

Kansas Register

Ron Thornburgh, Secretary of State

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Social and Rehabilitation Services

Request for Proposals

The Kansas Department of Social and Rehabilitation Services, Division of Health Care Policy, Department of Mental Health announces the release of a request for proposals (RFP) to solicit grant proposals for consumer run/self-help organizations to provide peer support services to promote recovery for adults who experience severe and persistent mental illness (SPMI). Agencies interested in receiving a request for proposals can download a PDF copy at http://www.srskansas.org/hcp/MHSIP/MHSIPRFPs.htm or may contact Erick Vaughn, SRS, Health Care Policy — Mental Health, 9th Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1570, (785) 296-3471, fax (785) 296-6142. Complete proposals must be received not later than 5 p.m. March 7.

Don Jordan Secretary of Social and Rehabilitation Services

Doc. No. 035270

(Published in the Kansas Register January 10, 2008.)

City of Hutchinson, Kansas

Notice of Proposed DBE Program

The city of Hutchinson has established a Disadvantaged Business Enterprise (DBE) Program in accordance with regulations of the U.S. Department of Transportation, 49 CFR Part 26, for the Hutchinson Municipal Airport. The city anticipates receiving federal financial assistance from the Department of Transportation, and, as a condition of receiving this assistance, the city will sign an assurance that it will comply with 49 CFR Part 26.

The city's overall project-specific goal for FY 2008 is 5.53 percent of the federal financial assistance.

The proposed DBE Program is available for public inspection and comment at the office of the Director of Parks and Facility Services, City Public Works, 1500 S. Plum, Hutchinson, 67501. The city will accept comments on the goals for 30 days from the date of this notice. Comments can be sent to Mike Lueck, DBE Liaison Officer.

Carolyn Patterson Hutchinson City Attorney

Doc. No. 035271

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Register Office: 1st Floor, Memorial Hall (785) 296-3489 Fax (785) 368-8024 kansasregister@kssos.org

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 1-7-08 through 1-13-08

Term	Rate
1-89 days	3.86%
3 months	3.18%
6 months	3.18%
1 year	2.91%
18 months	2.75%
2 years	2.70%

Daniel J. Nackley Director of Investments

Doc. No. 035266

State of Kansas

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms for the project listed below. A response may be submitted by e-mail to neil@ksdot.org or seven signed copies of the response can be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754. Responses shall be limited to four pages and must be received by noon February 7 for the consulting engineering firm to be considered.

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

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

27-100 KA-1004-01 Wallace County

Location study of K-27, 30 miles through Wallace County. The study should identify and evaluate the study corridor, complete the required environmental documentation and determine a preferred alignment. The study should be completed in 24 months and is estimated to cost \$750,000.

400-11 KA-1005-01 Cherokee County

Location study of US-400 from the Pittsburg Bypass south 28 miles to I-44. The study will evaluate past studies and project issues to determine a study corridor and recommend a roadway type (Expressway or Freeway). The study should be completed by January 2009 and is estimated to cost \$550,000.

96-106 KA-1007-01 Statewide

Location study of K-96 from southeast of Nickerson, northwest to north of Sterling. The study will evaluate past studies, ideas and review current transportation needs of the study corridor, complete the environmental documentation and determine a preferred alignment. The study will be complete by January 2009 and is estimated to cost \$800,000.

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

- 1. Size and professional qualifications;
- 2. experience of staff;
- 3. location of firm with respect to proposed project;
- 4. work load of firm; and
- 5. firm's performance record.

Deb Miller Secretary of Transportation

Doc. No. 035272

State of Kansas

Kansas Housing Resources Corporation

Notice of Hearing on the 2008 Weatherization State Plan

The Kansas Housing Resources Corporation will conduct a public hearing from 1:30 to 3 p.m. Friday, January 25, at the KHRC office, 611 S. Kansas Ave., Suite 300, Topeka, to provide an opportunity for citizens to comment upon the draft of the 2008 Weatherization State Plan.

The 2008 State of Kansas Weatherization State Plan Draft will only include pages intended for public comment and can be found on the KHRC Web site at wwww.kshousingcorp.org. Limited hard copies will be available at the public hearing site and upon request. Written comments must be received by 5 p.m. January 23. The public hearing comment period ends at 3 p.m. January 25.

Persons in need of a sign language interpreter, an assistive listening device, large print or other material for accommodations to attend this meeting should notify the KHRC at least one week prior to the meeting. Requests may be addressed to Al Dorsey, KHRC, 611 S. Kansas Ave., Suite 300, Topeka, 66603-3803, (785) 296-5865, or via the Kansas Relay Service at (800) 766-3777.

Stephen R. Weatherford President

Department of Transportation

Request for Comments

The Kansas Department of Transportation invites public review and comments on the state's draft long range transportation plan. KDOT has been updating the plan to improve the Kansas transportation network and to strengthen the state's economic future. This long range planning process has included a comprehensive analysis of the current transportation system and a broad-based public engagement program.

