

## Kansas Register

Ron Thornburgh, Secretary of State

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#### Kansas Water Authority

#### **Notice of Hearings**

Revisions to the five western Kansas river basins sections of the Kansas Water Plan will be considered at public hearings to be held in conjunction with the Basin Advisory Committee meetings. The revisions include:

- 1. A procedural change to allow greater flexibility in providing updated priority area maps used to define aquifer subunits for management priorities and goals. The subunits are a vital component of High Plains aquifer management plans developed by the groundwater management districts and the Kansas Department of Agriculture's Division of Water Resources. Informational maps on water table decline and saturated thickness maps will replace the priority ranking map. Aquifer management maps will be included in the basins' current activities reports on the Kansas Water Office Web site, www.kwo.org (all five western river basins).
- 2. Updates to the Upper Arkansas River Quality and Streamflow priority issue of the Upper Arkansas Basin Section of the Kansas Water Plan (Upper Arkansas River Basin). This includes a new EPA-approved standard for sulfate. It also notes the river channel capacity study that indicates channel capacity is affected by invasion of vegetation, particularly salt cedar (tamarisk), and there is concern on the impact of proposed expanded storage in Colorado's Pueblo

and Turquoise Reservoirs on Arkansas River water quality received by Kansas.

The public hearings are scheduled as follows:

#### Tuesday, July 26

8:30 a.m.—King Center, Jetmore (Upper Arkansas Basin Advisory Committee)

**1 p.m.**—Strauth Museum, 111 N. Aztec, Montezuma (Cimarron Basin Advisory Committee)

#### Wednesday, July 27

9:30 a.m.—Sternberg Museum, 3000 Sternberg Drive, Hays (Smoky Hill-Saline Basin Advisory Committee)

7 p.m.—Rooks County Health Department, 426 Main, Stockton (Solomon Basin Advisory Committee)

#### Thursday, July 28

10 a.m.—Norton Library, 1 Washington Square, Norton (Upper Republican Basin Advisory Committee)

For more information or to request special accommodations at the meeting sites, contact Susan Stover or Diane Coe, Kansas Water Office, at (888) KAN-WATER (526-9283) or (785) 296-0877.

Steve Irsik Chairman

Doc. No. 032185

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#### **Department of Transportation**

#### **Request for Bids**

The Kansas Department of Transportation's Office of Public Transportation announces that the Kansas Coordinated Transit District Council (KCTDC) is now accepting courtesy bids for Kansas' transit vehicles.

These courtesy bids will cover 12 types of 2006 model-year transit vehicles, including sedans, minivans, ramp minivans, 12-passenger raised-top extended vans, multifunctional school activity minibuses, and 13- and 20-passenger small transit buses with optional wheelchair lifts. The transit vehicles will be funded by the Federal Transit Administration and the state of Kansas, and must comply with all applicable federal (including FMVSS and ADA requirements) and state laws for passenger vehicles of this type. These vehicles will be used in the KDOT Public Transportation Program to transport the elderly, disabled and general public.

The closing date on this courtesy bid is September 9. Inquiries or requests for a bid package (on CD-ROM) should be made directly to Connie Shellhammer, Chairperson, Kansas Coordinated Transit District Council, P.O. Box 462, Anthony, 67003, (620) 842-5104.

Deb Miller Secretary of Transportation

Doc. No. 032181

#### State of Kansas

#### Office of the Governor

#### Notice of Available Grant Funding

Grant funds are available from the Governor's Discretionary Portion of the Federal Safe and Drug-Free Schools and Communities Act for the funding period of October 1, 2005 through September 30, 2006. The purpose of the Governor's Discretionary Portion of the Federal Safe and Drug-Free Schools and Communities Act (SDFSCA) is to support programs that prevent violence in and around schools; prevent the illegal use of alcohol, tobacco and drugs; involve parents and communities; and coordinate with related federal, state, school and community efforts and resources to foster a safe and drug-free learning environment that supports student academic achievement. The Governor's Grants Program also defines prevention as the "active process that creates and rewards conditions that lead to healthy behaviors and lifestyles."

Priority will be given to programs and activities that prevent illegal drug use and violence for:

- 1. Children and youth who are not normally served by the state educational agencies or local educational agencies; or
- 2. Populations that need special services or additional resources, such as youth in juvenile detention facilities, runaway or homeless children and youth, pregnant and parenting teenagers, and suspended or expelled students.

Special consideration will be given to applicants that pursue a comprehensive approach to drug and violence prevention that includes providing and incorporating mental health services related to drug and violence prevention in their program.

Grant applications may be obtained by contacting the Governor's Grants Program at (785) 291-3205. Applications also may be accessed via the Internet at www.ksgovernor.org. This is to obtain a printed copy only. Applications cannot be submitted online.

All grant applications must be received by 5 p.m. Friday, August 5.

Juliene Maska

Governor's Grants Program Administrator

Doc. No. 032183

#### State of Kansas

#### Office of the Governor

#### Notice of Available Grant Funding

Grant funds are available from the Federal Victims of Crime Act (VOCA) for the funding period of October 1, 2005 through September 30, 2006, to eligible applicants. The purpose of this grant program is to fund state and local units of government and not-for-profit and faithbased organizations that provide direct assistance to crime victims. For the purposes of this grant program, a crime victim is a person who has suffered physical, sexual and emotional harm as a result of the commission of a crime. Direct services are defined as those efforts that (1) respond to the emotional and physical needs of crime victims; (2) assist primary and secondary victims of crime to stabilize their lives after a victimization; (3) assist victims to understand and participate in the criminal justice system; and (4) provide victims of crime with a measure of safety such as boarding-up broken windows and replacing or repairing locks, etc.

Priority shall be given to victims of sexual assault, domestic abuse and child abuse. Thus, a minimum of 10 percent of each federal fiscal year grant (30 percent total) will be allocated to each of these categories of crime victims. An additional 10 percent of each VOCA grant will be allocated to victims of violent crime (other than "priority" category victims) who were "previously underserved." VOCA crime victim assistance grant funds can be used to enhance or expand services and cannot be used to supplant state and local funds that would otherwise be available for crime victim services.

There is a match requirement of a minimum of 20 percent nonfederal cash or in-kind match of the total VOCA grant project (VOCA grant award plus match). Native American tribes/organizations located on reservations are only required to provide a 5 percent match.

Grant applications may be obtained by contacting the Governor's Grants Program at (785) 291-3205. Applications also may be accessed via the Internet at www.ksgovernor.org. This is to obtain a printed copy only. Applications cannot be submitted online.

All grant applications must be received by 5 p.m. Friday, August 12.

Juliene Maska Governor's Grants Program Administrator

#### **University of Kansas**

#### **Notice to Bidders**

Sealed bids for the items listed below will be received by the University of Kansas Purchasing Office, Lawrence, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (785) 864-3416 or fax (785) 864-3454 for additional information:

#### Monday, July 25, 2005 IFB 86001

Laundry Service — Mops, Dusters, Bonnets and Towels for the University of Kansas

#### Wednesday, July 27, 2005 IFB 86003

Linen Laundry and Rental Service for Watkins Memorial Health Center

#### IFB 85029

Temporary Services—Parking Attendants

Barry Swanson
Director, Business Services
and Purchasing

Doc. No. 032171

#### State of Kansas

#### **Department of Transportation**

#### **Request for Comments**

The Kansas Department of Transportation requests comments on the amendment of the Statewide Transportation Improvement Program (STIP) FY 05-07 by adding the following project:

**Project KA-0394-01,** Develop and conduct educational seminars to inform local officials about federal safety funding and low cost safety improvements, statewide

The amendment of the STIP requires a 30-day public comment period. To receive more information on any of these projects or to make comments on the STIP amendment, contact the Kansas Department of Transportation, Bureau of Program and Project Management, 2nd Floor Tower, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, (785) 296-3526, fax (785) 368-6664.

This information is available in alternative accessible formats. To obtain an alternative format, contact the KDOT Bureau of Transportation Information, (785) 296-3585 (Voice/TTY).

The comment period regarding the STIP amendment will conclude August 15.

Deb Miller Secretary of Transportation

Doc. No. 032173

#### State of Kansas

#### Kansas Guardianship Program

#### **Notice of Meeting**

The Kansas Guardianship Program will conduct its governing board meeting from 3 to 5 p.m. Friday, July 22, at the Kansas Bankers Association, 610 Corporate View Drive, Topeka. For more information, call (785) 587-8555.

Jean Krahn Executive Director

Doc. No. 032188

#### State of Kansas

### Department of Health and Environment

#### **Request for Proposals**

The Kansas Department of Health and Environment, Bureau for Children, Youth and Families, is soliciting applications from private not-for-profit agencies for fiscal year 2006 funds through the Senator Stan Clark Pregnancy Maintenance Initiative (PMI).

**Legislative Authority:** House Bill 2301 of the 2005 legislative session.

**Purpose:** This grant program has been developed to provide assistance to local agencies so they can provide an array of social services to help pregnant women carry their pregnancies to term. Services are provided using a case management model during pregnancy and for up to one year after the child's birth.

**Eligibility:** Private nonprofit organizations with demonstrated experience and capacity to provide PMI services are eligible to apply. Organizations that perform, promote, refer for, or educate in favor of abortion are not eligible.

**Review criteria:** Final review criteria are included in the application packet.

Estimated amount of this competition: \$300,000

Estimated number of awards: Four Estimated project period: 1 year

Application packet availability: July 15, 2005

Application deadline: September 1, 2005

Project award date: September 15, 2005

**Program contact person:** Linda Kenney, Bureau for Children, Youth and Families (785) 296-1310

dren, Youth and Families, (785) 296-1310

**Request application packet from:** Judy Clouse, Bureau for Children, Youth and Families, (785) 296-2336

Roderick L. Bremby Secretary of Health and Environment

### Department of Health and Environment

#### Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1 p.m. Monday, September 19, in the California Trail Conference Room, second floor, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to consider the adoption of the proposed new regulation for the Senator Stan Clark Pregnancy Maintenance Initiative Grant Program, K.A.R. 28-4-1400.

This regulation became effective as a temporary regulation July 1, 2005. The purpose of this grant program is to award grants to not-for-profit organizations for services to enable pregnant women to carry their pregnancies to term.

The economic impact of this grant program is \$5,500 to the state agency for staff time and operating costs such as printing and postage, and \$300,000 as grants to not-for profit organizations. It is estimated that up to four not-for-profit organizations will receive funding.

The time period between publication of this notice and the scheduled hearing serves as the required public comment period of at least 60 days for the purpose of receiving written public comments on the proposed regulation. All interested parties may submit written comments prior to the hearing to Linda Kenney, Department of Health and Environment, Bureau for Children, Youth and Families, Suite 220, Curtis State Office Building, 1000 S.W. Jackson, Topeka, 66612-1274, Ikenney@kdhe.state.ks.us. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and regulatory impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Linda Kenney at (785) 296-1310 or fax at (785) 296-6553.

Complete copies of the proposed regulation, application and program procedures, and the economic impact statement may be obtained at the Bureau for Children, Youth and Families Web site at www.kdhe.state.ks.us/bcyf or by contacting the Bureau for Children, Youth and Families at (785) 291-3368.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 032170

#### State of Kansas

#### **State Employees Health Care Commission**

#### **Notice of Meeting**

The Kansas State Employees Health Care Commission will meet at 1:30 p.m. Wednesday, July 27, in the boardroom of the offices of the Kansas Public Employees Retirement System, 611 S. Kansas Ave., Topeka. An agenda may be viewed by accessing the commission's Web site at http://da.state.ks.us./hcc/meetings.htm. For more information, contact the Benefits Office at (785) 296-6280.

Duane A. Goossen Chair

Doc. No. 032182

#### State of Kansas

#### **Pooled Money Investment Board**

#### **Notice of Investment Rates**

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

#### Effective 7-11-05 through 7-17-05

Term	Rate
1-89 days	3.21%
3 months	3.19%
6 months	3.42%
1 year	3.68%
18 months	3.75%
2 years	3.77%

Derl S. Treff Director of Investments

Doc. No. 032162

#### State of Kansas

### Department of Health and Environment

### Notice of Hearing on Proposed Administrative Regulations

The Kansas Department of Health and Environment, Division of Environment, Bureau of Air and Radiation, will conduct a public hearing at 2 p.m. Friday, September 23, in the fifth floor conference room, Room 530, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to consider the adoption of proposed revocations, amendments and new regulations concerning radiation.

#### **Summary of Regulation Changes**

Changes in the organizational structure of the regulations were made to parallel the Suggested State Regulations adopted by the Conference of Radiation Control Program Directors. A number of regulations were moved to accommodate a logical overall structure. This also will ensure that the regulations can be maintained without undue effort. Many of the amendments, revocations and new regulations accommodate this structural redesign and are administrative in nature to conform to current regulatory format.

(continued)

#### Part 1: General

Revoked regulations: K.A.R. 28-35-135, 28-35-136 New regulations: K.A.R. 28-35-135a through 28-35-135i, 28-35-135k through

> 28-35-135y K.A.R. 28-35-148

The definitions of terms that are used in Article 35 are being organized alphabetically into K.A.R. 28-35-135a through 28-35-135i, K.A.R. 28-35-135k through 28-35-135y for easier access, and to be consistent with the general format of Kansas' regulations. K.A.R. 28-35-148 provides for enforcement action to be taken against any person who willfully violates or causes a licensee or registrant to violate regulations in Article 35.

#### Part 2: Registration of Radiation Producing Devices

New regulations: K.A.R. 28-35-167, 28-35-168

and 28-35-169

Amended regulations: K.A.R. 28-35-154, 28-35-160

and 28-35-162

The amended regulations clarify registration requirements, vendor notifications and exclusions from registration. Regulations for X-ray facility shielding plans and operator booth construction were moved from Part 5 "Use of X-Rays in the Healing Arts" and the requirements clarified.

#### Part 3: Licensing of Sources of Radiation

Revoked regulations: K.A.R. 28-35-193b and

28-35-199a

New regulations: K.A.R. 28-35-178j, 180b, 181s,

204, 205, 205a, 205b, 206

Amended regulations: K.A.R. 28-35-175a, 176a, 177a,

178a, 178b, 180a, 181e, 181g, 181h, 181l, 181m, 184a, 184b,

185a, 195a

Regulations were amended, revoked and added to ensure compatibility with the Nuclear Regulatory Commission regulations as required by the Agreement State Program. K.A.R. 28-35-178b enhances the accountability and security of generally licensed devices containing quantities of radioactive material that the NRC considers potentially attractive for terrorist uses by requiring them to be specifically licensed. Unless specifically exempt, all other generally licensed devices are required to be registered and a responsible individual designated. The requirements of K.A.R. 28-35-193b, "Emergency Plan Criteria," were enhanced and moved to Part 13 to raise the level of awareness to this area important to homeland security. K.A.R. 28-35-199 was moved to the definitions in Part 1 and is now incorporated into Part 6, "Use of Radioactive Materials in the Healing Arts."

#### Part 4: Standards for Protection Against Radiation

Revoked regulation: K.A.R. 28-35-230b

New regulations: K.A.R. 28-35-211c, 28-35-231b,

28-35-231c

Amended regulations: K.A.R. 28-35-211d, 212a, 212b,

212d, 212e, 213b, 216a, 217a, 219a, 220a, 222a, 223a, 224a, 227d, 227f, 227g, 227h, 227j, 228a,

230a, 230d, 231a

A mechanism is provided by which a registrant may request the use of weighting factors to determine personnel exposure if a protective apron is worn by medical fluoroscopists performing special and interventional fluoroscopic procedures. Requirements for leak testing sealed sources that are currently listed as conditions on specific licenses are codified and no longer need to be specific license conditions. K.A.R. 28-35-231a requires a plan be developed and approved for the decommissioning

#### Part 5: Use of X-rays in the Healing Arts

Revoked regulations: K.A.R. 28-35-243, 244, 247, 249,

250a, 242, 253, 254

New regulations: K.A.R. 28-35-242a, 242b, 243a,

244a, 247a, 248a, 256a

Amended regulations: K.A.R. 28-35-241, 242, 251, 255

This part has been reorganized into a more logical structure consistent with Suggested State Regulations (SSRs) adopted by the Conference of Radiation Control Program Directors. These regulations also have been enhanced to accommodate the latest technological advances in diagnostic X-ray. A new regulation codifying current industry practices for the operation and maintenance of computed tomography machines was added. The requirements for therapeutic radiation machines have been enhanced and moved to Part 14 "Therapeutic Radiation Machines."

