmetology; persons and practices regulated by the board; permanent color technology, tattooing and body piercing; amending K.S.A. 1998 Supp. 65-1940, 65-1941, 65-1942, 65-1943, 65-1944, 65-1945, 65-1946, 65-1947, 65-1948, 65-1949, 65-1950 and 65-1954 and repealing the existing sections; also repealing K.S.A. 1998 Supp. 65-1952, by Committee on Federal and State Affairs.

HB 2530, An act concerning taxation; concerning the Kansas community services program; amending K.S.A. 79-32,197 and K.S.A. 1998 Supp. 79-32,195 and 79-32,196 and repealing the existing sections, by

Committee on Appropriations.

HB 2531, An act concerning economic development projects; relating to tax increment financing and the use of eminent domain powers within a redevelopment district; amending K.S.A. 1998 Supp. 12-1773 and repealing the existing section, by Committee on Federal and State Affairs.

House Concurrent Resolutions

HCR 5030, A concurrent resolution requesting the Legislative Coordinating Council to appoint a special committee to study the function of housing as an economic development activity.

HCR 5031, A proposition to amend section 1 of article 11 of the con-

stitution of the State of Kansas.

House Resolutions

HR 6011, A resolution approving Executive Reorganization Order No. 29, relating to the establishment of a commission on emergency planning and response.

Senate Bills

SB 327, An act repealing K.S.A. 75-6801; concerning state officers and employees; relating to reductions in positions for state agencies based on retirements, by Committee on Ways and Means.

SB 328, An act concerning school districts; authorizing adoption of career teacher salary plans; amending K.S.A. 72-5410, 72-5413, 72-5436 and 72-9002 and K.S.A. 1998 Supp. 72-6407 and 72-6409 and repealing the existing sections, by Committee on Ways and Means.

SB 329, An act authorizing electronic gaming machines; relating to the regulation thereof; creating the Kansas education technology enhancement fund; amending K.S.A. 74-8701, 74-8702, 74-8704 and 74-8711 and K.S.A. 1998 Supp. 74-8710, 74-8718, 74-8719, 74-8723 and 74-8804 and repealing the existing sections, by Committee on Federal and State Affairs.

SB 330, An act concerning the Kansas lottery; relating to video lottery machine games; concerning revenue from games; amending K.S.A. 41-308, 74-8701, 74-8702, 74-8704, 74-8708, 74-8711, 74-8712, 74-8720 and 74-8721 and K.S.A. 1998 Supp. 21-4302, 38-1602, 74-8710, 74-8717, 74-8718 and 74-8719 and repealing the existing sections; also repealing K.S.A. 1998 Supp. 38-1602a, by Committee on Federal and State Affairs.

SB 331, An act establishing the Kansas historical marker committee,

by Committee on Federal and State Affairs.

SB 332, An act concerning hazardous materials; relating to the certification of certain consultants and contractors, by Committee on Federal and State Affairs.

SB 333, An act concerning motor vehicles; relating to the operation thereof while under the influence of alcohol or drugs; amending K.S.A. 1998 Supp. 8-1012 and 8-1567a and repealing the existing sections, by Committee on Federal and State Affairs.

SB 334, An act concerning crimes; relating to criminal intent; amending K.S.A. 1998 Supp. 21-3204 and repealing the existing section, by Committee on Federal and State Affairs.

SB 335, An act relating to registers of deeds; concerning the recordation of plats; amending K.S.A. 19-1207 and repealing the existing section, by Committee on Federal and State Affairs.

SB 336, An act concerning motor vehicles; authorizing the impoundment thereof under certain circumstances, by Committee on Federal and State Affairs.

SB 337, An act concerning alcoholic and cereal malt beverages; requiring server permits, by Committee on Federal and State Affairs.

SB 338, An act relating to certain state buildings or facilities; concerning the statehouse, governor's residence and Hiram Price Dillon house; procedures and requirements for contracts, projects and donations for renovation, reconstruction, repair and other improvement thereof; establishing the state facilities gift fund, by Committee on Ways and Means.

SB 339. An act concerning tobacco; relating to the master settlement agreement; concerning payment of moneys to the state; concerning enforcement, by Committee on Ways and Means.

Senate Concurrent Resolutions

SCR 1612, A concurrent resolution urging the Secretary of the Kansas Department of Health and Environment to review the effect of obesity in both adults and children on costly health complications such as diabetes, hypertension, heart disease and stroke, and health complications in children, and to report on current programs of the state designed to improve awareness of the problem of obesity and its treatment and to make recommendations to the Legislature for additions and improvements to the state programs prior to the convening of the 2000 session of the Legislature.

Senate Resolutions

SR 1819, A resolution congratulating and commending Jerry Karr.

SR 1820, A resolution congratulating and commending the 1998 Olathe North Senior High School football team.

SR 1821, A resolution honoring Dr. Carter G. Woodson, the father of Black History Month.

SR 1822, A resolution congratulating and commending Mandy Wa-

SR 1823, A resolution in memory of Robert "Forrest" Smiarowski.

SR 1824, A resolution congratulating and commending Mr. and Mrs. Ed Ray Burlie.

SR 1825, A resolution congratulating and commending Major General James F. Rueger.

SR 1826, A resolution congratulating and commending the 1998 Kansas State University livestock judging team.

Office of Judicial Administration Court of Appeals Docket

(Note; Dates and times of arguments are subject to change.)

Kansas Court of Appeals McPherson County Courthouse Kansas and Maple Street 3rd Floor Courtroom McPherson, Kansas

Before Lewis, J.; Pierron, J.; and Charles E. Worden, D.J., assigned.

Tuesday, March 16, 1999

	ใหญ่ที่ และ เม่าได้ เพราะได้ เพราะได้เกียร์ เสียย์ เล่น เป็นได้ เสียย์ เล่น เป็นได้ เสียย์ 	9:00 a.m.	County
Саве No. 79,686	Case Name State of Kansas, Appellee, v. Jason Gorgas, Appellant.	Attorneys Attorney General Allan D. Hughes, Asst. C.A. Jessica R. Kunen, Chief A.D. Hazel Haupt, Asst. A.D.	Reno
79,003	State of Kansas, Appellee, v. Jason Eugene Chaney, Appellant.	Attorney General Keith E. Schroeder, Asst. C.A. Jessica R. Kunen, Chief A.D. Rick Kittle, Asst. A.D.	Reno
79,266	State of Kansas, Appellee, v. Foster C. Murphy, Appellant.	Attorney General Timothy J. Chambers, C.A. Jessica R. Kunen, Chief A.D. Lisa Nathanson, Asst. A.D.	Reno
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	र हरण के पहुंच कर हो छन्। अधिक करोड़ है के उद्योगि	1:30 p.m.	
77,964	State of Kansas, Appellee, v. Nikki Boyce, Appellant.	Attorney General Thomas R. Stanton, Asst. C.A. Jessica R. Kunen, Chief A.D. Hazel Haupt, Asst. A.D.	Saline
78,826	State of Kansas, Appellee, v. Douglas Stephen Belt, Appellant.	Attorney General Ty Kaufman, C.A. Jessica R. Kunen, Chief A.D. Mary Curtis, Asst. A.D.	McPherson
80,069	Verlin Richert, v. Exide Corporation, and Zurich Risk Enterprise Mgt., Appellants,	John W. Mize Jeffrey E. King	Work Comp
North Maria Maria	and Kansas Workers Compensation Fund, Appellee.		
	Wedneso	day, March 17, 1999	
Case No.	Case Name	9:00 a.m. Attorneys	County
79,974	State of Kansas, Appellee, v. Beatrice Kay Dowell, a/k/a Beatrice Godbout, a/k/a Beatrice Bradbury, Appellant.	Attorney General County Attorney Robert A. Thompson	Saline
79,843	Catherine Deist, Appellant, v. Dillon Companies, Inc., Appellee.	Jan L. Fisher Scott J. Mann	Work Comp (continued)

78,122	Miller Parts Co., a Kansas Corporation; and Frank Miller, Jr., Appellants, v. Joe Self Chevrolet, Inc., a Kansas Corporation, et al., Appellees.	R.A. Munroe Tracy A. Applegate-Cole Gerald L. Green Larry Withers Craig W. West	Butler
4	Summary Caler	ndar—No Oral Argument	
80,901	Ronald L. Denny, Appellant, v. State of Kansas and State Self-Insurance Fund, Appellee.	Larry A. Bolton Richard L. Friedeman	Work Comp
80,923	State of Kansas, Appellee, v. Travis A. Freeman, Appellant.	Attorney General Timothy J. Chambers, C.A. Jessica R. Kunen, Chief A.D.	Reno
81,089	Theodore C. Knapp, Appellant, v. Michael A. Nelson, and Members of the Kansas Parole Board, et al., Appellees.	Michael G. Coash Hskingkan Chiang	Butler
80,425	State of Kansas, Appellee, v. Alex J. Stranpher, Appellant.	Attorney General Brian R. Sherwood, Asst. C.A. Jessica R. Kunen, Chief A.D.	Finney
80,546	Patrick C. Lynn, Appellant, v. Renee Lynn Anderson, Appellee.	Patrick C. Lynn, pro se Debra A. Vermillion	Johnson
81,018	Brenda Swickard, Appellant, v. Meadowbrook Manor and Zurich-American Insurance Co.,	Paul D. Leader Douglas M. Greenwald Gregory D. Worth	Work Comp
	Appellees.		
78,360	Clark W. Lemons, Appellant, v. State of Kansas, Appellee.	Jessica R. Kunen, Chief A.D. Attorney General Debra S. Peterson, Asst. D.A.	Sedgwick
81,071	Arthur E. Anderson, Appellee, v. Kansas Real Estate Commission, Appellant.	F.C. "Rick" Davis II Michael M. Walker Evelyn Zabel Wilson	Sedgwick

Kansas Court of Appeals Old Sedgwick County Courthouse 510 N. Main, 3rd Floor Wichita, Kansas

Before Marquardt, P.J.; Rulon, J.; and Wahl, S.J.