The draft is available for download from the Kansas Long Range Transportation Plan Web site, www.kansas lrtp.org, or it can be viewed at any of the KDOT offices on the list below. A copy also is available by contacting Maggie Thompson, Kansas Department of Transportation, Division of Public Affairs, 2-West, Eisenhower State Office Building, 700 S.W. Harrison, Topeka, 66603-3754, (785) 296-3585, maggiet@ksdot.org

Comments must be submitted in writing, on the Web site or by e-mail to Maggie Thompson at the address above or by fax at (785) 296-0287. Comments must be postmarked or transmitted by the close of business February 22.

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

The draft plan may be reviewed at the following KDOT area offices:

Northeast Kansas

Bureau of Transportation Planning

Eisenhower State Office Building 2nd Floor, 700 S.W. Harrison Topeka, 66603

Northeast District Office (District One)

121 W. 21st St. Topeka, 66605-0128

Horton Area Office

1686 1st Ave. East Horton, 66439

Osage City Area Office

322 S. Martin Osage City, 66523

Bonner Springs Area Office

650 N. K. 7 Highway Kansas City, KS 66012

Olathe Area Office

1290 S. Enterprise Olathe, 66061

Wamego Area Office

1425 W. U.S. 24 Highway

Wamego, 66547

Topeka Area Office

101 Gage Blvd. Topeka, 66606

North Central Kansas

North Central District Office (District Two)

1006 N. 3rd Salina, 67402

Clay Center Area Office

731 W. Crawford Clay Center, 67432

Mankato Area Office

725 E. South St. Mankato, 66956

Marion Area Office

1021 N. Cedar St. Marion, 66861

Ellsworth Area Office

202 W. 15th Ellsworth, 67439

Northwest Kansas

Northwest District Office (District Three)

312 S. 2nd Norton, 67654

Phillipsburg Area Office

1777 U.S. 183 Highway Phillipsburg, 67661

Atwood Area Office

East on U.S. 36 Highway Atwood, 67730

Hays Area Office

1811 W. Frontier Road Hays, 67601

Southeast Kansas

Southeast District Office (District Four)

411 W. 14th Chanute, 66720

Iola Area Office

1720 N. State St. Iola, 66749

Garnett Area Office

507 N. Maple Garnett, 66032

Independence Area Office

3097 W. Main Independence, 67301

Pittsburg Area Office

1813 W. 4th St. Pittsburg, 66762

South Central Kansas

South Central District Office (District Five)

500 N. Hendricks Hutchinson, 67504

Pratt Area Office

309 Iowa Pratt, 67124 El Dorado Area Office

205 Oil Hill Road El Dorado, 67042

Winfield Area Office

7093 U.S. 160 Highway Winfield, 67156

Great Bend Area Office

East of U.S. 56 and Kiowa Road Great Bend, 67530

Wichita Metro Area Office

3200 E. 45th St. North Wichita, 67220

Southwest Kansas

Southwest District Office (District Six)

121 N. Campus Drive Garden City, 67846

Syracuse Area Office

910 N. Main Syracuse, 67878

Ulysses Area Office

325 W. Oklahoma Terrace

Ulysses, 67880

Dodge City Area Office

11310 E. U.S. 50 Highway Dodge City, 67801

> Deb Miller Secretary of Transportation

Doc. No. 035276

State of Kansas

Kansas Health Policy Authority

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Wednesday, March 12, in Room 900-N of the Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of a proposed administrative regulation and the revocation of an existing regulation on a permanent basis effective 15 days after publication in the Kansas Register. Telephone conference is not available.

Chapter 187, 2005 Session Laws of Kansas transferred specific powers, duties and regulatory authority from the Department of Social and Rehabilitation Services to the Division of Health Policy and Finance (DHPF) within the Department of Administration, and then transferred those powers, duties and regulatory authority to the Kansas Health Policy Authority (KHPA), effective July 1, 2006. The statutes provide that KHPA will be the single state agency for Medicaid, Medikan and HealthWave in Kansas.

This 60-day notice of the public hearing shall constitute a public comment period for the proposed regulation as stated in K.S.A. 2007 Supp. 77-421(a)(3). All interested parties may submit written comments before the hearing to Rita Haverkamp, Kansas Health Policy Authority, Room 900-N, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1220, or by e-mail at Rita.

Haverkamp@khpa.ks.gov. The KHPA will give all interested parties a reasonable opportunity to present their views, but it may be necessary to request each participant to limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days before the hearing by contacting Rita Haverkamp at (785) 296-5107 or by calling the Kansas Relay Center at (800) 766-3777.

A copy of the regulation and the economic impact statement may be obtained by contacting Rita Haverkamp or from the KHPA Web site at www.khpa.ks.gov.

A summary of the regulation and the economic impact follows:

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENTS FOR THE MEDICAID (MEDICAL ASSISTANCE) PROGRAM

30-5-78. Scope of and reimbursement for home- and community-based services for persons with head injury trauma. This regulation is being revoked and replaced with the new proposed regulation.

129-5-78. Scope of and reimbursement for home- and community-based services for persons with traumatic brain injury. The new proposed regulation would increase the potential number of hours per calendar year that a client may receive targeted case management (TCM) services with prior authorization. The recommended change is based on an increasing number of persons accessing TBI TCM services with greater needs as a result of either transitioning from a long-term care facility to their home or being at a greater risk of admission to such a facility from their home. Based on feedback from providers, the 160-hour limit has been sufficient until recently, with the growing number of persons served who typically have greater behavioral or medical challenges. This limit has proved to be insufficient in some cases.