#### Part 6: Use of Radioactive Materials in the Healing Arts

New regulation: K.A.R. 28-35-264

Revoked regulations: K.A.R. 28-35-261, 262, 263

Part 6 now specifies the requirements for using any radioactive material in the healing arts instead of only sealed sources. 10 CFR 35 is adopted by reference and substantially reduces the regulatory burden on medical licensees. For example, patients now will not be required to be hospitalized solely because they have been treated with radioactive material provided precautions are taken to minimize exposures to the public and family. This will significantly reduce the burden and cost to patient, hospital and insurance companies.

### Part 7: Special Requirements for Industrial Radiographic Operations

Revoked regulation: K.A.R. 28-35-277

New regulations: K.A.R. 28-35-277a, 282a, 282b,

282c, 282d, 292, 293

Amended regulations: K.A.R. 28-35-274, 276, 278, 279,

280, 281, 282, 283, 284, 285, 287,

288, 289, 290, 291

Regulations were amended, revoked and added to ensure compatibility with the Nuclear Regulatory Commission regulations as required by the Agreement State Program. These changes codify requirements currently required by the NRC Agreement to be specified by license condition. These changes also correct an error in the existing regulations that required personnel monitoring for cabinet X-ray systems specifically designed such that the operators do not need personnel monitoring.

### Part 8: Radiation Safety Requirements for Analytical X-ray Equipment

Amended regulations: K.A.R. 28-35-298 and K.A.R. 28-35-299

K.A.R. 28-35-299 now enhances safety by requiring confirmation that the X-ray tube is off and will remain off until safe conditions have been restored during repairs and prohibits relying on interlocks to shut off power during repairs. K.A.R. 28-35-298 clarifies when radiation surveys are required.

#### Part 9: Radiation Safety Requirements for Particle Accelerators

Revoked regulations: K.A.R. 28-35-312

Amended regulations: K.A.R. 28-35-308, 314, 318, 319

Changes to these regulations are primarily to correct references to regulations changed in other parts and to reduce the regulatory burden by changing the calibration of area radiation monitors from quarterly to annual.

### Part 10: Instructions and Reports to Workers: Inspections

Amended regulation: K.A.R. 28-35-333

This change reduces the regulatory burden on licensees and registrants by requiring annual training only for those individuals who are likely to receive an exposure in excess of 100 mrem per year, which is the limit for members of the public. Currently, all staff that may work with or near radiation sources are required to be trained annually without regard to level of exposure.

#### Part 11: Wireline and Subsurface Tracer Studies

New regulation: K.A.R. 28-35-359a

Amended regulations: K.A.R. 28-35-342, 343, 345, 346,

349, 350, 351, 352, 353, 354, 355,

357, 359, 360

Regulations were amended and added to ensure compatibility with the Nuclear Regulatory Commission regulations as required by the Agreement State Program. The regulatory burden on licensees is reduced by specifically allowing the use of uranium sinker bars, energy compensation sources, and with approved procedures to prevent a source becoming lodged in the well, use sealed sources in a well without a surface casing. Safety is enhanced by requiring sources be locked and secured during transport, tested for integrity under conditions simulating use, inspections of equipment prior to use, and requiring a logging supervisor be physically present when sources are in use. The changes also clarify requirements for training, operating and emergency procedures, and radiation surveys.

### Part 12: Licensing and Radiation Safety Requirements for Irradiators

New regulation: K.A.R. 28-35-375

This is a new part adopting 10 CFR 36 by reference. Currently, there are no licensees using irradiators that fall under these regulations; however, should a facility desire to install an irradiator, the licensing requirements will be in place.

### Part 13: Contingency Planning for Response to Radioactive Material Emergencies

New regulations: K.A.R. 28-35-400 through 28-35-411

The requirements of K.A.R. 28-35-193b "Emergency Plan Criteria" were enhanced and moved to this part to raise the level of awareness to this area important to homeland security. Currently, there are no licensees required to have an emergency contingency plan in place; however, should a facility desire to increase the amount of radioactive material they are licensed for, the licensing requirements will be in place.

#### Part 14: Therapeutic Radiation Machines

New regulation: K.A.R. 28-35-450

The current regulations for therapeutic radiation machines are deleted from Part 5 and replaced with this new part adopting Part X of the Conference of Radiation Control Program Director's Suggested State Regulations (SSR), which codifies existing industry standards. The current regulations are outdated and in some respects contradictory to current standards. This new part corrects these discrepancies.

### Part 15: Packaging and Transportation of Radioactive Material

New regulations: K.A.R. 28-35-500 through 28-35-505

This is a new part added to ensure compatibility with the Nuclear Regulatory Commission regulations as required by the Agreement State Program. These regulations ensure that for Type B packages used to transport radioactive material there are no gaps between the state, Department of Transportation and NRC regulations. Currently, there are no users of Type B packages licensed by Kansas except industrial radiographers. The regulations in Part 7 cover the Type B packages used by industrial radiographers.

#### **Environmental and Economic Impact:**

#### I. Environmental Benefit Statement

### (1) Need for proposed amendments and environmental benefit likely to accrue.

(a) Need

Applies to all Parts 1 through 15

These changes are necessary to maintain compatibility with the Federal Code of Regulations and Kansas regulations and to stay current with technological advances in radiation protection and equipment design. It also was necessary to make changes in the organizational structure of the regulations to ensure that as technology and techniques advance obsolete regulations can be promulgated in a timely manner. In particular, the X-ray regulations have failed to keep up with technology, and many of the requirements in current regulations are impossible to meet with current technology.

In addition, the current regulations are not written or organized in a user-friendly manner. These changes reorganize many of the regulations (particularly the definitions) to improve their usefulness by the regulated community. These changes also correct numerous errors in cross references and ambiguities in the language. There are minor cosmetic changes made to the regulations to

(continued,

stay current and updated with regulatory formatting, and in staying with the overall purpose of ensuring the maximum protection of the environment, public health and the maximum safety to all persons at, or near, the place of use, of radiation.

#### (b) Environmental benefit

The purpose of the regulations is to assure that all whom may operate and own radioactive materials or radiation devices are current and up-to-date with the current best practices and consistent with other states' safety regulations, with the overall purpose of ensuring the maximum protection of the environment, public health and the maximum safety to all persons at, or in the vicinity of, the place of use of radiation.

(2) When applicable, a summary of the research indicating the level of risk to the public health or the environment being removed or controlled by the proposed rules and regulations or amendment.

Applies to all Parts 1 through 15

The risks associated with the radiation exposure to be controlled utilizing these revisions have already been determined within the federal rule-making process and through a consensus process of state radiation control programs.

(3) If specific contaminants are to be controlled by the amendment, a description indicating the level at which the contaminants are considered harmful according to current available research.

Applies to all Parts 1 through 15

As noted above, these determinations have been made at the federal level; the state rules with respect to contaminants are no more stringent than the federal rules.

#### II. Economic Impact Statement

(1) Are the amendments mandated by federal law as a requirement for participating in or implementing a federally subsidized or assisted program?

The following applies to Parts 1, 3, 4, 6, 7, 10, 11, 12, 13 and 15, with respect to radioactive material:

Yes, under the NRC-Kansas delegation agreements, the state of Kansas is required to adopt state-enforceable rules compatible with federal rules in order to gain the authority for the administration and enforcement of these standards in the state.

The following applies to Parts 1, 2, 5, 8, 9, 14, with respect to radiation producing devices:

No, however, the largest source of radiation exposure from man-made sources is from radiation-producing devices. These regulations fill a gap in the federal regulations with respect to protecting the public and environment from the harmful effects of radiation from radiation-producing devices while encouraging the constructive use of radiation.

### (2) Do the proposed amendments exceed the requirements of applicable federal law?

The only proposed amendment that could be considered to exceed the requirements of federal law is K.A.R. 28-35-178b(a)(3). This regulation will require that devices containing quantities of radioactive material that the NRC considers potentially attractive for terrorist uses be specifically licensed. This will affect four of the approxi-

mately 400 specific and general licensees and have minimal economic impact (refer to the discussion in item 3a). This impact will be offset by the increased security provided by requiring these large sources be specifically licensed.

- (3) Description of costs to agencies, to the general public and to persons who are affected by, or are subject to, the regulations:
- (a) Capital and annual costs of compliance with the proposed amendments and the persons who will bear those costs.
- Part 1 None. The changes in this part define terms used throughout Article 35 for consistency and clarity.
- Part 2 None. The changes in this part clarify and reorganize existing regulations. The shielding and operator booth regulations mirror the current regulations that were moved from Part 5.

Part 3 — Minor increases in costs borne by licensees. K.A.R. 28-35-178b(a)(3) will require that devices containing quantities of radioactive material that the NRC considers potentially attractive for terrorist uses be specifically licensed. The annual general license fee of \$145 will increase to a \$800 specific license fee. The following table summarizes the costs for the affected licensees:

	Current Annual General	Proposed Initial	Proposed Annual Specific	Net Annual
Licensee	License Fees	Costs	License Fee	Cost
Cargill, Inc.	\$145	\$364	\$800	\$655
Magellan Pipeline Co.	\$435	\$364	\$800	\$365
(3 facilities)				
Tamko Roofing Products	\$145	\$364	\$800	\$655
Vulcan Chemicals	\$145	\$364	\$800	\$655

Part 4 — Non-quantifiable cost reductions to licensees and registrants. K.A.R. 28-35-212a allows registrants to request weighting factors be applied when determining the exposures of medical fluoroscopists performing special and interventional fluoroscopic procedures. Without the use of weighting factors it is possible that these individuals could exceed exposure limits and be prohibited from additional exposure requiring the registrant to either send patients to other facilities or contract with other fluoroscopists. It stands to reason that this will result in cost savings for the registrant and affected patients.

K.A.R. 28-35-224a takes a risk-informed approach to reduce the regulatory burden on licensees releasing small amounts of radioactive material to sanitary sewer systems.

K.A.R. 28-35-231a ensures licensees clean up residual contamination left by their operations. This regulation will ensure that the taxpayers will not bear the burden of an environmental cleanup.

Part 5 — None. This part codifies industry standards for computed X-ray tomography. Other changes are organizational.

Part 6 — Non-quantifiable cost reductions to licensees. This part reduces the regulatory burden on licensees by adopting the latest NRC medical regulations by reference. For example, these regulations allow the release of patients using risk-informed decisions based on potential exposures due to the radioactive material

in the patient while the current regulations are very prescriptive. This will result in a large percentage of therapeutic procedures being able to be performed on an outpatient basis. A savings to patients of approximately \$1,000 each day they are not required to be hospitalized can be realized.

- Part 7 None. Licensees are already in compliance with these changes through license conditions and exemptions to dosimetry have been granted upon request to registrants affected by the regulations in error.
- Part 8 None. This change is a safety enhancement that can be accomplished through visual or some other means of confirmation that the X-ray beam is off.
- Part 9 75% reduction in area monitor calibration costs through the change of calibration period from quarterly to annually.
- Part 10 Non-quantifiable cost reduction to licensees and registrants by reducing the regulatory burden of training personnel not likely to receive an exposure in excess of that allowed for the general public.
- Part 11 Non-quantifiable cost reduction to licensees through a reduction of the regulatory burden by specifically allowing the use of uranium sinker bars, energy compensation sources, and with approved procedures to prevent a source becoming lodged in the well, use sealed sources in a well without a surface casing.
- Parts 12 and 13 None. These regulations are not applicable to any current licensees or registrants.
- Part 14 None. Registrants should already be in compliance with these regulations through their programs implementing current industry standards.
- Part 15 None. These regulations are not applicable to any current licensees or registrants.
- (b) Initial and annual costs of implementing and enforcing the proposed amendments, including the estimated amount of paperwork, and the state agencies, other governmental agencies or other persons or entities who will bear the costs.

There should be no increase in costs for the department or other state agencies as a result of the proposed amendments. Due to the reductions in regulatory burden the department should realize an increase in efficiency and reduction in paperwork. These efficiencies should allow the agency to direct its available resources improving its services and focus its efforts more on regulatory compliance and reducing radiation exposures.

(c) Costs which would likely accrue if the proposed regulations are not adopted, the persons who will bear the costs and those who will be affected by the failure to adopt the regulations.

If failure to adopt the regulations results in the Nuclear Regulatory Commission (NRC) reasserting its authority over the control of sources in Kansas, the state radiation control program could continue to have responsibility for radioactive materials which are not NRC regulated (naturally occurring and accelerator produced) and X-ray devices. The program would be doing the same work with a smaller group of licensees. The radioactive materials licensees would find their costs increased on an annual

basis by a factor of three in terms of license, inspection and annual fees charged by NRC. The current Kansas fees are included in a single annual fee paid by each licensee or registrant.

### (d) A detailed statement of the data and methodology used in estimating the costs used in the statement.

Costs were estimated using comparisons of NRC versus Kansas license and registration fees as well as data provided by NRC regulatory analyses.

(e) Description of any less costly or less intrusive methods that were considered by the agency and why such methods were rejected in favor of the proposed regulations.

There are no alternative methods of implementing the federal requirements that would be less costly or less intrusive.

### (f) Consultation with League of Kansas Municipalities, Kansas Association of Counties, and Kansas Association of School Boards.

The department does not anticipate that the proposed amendments will have a fiscal impact on the constituencies of these organizations. However, a copy of the Regulatory Impact Statement was sent to each of the organizations.

The time period between the publication of this notice and the scheduled hearing constitutes a 60-day public comment period for the purpose of receiving written public comments on the proposed regulatory action. All interested parties may submit written comments prior to 5 p.m. on the day of the hearing to Tom Conley, Kansas Department of Health and Environment, Bureau of Air and Radiation, Suite 310, Curtis State Office Building, 1000 S.W. Jackson, Topeka, 66612, by fax to (785) 296-7455, or by e-mail to tconley@kdhe.state.ks.us. All interested parties will be given a reasonable opportunity to present their views orally on the proposed regulatory action during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to require each participant to limit any oral presentation to five minutes.

Copies of the proposed regulations and the economic impact and environmental benefit statements may be obtained by contacting Seretha Potts, Kansas Department of Health and Environment, Bureau of Air and Radiation, at (785) 296-1560 or spots@kdhe.state.ks.us. Questions pertaining to these proposed amendments should be directed to Tom Conley at (785) 296-1565 or tconley@kdhe.state.ks.us.

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

Roderick L. Bremby Secretary of Health and Environment

#### Legislature

#### Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced June 30-July 6 by 2005 Kansas Legislature (special session). 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. Full texts of bills, bill tracking and other information may be accessed at www.kslegislature.org.

#### **House Concurrent Resolutions**

HCR 5006, A concurrent resolution relating to the 2005 special session of the legislature and providing for the adjournment thereof.

HCR 5007, A concurrent resolution responding to the Kansas supreme court's decision in the case of Montoy v. State of Kansas.

#### **House Resolutions**

**HR 6008**, A resolution concerning actions of the House of Representatives during the 2005 special session.

#### **Senate Concurrent Resolutions**

**SCR 1604,** A proposition to amend section 1 of article 6 of the constitution of the state of Kansas, relating to schools.

SCR 1605, A concurrent resolution relating to the 2005 special session of the legislature and providing for the adjournment thereof.

#### **Senate Resolutions**

SR 1808, A resolution relating to the assignment of seats of the Senate. Doc. No. 032172

#### State of Kansas

### Department of Health and Environment

### Notice Concerning Kansas Water Pollution Control Permits

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 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 and/or permit applications have been received for discharges to the waters of the United States and the state of Kansas for the class of discharges 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.

All Kansas Department of Health and Environment district office addresses and telephone numbers are listed below.