Tuesday, March 16, 1999

9:00 a.m.

Case No.	Case Name	Attorneys	County
79,156	In the Matter of the Marriage of Peggy M. Woodard, Appellee,	Calvin McMillan Aaron T. Blase	Sedgwick
	and William Earl Woodard, Jr., Appellant.	A second	
79,014	State of Kansas, Appellee,	Attorney General	Sedgwick
	v. Ernest Michael, Jr., Appellant.	Debra S. Peterson, Asst. D.A. Doyle Baker, Asst. D.A.	
		Bradley P. Sylvester	

79,309	Vernon K. Coffman, Appellant,	Jessica R. Kunen, Chief A.D. Rebecca E. Woodman, Asst. A.D.	Sedgwick
	State of Kansas, Appellee.	Debra S. Peterson, Asst. D.A. Michelle M. Sehee, Asst. D.A.	
79,409	State of Kansas, Appellee, v. Gordon E. Strope, a/k/a Mickey L. Strope,	Attorney General Debra S. Peterson, Asst. D.A. Charles R. Reimer, Asst. D.A.	Sedgwick
	a/k/a Gordy Strope, Appellant.	Jessica R. Kunen, Chief A.D. Janine Cox, Asst. A.D.	
79,425	In the Matter of the Marriage of Richard Allen Faflick, Appellant, and	Charles F. Harris David N. Johnson Kristy L. Simpson	Sedgwick
	Deana Modean Faflick, Appellee.		
	1:	30 p.m.	
78,289	Scholfield Auto Plaza, L.L.C., Appellee, v.	Christopher A. McElgunn Fred A. Johnson	Sedgwick
70 704	Carganza, Inc., Appellant.	TO THE TAT T I	0 - 4
79,524	Larry Jackson, Jr., a Minor by and through his Mother, Natural Guardian, and Next Friend, Virgie Essien, and Virgie Essien, Individually,	Kelly W. Johnston Robert G. Martin Douglas F. Martin	Sedgwick
	Unified School District 259, Sedgwick County, Kansas, Appellee.		
79,621	Johnie L. Pointer, d/b/a J & D Tool Sharpening, Appellant,	Ryan Hodge Jana D. Abbott	Sedgwick
	Steven W. Roberts, d/b/a Automatic Machine Tools; Apex Machinery & Gage Sales, Inc.; and the Estate of Burdette J. Aune, Appellees.		
81,155	In the Matter of the Marriage of David Lawrence Eby, Appellee,	David N. Johnson Steffanie A. Eby James J. Long	Sedgwick
	Steffanie A. Eby, Appellant.		
		ar—No Oral Argument	
80,649	In the Matter of the Care and Treatment of Frankie G. Brown.	Mark T. Schoenhofer Kelli L. Newton, Asst. A.G. Terry R. Gross, Asst. A.G.	Sedgwick
81,223	State of Kansas, Appellee, v. James Douglas Sherrell, Appellant	Attorney General Debra S. Peterson, Asst. D.A. Jessica R. Kunen, Chief A.D.	Sedgwick
81,606	James Douglas Sherrell, Appellant. In the Interest of: A.L.W., dob: 10/02/91	Jessica R. Kunen, Chief A.D. Shawn Elliott H. Stephen Mosley	Sedgwick
	M.T.S., dob: 10/02/91 M.T.S., dob: 03/18/93 C.L.B., dob: 11/15/94 K.C.B., dob: 11/26/95 C.M.B., dob: 01/15/98 Minor Children Under 18 Years of Age.	Jeanne Anderson	
80,607	David Jabara, Appellant,	Jim L. Lawing John Terry Moore	Sedgwick
	Greg Ferris, Appellee.		(continue

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Kansas Register

Court of Appeals Docket

80,670	Gaspar Ramirez, Appellee,	Chris A. Clements	Work Comp
	excel Corporation, Respondent, Self- Insured, Appellant.	Stephen M. Kerwick D. Shane Bangerter	
81,958	In the Matter of E.C., dob: 08/13/80.	Craig A. Lubow Elizabeth Mellor, Asst. D.A.	Wyandotte
80,317	State of Kansas, Appellee, v. Gilbert T. Gonzalez, Appellant.	Attorney General Jennifer M. Wieland, Asst. C.A. Jessica R. Kunen, Chief A.D.	Harvey
80,701	A.P. Ramchandani, M.D., Appellant, v. Byron G. Larson, Appellee.	Bradley J. Prochaska Gerard C. Scott Debra Egli James	Grant

Kansas Court of Appeals
Johnson County Courthouse
Courtroom #10, Room 300
100 N. Kansas Ave.
Olathe, Kansas

Before Gernon, P.J.; Knudson, J.; and David F. Brewster, D.J., assigned. Monday, March 15, 1999

		30 p.m.	
Case No.	Case Name	Attorneys	County
79,573	Joan Coffman Jones, Appellant, v. Automobile Club Inter-Insurance Exchange, Appellee.	Patricia L. Lear-Johnson S.W. Longan, III Paul Hasty, Jr. Jason L. Bush	Johnson
81,271	In the Matter of J.D.M., a Child Under the Age of 18 Years.	David R. Gilman Steven J. Obermeier, Asst. D.A.	Johnson
78,069	State of Kansas, ex rel., Secretary, State Department of Social and Rehabilitation Services, Beth A. Corrigan, a Minor Child, by and through her Mother and Next Friend, Angela M. Corrigan, Appellant,	Ronald W. Nelson Linda Scott Skinner Kirk D. Auston Donna M. Manning	Johnson
	Manuel Z. Rios, Appellee.		
79,246	KCG, Inc., d/b/a Rew Materials, Appellant, v. Timothy A. Czencz, Appellee.	Diane P. Duvall Paul F. Pautler, Jr. C. Matt Swafford	Johnson
81,453	State of Kansas, ex rel., Secretary, State Dept. of SRS, Appellee, v. Bryan L. Ring, Appellant,	Randy M. Barker Paul T. Davis James I. Chappell Michael R. Fitzgibbons	Johnson
	and Brandy S. Gulley, a Minor Child, by and through Tina J. Kieffaber, Appellee.		
	Tuesday,	March 16, 1999	
	and the control of th	00 a.m.	
Case No.	Case Name	Attorneys	County
78,866	State of Kansas, Appellee, v. Reshandia Phillips, Appellant.	Attorney General Steven J. Obermeier, Asst. D.A. Jessica R. Kunen, Chief A.D. Mary D. Prewitt, Asst. A.D.	Johnson
78,551	Andrew Evans, Appellant, v.	Jessica R. Kunen, Chief A.D. Rebecca E. Woodman, Asst. A.D.	Johnson
	State of Kansas, Appellee.	Attorney General	

Steven J. Obermeier, Asst. D.A.