Federal Mandate: This regulation change is not federally mandated.

Economic Impact: The potential economic impact of waiving the limit of 160 hours per year of targeted case management (TCM) with prior approval is a total of approximately 448 average annual total hours provided over the 160-hour limit multiplied by the TBI TCM hourly rate of \$42.40, equaling the total estimated cost of \$18,995.20. It is expected that with an increase in the number of TCM hours allowed, when needed, a savings to the state will be realized due to diversion from institutional placements.

Bearer of Cost: Kansas Health Policy Authority and the Kansas Department of Social and Rehabilitation Services.

Affected Parties: Kansans with traumatic brain injury who are eligible for funded Medicaid targeted case management services.

Other Methods: There were no other appropriate methods for the desired outcome.

Marcia Nielsen, Ph.D., MPH Executive Director

State of Kansas Wildlife and Parks Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Thursday, March 13, at Memorial Hall, 120 S.W. 10th Ave., Topeka, to consider the approval and adoption of proposed administrative regulations of the Kansas Department of Wildlife and Parks.

A workshop meeting on business of the Wildlife and Parks Commission will begin at 2:30 p.m. March 13 at the location listed above. The meeting will recess at 5:30 p.m., then resume at 7 p.m. at the same location for the regulatory hearing. There will be public comment periods at the beginning of the afternoon and evening meetings for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete the hearing or other business matters, the commission will reconvene at 9 a.m. March 14 at the same location.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Sheila Kemmis, commission secretary, at (620) 672-5911. Persons with a hearing impairment may call the Kansas Commission for the Deaf and Hard of Hearing at (800) 432-0698 to request special accommodations.

This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations. All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, 1020 S. Kansas Ave, Suite 200, Topeka, 66612, or to sheilak@wp.state.ks.us if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-4-4. This permanent regulation establishes legal equipment and taking methods for big game. The proposed amendments would allow the use of knapped broadhead points for archery hunting, the use of scopes on muzzleloaders during the muzzleloader season, the use of hard-cast solid lead bullets for muzzleloader and firearms hunting, the use of .22 caliber centerfire cartridges for deer and antelope firearms hunting and the use of crossbows during the firearms season.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

K.A.R. 115-4-4a. This permanent regulation establishes legal equipment and taking methods for wild turkey. The proposed amendments would allow the use of knapped broadhead points for archery hunting and the use of crossbows during the spring firearms season.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

K.A.R. 115-4-13. This permanent regulation establishes the descriptions and restrictions for deer permits. The proposed amendments are the result of legislation passed by the 2007 Legislature. The proposed amendments would allow for a resident any-season white-tailed deer permit, simplify antlerless permits, allow nonresidents to select the season for use of white-tailed deer permits, allow for nonresidents to apply for limited mule deer stamps to convert white-tailed deer permits to either-species, either-sex permits and cease the transferability of hunt-on-your-own-land permits.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

K.A.R. 115-18-7. This permanent regulation establishes the use of crossbows and locking devices for persons with disabilities while hunting big game and wild turkeys. The proposed amendments would allow for the use of knapped broadhead points and scopes with magnification.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

K.A.R. 115-7-8. This permanent regulation establishes requirements for weigh-in black bass fishing tournaments using tournament black bass pass. The proposed amendment would allow the secretary to waive proximity to water requirements if no inordinate risk to the wildlife resource is posed.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

K.A.R. 115-7-9. This permanent regulation establishes requirements for weigh-in black bass fishing tournaments not using tournament black bass pass. The proposed amendment would allow the secretary to waive proximity to water requirements if no inordinate risk to the wild-life resource is posed.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies or the public.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by writing the chairman of the commission at the address above, electronically on the department's Web site at www.kdwp.state.ks.us, or by calling (785) 296-2281.

Kelly Johnston Chairman

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 \$3,254,613.67 in the underground petroleum storage tank release trust fund and \$1,224,875.50 in the aboveground petroleum storage tank release trust fund at December 31, 2007.

Duane Goossen Secretary of Administration

Doc. No. 035280

State of Kansas

Kansas Water Authority

Notice of Meeting

The Kansas Water Authority will meet at 9:30 a.m. Wednesday, January 16, at the Ramada Hotel and Convention Center, 420 S.E. 6th Ave., Topeka. Meeting information, including a site map, agenda and other materials, is posted on the Kansas Water Office Web page at www.kwo.org. Interested parties without Web access may call the Kansas Water Office at (785) 296-3185 or toll free at (888) KAN-WATER (526-9283) to request meeting materials. Anyone needing special accommodations at the meeting site is asked to contact the Kansas Water Office before the meeting.

Steve Irsik Chairman

Doc. No. 035256

State of Kansas

Board of Cosmetology

Notice of Hearing on Proposed Administrative Regulations

The Kansas Board of Cosmetology will conduct a public hearing at 9 a.m. Monday, March 10, at the board office located at 714 S.W. Jackson, Suite 100, Topeka, to consider proposed amendments to regulation K.A.R. 69-11-1.