#### Public Notice No. KS-05-081/083

Name and Address of Applicant Waterway Discharge

Jack Benge Soldier Creek via 1940 N.W. Wilcox Court Indian Creek via Topeka KS 66608 Unnamed Tributary

Kansas Permit No. C-KS72-OO3 Federal Permit No. KS0118583

Legal Description: SE1/4, S30, T10S, R16E, Shawnee County

Facility Name: Northview Mobile Home Court

Facility Location: 5720 N. Topeka Blvd., Topeka, KS 66617

Facility Description: The proposed action is to reissue an existing permit for operation of an existing wastewater treatment facility treating primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, fecal coliform, total residual chlorine and pH. Monitoring of ammonia also 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.

Name and Address of Applicant Waterway Discharge
Clay Center, City of Republican River 427 Court Wastewater
Clay Center, KS 67432

Kansas Permit No. M-LR05-IO01 Federal Permit No. KS0048399

Legal Description: SW¼, SE¼, NE¼, S17, T8S, R3E, Clay County Facility Description: The proposed action is to reissue an existing permit for operation of an existing wastewater treatment facility treating

primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, ammonia, fecal coliform and pH. Monitoring of total phosphorus, nitrate, nitrite, total Kjeldahl nitrogen, total nitrogen, lead and effluent flow also 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.

Name and Address of Applicant Waterway Discharge

Concordia, City of Republican River 701 Washington Wastewater

Concordia, KS 66901

Kansas Permit No. M-LR08-OO01 Federal Permit No. KS0025577 Legal Description: E<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub>, S34, T5S, R3W, Cloud County

Facility Location: 106 Industrial Road, Concordia, Kansas

Facility Description: The proposed action is to reissue an existing permit for operation of an existing wastewater treatment facility treating primarily domestic wastewater. The proposed permit includes limits for biochemical oxygen demand, total suspended solids, ammonia, fecal coliform and pH. Monitoring of total phosphorus, nitrate, nitrite, total Kjeldahl nitrogen, total nitrogen, lead and effluent flow also will be required. The permittee shall be required to perform a chronic whole effluent toxicity (WET) test annually and to conduct a priority pollutant scan once between January 1-June 30, 2009. 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.

#### Public Notice No. KS-ND-05-022

Name and Address Legal Type of Discharge

John or Rebecca Cowlishaw SW¼, SW¼, SW¼, SW¼, SNOOVERflowing 1354 - 218th S7, T25S, R25E, Fort Scott, KS 66701 Bourbon County

Kansas Permit No. C-MC11-NO04

Facility Name: Countryview Mobile Home Park

Facility Location: 1.25 mile north of Fort Scott along Hwy. 69

Facility Description: The proposed action is to reissue an existing permit for operation of an existing wastewater treatment facility. Included in this permit is a schedule of compliance requiring the permittee to obtain the services of a KDHE-certified wastewater treatment plant operator to achieve compliance with this permit within 60 days of the effective date of the permit. Discharge of wastewater from this treatment facility to surface waters of the state of Kansas is prohibited by this permit.

#### Public Notice No. KS-PT-05-013/15

Name and Address of Applicant Alexander Manufacturing Receiving Facility Parsons MWWTP Type of Discharge Process

Wastewater

Company Inc. 1407 Corporate Drive Parsons, KS 67357

Kansas Permit No. P-NE55-OO05

Facility Description: The proposed action is to reissue an existing pretreatment permit for this facility. This facility coats various types of materials with plastic, including rebar for reinforced concrete. Metal parts are phosphated (conversion coated) using one of two, three-state iron phosphating systems, prior to the parts being painted. Phosphating is considered one of the six core processes under the Metal Finishing Standard. The proposed permit includes limits for total toxic organics, cadmium, chromium, copper, lead, nickel, silver, zinc, total cyanide and pH. The monitoring of flow also will be required. The permit limits are pursuant to state and federal pretreatment requirements.

Name and Address of Applicant

Receiving Facility Ransom MWWTP Type of Discharge Process

Wastewater

Deines Manufacturing Corporation P.O. Box 266 Ransom, KS 67572

Kansas Permit No. P-UA34-OO01

Facility Description: The proposed action is to reissue an existing pretreatment permit for this facility. This facility manufactures commercial lawn mowers and uses a conversion coating process to phosphate steel parts prior to painting them. Since the tank containing phosphating wastes is rarely used, it seldom discharges. Phosphating is considered one of the six core processes under the Metal Finishing Standard. The proposed permit includes limits for total toxic organics, cadmium, chromium, copper, lead, nickel, silver, zinc, total cyanide and pH. The monitoring of flow also will be required. The

ments.

Name and Address of Applicant SKF USA Inc. Receiving Facility Seneca MWWTP

permit limits are pursuant to state and federal pretreatment require-

Type of Discharge Processed

Wastewater

1111 Adams Ave. Norristown, PA 19403-2403 Kansas Permit No. P-MO19-OO01

Facility Name: SKF Sealine Solutions

Facility Address: 31 E. Amador, Seneca, KS 66538

Facility Description: The proposed action is to reissue an existing pretreatment permit for this facility. This facility manufactures various types of shaft oil seals for appliances and automobiles. Metal parts are zinc phosphated using a conversion coating operation. Phosphating is considered one of the six core processes under the Metal Finishing Standard. This facility also extrudes rubber seals and discharges cooling water from three locations. Currently, no pretreatment standards exist under Part 428 for existing sources, so no sampling requirements apply to the cooling water. The proposed permit includes limits for total toxic organics, cadmium, chromium, copper, lead, nickel, silver, zinc, total cyanide and pH. The monitoring of flow also will be required. The permit limits are pursuant to state and federal pretreatment requirements.

Persons wishing to comment on or object to the draft permits and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment if they wish to have the comments or objections considered in the decision making process. Comments or objections should be submitted to the attention of April Romero for agricultural permits or applications, or to the permit clerk for all other permits, at the Kansas Department of Health and Environment, Division of Environment, Bureau of Water, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367.

All comments regarding the draft permit or application notice postmarked or received on or before August 13 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate Kansas permit number (KS-05-081/083, KS-ND-05-022, KS-PT-05-013/015) and name of applicant/application as listed when preparing comments.

If no objections are received during the public notice period regarding any proposed permit, the Secretary of Health and Environment will issue the final determination regarding issuance or denial of the proposed permit. If response to this notice indicates significant public interest, a public hearing may be held in conformance with K.A.R. 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.

For agricultural permits and applications, a copy of the permit application, supporting documentation and a KDHE-developed fact sheet, if appropriate, is available for review at the appropriate district office:

Northwest District Office, 2301 E. 13th, Hays, 67601-2651, (785) 625-5664

North Central District Office, 2501 Market Place, Salina, 67401-7699, (785) 827-9639

Northeast District Office, 800 W. 24th, Lawrence, 66046-4417, (785) 842-4600

Southwest District Office, 302 W. McArtor Road, Dodge City, 67801-6098, (620) 225-0596

South Central District Office, 130 S. Market, 6th Floor, Wichita, 67202-3802, (316) 337-6020

Southeast District Office, 1500 W. 7th, Chanute, 66720, (620) 431-2390

Application information and components of plans and specifications for all new facilities and for expansions of existing swine facilities may be reviewed on the Internet at http://www.kdhe.state.ks.us/feedlots.

For all other proposed permits, the draft permit(s), 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 offices of the Kansas Department of Health and Environment, Bureau of Water.

Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays. These 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.

Roderick L. Bremby Secretary of Health and Environment

(Published in the Kansas Register July 14, 2005.)

Summary Notice of Bond Sale Unified School District No. 382 Pratt County, Kansas (Pratt) \$9,500,000 General Obligation School Building Bonds Series 2005

### (General obligation bonds payable from unlimited ad valorem taxes)

#### **Bids**

Subject to the notice of bond sale dated June 27, 2005, written and electronic bids will be received on behalf of the clerk of Unified School District No. 382, Pratt County, Kansas (Pratt) (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through i-Deal's BiDCOMP/PARITY electronic bid submission system, until 4 p.m. July 25, 2005, for the purchase of the above-referenced bonds. 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 August 1, 2005, and will become due on September 1 in the years as follows:

Year	Principal Amount
2007	\$ 25,000
2008	165,000
2009	180,000
2010	200,000
2011	220,000
2012	240,000
2013	260,000
2014	280,000
2015	305,000
2016	325,000
2017	345,000
2018	365,000
2019	390,000
2020	415,000
2021	440,000
2022	465,000
2023	495,000
2024	525,000
2025	555,000
2026	585,000
2027	620,000
2028	660,000
2029	700,000
2030	740,000

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, 2006.

#### **Book-Entry-Only System**

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

#### Paying Agent and Bond Registrar

The Peoples Bank, Pratt, 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 \$190,000 (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 August 17, 2005, to DTC for the account of the successful bidder.

#### **Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2004 is \$65,832,258. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, is \$9,500,000.

#### 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 undersigned or from the financial advisor at the addresses set forth below.

### Written and Facsimile Bid and Good Faith Deposit Delivery Address:

Linda K. Kumberg, Clerk Office of the Board of Education 401 N. Ninnescah Pratt KS 67124

Pratt, KS 67124 (620) 672-4500 Fax (620) 672-4509

E-mail: linda.kumberg@usd382.com

### Financial Advisor and Good Faith Deposit Delivery Address:

George K. Baum & Company, Financial Advisor

100 N. Main, Suite 810 Wichita, KS 67202

Attn: Stephen E. Shogren

(316) 264-9351 Fax (316) 264-9370

E-mail: shogren@gkbaum.com

Dated June 27, 2005.

Unified School District No. 382 Pratt County, Kansas (Pratt)

#### **Department of Administration**

#### **Public Notice**

Under requirements of K.S.A. 65-34,117 (c), records of the Division of Accounts and Reports show the unobligated balances are \$1,290,451.53 in the underground petroleum storage tank release trust fund and \$1,923,610.31 in the aboveground petroleum storage tank release trust fund at June 30, 2005.

Duane Goossen Secretary of Administration

Doc. No. 032164

(Published in the Kansas Register July 14, 2005.)

Summary Notice of Bond Sale City of Pretty Prairie, Kansas \$176,600

General Obligation Bonds (Wheatridge Subdivision Improvement District) Series 2005-1

#### **Submission of Bids**

As described in the issuer's notice of bond sale dated July 15, 2005, sealed bids will be received by the city clerk of the city of Pretty Prairie, Kansas, on behalf of the governing body of the city at the office of the city clerk, 119 W. Main St., P.O. Box 68, Pretty Prairie, KS 67570-0068, until 3 p.m. August 1, 2005, for the purchase of the city's General Obligation Bonds (Wheatridge Subdivision Improvement District), Series 2005-1, to be issued in the principal amount of \$176,600. In the alternative, and at the option of the bidder, bids may be submitted by telefacsimile addressed to the city clerk at (620) 459-7354. Bidders submitting bids via fax acknowledge and agree that the issuer assumes no liability or responsibility for any transmission error or delay in the delivery of such bid. Such bids must be received by the city clerk prior to the time specified herein.

No bid of less than 99 percent of the par value of the principal amount of the bonds and the accrued interest thereon to the date of delivery will be considered.

#### **Bond Details**

The bonds will consist of fully registered, certificated bonds in the denomination of \$1,000 or any integral multiple thereof not exceeding the principal amount of the bonds maturing on any maturity date. The bonds will be dated August 1, 2005, and will become due serially on August 1 in each year as follows:

Maturity Date	Principal
(August 1)	Amount
2007	\$ 2,600
2008	10,000
2009	10,000
2010	10,000
2011	11,000
2012	11,000
2013	12,000
2014	12,000
2015	12,000

2016	13,000
2017	13,000
2018	14,000
2019	15,000
2020	15,000
2021	16,000

The bonds will bear interest from the dated date at rates to be determined when the bonds are sold, which interest will be payable semiannually on February 1 and August 1 in each year, commencing February 1, 2007 (the interest payment dates).

#### **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 cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of \$3,532, which amount is equal to 2 percent of the par value 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 before August 31, 2005, to DTC for the account of the successful bidder or at such bank or trust company in the state of Kansas or in Kansas City, Missouri, as may be specified by the successful bidder. Delivery elsewhere will be at the expense of the successful bidder.

#### **Assessed Valuation and Indebtedness**

The equalized assessed tangible valuation for purposes of computation of bonded debt limitations for the year 2005 is \$2,162,176. The total general obligation bond indebtedness of the city as of the date of the bonds, and including the bonds being sold, is \$293,600.

#### Approval of Bonds

The bonds will be sold subject to the approval of Martindell, Swearer & Shaffer, LLP, Hutchinson, 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 Patti Brace, City Clerk, 119 W. Main St., P.O. Box 68, Pretty Prairie, KS 67570-0088, (620) 459-6392, fax (620) 459-7354, e-mail: pprairie@btsskynet.net.

Dated July 15, 2005

City of Pretty Prairie, Kansas By Patti Brace, City Clerk

#### Secretary of State

#### **Notice of Corporations Forfeited**

In accordance with K.S.A. 17-7510, the articles of incorporation of the following corporations organized under the laws of Kansas and the authority of the following foreign corporations authorized to do business in Kansas were forfeited during the month of June 2005 for failure to timely file an annual report and pay the annual franchise tax as required by the Kansas general corporation code:

#### **Domestic Corporations**

B & B Holding, Inc., Wichita, KS.

Big Smile 1-Hr. Photo, Inc., Lenexa, KS.

Coffman, Inc., Merriam, KS.

Dead Sea Psoriasis and Arthritis Treatment Foundation of America, Wichita, KS.

DJV, Inc., Kansas City, KS.

Donald R. McCully Investment Company, Incorporated, Kansas City, KS.

ESSI Management Corporation, Kansas City, KS.

Flint Hills One Stop, Inc., Cottonwood Falls, KS.

Grand Peters, Inc., Leoti, KS.

Grand Sirkis, Inc., Leoti, KS.

Great Plains Associates, Inc., Lawrence, KS.

Great Plains of Ellinwood, Inc., Phillipsburg, KS.

Great Plains of Ottawa Co., Inc., Phillipsburg, KS.

Great Plains of Republic Co., Inc., Phillipsburg, KS.

Har-Co Enterprises, Inc., Wichita, KS.

Holleicke-Perrin Tires, Inc., Wichita, KS.

Housing Education and Research Association, Manhattan, KS.

Hutchinson Art Association, Inc., Hutchinson, KS.

J & J Metal Products Company, Paola, KS.

Jaws Recycling, Inc., Lakin, KS.

Kansas Association of Addiction Professionals, Topeka, KS.

Khawaja Investments, LLC, Overland Park, KS.

Kiwanis Club of North Wichita, Kansas, Inc., Wichita, KS.

Marbe Diversified, LLC, Satanta, KS.

Mark Krehbiel Construction, Inc., Garden City, KS.

Max V. Gearheart, Inc., Hillsboro, KS.

McCune Building, Inc., Salina, KS.

Oakwood Valley Estates Homeowners Association, Inc., Derby, KS.

Outside Connections, Inc., Lansing, KS.

P&R Farms, Inc., Sublette, KS.

Purkeypile Construction, Inc., Eureka, KS.

R B Farms, Inc., Sublette, KS.

Remedy, Inc., Manhattan, KS.

River City Petromarts, LLC, Belle Plaine, KS.

Sav-a-Trip, Inc., Belle Plaine, KS.

Schroeger Ventures, Inc., Shawnee, KS.

Sealpak Company, Inc., Wichita, KS.

Special Arts Kansas Inc., Wichita, KS.

St. Joseph Village, Inc., Manhattan, KS.

Stuckey Management Corp., Prairie Village, KS.

Summit Auto Parts, Inc., Merriam, KS.

Sunrise Optimist Club, Inc., Topeka, KS.

The Beth E. Johnson Memorial Scholarship Foundation, Topeka, KS.

The Burgerteria, Inc., Larned, KS.

The Enterprise Agency, Inc., Wichita, KS.

The Lawrence Kiwanis Foundation, Lawrence, KS.

The Sunrise Optimist Foundation of North Topeka, Inc., Topeka, KS.