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79,138	State of Kansas, Appellee, v. Kevin O. Stafford, Appellant.	Attorney General Steven J. Obermeier, Asst. D.A. Jessica R. Kunen, Chief A.D. Ezra Ginzburg, Asst. A.D.	Johnson
77,950	State of Kansas, Appellee, v. Martin O'Brien, Appellant.	Attorney General Steven J. Obermeier, Asst. D.A. Jessica R. Kunen, Chief A.D. Hazel Haupt, Asst. A.D.	Johnson
	Summary Calend	ar—No Oral Argument	
80,184	State of Kansas, Appellee, v. Brian Washington, Appellant.	Attorney General Gary D. Stone, Asst. D.A. Jessica R. Kunen, Chief A.D.	Wyandotte
80,299	State of Kansas, Appellee, v. Dale E. Roberts, Appellant.	Attorney General Debra S. Peterson, Asst. D.A. Jessica R. Kunen, Chief A.D.	Sedgwick
80,525	Kenneth K. Killingsworth, Appellee, v. Excel Corporation, Appellant.	Chris A. Clements Stephen M. Kerwick D. Shane Bangerter	Work Comp
80,669	Juan Paniagua, Appellee, v. National Beef Packing Co., L.P., and	Diane F. Barger Stephen M. Kerwick	Work Comp
	Wausau Insurance Company, Appellants.		
80,820	Myra Lynn Gansert, Appellant, and Donald M. Gansert, v. Mark A. Corder; Mark A. Corder, P.A.; and Hackler, Hinkle & Hackler, Chartered, Appellees.	Aften P. McKinney Richmond M. Enochs Debra A. Vermillion	Johnson
31,775	In the Matter of the Marriage of Ralph Louis Bennett, Jr., Appellant, and Deborah Ann (Bennett) Cooper, Appellee.	Joseph L. Dioszeghy H. Reed Walker	Johnson
80,133	State of Kansas, Appellee, v. Frank D. Fiatte, Appellant.	Attorney General Christian Webb, Asst. D.A. Jessica R. Kunen, Chief A.D.	Johnson
82,032	In the Matter of the Marriage of Sherrie L. Smith, Appellant, and John L. Schmeidler, Appellee.	Gene F. Anderson John L. Schmeidler, pro se	Ellis

Kansas Court of Appeals Wyandotte County Courthouse Division 17 Courtroom 710 N. 7th St., 3rd Floor Kansas City, Kansas

Before Green, P.J.; Royse, J.; and Paddock, S.J.

Tuesday, March 16, 1999

9:00 a.m.

Case Name Attorneys Jocelyn Rae Green, Appellant, 79,578 R. Bruce Kips F. Charles Dunlay Board of County Commissioners of Wyandotte County, KS, Appellee.

Wyandotte

(continued)

4.50			
79,641	David A. Carver, Appellee,	Keith L. Mark Brian J. Fowler	Work Comp
	Missouri Gas Energy, Respondent, Self- Insured, Appellant.		
79,926	Eddie L. London, Appellant,	S. Adebayo Hassan Leo L. Logan	Wyandotte
,	Bernadette Johnson, Appellee.		· ·
78,689	Stanley A. Littlefield, Margaret A. Littlefield, John Jennings, Michelle Jennings, and Candice Hayes, Appellees,	Gerald N. Jeserich James C. Trickey David R. Gilman	Wyandotte
	George Ventura, Fred George, and Harry M. Scherzer III, Appellants.		
79,973	633 Investments, Inc., a General Partnership; Brian Haupt; and Thomas Stevens, Appellees,	Douglas J. Patterson John P. Biscanin Douglas M. Greenwald	Wyandotte
	Becker Brothers, Inc., a/k/a North Kansas City Iron and Metal Company, Appellant.		
	1	:30 p.m.	
79,270	State of Kansas, Appellee,	Attorney General Sheryl L. Lidtke, Asst. D.A.	Wyandotte
	Larry Humphery, Appellant.	Jessica R. Kunen, Chief A.D. Rick Kittel, Asst. A.D.	
74,653	In the Matter of the Care and Treatment of Sutton Lovingood.	Danny C. Trent Terra D. Morehead, Asst. D.A.	Wyandotte
79,756	State of Kansas, Appellee,	Attorney General A.J. Stecklein, Asst. D.A.	Wyandotte
79,730	Andre Betts, Appellant. Anthony Glenn, Appellee,	KiAnn Caprice Dodd Robert R. Laing, Jr.	Wyandotte
	State Farm Mutual Automobile Insurance	Marc K. Erickson	
	Company, Appellant.		
	Summary Calend	lar—No Oral Argument	
80,729	Rita Rios, Appellee, v.	Stanley R. Ausemus Stephen M. Kerwick	Work Comp
	Excel Corporation, Respondent and Self- Insured, Appellant,	D. Shane Bangerter	
	and The Kansas Workers Compensation Fund, Appellee.		
80,765	State of Kansas, Appellee, v.	Attorney General Debra S. Peterson, Asst. D.A.	Sedgwick
	Hilton D. Crawford, Appellant.	Jessica R. Kunen, Chief A.D.	
81,132	Sheldon K. Nash, Appellant, v.	Sheldon K. Nash, pro se Attorney General	' Johnson
	State of Kansas, Appellee.	Steven J. Obermeier, Asst. D.A.	
80,636	State of Kansas, Appellee, v.	Attorney General Steven J. Obermeier, Asst. D.A.	Johnson
A 20	Jay E. Tillman, Appellant.	Jessica R. Kunen, Chief A.D.	
80,720	State of Kansas, Appellee, v. Jorge Acosta, Appellant.	Attorney General Don L. Scott, C.A. Jessica R. Kunen, Chief A.D.	Seward
No.	, 3-80 - 1-com, 1 ippendie.	posicia in maining Chief A.D.	

80,846	Samir Gadelkarim, Appelled	,	Dale V. Slape Terry J. Torline		Work Comp
	Atlas Van Lines, and	•••			
50 504	Legion Insurance Co., Appe	llants.			
79,781	State of Kansas, Appellee, v.		Attorney General Eric W. Godderz, C.A.		Osage
	Lina I. Drew, Appellant.		Jessica R. Kunen, Chie	f A.D.	
82,218	State of Kansas, Appellant, v.		Attorney General Thomas J. Drees, C.A.		Trego
	Mark Lloyd Ellis, Appellee.	×	Tony A. Potter		

Kansas Court of Appeals
Kansas Judicial Center
Court of Appeals Courtroom, 2nd Floor
301 W. 10th Ave.
Topeka, Kansas

Before Brazil, C.J.; Elliott, J.; and John J. Bukaty, Jr., D.J., assigned.

Monday, March 15, 1999

1:30 p.m. Case No. Case Name Attorneys County 79,205 State of Kansas, Appellee, Attorney General Norton Jared S. Maag, Asst. A.G. Jason L. Zabokrtsky, Appellant. Jessica R. Kunen, Chief A.D. Ezra Ginzburg, Asst. A.D. 79,842 In the Matter of the Appeal of Water Marty T. Jackson Tax Appeal District No. 1 of Johnson County from Joan E. Adam Richard Cram an Order of the Director of Taxation on Assessment of Additional Retailers' Richard D. Greene Sales Tax. 79,717 Heartland Food Services, Inc., Appellant, Shawnee Vernon L. Jarboe Carl W. Quarnstrom Nellis Family Partnership, a Kansas General Partnership, Appellee. Tuesday, March 16, 1999 9:00 a.m. Case No. Case Name Attorneys County 79,724 The Peoples State Bank and Trust Co., Robert E. Nugent Russell Ellinwood, Kansas, Now by Merger William E. Metcalf Sunflower Bank, National Association, Appellee, Harry D. Krug, Appellant, Eileen M. Shave; The Pacesetter Corporation; Russell Veterinary Service; the Board of County Commissioners of Russell County, Kansas; Ray Krug; and Hannah Krug, Defendants. In the Matter of the Estate of Celia R. 80,083 John H. Hutton Shawnee Margolin, Deceased. Richard Harmon Ronald W. Fairchild (continued)

80,088	James L. Carver and Janice E. Carver, Appellants,	Douglas F. Martin Bruce H. Wingerd John D. Conderman	Clay
	Norman Backstrom and Sheila Backstrom and Alta Arnett, Appellees.	Join D. Condeman	
	. The state of the		
79,468	In the Matter of the Tax Appeal of Farmers Coop Assoc., a/k/a Midland Marketing, Inc., from an Order of the Board of Tax Appeals of the State of Kansas.	Linda A. Terrill Victor W. Miller	Rush
78,519	State of Kansas, Appellee,	Attorney General Gwynne E. Harris, Asst. D.A.	Shawnee
00.100	Pernell D. Montgomery, Appellant.	Bradley P. Sylvester	Chaman
80,190	Delayne G. Long, Appellant,	Keith E. Renner Arthur E. Palmer	Shawnee
	Simon Property Group, L.P., d/b/a Simon Management Company and West Ridge Mall and Plaza, Appellees.		
	Summary Calend	lar—No Oral Argument	
80,182	Robert R. Ryback III, Appellant,	Jessica R. Kunen, Chief A.D. Attorney General	Finney
	State of Kansas, Appellee.	' Lois K. Malin, Asst. C.A.	
80,377	Patricia Infante, Appellee, V. IBP, Inc., Appellant.	Diane F. Barger Gregory D. Worth	Work Comp
81,841	In the Interest of: A.L.W., dob: 10/02/91 M.T.S., dob: 03/18/93 C.L.B., dob: 11/15/94 K.C.B., dob:11/26/95 C.M.B., dob: 01/15/98	William R. Griffith Shawn Elliott Jeanne M. Andersen	Sedgwick
80,376	Jon A. Reeder, Appellee, v. IBP, Inc., Appellant.	John Ostrowski Gregory D. Worth	Work Comp
80,541	State of Kansas, Appellee, v. Jerry Lee Finnigin, Appellant.	Attorney General Keith W. Sprouse, C.A. Jessica R. Kunen, Chief A.D.	Marshall
82,082	Edward McGrown, Appellant, v.	Edward McGrown, pro se James W. Coder, Asst. A,G.	Reno
79,197	Parole Board, et al., Appellees. State of Kansas, Appellee, y.	Attorney General County Attorney	Atchison
81,626	Larry R. Brown, Sr., Appellant. William A. Foy, Appellant, V. Lee Lee Toylor, All Perele Board	Jessica R. Kunen, Chief A.D. Paula D. Hofaker Robert E. Wasinger	Norton
	Leo Lee Taylor, All Parole Board Members, et al., Appellees		
			Carol G. Gree