The following is a summary of the substance of the proposed regulation and its anticipated economic impact:

K.A.R. 69-11-1. This regulation increases the initial licensure application fee and renewal fees for electrologists, estheticians and manicurists. The renewal fee also will increase for cosmetology technicians. Licenses for the above-listed professions are renewed every two years.

The renewal fee for cosmetology-related establishments also will increase. Establishment licenses expire annually on June 30. Cosmetology practitioner license fees and related establishments fees were last increased in July 1998.

This regulation is not mandated by federal law.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rule and regulation. All interested parties may submit written comments prior to the hearing to Mary Lou Davis, Executive

Director, Kansas Board of Cosmetology, 714 S.W. Jackson, Topeka, 66603. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation during the hearing.

Copies of the regulation and the economic impact statement may be obtained by contacting Cherie Daniels at (785) 296-3155, from the board's Web site at http://www.kansas.gov/kboc or by e-mail request to kboc@kboc.ks.gov.

Any persons requiring accommodations under the Americans with Disabilities Act should give notice to the Kansas Board of Cosmetology at least 10 days prior to the hearing date by contacting Mary Lou Davis at (785) 296-3155.

Mary Lou Davis Executive Director

Doc. No. 035369

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:

01/23/2008	10996	Arrow Boards and Variable Message Boards — Various Locations
01/24/2008	10965	Ammunition
01/24/2008	11008	Abandoned Well Plugging — Lockhart/
		Nordt Lease — Allen County
01/24/2008	11009	Abandoned Well Plugging — Williams
		Lease — Franklin County
01/25/2008	11010	Noxious Weed Spraying — Bourbon,
		Allen, Woodson & Greenwood
		Counties
01/25/2008	11003	Flat Sheet & Reinforced Panel Signs —
		Various Locations
01/25/2008	11004	Flat Sheet Signs — Various Locations
01/31/2008	10999	RWM Workflow Conversion Project
02/08/2008	10886	Silk Screen Press, Heavy Duty
02/14/2008	10932	Storage Area Networks (SAN) Products
		and Support Services
03/24/2008	11001	Food Services

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

http://www.da.ks.gov/purch/

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. Information regarding prequalification, projects and bid documents can be obtained by calling (785) 296-8899 or by visiting www.da.ks.gov/fp/.

02/12/2008 A-010449 Replace Sewer Piping in Basement — Dillon Bldg., Larned State Hospital, Larned

Chris Howe Director of Purchases

University of Kansas

Notice to Bidders

The University of Kansas encourages interested vendors to visit the University of Kansas Purchasing Services Web site at http://www.purchasing.ku.edu/ for a complete listing of all transactions for which KU Purchasing Services, or one of the consortia commonly utilized by KU, are seeking competitive bids. Paper postings of KU Purchasing Services bid transactions may be viewed at the Purchasing Services office located at 1246 W. Campus Road, Room 7, Lawrence, 66045, or persons may contact Purchasing Services at (785) 864-3790, by fax at (785) 864-3454 or by e-mail at purchasing@ku.edu to request a copy of a current bid.

Barry K. Swanson Associate Comptroller/ Director of Purchasing Services

Doc. No. 035267

(Published in the Kansas Register January 10, 2008.)

Summary Notice of Bond Sale City of Garnett, Kansas \$530,873 General Obligation Bonds Series 2008-A

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the notice of bond sale dated December 26, 2007, written and electronic bids will be received on behalf of the clerk of the city of Garnett, Kansas (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through PARITY, until 11 a.m. January 22, 2008, 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.

Cancellation of Sale

The issuer reserves the right to cancel this sale by distributing notice via the Bloomberg wire by 3 p.m. Friday, January 18, 2008.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof, except one bond in the denomination of \$5,873 (or such amount added to \$5,000 or any integral multiple thereof). The bonds will be dated February 1, 2008, and will become due on October 1 in the years as follows:

	Principal
Year	Amount
2009	\$30,873
2010	30,000
2011	30,000
2012	30,000
2013	30,000
2014	30,000

2015	30,000
2016	30,000
2017	40,000
2018	40,000
2019	40,000
2020	40,000
2021	40,000
2022	40,000
2023	50,000

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 April 1 and October 1 in each year, beginning October 1, 2008.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of \$10,617.47 (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 February 12, 2008, 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 2007 is \$17,119,640. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, but excluding temporary notes to be retired in conjunction therewith, is \$3,016,873.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, 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 at the address set forth below.

Written and Facsimile Bid and Good Faith Deposit Delivery Address:

Joyce E. Martin, City Manager 131 W. 5th Ave. Garnett, KS 66032 (785) 448-5496 Fax (785) 448-5555

Dated January 3, 2008.

City of Garnett, Kansas

(Published in the Kansas Register January 10, 2008.)