Twisters Soccer Club, Inc., Leavenworth, KS. United Fund of Stevens County, Inc., Hugoton, KS. Veridian Behavioral Health, Inc., Salina, KS. Via Christi Healthcare Outreach Program for Elders, Inc., Wichita, KS.

#### Foreign Corporations

Ames Construction, Inc., Burnsville, MN. Appshop, Inc., Fremont, CA. Camelot Cove, Inc., Larned, KS. Express Consolidation, Inc., Delray Beach, FL. FV-I, Inc., New York, NY. Geiser Construction, Inc., Kearney, NE. Global Horizons, Inc., Los Angeles, CA. Iberville Insulations, Inc., Baton Rouge, LA. Interstate Brands Corporation, Kansas City, MO. Lumber Products Sales Company, Kansas City, KS. Mantri, Inc., Las Vegas, NV. Miller Screen & Sales Company, Kansas City, MO. Morgan Stanley Capital Group Inc., New York, NY. National Marrow Donor Program, Minneapolis, MN. OCE Financial Services, Inc., Boca Raton, FL. Society of Automotive Engineers, Inc., Warrendale, PA. Winger, Inc., Denver, CO. Young Life, Colorado Springs, CO.

> Ron Thornburgh Secretary of State

Doc. No. 032178

#### State of Kansas

### Department of Administration Division of Facilities Management

### Notice of Commencement of Negotiations for Architectural Services

Notice is hereby given of the commencement of negotiations for architectural services for the Kansas Highway Patrol Hangar to be located at Billard Airport in Topeka. The pre-engineered building is to consist of approximately 12,000 sq. ft. of hangar storage and 1,000 sq. ft. of office space.

Facilities must include one each men's and women's ADAAG-compliant restrooms in the office area and one unisex ADAAG-compliant restroom in the hangar area; temperature/humidity-controlled server room for computer equipment and wiring terminals; janitorial closet; passenger waiting room; pilot planning room; lockable storage space; and offices for one captain, one lieutenant, one secretary, a separate pilot planning room and a joint-use office for five pilots.

Site work will include two concrete connections to existing taxiways, a parking lot capable of parking 20 vehicles, and adequate drainage for water coming from the large roof. Utilities will include high-speed cable, electricity sufficient for both infrared heat in hangar and air conditioning in the office areas, gas for heating of office areas, water, water drainage (stormwater) from hangar interior when being cleaned, and sewer for restroom drainage.

For more information concerning the scope of services, contact Walt Darling, (785) 296-6800.

To be considered, a letter of interest, an SF330 Part I, information regarding similar projects, and an SF330 Part

II for each firm and consultant should be provided in one bound proposal. Also required are four bound copies of the same information and one CD with one PDF file of the same information. Proposals should be concise and follow the 2005 State Building Advisory Commission guidelines, which have previously been distributed to firms. If copies of the guidelines are needed, contact Phyllis Fast, Division of Facilities Management, Suite 600, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 296-5796. Submittals should be received by Phyllis Fast before noon July 29.

D. Keith Meyers Director, Division of Facilities Management

Doc. No. 032177

#### State of Kansas

### Department of Administration Division of Purchases

#### **Notice to Bidders**

Sealed bids for items listed will be received by the Director of Purchases until 2 p.m. on the date indicated. For more information, call (785) 296-2376:

07/26/2005	08609	Asphaltic Concrete Mix Cold High Performance for Cold
07/27/2005	00/10	Weather Pothole Maintenance
07/26/2005	08610	Asphaltic Concrete Mix Cold for Cold Weather Use
07/28/2005	08597	Ergonomic Workstation
		Components
07/28/2005	08616	Ice and Snow Removal
		Chemicals
08/02/2005	08607	MCH Data Collection System
08/23/2005	08608	Batteries, Two-Way Radio
		Chargers and Re-conditioners

The above-referenced bid documents may be downloaded at the following Web site:

#### http://da.state.ks.us/purch/rfq/

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

#### http://da.state.ks.us/purch/adds/default.htm

Contractors wishing to bid on the projects listed below must be prequalified. For more information about the prequalification process or to obtain the following bid documents, call (785) 296-8899:

08/04/2005 A-9872 Replace Soffits and Fascia, Bailey Hall
08/10/2005 A-010067 Access Road for 73rd CST (WMD) Weapons of Mass Destruction

The above-referenced bid documents may be down-loaded at the following Web site (please monitor this Web site on a regular basis for any changes):

http://da.state.ks.us/fp

Chris Howe Director of Purchases

Doc. No. 032187

**State of Kansas** 

#### Real Estate Appraisal Board

Temporary Administrative Regulations

#### Article 2.—QUALIFICATIONS CRITERIA— RESIDENTIAL REAL ESTATE APPRAISER CLASSIFICATION

**117-2-3.** Licensed classification; examination requirement. Each applicant for the licensed classification shall be required to successfully complete the national uniform appraiser examination designated by the board for the licensed classification within 24 months from the date of the board's approval of that applicant to take the examination. The applicant's successful completion of the examination shall be valid for 24 months. (Authorized by and implementing K.S.A. 58-4109, as amended by 2005 SB 215, Sec. 20; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991; amended, T-117-7-1-05, July 1, 2005.)

#### Article 3.—QUALIFICATIONS CRITERIA— GENERAL REAL ESTATE APPRAISER CLASSIFICATION

**117-3-3.** General classification; examination requirement. Each applicant for the general classification shall be required to successfully complete the national uniform appraiser examination designated by the board for the general classification within 24 months from the date of the board's approval of that applicant to take the examination. The applicant's successful completion of the examination shall be valid for 24 months. (Authorized by and implementing K.S.A. 58-4109, as amended by 2005 SB 215, Sec. 20; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991; amended, T-117-7-1-05, July 1, 2005.)

#### Article 4.—QUALIFICATIONS CRITERIA— CERTIFIED RESIDENTIAL REAL PROPERTY APPRAISER CLASSIFICATION

**117-4-3.** Residential classification; examination requirement. Each applicant for the residential classification shall be required to successfully complete the national uniform appraiser examination designated by the board for the residential classification within 24 months from the date of the board's approval of that applicant to take the examination. The applicant's successful completion of the examination shall be valid for 24 months. (Authorized by and implementing K.S.A. 58-4109, as amended by 2005 SB 215, Sec. 20; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991; amended, T-117-71-05, July 1, 2005.)

Sally L. Pritchett Executive Director

#### Department of Health and Environment

#### **Temporary Administrative** Regulations

#### Article 4.—MATERNAL AND CHILD HEALTH

- 28-4-1400. Grant program application and procedures. The following portions of the document titled "Senator Stan Clark pregnancy maintenance initiative grant program application and program procedures," published by the Kansas department of health and environment and dated May 26, 2005, are hereby adopted by reference:
- (a) Section one, paragraph (D), "funding, match and grant period";
- (b) subparagraphs (1), (2), and (3) of section one, paragraph (E), "eligible applicants";
- (c) section two, "program requirements"; and(d) section five, "competitive application and review process." (Authorized by and implementing 2005 HB 2301, Sec. 1; effective, T-28-7-1-05, July 1, 2005.)

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 032166

#### State of Kansas

#### **Board of Healing Arts**

#### **Temporary Administrative** Regulations

#### Article 73.—RADIOLOGIC TECHNOLOGISTS

**100-73-1. Fees.** The following fees shall be collected by the board:

(a) Application for license\$50.00
(b) Annual renewal of license:
(1) Paper renewal\$30.00
(2) On-line renewal\$28.00
(c) Late renewal of license:
(1) Paper late renewal\$40.00
(2) On-line late renewal\$37.00
(d) Reinstatement of cancelled license \$50.00
(e) Certified copy of license\$15.00
(f) Temporary license\$25.00
(g) Reinstatement of revoked license\$100.00
Authorized by K.S.A. 2004 Supp. 65-7312; implementing

- K.S.A. 2004 Supp. 65-7308; effective, T-100-7-1-05, July 1, 2005.)
- **100-73-2.** Application. (a) Each individual for licensure as a radiologic technologist shall submit an application on a form provided by the board. The form shall contain the following information in plain, legible writing:
  - (1) The applicant's full name;
  - (2) the applicant's social security number;

- (3) the applicant's residence address and, if different from the residence address, the applicant's current mail-
  - (4) the applicant's date and place of birth;
- (5) the name of the professional school attended, the degree received, and the date of graduation;
- (6) employment information for the five years before the date of the application;
- (7) information on whether the applicant is currently certified or registered by any national organization; and
- (8) for each license, registration, or certification issued to the applicant to practice any health care profession, the following information:
  - (A) The date of issuance;
- (B) the identifying number on the license, registration, or certification; and
- (C) the place of issuance, specifying the state, country, or territory, or the District of Columbia; and
- (9) documentation of any prior acts constituting unprofessional conduct as defined in K.S.A. 65-7313, and amendments thereto, and K.A.R. 100-73-6.
- (b)(1) Each applicant shall submit the following with the application:
  - (A) The fee required by K.A.R. 100-73-1;
- (B) an official transcript for the applicant from an educational program approved by the board, as specified in K.A.R. 100-73-3;
- (C) a copy of the applicant's diploma from an approved educational program. The copy shall be certified by a notarial officer;
- (D) a verification from each state or jurisdiction where the applicant has been issued any license, registration, or certification to practice any health care profession; and
- (E) a photograph of the applicant taken within 90 days of submission of the application for licensure.
- (2) In addition to meeting the requirements specified in paragraph (1) of this subsection, each applicant shall have the results of the applicant's written examination, as specified in and required by K.A.R. 100-73-4, provided directly to the board by the testing entity.
- (c) Each applicant shall sign the application under oath.
- (d) Each applicant who applies for a license under K.S.A. 65-7306(a) and amendments thereto shall, in lieu of providing the information requested in paragraphs (a)(5), (a)(7), (b)(1)(B), (b)(1)(C), and (b)(2), provide all of the following:
- (1) A statement signed by the applicant, as described in subsection (f), stating that the applicant has engaged in the practice of radiologic technology for a period of at least two years during the three years immediately preceeding July 1, 2005 and listing the dates and places where the applicant practiced;
- (2) a certificate of employment signed by each employer listed in paragraph (d)(1); and
- (3) proof of successful completion from a secondary school or its equivalent.
- (e) In lieu of providing the information required in paragraphs (a)(5), (b)(1)(B), (b)(1)(C), and (b)(2), each applicant who applies for a license under K.S.A. 65-7306(b), and amendments thereto, shall submit the following:

- (1) A statement signed by the applicant that the applicant engaged in the practice of radiologic technology, as described in subsection (f), before July 1, 2005; and
- (2) proof of successful completion from a secondary school or its equivalent.
- (f) Each applicant shall be deemed to have been engaged in the practice of radiologic technology if the applicant performed at least 100 radiologic procedures during a calendar year on any of the following anatomic regions or any combination of these regions:
  - (1) The chest and thorax;
  - (2) the upper extremities;
  - (3) the lower extremities;
  - (4) the cranium;
  - (5) the spine and pelvis; or
- (6) the abdomen. (Authorized by K.S.A. 2004 Supp. 65-7312; implementing K.S.A. 2004 Supp. 65-7305 and 65-7306; effective, T-100-7-1-05, July 1, 2005.)
- **100-73-3.** Criteria for approval of programs in nuclear medicine technology, radiation therapy, and radiography. (a) To be recognized by the board as providing an approved educational program in radiation therapy or radiography, each school shall meet one of the following:
- (1) The accreditation standards for the radiologic sciences, as specified in the "standards for an accredited educational program in radiologic sciences," adopted and published by the joint review committee on education in radiologic technology, effective January 1, 2002 and hereby adopted by reference; or
- (2) the accreditation criteria of the commission on institutions of higher education of the north central association of colleges and schools, or its regional equivalent, as specified in chapter four of the "handbook of accreditation," second edition, published September 1997, and in the "addendum to the handbook of accreditation," second edition, published March 2002, which are hereby adopted by reference.
- (b) To be recognized by the board as providing an approved educational program in nuclear medicine technology, each school shall meet one of the following:
- (1) The accreditation standards for nuclear medicine technologist as specified in the "essentials and guidelines for an accredited educational program for the nuclear medicine technologist," adopted and published by the joint review committee on educational programs in nuclear medicine technology, as revised in 2003 and hereby adopted by reference; or
- (2) the accreditation criteria of the commission on institutions of higher education of the north central association of colleges and schools, or its regional equivalent, as specified in chapter four of the "handbook of accreditation," second edition, published September 1997, and in the "addendum to the handbook of accreditation," second edition, published March 2002, which are adopted by reference in paragraph (a)(2). (Authorized by K.S.A. 2004 Supp. 65-7312; implementing K.S.A. 2004 Supp. 65-7305; effective, T-100-7-1-05, July 1, 2005.)
- **100-73-4.** Examinations. (a) Each applicant for licensure as a radiologic technologist who has completed a course of study in radiography shall submit proof of

having passed a nationally administered, standardized examination. This examination shall be one that is approved by the board and consists of written questions assessing knowledge on subject matter from the following content categories:

- (1) Radiation protection and safety;
- (2) radionuclides and radiopharmaceuticals;
- (3) instrumentation and quality control;
- (4) diagnostic and therapeutic procedures; and
- (5) patient care and education.
- (b) Each applicant for licensure as a radiologic technologist who has completed a course of study in radiation therapy shall submit proof of having passed a nationally administered, standardized examination. This examination shall be one that is approved by the board and consists of written questions assessing knowledge on subject matter from the following content categories:
  - (1) Radiation protection and quality assurance;
  - clinical concepts in radiation oncology;
  - (3) treatment planning;
  - (4) treatment delivery; and
  - (5) patient care and education.
- (c) Each applicant for licensure as a radiologic technologist who has completed a course of study in nuclear medicine technology shall submit proof of having passed a nationally administered, standardized examination. This examination shall be one that is approved by the board and consists of written questions assessing knowledge on subject matter from the following content categories:
  - (1) Radiation protection;
  - (2) equipment operation and quality control;
  - (3) image production and evaluation;
  - (4) radiographic procedures; and
  - (5) patient care and education.
- (d) Each applicant who has passed an approved examination required for licensure and has not been in the active practice of radiologic technology for more than one year but fewer than four years from the date the application was submitted shall provide the board with one of the following:
- (1) Evidence of completion of a minimum of 12 continuing education credits for each year during which the applicant has not been in active practice;
- (2) proof of current active status certification by the American registry of radiologic technologists or the nuclear medicine technology certification board; or
- (3) proof that the applicant has passed an approved examination required for licensure within the 12 months before the date the application was submitted.
- (e) Each applicant who has passed an approved examination for licensure and has not been in the active practice of radiologic technology for four years or more from the date the application was submitted shall provide the board with one of the following:
- (1) Proof of current active status certification by the American registry of radiologic technologists or the nuclear medicine technology certification board; or
- (2) proof that the applicant has passed an approved examination required for licensure within the 12 months before the date the application was submitted.