Carol G. Green Clerk of the Appellate Courts

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, March 18, in the conference room in the offices of the Kansas Development Finance Authority, Suite 1000, Jayhawk Tower, 700 S.W. Jackson, Topeka, on the proposal for the Kansas Development Finance Authority to issue its Agricultural Development Revenue Bonds for the projects numbered below in the respective maximum principal amounts. Each bond will be issued to assist the respective borrower (who will be the owner and operator of the respective project) to finance the cost in the amount of the bond of acquiring the respective project or for the purpose of refunding a bond previously issued to finance the respective project. Each project shall be located as

Project No. 000407, Maximum Principal Amount: \$162,436.55. Owner/Operator: Michael J. And Angela D. Erikson. Description: Acquisition of 230 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. The project is located at the South Half of the South Half of Section 11, Township 9, Range 12, and the North Half of the North Half of Section 14, Township 9, Range 12, in Wabaunsee County, Kansas; approximately 4 miles west of Alma on Old William Road.

Project No. 000408, Maximum Principal Amount: \$107,614.21. Owner/Operator: Ryan W. Schotte. Description: Acquisition of 160 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. The project is located at the Northeast Quarter of Section 12, Township 1, Range 6, in Marshall County, Kansas; approximately 13 miles north of Marysville.

Each bond, when issued, will be a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will it be an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. Each bond will be payable solely from amounts received from the respective borrower, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on each bond when it shall become due.

All individuals who appear at the hearing will be given an opportunity to express their views, and all written comments previously filed with the authority at its offices at Suite 1000, Jayhawk Tower, 700 S.W. Jackson, Topeka, 66603, will be considered. Additional information regarding the projects described above may be obtained by contacting the Authority.

Any individual affected by the above-described projects may, at or prior to the hearing, file a written request with the Authority that a local hearing be held on the proposal to issue a bond to finance said project. A local hearing, if requested, would be conducted in the county where the project in question is located.

> Kenneth Frahm President

State of Kansas

Social and Rehabilitation Services

Permanent Administrative Regulations

Article 2.—GENERAL

30-2-12. Fee for providing copies of agency documents and records to non-agency personnel. Except as set forth in K.A.R. 30-2-12(d), the following fees may be charged for providing copies of agency documents and records to non-agency personnel: (a) A fee for copies of \$.25 per single-sided page;

(b) an additional fee not exceeding the actual cost of furnishing copies, including the cost of staff time required

to make the information available; and

(c) in the case of fees for providing access to records maintained on computer facilities, the cost of any computer services, including staff time required.

(d) Exceptions. No fee shall be charged if the request for documents or records meets any of the following cri-

(1) Is in the administration of an agency program;

(2) is in relationship to a client fair hearing;

(3) is for medical diagnosis or treatment;

(4) is from a state agency; or

(5) is pursuant to an administrative regulation authorizing the release of the document or record without the charging of a fee. This regulation shall take effect on and after April 1, 1999. (Authorized by K.S.A. 75-5321; implementing K.S.A. 76-12a10, K.S.A. 45-218; effective, E-80-13, Aug. 8, 1979; effective May 1, 1980; amended May 1, 1983; amended May 1, 1985; amended April 1, 1999.)

Article 4.—PUBLIC ASSISTANCE PROGRAM

30-4-64. Work program requirements. Each applicant or recipient of TAF, unless exempted, shall be required to seek and retain employment and, if assigned, participate in one or more components of the work program. Any exempt applicant or recipient may volunteer for participation in the program. The geographic areas in the state and the public assistance programs in which work program requirements are to be enforced shall be designated by the secretary. The administration of the work program shall be within the limits of appropriations. (a) Exemptions. The persons listed below shall be exempt from the work requirements:

(1) Any person who is age 17 or younger or who is age 18 and working toward attainment of a high school diploma or its equivalent. This exemption shall not be claimed by a person who is pregnant or a parent of a child in the home and who has not yet attained a high school

diploma or its equivalent;

any person who is 60 years of age or older;

(3) any person who is needed in the household because another member of the household requires the person's presence due to illness or incapacity and no other appropriate member of the household is available to provide the needed care;

(4) any parent or other caretaker who is personally providing care for a child under age one. Only one person

(continued)

in a case may be exempt on the basis of providing care for a child under age one. This exemption shall not be claimed under any of the following circumstances:

(A) When a custodial parent or pregnant woman under age 20 does not possess a high school diploma or its

equivalent;

(B) when one caretaker in the home is exempt from the work program requirements for another reason and is available and capable of providing child care; or

(C) when both caretakers of the child are present, except as noted in paragraph (a)(4)(B) of this regulation.

(b) Participation requirements. Each applicant or recipient shall seek and retain employment and, if assigned, shall participate in one or more components of an agency-approved, work-related program directed toward a plan of self-sufficiency. The work program may include the following components.

(1) Job search. Each assigned person shall participate in job search activities, which may include agency-approved job clubs and supervised and unsupervised job

search activities.

(2) Work experience. Each assigned person shall participate in work experience activities, which may include the opportunity to regain work skills, learn new skills, test interests and skills on the job, gain a work history, and obtain a work reference.

(3) Education and training. Each assigned person shall participate in education and training activities that are aimed at facilitating a person's movement toward self-sufficiency and employment retention. Education and training activities may include vocational training, adult basic education, literacy training, general educational development, and postsecondary education and training.

(4) Work supplementation. Each assigned person shall participate in a work supplementation program in which an employer receives a wage subsidy from money diverted from public assistance grants for employing par-

ticipants.

(5) Job readiness. Each assigned person shall participate in job readiness activities, which may include employment counseling and life skills.

(6) Community service. Each assigned person shall

participate in community service activities.

(c) Support costs. Payment of support costs shall be provided to participants. Support costs may include the following:

(1) Transportation expenses for each person participating in a work program activity in accordance with an agency-approved plan;

(2) day care expenses, as necessary for the person to participate in a work program activity in accordance with

an agency-approved plan; and

(3) education and training costs for each participant based on an agency-approved plan, which may include tuition, books, and fees.

(d) Transitional expenses. Payment for transitional expenses may be provided to each participant who loses eligibility for TAF due to the participant's employment. Transitional expenses may include the following:

(1) Transportation expenses necessary for the participant to continue employment in accordance with an

agency-approved plan; and

(2) child care expenses necessary for the participant to continue employment in accordance with an agency-approved plan.

(e) Penalty

(1) A person who is required to participate in the work program shall be ineligible for assistance if one of the following circumstances occurs in any assistance program administered by the secretary in which work program participation is required:

(A) If the person fails without good cause to partici-

pate in the program;

(B) if the person refuses without good cause a bona fide referral for or offer of employment;

(C) if the person terminates employment without good

(D) if the person is terminated from employment by voluntarily making oneself unacceptable without good

(E) if the person reduces earnings without good cause.

(2) The period of ineligibility shall be as follows:

(A) For the first instance, until the person cooperates; and

(B) for any subsequent instance, two months or until the person cooperates, whichever is longer.

If the person is an adult, the mandatory filing unit of which the person is a member shall also be ineligible.

(f) Good cause. Each individual who presents verification that the individual meets one or more of the following criteria shall be determined to have good cause for failing to participate in the work program.

(1) The individual is exempt from participation in the

program.

(2) The individual was incapable of performing the ac-

tivity.

(3) Performance of the activity was so dangerous or hazardous according to occupational safety and health administration (OSHA) standards as to make a refusal to perform the activity or termination of the activity a reasonable one.

(4) Child care or day care for an incapacitated individual living in the same home is necessary for an individual to participate or continue to participate in the program,

and the care is not available.

(5) The total daily commuting time to and from home to the activity to which the individual is assigned exceeds two hours, not including the transporting of a child to and from a child care facility. If a longer commuting distance is generally accepted in the community, the round trip commuting time shall not exceed the generally accepted community standards.

(6) The failure occurred in the month the individual's pregnancy was terminated or the two following months.