Summary Notice of Bond Sale Unified School District No. 267 Sedgwick County, Kansas (Renwick) \$9,500,000

General Obligation School Building Bonds, Series 2008

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the notice of bond sale dated December 17, 2007, written and electronic bids will be received on behalf of the clerk of Unified School District No. 267, Sedgwick County, Kansas (Renwick) (the issuer), in the case of written bids, at the address set forth below, and in the case of electronic bids, through PARITY, until 2 p.m. January 22, 2008, 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 February 1, 2008, and will become due on November 1 in the years as follows:

	Principal
Year	Amount
2010	\$330,000
2011	340,000
2012	355,000
2013	375,000
2014	390,000
2015	405,000
2016	425,000
2017	445,000
2018	465,000
2019	485,000
2020	510,000
2021	530,000
2022	555,000
2023	580,000
2024	605,000
2025	635,000
2026	660,000
2027	690,000
2028	720,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on May 1 and November 1 in each year, beginning May 1, 2009.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States or a qualified financial surety bond in the amount of \$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 February 14, 2008, 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 2007 is \$106,900,425. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds being sold, is \$25,290,000.

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 Bid and Good Faith Deposit Delivery Address:

Janna Theis, Clerk

Office of the Board of Education

600 W. Rush

P.O. Box 68

Andale, KS 67001-0068

(316) 444-2165

Fax (316) 445-2241

E-mail: janna.theis@usd267.com

Financial Advisor - Facsimile Bid and Good Faith Deposit Delivery Address:

George K. Baum & Company 100 N. Main, Suite 810 Wichita, KS 67202

Attn: Charles M. Boully (316) 264-9351

Fax (316) 264-9370

E-mail: boully@gkbaum.com

Dated December 17, 2007.

Unified School District No. 267 Sedgwick County, Kansas (Renwick)

Doc. No. 035273

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Oneok Field Services, LLC has applied for

a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Oneok Field Services, LLC, Tulsa, Oklahoma, owns and operates Robbins Compressor Station located at Section 27, T30S, R16W, Kiowa County, Kansas.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka; and a copy of the proposed permit can be reviewed at the KDHE Southwest District Office, 302 W. McArtor Road, Dodge City. To obtain or review the proposed permit and supporting documentation, contact Michael J. Parhomek, (785) 296-1580, at the KDHE central office; and to review the proposed permit only, contact Josh Weil, (620) 225-0596, at the KDHE Southwest District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael J. Parhomek, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business February 11.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sherry Walker, Bureau of Air and Radiation, not later than the close of business February 11 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency has a 45-day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA's 45-day review period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Jon Knodel, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7622, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

Roderick L. Bremby Secretary of Health and Environment State of Kansas

Department of Health and Environment

Request for Comments

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

Northern Natural Gas Company, 1111 S. 103rd St., Omaha, Nebraska, owns and operates Tescott Compressor Station located at Section 34, T11S, R5W, Ottawa County, Kansas.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka; and a copy of the proposed permit can be reviewed at the KDHE North Central District Office, 2501 N. Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Michael J. Parhomek, (785) 827-9639, at the KDHE central office; and to review the proposed permit only, contact Jennifer Nichols, (620) 225-0596, at the KDHE North Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael J. Parhomek, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received before the close of business February 11.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Sherry Walker, Bureau of Air and Radiation, not later than the close of business February 11 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency has a 45-day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA's 45-day review period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this

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notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Jon Knodel, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7622, to determine when the 45day EPA review period ends and the 60-day petition period commences.

> Roderick L. Bremby Secretary of Health and Environment

Doc. No. 035278

State of Kansas

State Corporation Commission

Permanent Administrative Regulations

Article 11.—NATURAL GAS PIPELINE SAFETY

- **82-11-1. Definitions.** The following terms as used in K.A.R. 82-11-2 through K.A.R. 82-11-10, and in the identified sections of the regulations adopted by reference, shall be defined as specified in this regulation:
- (a) "Area of residential development" means a location in which over 25 residential customers are being, or are expected to be, added over the period in which the area is to be developed.
- (b) "Barhole" means a small hole made near gas piping to extract air from the ground.
- (c) "Combustible gas indicator" means a type of leak detection equipment capable of detecting and measuring gas concentrations in the atmosphere with minimum detection accuracy of 0.5% gas in the air.
- (d) "Commission" means the state corporation commission of Kansas.
- (e) "Confined space" means any subsurface structure, including vaults, tunnels, catch basins and manholes, that is of sufficient size to accommodate a person and in which gas could accumulate.
- (f) "Construction project" means the construction of either of the following:
- (1) Any jurisdictional pipeline installation, including new, replacement, or relocation projects, in which the total piping installed during the project is in excess of 400 feet for small gas operators, or 1,000 feet for all other gas operators; or
- (2) any other significant pipeline installation that is subject to these safety standards.
- (g) "Department of transportation" means the U.S. department of transportation.
- (h) "Exposed pipeline" means buried pipeline that has become uncovered due to erosion, excavation, or any other cause.
- (i) "Flame ionization" means a type of leak detection equipment that uses a technology that continuously draws ambient air through a hydrogen flame and thereby provides an indication of the presence of hydrocarbons.
- (j) "Gas-associated structure" means a device or facility utilized by a gas company, including a valve box, vault,