(continued)

- (f) To pass an approved examination, each applicant shall obtain a scaled score of at least 75. (Authorized by K.S.A. 2004 Supp. 65-7312; implementing K.S.A. 2004 Supp. 65-7305 and 65-7306; effective, T-100-7-1-05, July 1, 2005.)
- **100-73-5.** Expiration of license. (a) Each radiologic technologist license issued before June 1, 2006 shall expire on September 30, 2006.
- (b) For each license issued on or after June 1, 2006, the following requirements shall apply:
- (1) Each radiologic technologist license issued within the seven-month period beginning June 1 and ending December 31 shall expire on September 30 of the following year.
- (2) Each radiologic technologist license issued within the five-month period beginning January 1 and ending May 31 shall expire on September 30 of the same year. (Authorized by K.S.A. 2004 Supp. 65-7312; implementing K.S.A. 2004 Supp. 65-7307; effective, T-100-7-1-05, July 1, 2005.)
- **100-73-6.** Unprofessional conduct; defined. "Unprofessional conduct" shall mean the commission of any of the following by an applicant or a licensee: (a) Having a radiologic technologist license, registration, or certification revoked, suspended, or limited or having an application for any of these credentials denied by the proper regulatory authority of another state, territory, or country, or of the District of Columbia;
- (b) cheating or attempting to subvert the validity of the examination required for registration;
- (c) failing to furnish to the board, or to its investigators or representatives, any information legally requested by the board;
- (d) being sanctioned or disciplined by a peer review committee, or a medical care facility for acts or conduct that would constitute grounds for denial, limitation, suspension, or revocation of a license under K.S.A. 65-7313 and amendments thereto;
- (e) surrendering a license, registration, or certification to practice radiologic technology in another state while disciplinary proceedings are pending for acts or conduct that would constitute grounds for denial, limitation, suspension, or revocation of a license under K.S.A. 65-7313 and amendments thereto;
- (f) being professionally incompetent, as defined in K.S.A. 65-2837 and amendments thereto;
  - (g) willfully betraying confidential information;
- (h) committing conduct likely to deceive, defraud, or harm the public;
- (i) committing any act of sexual abuse, misconduct, or exploitation;
- (j) delegating radiologic technology to a person who the licensee knows or has reason to know is not qualified by training or experience to perform it; or
- (k) violating any provision of these regulations or any provision of the radiologic technologists practice act and amendments thereto. (Authorized by and implementing K.S.A. 2004 Supp. 65-7313; effective, T-100-7-1-05, July 1, 2005.)

Lawrence T. Buening, Jr. Executive Director

State of Kansas

#### **Animal Health Department**

### Temporary Administrative Regulations

### Article 18.—ANIMAL FACILITY INSPECTION PROGRAM—LICENSE AND REGISTRATION FEES

**9-18-1.** Fees. Each applicant for a license and each registrant under K.S.A. 47-1701 et seq., and amendments thereto, shall pay the appropriate application fee as set forth below:

(a)	License for animal breeder premises of a person licensed under 7 U.S.C. § 2131 et seq	\$200.00
(b)	License for animal breeder premises of a person not licensed under 7 U.S.C. § 2131 et seq.	\$405.00
(c)	License for a pound or shelter	
(1)	First-class city, as defined in K.S.A. 13-101 and amend-	
	ments thereto, or any entity contracting with a first-	
	class city	\$300.00
(2)	Second-class city, as defined in K.S.A. 14-101 and	
	amendments thereto, or any entity contracting with a	
	second-class city	\$250.00
(3)	Third-class city, as defined in K.S.A. 15-101 and amend-	
	ments thereto, or any entity contracting with a third-	
	class city	\$200.00
(4)	All other types of pound or shelter licenses	\$200.00
(d)	License for a retail breeder licensed under 7 U.S.C. §	
	2131 et seq	\$200.00
(e)	License for a retail breeder not licensed under 7 U.S.C.	
	§ 2131 et seq	\$405.00
(f)	License for an operator of a temporary pet shop	
(1)	1-2 sale days during license year	\$75.00
(2)	3-4 sale days during license year	\$150.00
(3)	4-6 sale days during license year	\$200.00
(4)	7-12 sale days during license year	\$350.00
(g)	License for an operator of a pet shop	\$405.00
(h)	License for an operator of a research facility licensed	
	under 7 U.S.C. § 2131 et seq.	\$200.00
(i)	License for an operator of a research facility not li-	± 40 <b>=</b> 00
(1)	censed under 7 U.S.C. § 2131 et seq	\$405.00
(j)	License for a hobby breeder or boarding kennel oper-	#0 <b>=</b> 00
<i>a</i> >	ator	\$95.00
(k)	License for an animal distributor licensed under 7	<b>#200 00</b>
(1)	U.S.C. § 2131 et seq	\$200.00
(1)	License for an animal distributor not licensed under 7	¢405.00
( )	U.S.C. § 2131 et seq	\$405.00
(m)	Out-of-state distributor permit	\$650.00
(n)	License for a foster home shelter	\$10.00
(o)	License for a rescue home shelter	\$50.00
(p)	License for group home shelter	\$50.00
(q)	Temporary closing permit for a hobby breeder or kennel appropriate.	¢4E 00
()	nel operator	\$45.00
(r)	Temporary closing permit for a pound or shelter, animal breeder, animal distributor, retail breeder, pet	
	shop, or research facility	\$95.00
	shop, or research facility	φ23.00

(Authorized by and implementing K.S.A. 2004 Supp. 47-1721, as amended by 2005 SB 266, sec. 1; effective, T-9-7-22-89, July 27, 1989; amended Sept. 11, 1989; amended, T-9-7-1-91, July 1, 1991; amended, T-9-10-22-91, Oct. 22, 1991; amended Feb. 10, 1992; amended, T-9-7-1-96, July 1, 1996; amended Nov. 15, 1996; amended, T-9-5-31-01, May 31, 2001; amended, T-9-9-27-01, Sept. 27, 2001; amended May 30, 2003; amended, T-9-7-1-05, July 1, 2005.)

George Teagarden Kansas Livestock Commissioner

Doc. No. 032167

#### **Board of Nursing**

### Permanent Administrative Regulations

### Article 3.—REQUIREMENTS FOR LICENSURE AND STANDARDS OF PRACTICE

- **60-3-106a.** Temporary permit. (a)(1) A temporary permit to practice as a registered professional nurse or licensed practical nurse for a period not to exceed 120 days may be issued to an applicant for any of the following:
- (A) To enable the applicant to gain employment while completing continuing education requirements necessary for reinstatement;
- (B) to enable the applicant to gain employment while completing the requirements necessary for endorsement; or
- (C) to accommodate a demonstrated need for a temporary permit due to extenuating or unusual circumstances.
- (2) A temporary permit to practice as a registered professional nurse or licensed practical nurse for a period not to exceed 120 days must be issued to a graduate of a professional or practical school of nursing in a foreign country after the board's verification of licensure in that foreign country and approval of education credentials in accordance with K.A.R. 60-3-106.
- (b) A copy of the applicant's current nursing license in another state, territory, or foreign country shall be required for issuance of a temporary permit for endorsement and for reinstatement of a license as prescribed by K.A.R. 60-3-105. (Authorized by K.S.A. 74-1106; implementing K.S.A. 65-1117; effective May 9, 1994; amended April 3, 1998; amended July 29, 2005.)
- **60-3-107.** Expiration dates of applications. Applications for initial licensure by examination or endorsement and for reinstatement while awaiting documentation of qualifications shall be active for six months.
- (a) The expiration date of each application shall be six months after the date of receipt at the board's office.
- (b) If the application has expired, each individual seeking licensure shall submit a new application along with the appropriate fee as prescribed by K.A.R. 60-4-101. (Authorized by and implementing K.S.A. 65-1115, K.S.A. 65-1116, and K.S.A. 65-1117; effective, E-77-8, March 19, 1976; effective Feb. 15, 1977; amended April 3, 1998; amended July 29, 2005.)
- **60-3-108.** License expiration and renewal. (a) Except as specified in subsection (b), all licenses for registered professional nurses and licensed practical nurses shall be renewed according to the following requirements:
- (1) The expiration date of each license shall be the last day of the month in which the licensee's birthday occurs.
- (2)(A) The renewal date for each licensee whose year of birth is an odd-numbered year shall be in each odd-numbered year.
- (B) The renewal date for each licensee whose year of birth is an even-numbered year shall be in each even-numbered year.

- (b) If a licensee would otherwise be required to renew the license within six months from the date on which the licensee qualified for the license, the expiration and renewal date shall be the last day of the month following the licensee's third birthday from the date of licensure or reinstatement. (Authorized by K.S.A. 65-1117 and K.S.A. 74-1106; implementing K.S.A. 65-1117; effective, E-77-8, March 19, 1976; effective Feb. 15, 1977; amended, E-79-8, March 16, 1978; amended May 1, 1979; amended July 29, 2005.)
- **60-3-112.** Exempt license. (a) An exempt license shall be granted only to a registered professional or practical nurse who meets these requirements:
- (1) Is not regularly engaged in nursing practice in Kansas, but volunteers nursing services or is a charitable health care provider as defined by K.S.A. 75-6102 and amendments thereto; and
- (2)(A) Has been licensed in Kansas for the five years previous to applying for an exempt license; or
- (B) has been licensed in another jurisdiction for the five years previous to applying for an exempt license and meets all requirements for endorsement into Kansas.
- (b) The expiration date of the exempt license shall be in accordance with K.A.R. 60-3-108.
- (c) Each application for renewal of an exempt license shall be submitted upon a form furnished by the board and shall be accompanied by the fee in accordance with K.A.R. 60-4-101. (Authorized by and implementing K.S.A. 65-1115 and K.S.A. 65-1116; effective April 3, 1998; amended Oct. 25, 2002; amended July 29, 2005.)

### Article 11.—ADVANCED REGISTERED NURSE PRACTITIONERS

- **60-11-113.** Certificate renewal. Advanced registered nurse practitioner certifications shall be renewed on the same biennial cycle as the cycle for the registered professional nurse licensure renewal, as set out in K.A.R. 60-3-108. (Authorized by K.S.A. 65-1117 and K.S.A. 65-1129; implementing K.S.A. 65-1117 and K.S.A. 65-1132; effective Sept. 2, 1991; amended May 9, 1994; amended July 29, 2005.)
- **60-11-120.** Expiration dates of certificates; applications. The expiration dates of all certificates and applications shall be in accordance with K.A.R. 60-3-107 and 60-3-108. (Authorized by and implementing K.S.A. 65-1131 and K.S.A. 65-1132; effective April 3, 1998; amended July 29, 2005.)
- **60-11-121. Exempt certificate.** (a) An exempt certificate shall be granted only to an advanced registered nurse practitioner who meets these requirements:
- (1) Is not regularly engaged in advanced registered nurse practice in Kansas, but volunteers advanced practice registered nurse services or is a charitable health care provider as defined by K.S.A. 75-6102 and amendments thereto; and
- (2)(A) Has been certified in Kansas for the five years previous to applying for an exempt certificate; or
- (B) has been licensed, authorized, or certified in another jurisdiction for the five years previous to applying (continued)

for an exempt license and meets all requirements for endorsement into Kansas.

- (b) The expiration date of the exempt certificate shall be in accordance with K.A.R. 60-3-108.
- (c) Each application for renewal of an exempt certificate shall be submitted upon a form furnished by the board and shall be accompanied by the fee in accordance with K.A.R. 60-11-119. (Authorized by and implementing K.S.A. 65-1131; effective April 3, 1998; amended Oct. 25, 2002; amended July 29, 2005.)

### Article 13.—FEES; REGISTERED NURSE ANESTHETIST

- **60-13-112. Authorization renewal.** (a) Each authorization to practice as a registered nurse anesthetist in Kansas shall be subject to the same biennial expiration dates as those set out in K.A.R. 60-3-108 for the registered professional nurse license in Kansas.
- (b) Each individual renewing an authorization shall have completed the required 30 contact hours of approved CNE related to nurse anesthesia during the most recent prior authorization period.
- (c) The number of contact hours assigned to any offering that includes a recognized standard curriculum shall be determined by the board.
- (d) Any individual attending any offering not previously approved by the board may submit an application for an individual offering approval (IOA). Credit may be given for offerings that the licensee demonstrates as having a relationship to the practice of nurse anesthesia. Each separate offering shall be approved before the individual submits the authorization renewal application.
- (e) Approval shall not be granted for identical offerings completed within an authorization renewal period.
- (f) Any individual renewing an authorization may accumulate 15 contact hours of the required CNE from instructor credit. Each presenter shall receive instructor credit only once for preparation and presentation of each course. The provider shall issue a certificate listing the number of contact hours earned and clearly identifying the hours as instructor credit.
- (g) Fractions of contact hours may be accepted for offerings over one contact hour.
- (h) All CNE accumulated for authorization renewal shall also be applicable to the renewal of the registered professional nurse license. (Authorized by K.S.A. 65-1164; implementing K.S.A. 65-1159 and K.S.A. 65-1164; effective Sept. 2, 1991; amended Feb. 16, 1996; amended Oct. 12, 2001; amended July 29, 2005.)

### Article 15.—PERFORMANCE OF SELECTED NURSING PROCEDURES IN SCHOOL SETTINGS

**60-15-101. Definitions and functions.** (a) Each registered professional nurse in a school setting shall be responsible for the nature and quality of all nursing care that a student is given under the direction of the nurse in the school setting. Assessment of the nursing needs, the plan of nursing action, implementation of the plan, and evaluation of the plan shall be considered essential components of professional nursing practice and shall be the responsibility of the registered professional nurse.

- (b) In fulfilling nursing care responsibilities, any nurse may perform the following:
- (1) Serve as a health advocate for students receiving nursing care;
- (2) counsel and teach students, staff, families, and groups about health and illness;
  - (3) promote health maintenance;
- (4) serve as health consultant and a resource to teachers, administrators, and other school staff who are providing students with health services during school attendance hours; and
- (5) utilize nursing theories, communication skills, and the teaching-learning process to function as part of the interdisciplinary evaluation team.
- (c) The services of a registered professional nurse may be supplemented by the delegation of selected nursing tasks or procedures to unlicensed personnel under supervision by the registered professional nurse.
- (d) "Unlicensed person" means anyone not licensed as a registered professional nurse or licensed practical nurse.
- (e) "Delegation" means authorization for an unlicensed person to perform selected nursing tasks or procedures in the school setting under the direction of a registered professional nurse.
- (f) "Activities of daily living" means basic caretaking or specialized caretaking.
  - (g) "Basic caretaking" means the following tasks:
  - (1) Bathing;
  - (2) dressing;
  - (3) grooming;
  - (4) routine dental, hair, and skin care;
  - (5) preparation of food for oral feeding;
- (6) exercise, excluding occupational therapy and physical therapy procedures;
  - (7) toileting, including diapering and toilet training;
  - (8) handwashing;
  - (9) transferring; and
  - (10) ambulation.
- (h) "Specialized caretaking" means the following procedures:
  - (1) Catheterization;
  - (2) ostomy care;
- (3) preparation and administration of gastrostomy tube feedings;
- (4) care of skin with damaged integrity or potential for this damage;
  - (5) medication administration; and
- (6) performance of other nursing procedures as selected by the registered professional nurse.
- (i) "Anticipated health crisis" means that a student has a previously diagnosed condition that, under predictable circumstances, could lead to an imminent risk to the student's health.
- (j) "Investigational drug" means a drug under study by the United States food and drug administration to determine safety and efficacy in humans for a particular indication.
- (k) "Nursing judgment" means the exercise of knowledge and discretion derived from the biological, physical, and behavioral sciences that requires special education or curriculum.

- (l) "School attendance hours" means those hours of attendance as defined by the local educational agency or governing board.
- (m) "School setting" means any public or nonpublic school learning environment during regular school attendance hours.
- (n) "Supervision" means the provision of guidance by a nurse as necessary to accomplish a nursing task or procedure, including initial direction of the task or procedure and periodic inspection of the actual act of accomplishing the task or procedure.
- (o) "Medication" means any drug required by the federal or state food, drug, and cosmetic acts to bear on its label the legend "Caution: Federal law prohibits dispensing without prescription," and any drugs labeled as investigational drugs or prescribed for investigational purposes.
- (p) "Task" means an assigned step of a nursing procedure.
- (q) "Procedure" means a series of steps followed in a regular, specific order that is part of a defined nursing practice. (Authorized by and implementing K.S.A. 65-1124; effective, T-89-23, May 27, 1988; amended, T-60-9-12-88, Sept. 12, 1988; amended Feb. 13, 1989; amended Sept. 2, 1991; amended Sept. 11, 1998; amended July 29, 2005.)
- **60-15-104.** Medication administration in a school setting. Any registered professional nurse may delegate the procedure of medication administration in a school setting only in accordance with this article.
- (a) Any registered professional nurse may delegate the procedure of medication administration in a school setting to unlicensed persons if all of the following conditions are met:
- (1) The initial dose of a medication has been previously administered to the student, unless the medication is ordered for an anticipated health crisis.
- (2) The administration of the medication does not require dosage calculation. Measuring a prescribed amount of liquid medication or breaking a scored tablet for administration shall not be considered calculation of the medication dosage.
- (3) The nursing care plan requires administration by accepted methods of administration other than those listed in subsection (b).
- (b) The registered professional nurse shall not delegate the procedure of medication administration in a school setting to unlicensed persons when administered by any of these means:
  - (1) By intravenous route;
- (2) by intramuscular route, except when administered in an anticipated health crisis;
- (3) through intermittent positive-pressure breathing machines; or
- (4) through any tube inserted into the body, except through an established feeding tube directly inserted into the abdomen. (Authorized by and implementing K.S.A. 65-1124; effective, T-89-23, May 27, 1988; amended, T-60-9-12-88, Sept. 12, 1988; amended Feb. 13, 1989; amended Sept. 2, 1991; amended Sept. 11, 1998; amended July 29, 2005.)