(g) This regulation shall take effect on and after April 1, 1999. (Authorized by and implementing K.S.A. 1997 Supp. 39-708c, K.S.A. 39-7,103; effective Oct. 1, 1989; amended Jan. 2, 1990; amended, T-30-3-29-90, April 1, 1990; revoked, T-30-7-2-90, July 2, 1990; amended, T-30-7-2-90, July 2, 1990; revoked, T-30-8-14-90, Oct. 1, 1990; amended Oct. 1, 1990; amended Jan. 7, 1991; amended, 30-6-10-91, July 1, 1991; amended, T-30-8-9-91, Aug. 3 1991; amended Oct. 28, 1991; amended Oct. 1, 1993; amended Aug. 1, 1995; amended July 1, 1996; amended

March 1, 1997; amended July 1, 1998; amended April 1, 1999.)

> Rochelle Chronister Secretary of Social and Rehabilitation Services

Doc. No. 023526

State of Kansas

State Corporation Commission

Permanent Administrative Regulations

Article 3.—PRODUCTION AND CONSERVATION OF OIL AND GAS

82-3-101. Definitions. (a) As used in these regulations, the following definitions shall apply:

- (1) "Acreage factor" means the quotient obtained by dividing the acreage attributable to a well by the basic acreage unit. The basic acreage unit shall be defined by the commission or as promulgated in the basic proration order for the common source of supply in which the well is located.
- (2) "Allowable" means the amount of oil or gas authorized to be produced by order of the commission.
- (3) "Allowable period" means the time in which the allowable may be produced.
- (4) "Alternate cementing materials" means materials used in lieu of portland cement blends, as prescribed by commission order, dated August 1, 1991, Docket No. 34,780-C (C-1825).
- (5) "Artesian pressure" means groundwater under sufficient hydrostatic head to rise above the rock unit containing the aquifer.
- (6) "Assessment" means any charge against the parties involved in any hearing, application, investigation, or the enforcement of an order, and the assessment on natural gas and oil produced to pay the costs associated with the administration of the oil or gas conservation act.
- (7) "Attributable acreage" means the acreage assigned to a well in accordance with the well spacing program for each of the prorated fields.
- (8) "Burn pit" means a surface pond used for the temporary confinement of oil leakage at a lease site or of materials commonly known as tank bottoms, basic sediment, bottom sediment, bottom settlings, or paraffin, for the purpose of burning these contents.
- (9) "Casing" means tubular materials used to line a well bore.
- (10) "Casing-head gas" means gas produced that was in solution with oil in its original state in the reservoir.
- (11) "Cement" means portland cement or a blend of portland cement used in the oil and gas industry to support and protect casing and to prevent the migration of subsurface fluids by the formation of an impermeable barrier.
- (12) "Course ground bentonite" means a nontreated swelling sodium montmorillonite that exhibits the following properties:

- (A) A moisture content between 13 and 17 percent by dry weight;
- (B) a clay aggregate particle size between \% and \% of an inch;
 - (C) a pH of 9 or less; and
 - (D) an inert solid percentage of less than 0.15 percent.
- (13) "Combination well" means a well that produces both oil and gas, excluding casing-head gas, from the same common source of supply.
- (14) "Commingling" means the mixing of production from more than one common source of supply.
- (15) "Commission" means the state corporation commission.
- (16) "Common source of supply" means each geographic area or horizon definitely separated from any other area or horizon that contains, or appears to contain, a common accumulation of oil, gas, or both.

(17) "Confining layer" means a formation that serves as a barrier between water, oil, or gas bearing formations.

- (18) "Conservation division" means the division of the commission in charge of the administration of the oil and gas conservation acts, the protection of fresh and usable water, well plugging, salt water disposal, enhanced recovery, and surface ponds.
- (19) "Core" means a continuous section of formation recovered during drilling.
- (20) "Core hole" means a hole drilled with the intention of the collection of geologic information by the recovery of cores.
- (21) "Correlative rights" means the privilege of each owner or producer in a common source of supply to produce from that supply only in a manner or amount that will not have any of the following effects:
 - (A) Injure the reservoir to the detriment of others;
- (B) take an undue proportion of the obtainable oil or gas; or
 - (C) cause undue drainage between developed leases. (22) "Day" means a period of 24 consecutive hours.
- (23) "Deliverability" means the amount of natural gas, expressed in Mcf per day, that a well is capable of producing into a pipeline, while maintaining a back-pressure against the well head. The amount of back-pressure to be maintained and the test procedure shall be specified by the commission in the basic proration order for the common source of supply in which the well is located.
- (24) "Department" means the Kansas department of health and environment.
- (25) "Dike" means a permanent structure that is constructed at or above the surface of the earth and totally encloses production facilities or lease equipment and that is used to temporarily contain fluids discharged during oil and gas activities as a result of unforeseen circum-
- (26) "Director" means the director of the conservation division of the commission.
- (27) "Discovery well" means the first well completed in a common source of supply that is not in communication with any other common source of supply.
- (28) "Disposal well" means a well into which those fluids brought to the surface in connection with oil and nat-

(continued)

ural gas production are injected, for purposes other than

enhanced recovery.

(29) "Division order" means a dated, written statement, duly signed by the owners and delivered to the purchasers, certifying and guaranteeing the interests of ownership of production and directing payment according to those interests.

(30) "Drilling time log" is the chronological tabulation or plotting of the rate of penetration of subsurface rocks

by the rotary bit.

- (31) "Emergency pit" means a surface pond used to temporarily contain fluids resulting from oil and gas activities that were discharged as a result of unforeseen and unavoidable circumstances.
- (32) "Enhanced recovery" means any process involving the injection of fluids into a pool to increase the recovery of oil or gas.

(33) "Enhanced recovery injection well" means a well into which fluids are injected to increase the recovery of

hydrocarbons.

(34) "Exploratory hole" means a hole drilled for the purpose of obtaining geological information in connection with the exploration for or production of oil or gas.

(35) "Field" means a geographic area containing one

or more pools.

(36) "First purchaser" means the person holding the division order and issuing checks to pay any working or royalty interest.

(37) "Fluid" means a material or substance that flows or moves in a semisolid, liquid, sludge, or gas state.

- (38) "Freshwater" means water containing not more than 1,000 milligrams of total dissolved solids per liter. This upper limit is approximately equivalent to 1,000 parts of salt per million or 500 parts of chlorides per mil-
- (39) "Gas" means the gas obtained from gas or combination wells, regardless of its chemical analysis.
- (40) "Gas" (cubic foot) means the volume of gas contained in one cubic foot of space at a standard pressure base and at a standard temperature base. The standard pressure base shall be 14.65 pounds per square inch absolute, and the standard temperature base shall be 60 degrees Fahrenheit.

(41) "Gas-oil ratio" means the ratio of gas produced, in cubic feet, to one barrel of oil produced during the

concurrent period.

- (42) "Gas" (sour) means any natural gas containing more than 1½ grains of hydrogen sulfide per 100 cubic feet or more than 30 grains of total sulphur per 100 cubic feet, or gas that is determined by the commission to be unfit for sale due to its hydrogen sulfide content.
- (43) "Gas well" means a well that meets either of these criteria:
- (A) Produces gas not associated with oil at the time of production from the reservoir; or
- (B) produces more than 15,000 standard cubic feet of gas to each stock tank barrel of oil from the same common source of supply, as measured by the gas-oil ratio test prescribed by and reported on the form prescribed and furnished by the commission.
- (44) "Hardship well" means a well authorized by commission order to produce at a specified rate because rea-

sonable cause exists to expect that production below the specified rate would damage the well and cause waste.

- (45) "Illegal production" means any production in violation of the statutes, rules, regulations, or orders of the
- (46) "Liquid" means a solution or substance, excluding gas, that flows freely at standard temperature and

(47) "Minimum well" means any oil well with a pro-

ductivity of 25 barrels or less per day.

(48) "Mousehole" means a service hole drilled at a slight angle and normally about 30 feet deep on those

wells drilled by rotary tools.

(49) "Mud-laden fluid," as the term is commonly used in the industry, means any commission-approved mixture of water and clay or other material that will effectively seal a formation to which it is applied.

(50) "Multiple completion" means the completion of any well so as to permit production from two or more common sources of supply with the common sources of

supply completely segregated.

(51) "Oil" (crude) means any petroleum hydrocarbon that is produced from a well in liquid phase and existed in a liquid phase in the reservoir.

(52) "Oil" (pipeline) means oil free from water and basic sediment to the degree that it is acceptable for pipeline

transportation and refinery use.

- (53) "Oil well" means a well that produced one stock tank barrel or more of crude oil to each 15,000 standard cubic feet of gas, as measured by the gas-oil ratio test prescribed by and reported on the form prescribed and furnished by the commission.
- (54) "Open flow" means the volume of gas that a gas well is capable of producing at the wellhead during a period of 24 hours against atmospheric pressure, computed according to the standard procedure approved by

(55) "Overage" or "overproduction" means the oil or

gas produced in excess of the allowable.

(56) "Person" means any natural person, corporation, association, partnership, governmental or political subdivision, receiver, trustee, guardian, executor, administrator, fiduciary, or any other legal entity.

(57) "Pipeline" means any pipes above or below the ground used or to be used for the transportation of oil,

gas, or liquids.