- test box, and vented casing pipe, that is not intended for storing, transmitting, or distributing gas.
- (k) "Gas pipeline safety section" means the gas pipeline safety section of the state corporation commission of Kan-
- (l) "Inspector" means an employee of the gas pipeline safety section of the state corporation commission of Kan-
- (m) "Leak detection equipment" means a device, including a flame ionization unit, combustible gas indicator, and other equipment as approved by the gas pipeline safety section, that measures the amount of hydrocarbon gas in an ambient air sample.
- (n) "Lower explosive limit (LEL)" means the lowest percent of concentration of natural gas in a mixture with air that can be ignited at normal ambient atmospheric temperature and pressure.
- (o) "Odorometer" means an instrument capable of determining the percentage of gas in air at which the odor of the gas becomes detectible to an individual with a normal sense of smell.
- (p) "Small gas operator" means an operator who engages in the transportation or distribution of gas, or both, in a system having fewer than 5,000 service lines.
- (q) "Small substructure" means any subsurface structure, other than a gas-associated structure, that is of sufficient size to accommodate a person and in which gas could accumulate, including telephone and electrical ducts and conduit, and nonassociated valve and meter boxes.
- (r) "Sniff test" means a qualitative test performed by an individual with a normal sense of smell. The test is conducted by releasing small amounts of gas in order to determine whether an odorant is detectible.
- (s) "Underground leak classification" means the process of sampling the subsurface atmosphere for gas using a combustible gas indicator in a series of available openings or barholes over, or adjacent to, the gas facility. If applicable, the sampling pattern shall include sample points that indicate sustained readings of 0% gas in air in the four cardinal directions.
- (t) "Utility division" means the utility division of the state corporation commission of Kansas.
- (u) "Yard line" means the buried, customer-owned piping between the outlet of the meter and the building wall. (Authorized by and implementing K.S.A. 66-1,150; effective, T-82-10-28-88, Oct. 28, 1988; effective, T-82-2-25-89, Feb. 25, 1989; revoked, T-82-3-31-89, April 30, 1989; effective May 1, 1989; amended July 7, 2003; amended Jan. 25, 2008.)
- 82-11-3. Transportation of natural and other gas by pipeline; annual reports and incident reports. The federal rules and regulations titled "transportation of natural and other gas by pipeline; annual reports, incident reports, and safety-related condition reports," 49 C.F.R. Part 191, as in effect on October 1, 2006, with the exception of portions that include jurisdiction beyond the state of Kansas, including off-shore pipelines, the outer continental shelf, and states other than Kansas, are adopted by reference with the following exceptions, deletions, additions, and modifications:

(continued)

- (a) The following sentence shall be deleted from 49 C.F.R. 191.3: "Administrator means the Administrator, Pipeline and Hazardous Materials Safety Administration or his or her delegate."
- (b) 49 C.F.R. 191.5(b) shall be deleted and replaced by the following: "(b) Each notice required by paragraph (a) of this section shall be made by telephone to the gas pipeline safety section and to the U.S. department of transportation. Both notices shall include the following information:
- (1) The names of the operator and the person making the report and their telephone numbers;
 - (2) the location of the incident;
 - (3) the time of the incident;
- (4) the number of fatalities and personal injuries, if any; and
- (5) all other significant facts known by the operator that are relevant to the cause of the incident or extent of the damages."
 - (c) 49 C.F.R. 191.7 shall be deleted.
- (d) 49 C.F.R. 191.9(a) shall be deleted and replaced by the following: "(a) Except as provided in paragraph (c) of this section, each operator of a distribution pipeline system shall submit U.S. department of transportation form PHMSA F 7100.1 to the commission as soon as practicable but not more than 30 calendar days after detection of an incident required to be reported under 49 C.F.R. 191.5."
- (e) 49 C.F.R. 191.9(b) is deleted and replaced by the following: "(b) If additional relevant information is required after the report is submitted under paragraph (a), each operator shall submit to the commission a written report providing the additional information pertaining to the incident within 15 calendar days of the commission's request."
- (f) 49 C.F.R. 191.11(a) shall be deleted and replaced by the following: "(a) Except as provided in paragraph (b) of this section, each operator of a distribution pipeline system shall submit an annual report in duplicate for that system to the commission on U.S. department of transportation form PHMSA F 7100.1-1. This report shall be submitted to the gas pipeline safety section of the commission not later than March 1 of each year, for the preceding calendar year."
- (g) 49 C.F.R. 191.15(a) shall be deleted and replaced by the following: "(a) Except as provided in paragraph (c) of this section, each operator of a transmission or a gathering pipeline system shall submit U.S. department of transportation form PHMSA F 7100.2 to the commission as soon as practicable but not more than 30 calendar days after detection of an incident required to be reported under 49 C.F.R. 191.5."
- (h) 49 C.F.R. 191.15(b) shall be deleted and replaced by the following: "(b) If additional relevant information is required by the commission after the report is submitted under paragraph (a), each operator shall submit to the commission a written report providing the additional information pertaining to the incident within 15 calendar days of the commission's request."
- (i) 49 C.F.R. 191.17(a) shall be deleted and replaced by the following: "(a) Except as provided in paragraph (b) of this section, each operator of a transmission or gath-