### Article 16.—INTRAVENOUS FLUID THERAPY FOR LICENSED PRACTICAL NURSE

- **60-16-103.** Course approval procedure. (a) Each person desiring to obtain approval for an intravenous (IV) fluid therapy course shall submit a proposal to the board.
  - (b) The proposal shall contain the following:
  - (1) The name and qualifications of the coordinator;
- (2) the name and qualifications of each faculty member of the course;
- (3) the mechanism through which the provider will determine that each licensed practical nurse seeking to take the course meets the admission requirements;
- (4) a description of the educational and clinical facilities that will be utilized;
- (5) the outline of the classroom and clinical curricula, including time segments;
- (6) the methods of student evaluation that will be used, including a copy of the final written competency examination and the final clinical competency examination; and
- (7) if applicable, a request for continuing education approval meeting the following criteria:
- (A) For each long-term provider, the IV therapy course provider number shall be printed on the certificates and the course roster, along with the long-term provider number.
- (B) For each single program provider, the single program application shall be completed. There shall be no cost to this provider for the initial single offering providership.
- (c) Continuing education providers shall award at least 32 contact hours to each LPN who completes the course. Continuing education providers may award 20 contact hours, one time only, to each RN who completes the course.
- (d) After initial approval, each change in the course shall be provided to the board for approval before the change is implemented.
- (e) (1) All IV fluid therapy course providers shall submit to the board an annual report for the period of July 1 through June 30 of the respective year that includes the total number of licensees taking the intravenous fluid therapy course, the number passing the course, and the number of courses held.
- (2) The single program providership shall be effective for two years and may be renewed by submitting the single offering provider application and by paying the fee specified in K.A.R. 60-4-103(a)(5). Each single program provider who chooses not to renew the providership shall notify the board in writing of the location at which the rosters and course materials will be accessible to the board for three years.
- (3) Each long-term provider shall submit the materials outlined in subsection (b) with the five-year long-term provider renewal.
- (f) If a course does not meet or continue to meet the criteria for approval established by the board or if there is a material misrepresentation of any fact with the information submitted to the board by a provider, approval may be withheld, made conditional, limited, or with-

(continued,

drawn by the board after giving the provider notice and an opportunity to be heard. (Authorized by and implementing K.S.A. 65-1136; effective Nov. 21, 1994; amended June 14, 2002; amended July 29, 2005.)

- **60-16-104.** Standards for course; competency examination; recordkeeping. (a) The purpose of the intravenous fluid therapy course shall be to prepare licensed practical nurses to perform safely and competently the activities as defined in K.A.R. 60-16-102. The course shall be based on the nursing process and current intravenous nursing standards of practice.
- (b) The course shall meet both of the following conditions:
  - (1) Consist of at least 30 hours of instruction; and
- (2) require a minimum of eight hours of supervised clinical practice, which shall include at least one successful peripheral venous access procedure and the initiation of an intravenous infusion treatment modality on an individual.
- (c) To be eligible to enroll in an intravenous fluid therapy course, the individual shall be a nurse with a current license
- (d) The intravenous therapy course coordinator shall meet the following conditions:
  - (1) Be licensed as a registered professional nurse;
- (2) be responsible for the development and implementation of the intravenous fluid therapy course; and
- (3) have experience in intravenous fluid therapy and knowledge of the intravenous therapy standards.
  - (e) Faculty qualifications.
- (1) Each primary faculty member shall meet the following conditions:
- (A) Be currently licensed to practice as a registered professional nurse in Kansas;
- (B) have clinical experience within the past five years that includes intravenous fluid therapy; and
- (C) maintain competency in intravenous fluid therapy.
- (2) Each guest lecturer shall have professional preparation and qualifications for the specific subject area in which that individual instructs.
- (f) (1) Each classroom shall contain sufficient space, equipment, and teaching aids to meet the course objectives
- (2) The facility in which clinical practice and the competency examination are conducted shall allow the students and faculty access to the intravenous fluid therapy equipment and intravenous fluid therapy recipients, and to the pertinent records for the purpose of documentation
- (3) There shall be a signed written agreement between the provider and a cooperating health care facility that specifies the roles, responsibilities, and liabilities of each party. This written agreement shall not be required if the only health care facility to be used is also the provider.
- (g) The only board-approved intravenous fluid therapy curriculum shall be the "venous access and intravenous infusion treatment modalities," 2003 revision, published by the instructional materials laboratory, University of Missouri-Columbia, which is hereby adopted by reference, with the following modifications:
- (1) Throughout the adopted curriculum, the following words and phrases shall be replaced as indicated:

- (A) "Missouri Rule 4 CSR 200-6.010" shall be replaced with "K.A.R. 60-16-102."
  - (B) "Missouri" shall be replaced with "Kansas."
- (C) "Rule 4 CSR 200-6.010" shall be replaced with "K.A.R. 60-16-102."
- (D) "Missouri Rule 4 CSR 200-3.100" shall be replaced with "K.A.R. 60-16-104."
- (E) "Missouri Nursing Practice Act" shall be replaced with "Kansas nurse practice act."
- (2) The following portions of the adopted curriculum shall be deleted:
  - (A) Pages xiii through xxxviii;
- (B) on page 2, the text titled "Supplementary teaching/learning items";
- (C) page 5 through the text labeled IV. B on page 12, except III. C, "Course Objectives," on pages 6 through 8;
  - (D) on page 12, the phrase "Section 335.017 of";
  - (E) pages 21 through 58;
- (F) on page 522, the word "CAUTION:" and the sentence that immediately follows this word;
  - (G) page 606;
- (H) on page 627, the portions of the outline labeled "I" and "II":
- (I) on page 629, question number one under "Interaction items";
- (J) on page 631, question number one under "Evaluation items";
  - (K) pages 705 through 746; and
- (L) the last three pages of the curriculum titled "student competency record," "clinical competencies checklist," and "certificate form."
- (h) Written and clinical competency examination standards.
- (1) (A) The final written competency examination shall be constructed from the board-approved pool of test questions and shall be based on the board-approved test plan.
- (B) The final written competency examination shall consist of a minimum of 50 questions and shall require a passing grade of 80 percent or above.
- (2) The final clinical competency examination shall require successful completion of the procedures on the board-approved competency checklist, which shall include the following procedures: preparation for the insertion of an intravenous line, insertion of an intravenous access device, conversion of a peripheral catheter to an intermittent infusion device, calculation of the infusion flow rate, changing an intravenous fluid container, changing administration set tubing, care of the infusion site, flushing an intermittent infusion device, discontinuance of an intravenous infusion, administration of intravenous medication including both piggyback administration and direct injection, and admixing intravenous medications.
  - (i) Records.
- (1) The faculty shall complete the final record sheet, which shall include competencies and scores.
- (2) The intravenous fluid therapy course coordinator shall perform the following:
- (A) Award a certificate to each licensed nurse documenting successful completion of both the final written

competency examination and the final clinical competency examination;

- (B) submit to the board, within 60 days, a typed, alphabetized roster listing the name and license number of each individual who has successfully completed the course and the date of completion. The coordinator shall ensure that each roster meets the following requirements:
- (i) RN and LPN participants shall be listed on separate rosters; and
- (ii) the roster shall include the provider name and address, the single or long-term provider number, the IV therapy course provider number, and the signature of the coordinator; and
- (C) maintain the records of each individual who has successfully completed the course for a period of at least five years. (Authorized by and implementing K.S.A. 65-1136; effective Nov. 21, 1994; amended Dec. 13, 1996; amended Oct. 29, 1999; amended April 20, 2001; amended June 14, 2002; amended July 29, 2005.)

### Article 17.—ADVANCED NURSING EDUCATION PROGRAM

### **60-17-111.** Requirements for advanced registered nurse practitioner refresher course. (a) Refresher course.

- (1) Each refresher course that prepares advanced registered nurse practitioners (ARNP) who have not been actively engaged in advanced nursing practice for more than five years shall be accredited by the board.
- (2) If a formal refresher course is not available, an individualized course may be designed for a nurse. Each individualized course shall be accredited by the education specialist.
- (b) Each refresher course student shall meet both of the following conditions:
- (1) Be licensed currently as a Kansas registered professional nurse; and
- (2) have been licensed or certified as an advanced registered nurse practitioner in Kansas or another state or have completed the education required to be certified as an advanced registered nurse practitioner in Kansas.
- (c) Continuing nursing education contact hours may be awarded for completion of ARNP refresher courses. A contact hour shall equal a 50-minute hour of instruction.
- (d) The objectives and outcomes of the refresher course shall be stated in behavioral terms and shall describe the expected competencies of the applicant.
- (e) Each instructor for an ARNP refresher course shall be certified as an ARNP and shall show evidence of recent professional education and competency in teaching.
- (f) Each provider that has been accredited by the board to offer an ARNP refresher course shall provide the following classroom and clinical experiences, based on the length of time that the student has not been actively engaged in advanced nursing practice:
- (1) For students who have not engaged in advanced nursing practice for more than five years, but less than or

- equal to 10 years, 150 didactic hours and 350 clinical hours; and
- (2) for students who have not engaged in advanced nursing practice for more than 10 years, 200 didactic hours and 500 clinical hours.
- (g) The content, methods of instruction, and learning experiences shall be consistent with the objectives and outcomes of the course.
- (h) Each refresher course for the categories of nurse practitioner, clinical nurse specialist, and nurse-midwife shall contain the following content:
  - (1) Didactic:
- (A) Role alignment related to recent changes in the area of advanced nursing practice;
- (B) the ethical and legal implications of advanced nursing practice;
  - (C) the health care delivery system;
- (D) diagnostic procedures for the area of specialization; and
- (E) prescribing medications for the area of specialization; and
  - (2) clinical:
- (A) Conducting diagnostic procedures for the area of specialization;
- (B) prescribing medications for the area of specialization;
- (C) evaluating the physical and psychosocial health status of a client;
  - (D) obtaining a comprehensive health history;
- (E) conducting physical examinations using basic examination techniques, diagnostic instruments, and laboratory procedures;
  - (F) planning, implementing, and evaluating care;
- (G) consulting with clients and members of the health care team;
- (H) managing the medical plan of care prescribed based on protocols or guidelines;
- (I) initiating and maintaining records, documents, and other reports;
  - (J) developing teaching plans; and
- (K) counseling individuals, families, and groups on the following issues:
  - (i) Health;
  - (ii) illness; and
  - (iii) the promotion of health maintenance.
- (i) Each student in nurse-midwife refresher training shall also have clinical hours in the management of the expanding family throughout pregnancy, labor, delivery, postdelivery care, and gynecological care.
- (j) The provider of the course shall provide official evidence of completion to each individual who successfully completes the refresher course of study. (Authorized by and implementing K.S.A. 65-1130; effective March 31, 2000; amended July 29, 2005.)

Mary Blubaugh, MSN, R.N. Executive Administrator

Jurisdiction

State of Kansas

92,580

v. Billy Anderson, Appellant

Patrick C. Neal, Appellant

#### Office of Judicial Administration **Court of Appeals Docket**

Kansas Court of Appeals **Supreme Court Courtroom** Kansas Judicial Center 301 S.W. 10th Ave. Topeka, Kansas

Before Green, P.J.; Hill and Caplinger, JJ.

Wednesday, August 3, 2005

9:30 a.m.

Case No. / Case Name Attorneys

Sedgwick

State of Kansas, Appellee Attorney General

> Debra S. Byrd Peterson, Asst. D.A. Charles L. Rutter, Asst. D.A.

Philip R. White

92,522 Douglas

State of Kansas, Appellee Attorney General

Brenda J. Clary, Asst. D.A. Patrick H. Dunn, Asst. A.D.

Kansas Court of Appeals **Court of Appeals Courtroom** Kansas Judicial Center

> 301 S.W. 10th Ave. Topeka, Kansas

Before Elliott, P.J.; Malone and McAnany, JJ.

Tuesday, August 23, 2005

9:30 a.m.

Case No. / Case Name Attorneys Jurisdiction 92,657 Shawnee

State of Kansas, Appellee Attorney General Robert D. Hecht, D.A. Erma Jean Montgomery, Appellant William K. Rork

92,767 Shawnee

State of Kansas, Appellant Attorney General

Robert D. Hecht, D.A.

Pernell Montgomery, Appellee Virginia A. Girard-Brady, Asst. A.D.

92,658 Shawnee

State of Kansas, Appellee Attorney General Robert D. Hecht, D.A. Michael R. Ingenthron, Appellant William K. Rork

Shawnee Attorney General State of Kansas, Appellee

Robert D. Hecht, D.A. Walter S. Divers, Appellant Matthew J. Edge, Asst. A.D.

1:30 p.m.

Work Comp.

Henry A. Goertz Thomas L. Remmenga, Jr., Appellee Richard J. Liby

**Technical Irrigation Service** Nathan Burghart

Union Insurance Company, Appellants

Dr. J. T. Garner, Appellant

Kansas Parole Board, Appellee

92.819 Riley State of Kansas, Appellee Attorney General Bethany C. Fields, Asst. C.A. Lexie E. Covington, Appellant B. Joyce Yeager Franklin Bob Burris, d/b/a Rafter B. Cattle Co., L.L.C., Appellant Forrest A. Lowry Roger W. Warren Kevin R. Thompson and David Hemme, Appellees 92,453 Douglas State of Kansas, Appellee Attorney General Brenda J. Clary, Asst. D.A. Ledell Young, Jr., Appellant Jessica R. Kunen Wednesday, August 24, 2005 Summary Calendar—No Oral Argument Case No. / Case Name Attorneys **Jurisdiction** 93,356 Rooks Charles Fred Selbe, Appellant Michael S. Holland II James G. Keller Kansas Department of Revenue, Appellee Sedgwick Terry R. Ellis and Katherine J. Ellis, Appellees Kurt A. Harper Jerry D. Bogle Dick Glenn, Appellant 92,300 Reno Russell L. England, Appellant Theresa L. Barr, Asst. A.D. Attorney General State of Kansas, Appellee Karen S. Smart, Asst. D.A. 93.755 Pottawatomie Attorney General State of Kansas, Appellant Sherri Schuck, Asst. C.A. Bradley Nichols, Appellee Jacqueline Reid-Peterson 93,452 Ellis Carl B. Alvis, Appellant Willis Musick Attorney General State of Kansas, Appellee Thomas J. Drees, C.A. 93,280 Sedgwick Todd A. Young, Appellant Heather Cessna, Asst. A.D. Attorney General State of Kansas, Appellee Debra S. Byrd Peterson, Asst. D.A. Boyd K. Isherwood, Asst. D.A. 93,592 Saline State of Kansas, Appellee Attorney General Amy Hanley, Asst. C.A. Jerry Inscho, Appellant Randall L. Hodgkinson, Deputy A.D. 92,265 Reno State of Kansas, Appellee Attorney General Thomas R. Stanton, Deputy D.A. Curtis Richardson, Appellant Korey A. Kaul, Asst. A.D. 93,716 Reno Michael Purcell, Inmate No. 72348, Appellant Michael A. Purcell, 72348, Pro Se Jon D. Graves Mr. Bruce, Warden, Appellee 92,595 Geary Antwan Steele, Appellant Kip Johnson Attorney General State of Kansas, Appellee John H. Taylor, Asst. C.A. 93,659 Norton

(continued)

J.T. Garner, #41207, Pro Se

Harry Kennedy, Asst. A.G.