- (58) "Pool" means a single and separate natural reservoir of oil or gas characterized by a single pressure sys-
- (59) "Producer" means any person who owns, in whole or in part, a well capable of producing oil or gas,
- (60) "Production" means produced oil, gas, condensate, or casing-head gas.
- (61) "Productivity of a well" means the daily capacity of a well to produce oil or gas.
- (62) "Productivity of a pool" means the sum of the

productivities of the wells completed in the pool.

(63) "Proration" means the regulation of the amount of allowed production to prevent waste, undue drainage between developed leases, unratable taking, or unreasonable discrimination between operators, producers, and royalty owners who are within a common source of supply that would favor any one pool as compared to any other pool in this state.

(64) "Purchaser" means any person who purchases production from a well, lease, or common source of sup-

ply.

(65) "Rathole" means the service hole drilled at a slight angle and normally about 40 feet deep on those wells drilled by rotary tools.

(66) "Reasonable market demand" means the amount of crude petroleum or natural gas that must be produced

to satisfy current rates of consumption. (67) "Recompletion" means that when a well is reworked for the purpose of developing new zones after its

initial well completion.

(68) "Reserve pit" means a surface pond used to store spent drilling fluids and cuttings transferred from work-

(69) "Seismic shot hole" means the bore hole in which an explosive is detonated for the purpose of generating a

seismic signal.

- (70) "Sensitive groundwater area" means a geographic area designated by the commission as having hydrogeologic, climatic, soil, and other characteristics that make the area's fresh and usable groundwater vulnerable to pollution from oil and gas activities.
- (71) "Service well" means a well drilled for any of the following purposes:

(A) The injection of fluids in enhanced recovery projects:

(B) the supply of fluids for enhanced recovery projects;

(C) the disposal of salt water.

- (72) "Shortage" means the amount by which the oil or gas legally produced and sold or removed from the premises is less than the allowable.
- (73) "Simultaneous injection well" means any well in which water produced from oil and gas producing zones is injected into an injection zone where produced water is not brought to the surface.

(74) "Solid" means a material or substance that does not flow freely at standard temperature and pressure.

(75) "Special order" means an order directed to specifically named persons or to a group that does not constitute a general class and is dispositive of a particular

matter as applied to a specific set of facts.

(76) "Spill" means any escape of salt water, oil, or refuse by overflow or seepage, or otherwise from the vicinity of wells, tanks, pipelines, dikes, or surface ponds involved in the exploration for and gathering of oil and gas and the drilling, production, lease storage, treatment, abandonment, and postabandonment of oil and gas wells.

(77) "Spud date" means the date of first actual pene-

tration of the earth with a drilling bit.

(78) "Storage oil" means produced oil confined in tanks, reservoirs, or containers.

- (79) "Storage oil-lease" means produced oil in tanks, reservoirs, or containers on the lease where it was pro-
- (80) "Storage well" means a well used to inject or extract natural gas for storage purposes.

- (81) "Stratigraphic hole" means a hole, normally of small diameter, that is drilled through subsurface strata for exploratory purposes, with no intent to produce hydrocarbons through the hole being drilled, and does not utilize a detonated explosive for generating a seismic sig-
- (82) "Surface casing" is the first casing put in a well that is cemented into place. It serves to shut out shallow water formations. It also acts as a foundation or anchor for all subsequent drilling activity. For purposes of compliance with K.A.R. 82-3-106, additional strings of casing that are set and cemented in a well bore below the lowest fresh and usable water strata shall be deemed to be surface casing.

(83) "Surface pond" means any constructed, excavated, or naturally occurring depression upon the surface

of the earth.

(84) "Tertiary recovery process" means the process or processes described in K.S.A. 79-4217, and amendments

(85) "Treatment pit" means a surface pond used for the collection or treatment of fluids resulting from oil and gas activities.

s activities. (86) "Undue drainage" means the uncompensated migration of either oil or gas between developed leases within the same common source of supply caused by the unratable production of some well or wells located there.

(87) "Usable water" means water containing not more than 10,000 milligrams of total dissolved solids per liter. This upper limit is approximately equivalent to 10,000 parts of salt per million or 5,000 parts of chlorides per million.

(88) "Waste oil" means any tank bottom; basic sediment; cut oil; reclaimed oil from pits, ponds, or streams; dead oil; emulsions; or other types of oil not defined as pipeline oil.

(89) "Waterflood" means the process of injecting fluids into one or more wells to enhance the recovery of oil.

- (90) "Wellhead working pressure" means the static pressure in the annulus while flowing through the tubing, or static pressure in the tubing while flowing through the annulus, except in cases where the casinghead is not in open communication with the producing formation because of the presence of a packer or other obstruction in the annular space between the casing and tubing. In these cases, the wellhead working pressure shall be determined by adjusting the observed tubing pressure for the effect of friction caused by flow through the tubing, or by using a bottom-hole pressure bomb and correcting back to wellhead conditions.
- (91) "Well log" means the written record progressively describing the well's down-hole development.

(92) "Well history" means the chronological record of the development and completion of a well.

(93) "Working pit" means a surface pond used to temporarily confine fluids or refuse resulting from oil and gas activities during the drilling or completion of any oil, gas, exploratory, service, or storage well.

(94) "Workover pit" means a surface pond used to contain fluids during the performance of remedial operations on a well at any time after its initial completion.

(continued)

- (b) Any term not defined in this regulation shall be interpreted to be consistent with its common use in the industry or as set forth in K.A.R. 82-3-700 for cathodic protection boreholes. (Authorized by and implementing K.S.A. 55-152, 55-171, 55-172, K.S.A. 55-602, 55-704, K.S.A. 1997 Supp. 55-604, K.S.A. 55-901, K.S.A. 1997 Supp. 74-623; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended, T-84-19, July 26, 1983; amended May 1, 1986; amended, T-87-46, Dec. 19, 1986; amended May 1, 1987; amended May 1, 1988; amended May 8, 1989; amended April 23, 1990; amended July 29, 1991; amended March 20, 1995; amended Oct. 25, 1996; amended March 19, 1999.)
- **82-3-401b.** Simultaneous injection; permitting. (a) Simultaneous injection may be permitted if all of the following conditions are met:

(1) Injection will not adversely affect offsetting production or endanger fresh and useable groundwater.

(2) Injection pressure is limited to less than the local injection formation fracture gradient.

(3) The injection well is continuously cemented across the injection and producing intervals.

(4) The well demonstrates mechanical integrity.

(b) Mechanical integrity shall initially be demonstrated at a pressure of 300 p.s.i.g. before installation of downhole simultaneous injection equipment and shall be demonstrated in the same manner each time that the downhole simultaneous injection equipment is removed.

- (c) After the initial mechanical integrity test, the operator shall monitor the well once each month and record the oil-to-water or gas-to-water ratio. The operator shall report the oil-to-water or gas-to-water ratio to the commission within 30 days of the first month and then annually at the time of filing the U-3C form. The operator shall immediately report an oil-to-water or gas-to-water ratio at or in excess of 10% over the prior month's ratio to the district office over the area where the well is located
- (d) Failure to perform the required mechanical tests or to report the oil-to-water or gas-to-water ratio as required shall be punishable by a \$1,000 administrative penalty, and the well shall be shut in until the required test is performed or reports furnished. (Authorized by K.S.A. 55-901 and 55-152; implementing K.S.A. 55-164, 55-152, and 55-1003; effective March 19, 1999.)
- **82-3-408.** Transfer of authority to inject; penalty. (a) Authority to operate an injection or disposal well shall not be transferred from one operator to another without the approval of the conservation division. The conservation division shall be notified in writing of the intent to transfer authority to operate an injection or disposal well from one operator to another. The written notice shall contain the following information:
- (1) The name and address of the present operator and the operator's license number;
 - (2) the name and location of the well being transferred;
- (3) the order number and date of the order authorizing injection;
 - (4) the zone or zones of injection;
 - (5) the proposed effective date of transfer;

- (6) the signature of the present operator and the date
- (7) the name and address of the new operator and the operator's license number; and

(8) the signature of the new operator and the date signed.

(b) A copy of the approved transfer authorizing the injection or disposal shall be mailed to the new and former operators. The former operator may be required by the commission to conduct a mechanical integrity test as a condition of the transfer and may be required to file annual injection monitoring reports (form U3C), for their

period of injection authorization.

- (c) Violations of this regulation shall be punishable by a penalty of up to \$1,000 for the first violation, \$2,000 for a second violation, and \$3,000 plus a license review for a third violation. (Authorized by K.S.A. 55-152, K.S.A. 1997 Supp. 55-164, K.S.A. 55-901; implementing K.S.A. 55-1003, 55-152, 55-901; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 1, 1985; amended, T-87-46, Dec. 19, 1986; amended May 1, 1987; amended May 8, 1989; amended April 23, 1990; amended March 19, 1999.)
- **82-3-900.** Enhanced recovery severance tax exemption, application, hearing, penalty. (a) Any operator seeking exemption from the severance tax provisions pursuant to K.S.A. 79-4217, and amendments thereto, shall submit an application to the director of the conservation division. The commission staff shall assign a certifying number to each application upon receipt. The determination as to whether or not the production enhancement project qualifies for exemption shall be made and certified by the director of the conservation division or the director's designee. In the event of an adverse decision at the director's level, an appeal may be made by requesting a hearing before the full commission pursuant to the Kansas administrative procedures act.