- ering pipeline system shall submit an annual report in duplicate for that system to the commission on U.S. department of transportation form PHMSA F 7100.2-1. This report shall be submitted to the gas pipeline safety section not later than March 1 of each year, for the preceding calendar year."
- (j) 49 C.F.R. 191.19 shall be deleted and replaced by the following: "Report Forms. The prescribed report forms are available without charge upon request from the gas pipeline safety section, Topeka, Kansas. Reproduced copies of the forms may be used if they are of the same size and kind of paper."
 - (k) 49 C.F.R. 191.21 shall be deleted.
- (l) The term "Associate Administrator, OPS," as used in 49 C.F.R. 191.25, means commission. (Authorized by and implementing K.S.A. 66-1,150; effective, T-82-10-28-88, Oct. 28, 1988; effective, T-82-2-25-89, Feb. 25, 1989; revoked, T-82-3-31-89, April 30, 1989; effective May 1, 1989; amended April 16, 1990; amended March 12, 1999; amended July 7, 2003; amended Jan. 25, 2008.)
- **82-11-4.** Transportation of natural and other gas by pipeline; minimum safety standards. The federal rules and regulations titled "transportation of natural and other gas by pipeline: minimum federal safety standards," 49 C.F.R. Part 192, including appendices A, B, C, and D, as in effect on October 1, 2006, with the exception of portions that include jurisdiction beyond the state of Kansas, including off-shore pipelines, the outer continental shelf, and states other than Kansas, are adopted by reference with the following exceptions, deletions, additions, and modifications:
- (a) 49 C.F.R. 192.7(b) shall be deleted and replaced by the following: "(b) Any incorporated document shall be available for inspection at the gas pipeline safety section's Topeka, Kansas office. All incorporated materials are also available for inspection in the Pipeline and Hazardous Materials Safety Administration, 400 Seventh Street, S.W., Washington, D.C., or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030 or access the following website: http://www.archives.gov/ federal_register/code_of_federal_regulations/ibr_locations. html. These materials have been approved for incorporation by reference by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. In addition, the incorporated materials are available from the respective organizations listed in paragraph (c)(1) of this section."
- (b) 49 C.F.R. 192.181(a) shall be deleted and replaced by the following: "(a) Each high-pressure distribution system shall have valves spaced to reduce the time to shut down a section of main in an emergency. Each operator shall specify in its operation and maintenance manual the criteria as to how valve locations are determined using, as a minimum, the considerations of operating pressure, the size of the mains, and the local physical conditions. The emergency manual shall include instructions on where operating personnel can find maps and other means of locating emergency valves during an emergency. Each area of residential development constructed after May 1, 1989 shall be provided with at least one valve to isolate it from other areas."

- (c) 49 C.F.R. 192.199(e) shall be deleted and replaced by the following: "(e) Have discharge stacks, vents, or outlet ports designed to prevent accumulation of water, ice, or snow, located where gas can be discharged into the atmosphere without undue hazard. At town border stations and district regulator settings, the gas shall be discharged upward at a minimum height of six feet from the ground or past the overhang of any adjacent building, whichever is greater."
- (d) 49 C.F.R. 192.199(h) shall be deleted and replaced by the following: "(h) Except for a valve that will isolate the system under protection from its source of pressure, shall be designed to prevent unauthorized access to or operation of any stop valve that will make the pressure relief valve or pressure limiting device inoperative in-
- "(1) valves that would bypass the pressure regulator or relief devices; and
- "(2) shut-off valves in regulator control lines that, if operated, would cause the regulator to be inoperative.'
- (e) The following shall be added to 49 C.F.R. 192.199: "(i) At town border stations and district regulator settings, this section shall require pressure relief or pressure limiting devices regardless of installation date.'
- (f) 49 C.F.R. 192.307 shall be deleted and replaced by the following: "Inspection of materials. Except for pipe with external coating applied after installation, each length of pipe that is externally coated and each other component shall be visually inspected at the site of installation to ensure that it has not sustained any visually determinable damage that could impair its serviceability. Each coated length of pipe shall be checked for defects in the coating using an instrument that is calibrated according to manufacturer's specifications prior to lowering the pipe into the ditch."
- (g) The following subsection shall be added to 49 C.F.R. 192.317: "(d) Each aboveground pipeline shall be placed underground, with the following exceptions:
 - "(1) Regulator station piping;
 - "(2) bridge crossings;
 - "(3) aerial crossings or spans;
- "(4) short segments of piping for valves intentionally brought above the ground, including risers, piping at compressor, processing or treating facilities, block gate settings, sectionalizing valves and district regulator sites;
- "(5) distribution mains specifically designed to be above the ground and have the approval of the landowner to provide service to commercial customers from the aboveground main and associated service line or
- "(6) pipelines in class 1 locations that were in natural gas service before May 1, 1989."
- (h) The following shall be added to 49 C.F.R. 192.317: "(e) Each pipeline constructed after May 1, 1989, shall be placed under ground, with the following exceptions:
 - "(1) Regulator station piping;
 - "(2) bridge crossings;
 - "(3) aerial crossings or spans;
- "(4) short segments of piping for valves intentionally brought above ground, including risers, piping at compressor, processing or treating facilities, block gate settings, sectionalizing valves and district regulator sites; or