94,004		Rice
William Sigmund, Appellant	Randall L. Hodgkinson, Deputy A.D.	Nice
V.	Attorney General	
State of Kansas, Appellee	Chris Oakley, C.A.	Codorviale
92,750 State of Kansas, Appellee	Attorney General	Sedgwick
V.	Debra S. Byrd Peterson, Asst. D.A.	
Jerry S. Osborne, Appellant	Boyd K. Isherwood, Asst. D.A. Michael P. Whalen	
92,763	witchaer r. writalen	Sedgwick
State of Kansas, Appellee	Attorney General	beugwiek
V.	Debra S. Byrd Peterson, Asst. D.A.	
Jerry S. Osborne, Appellant	Boyd K. Isherwood, Asst. D.A. Michael P. Whalen	
93,389	THE THE TAX TO THE TAX	Barton
State of Kansas, Appellee	Attorney General	
V.	Rick J. Scheufler	
Todd W. White, Appellant	Cory D. Riddle, Deputy A.D.	Cl
<b>92,972</b> Joe Little, Appellant	Joe Little, Pro Se	Shawnee
v	Shelly H. King	
State of Kansas, Kansas Board of	John M. Cassidy	
Tax Appeals, Kansas Board of Healing Arts, Kansas Department of	Steve Phillips, Asst. A.G. Teresa L. Sittenauer	
Transportation, Office of Judicial	Thomas E. Wright	
Administration, Department of	Charles T. Engle	
Admin. Legal Section, Kansas Securities Commission, Kansas Bar Association, Kansas Legal Services,		
Appellees		
11000		
93,361		Woodson
	Karen J. Krueger, Pro Se	Woodson
<b>93,361</b> Karen J. Krueger, Appellant v.	Karen J. Krueger, Pro Se Jerry B. Hathaway	Woodson
93,361		Woodson
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598		Woodson  Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant	Jerry B. Hathaway  Shawn Minihan, Asst. A.D.	
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v.	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General	
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee	Jerry B. Hathaway  Shawn Minihan, Asst. A.D.	Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v.	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith	
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v.	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical	Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith	Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical	Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King	Pottawatomie
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King	Pottawatomie Work Comp.
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024	Jerry B. Hathaway  Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King	Pottawatomie Work Comp.
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.	Pottawatomie Work Comp.
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888 State of Kansas, Appellee	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.	Pottawatomie Work Comp. Saline
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888 State of Kansas, Appellee v.	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.  Attorney General Ty Kaufman, C.A.	Pottawatomie Work Comp. Saline
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888 State of Kansas, Appellee v. Eric Clinton Marshall, Appellant	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.	Pottawatomie Work Comp. Saline McPherson
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888 State of Kansas, Appellee v.	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.  Attorney General Ty Kaufman, C.A. Donald R. Snapp  Attorney General	Pottawatomie Work Comp. Saline
93,361 Karen J. Krueger, Appellant v. Board of County Commissioners of Woodson County, Kansas, et al., Appellees 91,598 Brian James Droge, Appellant v. State of Kansas, Appellee 93,979 Randall Scott Reusser, Appellee v. Mulvane Cooperative Union and Farmland Mutual Ins. Co., Appellants 93,024 State of Kansas, Appellee v. Johnny Baxter, Appellant 91,888 State of Kansas, Appellee v. Eric Clinton Marshall, Appellant 93,590	Shawn Minihan, Asst. A.D. Attorney General Sherri Schuck, C.A.  Jeff Griffith Tish Morrical Jeffrey E. King  Attorney General Ellen Mitchell, C.A. Matthew J. Edge, Asst. A.D.  Attorney General Ty Kaufman, C.A. Donald R. Snapp	Pottawatomie Work Comp. Saline McPherson

**Jurisdiction** 

Johnson

Kansas Court of Appeals U.S. Courthouse Courtroom 643 500 State Ave. Kansas City, Kansas

Before Green, P.J.; Johnson, J.; and Larson, S.J.

Tuesday, August 23, 2005

9:30 a.m.

Case No. / Case Name Attorneys

93,158

Jane L. Williams William and Susan Johnsmeyer, Appellant Timothy J. Sear

Hanover Development Company II, Kevin J. Breer

d/b/a Hanover Construction Company, and Wayne "E" Smith, Inc. and Van Keirsbilck Contracting

Company, Appellees

92,583 Douglas

State of Kansas, Appellee Attorney General

Brenda J. Clary, Asst. D.A. George O. Cannon, Appellant Patrick H. Dunn, Asst. A.D.

90,299 Iohnson

State of Kansas, Appellee Attorney General

Steven J. Obermeier, Asst. D.A. Jason A. Manis, Appellant Randall L. Hodgkinson, Deputy A.D.

Doniphan

Jody Klein, Surviving Spouse of James M. Crabtree Ronald Klein, Decedent, and Jody Thomas D. Haney Klein, Administratrix of the Estate William L. Townsley III of Ronald Klein, Appellants Mark L. Bennett Jr.

Kansas Highway Patrol, et al., Appellees

1:30 p.m.

93,357 Johnson

John Harl Campbell, L.L.C., Appellant Mark A. Corder Bruce W. Beye

Avid Outdoor, L.L.C. and Lee W. Peakes, Appellees

93,780 Wyandotte

Namita Sahgal, M.D., Appellant Joseph R. Colantuono John C. McFadden University of Kansas Medical Center, Appellee

Johnson

Francis G. Martin In the Matter of the Marriage of Tim Ehinger, Appellee H. Reed Walker

Joseph W. Booth Sandra Ehinger, Appellant

93,365 Johnson

Shawna R. Thompson, Appellant Georgina R. Adami Paul Hasty Jr.

Equity Residential Properties Management Limited

Bourbon The Heirs of Phillip Webber II, Appellant Phillip Webber

Blake Hudson Dr. Marty Schmidt, et al., Appellees

93,656 Work Comp.

Conn Felix Sanchez Andres Rangel, Appellant D. Shane Bangerter

Excel Corporation, Appellee

Partnership, et al., Appellees

(continued)

**Johnson** 

Reno

Wednesday, August 24, 2005

9:30 a.m.

Case No. / Case Name Jurisdiction Attorneys

92,790 Wyandotte

Robert R. Laing Jr. Manuel Fernando Casas, Appellant Randolph G. Willis

Farmers Insurance Exchange John L. Kellogg and Marty Robbins, Appellees

Atchison

Tramaine M. Beadles, Appellant Shawn Minihan, Asst. A.D. Attorney General

Gerald Ř. Kuckelman, C.A. State of Kansas, Appellee

92,416 Douglas

Attorney General State of Kansas, Appellee

Brenda J. Clary, Asst. D.A. Antonio E. Floyd, Appellant Sarah Ellen Johnson, Asst. A.D.

92,271

State of Kansas, Appellee Attorney General

Steven J. Obermeier, Asst. D.A. Robert Macias, Appellant Sarah Ellen Johnson, Asst. A.D.

Summary Calendar—No Oral Argument

Case No. / Case Name Attorneys Jurisdiction Wyandotte

93,821 Robert Dupree, Appellant Robert Dupree, Pro Se

Ernest C. Ballweg

Jeffrey A. Sutton and Barnett & Jamison Chartered,

Appellees

Linn 93,754

State of Kansas, Appellant Attorney General

Gary Thompson, Special Prosecutor

Timothy Tucker, Appellee James T. Wiglesworth

Atchison 93.102

State of Kansas, Appellee Attorney General

Gerald R. Kuckelman, C.A. Shaun C. Handke, Appellant Matthew J. Edge, Asst. A.D.

94,177 Atchison

Attorney General State of Kansas, Appellee

Gerald R. Kuckelman, C.A. Brenda Caselberry, Appellant Robert D. Campbell

93,367 Sedgwick

Attorney General State of Kansas, Appellee

Debra S. Byrd Peterson, Asst. D.A. John D. Alrid, Appellant Heather Cessna, Asst. A.D.

93,239 Wyandotte

Charles Jones, #69723, Pro Se Charles L. Jones, Appellant

Attorney General

State of Kansas, Appellee Christopher L. Schneider, Asst. D.A.

Morris

Kenneth W. McClintock Lucas Ziegenhirt, Appellant

Bourbon

State of Kansas, Appellee Attorney General Terri L. Johnson, C.A.

Kelly Jean Kemp, Appellant Randall L. Hodgkinson, Deputy A.D.

92,556

State of Kansas, Appellee Attorney General

Thomas R. Stanton, Deputy D.A.

Jason Gleason, Appellant Rick Kittel, Asst. A.D.

Kenneth Wayne Kohler, Appellee

Daniel P. Garcia, Appellant

92,268		Butler
State of Kansas, Appellee	Attorney General	
V.	James R. Watts, Asst. C.A.	
David J. Fail, Appellant	Michael P. Whalen	
93,516		Reno
State of Kansas, Appellee	Attorney General	
V.	County Attorney	
Benjamin Branton, Appellant	Appellant Defender	
92,264		Reno
State of Kansas, Appellee	Attorney General	
V.	Thomas R. Stanton, Deputy D.A.	
David Pederson, Appellant	Randall L. Hodgkinson, Deputy A.D.	
92,370		Finney
State of Kansas, Appellee	Attorney General	,
V.	Linda J. Lobmeyer, Asst. C.A.	
Merina Gonzales, Appellant	Patrick H. Dunn, Asst. A.D.	
93,476		Wyandotte
Melvin L. Shields, Appellant	Melvin L. Shields, #47149, Pro Se	, , y unitereste
V.	Attorney General	
State of Kansas, Appellee	Constance M. Alvey, Asst. D.A.	
92,932	·	Sedgwick
State of Kansas, Appellee	Attorney General	seag, rick
V.	Debra S. Byrd Peterson, Asst. D.A.	
Richard R. Laverentz, Appellant	Charles L. Rutter, Asst. D.A.	
, II	J. Patrick Lawless, Jr., A.D.	
92,013		Wyandotte
State of Kansas, Appellee	Attorney General	, and otte
V.	District Attorney	
Fred Santor, Appellant	Appellate Defender	

Kansas Court of Appeals

U.S. Courthouse Courtroom 408 401 N. Market Wichita, Kansas

Before Pierron, P.J.; Caplinger, J.; and Bukaty, S.J.

Tuesday, August 23, 2005

1:30 p.m.

Case No. / Case Name Attorneys Jurisdiction 92,207 Sedgwick State of Kansas, Appellee Attorney General Debra S. Byrd Peterson, Asst. D.A. Kristi L. Barton, Asst. D.A. Mark A. Hankerson, Jr., Appellant Sarah Ellen Johnson, Asst. A.D. 92,248 Sedgwick State of Kansas, Appellee Attorney General Debra S. Byrd Peterson, Asst. D.A. Gwendlyn K. Moody, Appellant Kristi L. Barton, Asst. D.A. Shawn Minihan, Asst. A.D. 92,537 McPherson Anthony Lee Williams, Appellant Nathan B. Webb, Asst. A.D. Attorney General State of Kansas, Appellee Ty Kaufman, C.A. 91,897 Reno Todd Schartz, Appellant Shawn Minihan, Asst. A.D. Attorney General Karen S. Smart, Asst. D.A. State of Kansas, Appellee 91,799 Reno State of Kansas, Appellee Attorney General Thomas R. Stanton, Deputy D.A.

(continued)

Rick Kittel, Asst. A.D.

92.916 Reno

State of Kansas, Appellant Attorney General

Thomas R. Stanton, Deputy D.A. Kirtis Davenport, Appellee Korey A. Kaul, Asst. A.D.

Wednesday, August 24, 2005

9:00 a.m.

Case No. / Case Name Attorneys Jurisdiction 93,946 Cowley

Raigan Reed Sparks, By and Lucy L. Herlocker Through Her Next Friend, Ryan Jennifer Passiglia

Williams, and Ryan Williams, Appellees

Rachel Ann Sparks, Appellant

Royal & Sun Alliance Insurance Company

Sedgwick

In the Matter of the Marriage of J. Larry Linn Edward Paul Laine, Appellant Charles F. Harris

Gale T. Gregory-Laine

and

93,868 Work Comp.

Randy S. Stalcup Peggy A. Rinke, Appellee Terry J. Torline

Bank of America and

(American Insurance Company), Appellants

**Butler** 

Michele D. Burch, Individually and Timothy J. King as the Parent, Natural Guardian and Stanford J. Smith Jr. Next Friend of Georgia J. Burch and W. Rick Griffin

Grace E. Burch, Minors, Appellants Michele D. Burch, in Her Capacity as Administrator of

the Estate of Darrell G. Burch, Deceased, and the Estate of Darrell G. Burch, Deceased, Appellees

92,772 Butler State of Kansas, ex rel., Secretary, Randy M. Barker

Department of Social and Henry H. Blase Rehabilitation Services, Appellee

Russell M. Rice, Appellant

Alayne L. Brown, Appellee 1:30 p.m.

93,270 Johnson

Idaho Timber Corporation of Kansas, Appellant Charles D. Lee Timothy I. Sear

A.G. Spanos Construction, Inc., Appellee Kevin J. Breer

Finney

Farm Gold, L.L.C., Appellant John R. Gerdes Troy W. Purinton

Alan Roop, Finney County Appraiser, Appellee Linda A. Terrill

and St. Catherine Hospital, Appellant

Alan Roop, Finney County Appraiser, Appellee

92,912 Sedgwick

Lilia Rodriguez-Tocker, M.D., Appellee Coy M. Martin v. Robert Martin

The Estate of Alfred M. Tocker, M.D., the Alfred M. Tocker, M.D. Living Trust, and Darryl S. Tocker, Successor Trustee of the Alfred M. Tocker, M.D. Living Trust and Executor of the Estate of Alfred M. Tocker, M.D., Appellants and

In the Matter of the Estate of Alfred M. Tocker, M.D.

Summary Calendar—No Oral Argument

Case No. / Case Name Attorneys Jurisdiction
93.602

Barton

93,602 State of Kansas, Appellant Attorney General

v. Rick J. Scheufler Gordon R. Hicks, Appellee Michael S. Holland

93,494 Sedgwick

Robert L. Thurman, Sr., Appellant

Robert Thurman, #71108, Pro Se

v. Attorney General
State of Kansas, Appellee Debra S. Byrd Peterson, Asst. D.A.
Kristi L. Barton, Asst. D.A.

93,043 Sedgwick

Jason S. Smith, AppellantMichael P. Whalenv.Attorney General

State of Kansas, Appellee Debra S. Byrd Peterson, Asst. D.A. Charles L. Rutter, Asst. D.A.

93,022 Sedgwick

Terry King, Appellant Michelle Davis, Asst. A.D.

v. Attorney General
State of Kansas, Appellee Debra S. Byrd Peterson, Asst. D.A.
Matt J. Maloney, Asst. D.A.

93,071 Sedgwick

James P. Johnson, Appellant Michael P. Whalen v. Attorney General

State of Kansas, Appellee Debra S. Byrd Peterson, Asst. D.A. Kristi L. Barton, Asst. D.A.

**92,761** Seward

State of Kansas, Appellee Attorney General
v. Don L. Scott, C.A.

John Lovato, Appellant Cory D. Riddle, Deputy A.D.

**92,760** Seward

State of Kansas, Appellee v. Don L. Scott, C.A.
John Lovato, Appellant Cory D. Riddle, Deputy A.D.

92,762 Seward

State of Kansas, Appellee Attorney General v. Don L. Scott, C.A.

John Lovato, Appellant Cory D. Riddle, Deputy A.D.

93,172 Seward

State of Kansas, Appellee Attorney General v. Don L. Scott, C.A.

John Lovato, Appellant Cory D. Riddle, Deputy A.D.

92,890

State of Kansas, Appellant
v. Thomas R. Stanton, Deputy D.A.
Roy Workman, Appellee Randall L. Hodgkinson, Deputy A.D.

93.603

Randall E. Hodgkinson, Deputy N.D.