(b) Upon the certification by the director of the conservation division or by the commission after hearing, the certification shall be forwarded by the conservation division to the operator for submission to the department

(c) All records submitted in connection with an application for exemption from the severance tax under this provision shall be retained by the corporation commission. These records shall be subject to the confidentiality provision of K.A.R. 82-3-107(e). The records shall be retained for no fewer than fours years and shall be open at all times to the department of revenue.

(d) Either the first purchaser and the operator or an operator who has duly elected to report the severance tax shall be notified by the department of revenue of its acceptance of the certification from the state corporation

commission.

(e) The willful filing of false documents, fraudulent documents, or both, in order to obtain an exemption from the severance tax with the conservation division shall constitute a simultaneous false filing with the department of revenue under K.S.A. 79-4225, and amendments thereto, and its provisions shall apply with respect to civil penalties, criminal prosecution, or both. (Authorized by

and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-901. Determination of base production. "Base production," as defined in K.S.A. 79-4217(b)(6)(A)(2), and amendments thereto, shall be determined with respect to production decline by the operator certifying under penalty of perjury as to the 12-month history of any well or wells that are part of the production enhancement project. The production decline curve shall be prepared and certified to by either a petroleum geologist or petroleum engineer under penalty of perjury. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-902. Relief from severance tax; when available. Relief from the severance tax under K.S.A. 79-4217, and amendments thereto, shall be available only to a well that has been in existence for no fewer than 12 months in order that an accurate production decline curve can be calculated and substantiated, except if the increase in production is a result of projects utilizing secondary recovery projects or new discoveries from the use of new technology, as defined in K.S.A. 79-4217(b)(6)(A)(4)(iii) or (vii), and amendments thereto. If the increase in production is the result of new technology, the base production shall be zero. Base production for secondary recovery projects shall be as determined under K.A.R. 82-3-906. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-903. Certification of well history; right to review. As part of the certification process, the operator shall certify that the history file of each well or wells substantiates that the efforts taken with respect to a workover as defined in K.S.A. 79-4217, and amendments thereto, are more than routine maintenance, routine repair, and like-for-like replacement of downhole equipment. The right to review any of this documentation shall be reserved by the commission. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-904. Wells qualifying for both new pool and production enhancement severance tax exemptions. When a new well or the opening of a new zone in an existing well would qualify for a severance tax exemption both as a new pool under K.S.A. 79-4217(b)(4), and amendments thereto, and as a production enhancement project under K.S.A. 79-4217(b)(6)(A)(4)(ii), and amendments thereto, the operator shall elect which exemption is being claimed. The seven-year exemption for any other production enhancement project for a well already qualifying for a new pool exemption shall begin on the date of the first sale after the enhancement project is completed. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-905. New technology; qualification for severance tax exemption. "New technology," as used in K.S.A. 79-4217 and amendments thereto, shall include three-dimensional seismic studies and other technology that may be certified by the KCC technical staff. The ap-

plicant shall furnish to the Kansas corporation commission proof that the production is the result of new technology, as may be required by the commission staff. All wells drilled as a result of the utilization of new technology shall qualify for the severance tax exemption. (Authorized by and implementing K.S.A. 79-4217, as amended L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-906. Production enhancement projects; secondary recovery projects. For secondary recovery projects, the base production and production decline calculations required under K.A.R. 82-3-901 shall be based on either of the following:

(a) Aggregate production of all producing wells within the boundaries of the secondary recovery project if unit-

(b) total production from the enhanced recovery project. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-907. Production enhancement project; multiple well lease. When a production enhancement project is performed on a multiple well lease producing into a common battery or meter, the operator shall make a separate filing for each well. A production test shall be performed on each individual well before the enhancement project and immediately following the enhancement project so that total lease production may be allocated to the individual wells for the purpose of establishing base production and production decline as referenced in K.A.R. 82-3-901. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

82-3-908. Definition, "start-up date." The term "start-up date" shall be defined as the date of the first sale following the production enhancement procedure. (Authorized by and implementing K.S.A. 79-4217, as amended by L. 1998, ch. 130, sec. 28; effective March 19, 1999.)

David Heinemann Executive Director

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40-5-10	Amended	V. 17, p. 1578
40-9-118	Amended	V. 17, p. 1033
40-15b-1	Amended	V. 17, p. 1547
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AGENCY 44: DEPARTMENT OF CORRECTIONS

	Reg. No.	Action	y tow,	Register
,	44-1-103	Amended	(T)	V. 18, p. 131
	44-12-601	Amended	W.	V. 17, p. 424

	· ·	and the second s						
A CENCY 45. I	KANSAS PAROLE	ROARD	60-9-105	Amended	V. 17, p. 358	82-3-800		أوالمرأفأ فبالمعولية الوالي والعراب
and the second second second		and the second section of the section of t	60-9-106	Amended				
Reg. No. Ac	ction	Register			V. 17, p. 359	through		
45-9-2 Ame	ended	V. 17, p. 143	60-9-107	Amended	V. 17, p. 360	82-3-804	New	V. 17, p. 362, 363
		, F	60-11-119	Amended	V. 17, p. 361	82-4-1	Amended	V. 17, p. 1887
AGENCY 47: D	DEPARTMENT OF	HEALTH	60-11-120	New	V. 17, p. 361	82-4-3	Amended	V. 17, p. 1888
	ONMENT (MINE		60-11-121	New	V. 17, p. 361	82-4-6d	Amended	V. 17, p. 1888
A contract of the contract of	the state of the s	·	60-15-101	The state of the s	· 1.17, p. 501			
CONSERVATI	ION AND RECLAI	MATION)				82-4-20	Amended	V. 17, p. 1889
Reg. No. Ac	ction	Register	through			82-4-21	Amended	V. 17, p. 1889
		•	60-15-104	Amended V.	17, p. 1321-1323	82-4-22	Amended	V. 17, p. 1890
47-2-53 Ame	ended '	V. 17, p. 1108	60-16-101	Amended		82-4-23	Amended	V. 17. p. 1890
47-2-75 Ame	ended '	V. 17, p. 1108			V. 17, p. 796			
		V. 17, p. 1109	60-16-102	Amended	V. 17, p. 796	82-4-24a	Amended	V. 17, p. 1890
			. "	l .		82-4-26	Amended	V. 17, p. 1890
		V. 17, p. 1110	AGENO	TY 65: BOARD OF EX	AMINERS	82-4-27	Amended	V. 17, p. 1891
47-6-4 Ame	ended '	V. 17, p. 1112		IN OPTOMETRY		82-4-27a		
47-6-6 Ame	ended V	V. 17, p. 1112		the second secon	_		Amended	V. 17, p. 1891
			Reg. No.	Action	Register	82-4-27c	Amended	V. 17, p. 1892
		V. 17, p. 1113	65-4-3	Amended	V. 17, p. 1270	82-4-27e	Amended	V. 17, p. 1892
	ended \	V. 17, p. 1113	00 10	7 Interface	V. 17, p. 1270	82-4-27f	Amended	V. 17, p. 1893
47-8-9 Ame	ended V	V. 17, p. 1113	A CITAL	WAY BOARD OF TH	CTIBITOAT		and the second second	
		V. 17, p. 1114	AGEN	CY 66: BOARD OF TE	CHNICAL	82-4-27g	Amended	V. 17, p. 1893
9.				PROFESSIONS		82-4-28	Amended	V. 17, p. 1893
		V. 17, p. 1117	Reg. No.	Action	Register	82-24-28a	Amended	V. 17, p. 1894
47-16-9 Ame	ended ^V	V. 17, p. 1117				82-4-28b	Amended	V. 17, p. 1894
47-16-10 Ame	ended \	V. 17, p. 1117	66-6-1	Amended	V. 17, p. 102			
	and the second second second second	V. 17, p. 1117	66-7-2	Amended	V. 18, p. 79	82-4-29a	Amended	V. 17, p. 1894
47-10-11 Mile	crided	v. 17, p. 1117				82-4-30a	Amended	V. 17, p. 1894
ACENCY 49, T	DEPARTMENT OF	HITMAN	66-10-1	Amended	V. 17, p. 102	82-4-30b	Revoked	V. 17, p. 1895)
							Amended	
	-EMPLOYMENT S	ECUKITY	AGENO	CY 68: BOARD OF PH	AKMACY	82-4-31		V. 17, p. 1895
BOA	ARD OF REVIEW		Reg. No.	Action	Register	82-4-32	Amended	V. 17, p. 1895
		Danistan			. •	82-4-33	Amended	V. 17, p. 1895
	ction	Register	68-1-1b	Amended	V. 17, p. 1107	82-4-35a	Amended	V. 17, p. 1895
48-1-4 Ame	ended	V. 17, p. 628	68-2-20	Amended	V. 17, p. 1167			
			68-2-22	New		82-4-37	Amended	V. 17, p. 1895
AGENCY 51: E	DEPARTMENT OF	HIIMAN		the state of the s	V. 18, p. 81	82-4-42	Amended	V. 17, p. 1896
			68-7-12	Amended	V. 17, p. 170	82-4-46	Amended	V. 17, p. 1896
	-DIVISION OF W	UKKEKS	68-11-1	Amended	V. 18, p. 81	82-4-48	Amended	V. 17, p. 1896
CC	OMPENSATION -	The Control of the Co	68-20-10a	New	V. 18, p. 81		and the second second	V. 17, p. 1000
Reg. No. Ac	ction	Register		The second secon		82-4-48a	New	V. 17, p. 1896
	CLAULI	Megister	68-20-15a	Amended	V. 18, p. 82	82-4-49c	Amended	V. 17, p. 1897
51-1-22 Revo	oked	V. 17, p. 628	68-20-16	Amended	V. 17, p. 1107	82-4-53	Amended	V. 17, p. 1897
51-2-4 Ame	ended	V. 17, p. 628	68-20-17	Amended	V. 18, p. 83	82-4-54		
			68-20-19	Amended		and the second second	Amended	V. 17, p. 1897
	ended	V. 17, p. 629	00-20-19	Amended	V. 18, p. 83	82-4-55	Amended	V. 17, p. 1897
51-3-1 Ame	ended	V. 17, p. 629	A CENTON	(0. BO 4 BD OF COO	ATTOL OCY	82-4-56a	Amended	V. 17, p. 1898
51-3-5 Ame	ended	V. 17, p. 629	AGENCY	69: BOARD OF COS	METOLOGY	82-4-57	Amended	V. 17, p. 1898
and the second s	ended	V. 17, p. 629	Reg. No.	Action	Register			
4 1 4				' · ' · · · · · · · · · · · · · · · · ·		82-4-58a	Revoked	V. 17, p. 1898
		V. 17, p. 630	69-11-1	Amended	V. 17, p. 1622	82-4-58b	Revoked	V. 17, p. 1898
▶ 51-3-8 Ame	ended	V. 17, p. 630	and the second			82-4-58c	Revoked	V. 17, p. 1899
51-3-17 Revo		V. 17, p. 631	AGENC	71: KANSAS DENT	AL BOARD			
the second section			4.3	s t	1 🔍	82-4-58d	Amended	V. 17, p. 1899
51-4-1 Revo		V. 17, p. 631	Reg. No.	Action	Register	82-4-59	Revoked	V. 17, p. 1899
51-7-5 Revo	oked	V. 17, p. 631	71-3-7	New	V. 18, p. 104	82-4-62	Amended	V. 17, p. 1899
51-7-6 Revo		V. 17, p. 631		INEW	v. 16, p. 104	82-4-63	Amended	
			71-6-1		to the second second			V. 17; p. 1899
	ended	V. 17, p. 631	through			82-4-64	Revoked	V. 17, p. 1899
51-8-2			71-6-6	New V	. 18, p. 104, 105	82-4-65	Amended	V. 17, p. 1899
through			71-0-0	14ew	. 10, p. 104, 105	82-4-67	Revoked	V. 17, p. 1899
51-8-7 Revo	akad	V 17 m 621	A CENTON	TA BOARD OF LOC	AT 13 17 1 A 3 10 10 1			V. 17, p. 1000
		V. 17, p. 631	AGENCY	74: BOARD OF ACC	DUNIANCY	82-4-68	Amended	V. 17, p. 1899
51-8-9 Revo	oked	V. 17, p. 631	Reg. No.	Action	Register	82-4-69	Amended	V. 17, p. 1900
51-8-10 Revo	oked	V. 17, p. 631	<i>/-</i> ·	The second secon	· · ·	82-4-85	Amended	V. 17, p. 1900
		V. 17, p. 632	74-2-7	Amended	V. 17, p. 1415			
			74-4-1	Amended	V. 17, p. 1415	82-11-3	Amended	V. 18, p. 234
	ended	V. 17, p. 632	74-4-4			82-11-4	Amended	V. 18, p. 234
51-9-11 Ame	ended	V. 17, p. 632		Amended	V. 17, p. 1415	82-11-9	Amended	V. 18, p. 238
51-9-12 New	,	V. 17, p. 632	74-4-7	Amended	V. 17, p. 1415	82-11-10	Amended	V. 18, p. 239
51-9-13 New		V. 17, p. 633	74-4-8	Amended	V. 17, p. 1416			
			74-4-9	Amended	V. 17, p. 1416	82-11-11	New	V. 18, p. 239
51-9-14 New		V. 17, p. 634				82-12-2	Amended	V. 18, p. 239
51-10-6 Ame	ended	V. 17, p. 634	74-4-10	Amended	V. 17, p. 1416			
51-12-2 New	and the second s	V. 17, p. 635	74-5-2	Amended	V. 17, p. 1932	AGEN	CY 86: KANSAS	
the second secon	ended		74-5-103	Amended	V. 17, p. 1933	* · · · · · · · · · · · · · · · · · · ·	COMMISSI	ON
		V. 17, p. 635	74-5-104	Amended	V. 17, p. 1934	Doc M-		A STATE OF THE STA
		V. 17, p. 635				Reg. No.	Action	Register
51-17-2 New	7	V. 17, p. 635	74-5-202	Amended	V. 17, p. 1417	86-1-5	Amended	V. 17, p. 246
	ended	V. 17, p. 636	74-5-203	Amended	V. 17, p. 1417		. 41	
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51-18-3	Commence of the		74-5-404	the state of the s			and the second of the second o	
			74-5-404	New	V. 17, p. 1934	Reg. No.	Action	Register
51-18-3 through	,	V. 17, p. 637	74-5-406	New Amended	V. 17, p. 1934 V. 17, p. 1417	Reg. No.	Action	Register
51-18-3 through 51-18-6 New		V. 17, p. 637 V. 17, p. 637		New	V. 17, p. 1934 V. 17, p. 1417	Reg. No. 88-2-1	Action Amended	Register V. 17, p. 1087
51-18-3 through 51-18-6 New 51-19-1 Ame	ended	V. 17, p. 637	74-5-406 74-5-407	New Amended Amended	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418	Reg. No. 88-2-1 88-3-1	Action Amended Amended	Register V. 17, p. 1087 V. 17, p. 1087
51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame	ended ended	V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2	New Amended	V. 17, p. 1934 V. 17, p. 1417	Reg. No. 88-2-1	Action Amended	Register V. 17, p. 1087 V. 17, p. 1087
51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame	ended ended	V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2 74-11-6	New Amended Amended	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418	Reg. No. 88-2-1 88-3-1 88-3-2	Action Amended Amended Amended	Register V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087
51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame 51-24-1 Ame	ended ended ended	V. 17, p. 637 V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2	New Amended Amended	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418	Reg. No. 88-2-1 88-3-1 88-3-2 88-3-5	Action Amended Amended Amended Revoked	Register V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1088
51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame 51-24-1 Ame 51-24-2 Revo	ended ended ended oked	V. 17, p. 637 V. 17, p. 637 V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2 74-11-6 through	New Amended Amended Amended	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418 V. 17, p. 1418	Reg. No. 88-2-1 88-3-1 88-3-2 88-3-5 88-3-9	Action Amended Amended Amended Revoked Amended	Register V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1088 V. 17, p. 208
51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame 51-24-1 Ame	ended ended ended oked	V. 17, p. 637 V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2 74-11-6	New Amended Amended Amended	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418	Reg. No. 88-2-1 88-3-1 88-3-2 88-3-5	Action Amended Amended Amended Revoked	Register V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1088
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51-18-3 through 51-18-6 New 51-19-1 Ame 51-21-1 Ame 51-24-1 Ame 51-24-2 Revo 51-24-7 Revo	ended ended ended oked	V. 17, p. 637 V. 17, p. 637	74-5-406 74-5-407 74-6-2 74-11-6 through 74-11-14	New Amended Amended Amended Amended V. GENCY 75: CONSUM	V. 17, p. 1934 V. 17, p. 1417 V. 17, p. 1418 V. 17, p. 1418 17, p. 1418-142	Reg. No. 88-2-1 88-3-1 88-3-2 88-3-5 88-3-9 88-3-11 88-3-13	Action Amended Amended Amended Revoked Amended Amended Amended New	Register V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1087 V. 17, p. 1088 V. 17, p. 208 V. 17, p. 1088 V. 17, p. 1088 V. 17, p. 1088
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