Butler

In the Interest of J.K.E.,

Thomas C. McDowell

DOB: 8/19/2003

DOB: 8/19/2003, Darrin C. Devinney, Asst. C.A. A Child Under Eighteen (18) Years of Age

(continued)

Reno

Clerk of the Appellate Courts

93,409		Geary
Delvone Roberts, Appellee	Randall L. Hodgkinson, Deputy A.D.	
V. Chata of Vancas Annallant	Attorney General	
State of Kansas, Appellant	Tony Cruz, Asst. C.A.	
92,401		Harvey
State of Kansas, Appellee	Attorney General	
V.	Donna L. Longsworth, Asst. C.A.	
Jacob A. Maxwell, Appellant	Cory D. Riddle, Deputy A.D.	
92,369		Reno
State of Kansas, Appellee	Attorney General	
V.	Thomas R. Stanton, Deputy D.A.	
Terry Byard, Appellant	Theresa Barr, Asst. A.D.	
93,089		Sedgwick
State of Kansas, Appellee	Attorney General	
V.	Debra S. Byrd Peterson, Asst. D.A.	
Lorenzo C. Gary, Appellant	Boyd K. Isherwood, Asst. D.A.	
	Michelle Davis, Asst. A.D.	
93,388		Barton
State of Kansas, Appellee	Attorney General	Durvon
V.	Douglas A. Matthews, C.A.	
Charles A. Proffitt, Appellant	Korey A. Kaul, Asst. A.D.	
	·	Carol G. Gree

Doc. No. 032163

#### State of Kansas

#### Legislature

#### **Interim Committee Schedule**

The following committee meetings have been scheduled during the period of July 14-22. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. When available, agendas can be found at http://kslegislature.org/klrd.

Date	Room	Time	Committee	Agenda
July 14	526-S	10:00 a.m.	Joint Committee on Information	<ul> <li>14th a.m.: Post Audit report.</li> <li>p.m.: Review agency projects.</li> <li>15th a.m.: Review agency projects.</li> <li>p.m.: Legislative use of computers.</li> </ul>
July 15	526-S	9:00 a.m.	Technology	
July 18	123-S	TBA	Legislative Coordinating Council	Legislative matters.
July 18	526-S	10:00 a.m.	Legislative Educational Planning	Agenda not available.
July 19	526-S	9:00 a.m.	Committee	
July 19	519-S	10:00 a.m.	Joint Committee on Economic	Agenda not available.
July 20	519-S	9:00 a.m.	Development	
July 19 July 20	514-S 514-S	10:00 a.m. 9:00 a.m.	Legislative Budget Committee	Agenda not available.
July 19	123-S	10:00 a.m.	Joint Committee on Special	Hearings on claims filed.
July 20	123-S	9:00 a.m.	Claims Against the State	
July 21	519-S	10:00 a.m.	Joint Committee on State	Proposals for Dillon House; various capital improvement projects.
July 22	519-S	9:00 a.m.	Building Construction	

Jeffrey M. Russell Director of Legislative Administrative Services

#### INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2003 Volumes and 2004 Supplement of the Kansas Administrative Regulations.

### **AGENCY 1: DEPARTMENT OF**

ADMINISTRATION			
Reg. No.	Action	Register	
1-1-1	Amended	V. 24, p. 848	
1-2-9	Amended	V. 24, p. 849	
1-2-25	Amended	V. 24, p. 849	
1-2-25a 1-2-30	New Revoked	V. 24, p. 849 V. 24, p. 849	
1-2-31	Amended	V. 24, p. 849	
1-2-43a	New	V. 24, p. 849	
1-2-44	Amended	V. 24, p. 849	
1-2-46 1-2-74	Amended Amended	V. 24, p. 849 V. 24, p. 850	
1-2-84a	Revoked	V. 24, p. 850	
1-2-84b	Revoked	V. 24, p. 850	
1-2-97	Amended	V. 24, p. 850	
1-3-2 1-4-2	Revoked Amended	V. 24, p. 850 V. 24, p. 850	
1-4-3	Amended	V. 24, p. 850	
1-4-5	Amended	V. 24, p. 850	
1-4-7	Amended	V. 24, p. 850	
1-4-8	Amended	V. 24, p. 851	
1-5-8 1-5-9	Amended Amended	V. 24, p. 851 V. 24, p. 852	
1-5-14	Amended	V. 24, p. 852	
1-5-15	Amended	V. 24, p. 852	
1-5-19c	Amended	V. 24, p. 853	
1-5-20 1-5-24	Amended Amended	V. 24, p. 853 V. 24, p. 853	
1-5-30	Amended	V. 24, p. 855	
1-6-2	Amended	V. 24, p. 855	
1-6-8	Amended	V. 24, p. 855	
1-6-27	Amended	V. 24, p. 856	
1-6-29 1-6-32	Amended Amended	V. 24, p. 856 V. 24, p. 857	
1-7-3	Amended	V. 24, p. 858	
1-7-10	Amended	V. 24, p. 858	
1-7-11	Amended	V. 24, p. 858	
1-7-12 1-8-2	Amended Amended	V. 24, p. 859	
1-8-3	Amended	V. 24, p. 859 V. 24, p. 859	
1-8-4	Amended	V. 24, p. 859	
1-8-5	Revoked	V. 24, p. 860	
1-8-6	Amended	V. 24, p. 860	
1-9-1 1-9-2	Amended Amended	V. 24, p. 860 V. 24, p. 860	
1-9-4	Amended	V. 23, p. 718	
1-9-13	Amended	V. 24, p. 861	
1-9-14	Amended	V. 24, p. 861	
1-9-19 1-9-19a	Amended Amended	V. 24, p. 861 V. 24, p. 862	
1-9-19a	Amended	V. 24, p. 863	
1-9-23	Amended	V. 24, p. 863	
1-9-27	Revoked	V. 24, p. 865	
1-10-6	Revoked	V. 24, p. 865	
1-10-7 1-10-10	Revoked Revoked	V. 24, p. 865 V. 24, p. 865	
1-10-11	Revoked	V. 24, p. 865	
1-11-1	Amended	V. 24, p. 865	
1-11-3	Revoked	V. 24, p. 865	
1-12-1 1-12-2	Amended Amended	V. 24, p. 865	
1-12-2 1-13-1a	Amended	V. 24, p. 865 V. 24, p. 866	
1-13-1b	New	V. 24, p. 866	
1-14-8	Amended	V. 24, p. 866	
1-14-11	Amended	V. 24, p. 868	
1-45-18 1-45-18	Amended (T) Amended	V. 23, p. 424 V. 23, p. 1044	
1 10 10	. m.c.iucu	20, p. 1014	

1-45-19	Amended (T)	V. 23, p. 424		
1-45-19	Amended	V. 23, p. 1044		
1-45-20	Amended (T)	V. 23, p. 424		
1-45-20	Amended	V. 23, p. 1045		
1-45-23	Amended (T)	V. 23, p. 425		
1-45-23	Amended	V. 23, p. 1045		
1-45-24	Amended (T)	V. 23, p. 425		
1-45-24	Amended	V. 23, p. 1045		
	A CENTON A DEPAREMENT OF			

#### **AGENCY 4: DEPARTMENT OF** AGRICULTURE

Action	Register
Amended	V. 23, p. 1102
Amended (T)	V. 24, p. 958
	•
Amended	V. 23, p. 1102, 1103
Amended (T)	V. 24, p. 958
Amended (T)	V. 24, p. 958
Amended (T)	V. 24, p. 958
Amended (T)	V. 24, p. 958
Amended (T)	V. 24, p. 958
Amended (T)	V. 24, p. 958
Amended	V. 23, p. 1103
Amended (T)	V. 23, p. 901
Amended	V. 23, p. 1103
Amended	V. 23, p. 1103
	V. 23, p. 895
	V. 23, p. 895
	V. 23, p. 896
Amended	V. 24, p. 550
Amended	V. 24, p. 550
Amended (T)	V. 22, p. 2176
Amended	V. 23, p. 95
New (T)	V. 23, p. 1597
New (T)	V. 23, p. 1597
New	V. 24, p. 145, 146
	Amended Amended (T)  Amended (T) Amended (T) Amended (T) Amended (T) Amended (T) Amended (T) Amended (T) Amended (T) Amended (T) Amended New (T) New (T)

#### **AGENCY 5: DEPARTMENT OF** AGRICULTURE—DIVISION OF WATER RESOURCES

Reg. No.	Action	Register		
5-3-4e	Amended (T)	V. 23, p. 1284		
5-3-4e	Amended	V. 23, p. 1580		
5-3-5o	New	V. 23, p. 1130		
5-3-29	New (T)	V. 23, p. 1284		
5-3-29	New	V. 23, p. 1580		
5-17-1				
through				
5-17-18	New	V. 23, p. 1131-1137		
5-22-1	Amended	V. 23, p. 1534		
5-22-4b	New	V. 23, p. 1536		
5-22-4c	New	V. 23, p. 1536		
5-22-4d	New	V. 23, p. 1537		
5-22-6	Amended	V. 23, p. 1634		
5-22-7	Amended	V. 23, p. 1537		
5-22-8	Amended	V. 23, p. 1538		
5-22-9	Amended	V. 23, p. 1538		
5-22-10	New	V. 23, p. 1635		
5-22-13	New	V. 23, p. 1636		
5-22-14	New	V. 23, p. 1636		
5-22-15	New	V. 23, p. 1637		
5-22-17	New	V. 23, p. 1539		
5-23-1	Amended	V. 23, p. 181		
5-23-3	Amended	V. 23, p. 181		
5-23-3a	Amended	V. 23, p. 182		
5-24-1	Amended	V. 23, p. 65		
5-24-2	Amended	V. 23, p. 65		
5-24-3	Amended	V. 23, p. 66		
5-24-4	Amended	V. 23, p. 68		
5-24-6	Amended	V. 23, p. 68		
5-24-8	Amended	V. 23, p. 68		
5-24-11	New	V. 23, p. 69		
AGEN	AGENCY 7: SECRETARY OF STATE			

#### AGENCY 7: SECRETARY OF STATE

Register

1105. 110.	11011011	register
7-18-1 7-18-2	Revoked Revoked	V. 23, p. 136 V. 23, p. 136
		, 1

Action

Reg. No.

7-18-3	Revoked	V. 23, p. 1366	
7-27-1	Amended	V. 23, p. 1366	
7-29-2	Amended	V. 23, p. 1366	
7-34-2	New (T)	V. 24, p. 42	
7-34-2	New	V. 24, p. 332	
AGENCY 9. ANIMAL HEALTH			

#### DEPARTMENT

Reg. No.	Action	Register
9-2-32	Amended (T)	V. 24, p. 272
9-2-32	Amended	V. 24, p. 919
9-11-10	Amended (T)	V. 24, p. 272
9-11-10	Amended	V. 24, p. 919

#### AGENCY 10: KANSAS BUREAU OF INVESTIGATION

Reg. No.	Action	Register
10-22-1	Amended	V. 24, p. 962

#### **AGENCY 11: STATE CONSERVATION** COMMISSION

Reg. No.	Action	Register		
11-11-1				
through				
11-11-7	New	V. 24, p. 242-244		
AGENCY 14: DEPARTMENT OF REVENUE				
Reg. No.	Action	Register		

#### V. 24, p. 798 **AGENCY 16: ATTORNEY GENERAL**

Revoked

14-14-12

28-15-20

28-15-21

28-15-22

Revoked

Revoked

Revoked

Reg. No.	Action	Register
16-1-7	Amended	V. 24, p. 95
16-4-2	New	V. 24, p. 95
16-4-3	New	V. 24, p. 95
16-4-4	New	V. 24, p. 96
16-6-1	Amended	V. 24, p. 96

#### AGENCY 22: STATE FIRE MARSHAL

Reg. No.	Action	Register
22-1-2	Amended	V. 23, p. 978
22-1-7	New	V. 23, p. 978

### **AGENCY 28: DEPARTMENT OF HEALTH**

AND ENVIRONMENT				
Reg. No.	Action	Register		
28-1-2	Amended	V. 23, p. 202		
28-1-4	Amended	V. 23, p. 203		
28-1-20	Amended	V. 23, p. 360		
28-4-576	Amended (T)	V. 23, p. 389		
28-4-576	Amended	V. 23, p. 1255		
28-4-577	Amended (T)	V. 23, p. 390		
28-4-577	Amended	V. 23, p. 1257		
28-4-578	Amended (T)	V. 23, p. 391		
28-4-578	Amended	V. 23, p. 1257		
28-4-583	Amended (T)	V. 23, p. 392		
28-4-583	Amended	V. 23, p. 1258		
28-4-585	Amended (T)	V. 23, p. 392		
28-4-585	Amended	V. 23, p. 1259		
28-4-587	Amended (T)	V. 23, p. 394		
28-4-587	Amended	V. 23, p. 1260		
28-4-590	Amended (T)	V. 23, p. 396		
28-4-590	Amended	V. 23, p. 1262		
28-4-591	Amended (T)	V. 23, p. 397		
28-4-591	Amended	V. 23, p. 1264		
28-4-600		·		
through				
28-4-613	New	V. 23, p. 957-962		
28-4-700				
through				
28-4-705	New (T)	V. 23, p. 398-400		
28-4-700				
through				
28-4-705	New	V. 23, p. 1265, 1266		
28-15-11	Revoked	Ŷ. 23, p. 1367		
28-15-13	Revoked	V. 23, p. 1367		
28-15-14	Revoked	V. 23. p. 1367		
28-15-15a	Revoked	V. 23, p. 1367		
28-15-16	Amended	V. 23, p. 1367		
28-15-18	Amended	V. 23, p. 1367		
29 15 20	Povokod	V 22 p 1269		

V. 23, p. 1368 V. 23, p. 1368

V. 23, p. 1368

(continued)

28-15-35	Amended	V. 23, p. 305	28-35-145	Amended	V. 23, p. 1404	AGENCY	63. BOARD OF	MORTUARY ARTS
28-15-36	Amended	V. 23, p. 309	28-35-146	Amended	V. 23, p. 1404		Action	
28-15a-2	New	V. 23, p. 1368	28-35-146a	New	V. 23, p. 1404	Reg. No.		Register
28-15a-3	New	V. 23, p. 1368	28-35-147	Revoked	V. 23, p. 1404	63-1-4	Amended	V. 23, p. 1533
28-15a-4	New	V. 23, p. 1368	28-35-147a	New	V. 23, p. 1404	63-3-21 63-5-1	Amended Amended	V. 23, p. 1533 V. 23, p. 1534
28-15a-6 28-15a-11	New New	V. 23, p. 1369		y Department of A Revoked		63-6-1	Amended	V. 23, p. 1534 V. 23, p. 1534
28-15a-11 28-15a-21	New	V. 23, p. 1369 V. 23, p. 1369	28-36-1 28-36-32	Revoked	V. 24, p. 146 V. 24, p. 146		ICY 65: BOARD (	
28-15a-23	IVCW	v. 23, p. 1307	28-36-60	Revoked	V. 24, p. 146 V. 24, p. 146	AGEN	IN OPTOM	
through			28-36-120	Revoked	V. 24, p. 146	D N-		
28-15a-29	New	V. 23, p. 1369, 1370	,	AGENCY 30: SOC	-	Reg. No.	Action	Register
28-15a-31	New	V. 23, p. 1370		EHABILITATION		65-4-3	Amended	V. 23, p. 893
28-15a-33	New	V. 23, p. 1370	Reg. No.	Action	Register	65-5-5 65-5-11	Revoked New	V. 23, p. 1596 V. 23, p. 893
28-15a-41 28-15a-42	New New	V. 23, p. 1370 V. 23, p. 1370	-		· ·	65-5-12	New	V. 23, p. 1596
28-15a-43	New	V. 23, p. 1370 V. 23, p. 1370	30-4-50 30-4-90	Amended Amended (T)	V. 23, p. 894 V. 23, p. 897	65-8-5	Revoked	V. 23, p. 893
28-15a-60	- 1-1-1	, <sub>F</sub>	30-4-90	Amended	V. 23, p. 1104	AGEN	CY 66: BOARD	•
through			30-5-59	Amended	V. 23, p. 1637	11021	PROFESSION	
28-15a-66	New	V. 23, p. 1370	30-5-64	Amended	V. 24, p. 802	Reg. No.	Action	Register
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