- "(5) distribution mains specifically designed to be above ground and have the approval of the landowner to provide service to commercial customers from the aboveground main and associated service line or lines."
- (i) 49 C.F.R. 192.453 shall be deleted and replaced by the following: "(a) The corrosion control procedures required by 49 C.F.R. 192.605(b)(2), including those for the design, installation, operation, and maintenance of cathodic protection systems, must be carried out by, or under the direction of, a person qualified in pipeline corrosion control methods.
- "(b) Any unprotected steel service or yard line found to have active corrosion shall be either provided with cathodic protection and monitored annually as required by K.A.R. 82-11-4(m) or replaced. In areas where there is no active corrosion, each operator shall, at intervals not exceeding three years, reevaluate these pipelines.
- "(c) In lieu of conducting electrical surveys on unprotected steel service lines and yard lines, each operator may implement one of the following options:
- "(1) Conduct annual leakage surveys at intervals not exceeding 15 months, but at least once each calendar year, on all unprotected steel service lines and yard lines and initiate a program to apply cathodic protection for all unprotected steel service lines and yard lines; or
- "(2) conduct annual leakage surveys at intervals not exceeding 15 months, but at least once each calendar year, on all unprotected steel service lines and yard lines and initiate a preventative maintenance program for replacement of service and yard lines. The preventative maintenance program to be used in conjunction with the annual leak survey of unprotected steel service and yard lines shall include the following:
- "(A) After the annual leakage survey of all unprotected steel service and yard lines is completed, the operator shall prepare a summary listing of the leak survey results.
- "(B) The summary listing shall include the number of leaks found and the number of lines replaced in a defined
- "(C) An operator's replacement program for all service or yard lines in the defined area shall be initiated no later than when the sum of the number of unprotected steel service or yard lines with existing or repaired corrosion leaks and the number of unprotected steel service or yard lines already replaced due to corrosion equals 25% or more of the unprotected steel service or yard lines installed within that defined area.
- "(D) The replacement program, once initiated for a defined area, shall be completed by an operator within 18
- "(E) Operators, at their option, may have separate preventative maintenance programs for service lines and yard lines but must consistently follow their selection.
- "(d) For a city of the third class, or a city having a population of 2,000 or less, which is an operator of a natural gas distribution system, a replacement program for unprotected steel yard lines may comply with paragraph (c)(2)(D) of this section or include the following requirements in their replacement plan:
 - "(1) Perform leakage surveys at six month intervals;

(continued)

- "(2) Notify all customers in the defined area with a written recommendation that all unprotected steel yard lines should be scheduled for replacement; and
- "(3) Replace all unprotected steel yard lines in the defined area that exhibit active corrosion."
- (j) 49 C.F.R. 192.455(a) shall be deleted and replaced by the following: "(a) Except as provided in paragraphs (c) and (f) of this section, each buried, submerged pipeline, or exposed pipeline, installed after July 31, 1971, shall be protected against external corrosion by various methods, including the following:
- "(1) An external protective coating meeting the requirements of 49 C.F.R. 192.461; and
- "(2) A cathodic protection system designed to protect the pipeline in accordance with this subpart, installed and placed in operation within one year after completion of construction."
 - (k) 49 C.F.R. 192.455(b) shall be deleted.
- (l) 49 C.F.R. 192.457(b) shall be deleted and replaced by the following: "(b) Except for cast iron or ductile iron pipelines, each of the following buried, exposed or submerged pipelines installed before August 1, 1971, shall be cathodically protected in accordance with this subpart in areas in which active corrosion is found:
 - "(1) Bare or ineffectively coated transmission lines;
- "(2) bare or coated pipes at compressor, regulator, and measuring stations; and
 - "(3) bare or coated distribution lines.
- (m) 49 C.F.R. 192.465(a) shall be deleted and replaced by the following: "Each pipeline that is under cathodic protection shall be tested at least once each calendar year, but in intervals not exceeding 15 months, to determine whether the cathodic protection meets the requirements of 192.463. If tests at those intervals are impractical for separately protected short sections of mains or transmission lines not in excess of 100 feet, or separately protected service lines, these pipelines may be surveyed on a sampling basis. At least one-third of the separately protected short sections, distributed over the entire system, shall be surveyed each calendar year, with a different one-third checked each subsequent year, so that the entire system is tested in each three-year period."
- (n) 49 C.F.R. 192.465(d) shall be deleted and replaced by the following: "(d) Each operator shall begin corrective measures within 30 days, or more promptly if necessary, on any deficiencies indicated by the monitoring."
- (o) 49 C.F.R. 192.465(e) shall be deleted and replaced by the following: "(e) After the initial evaluation required by 49 C.F.R. 192.455 (b) and K.A.R. 82-11-4(l), each operator shall, at least every three calendar years at intervals not exceeding 39 months, reevaluate its unprotected pipelines and cathodically protect them in accordance with this subpart in areas in which active corrosion is found. The operator shall determine the areas of active corrosion by electrical survey, where practical."
- (p) The following shall be added to 49 C.F.R. 192.465: "(f) It shall be considered practical to conduct electrical surveys in all areas, except the following:
 - "(1) Where the pipe lies under wall-to-wall pavement;
- "(2) where the pipe is in a common trench with other utilities;
 - "(3) in areas with stray current; or

- "(4) in areas where the pipeline is under pavement, regardless of depth, and more than two feet away from an unpaved area."
- "(g) Where an electrical survey is impractical as listed in paragraph (f) of this section, the operator shall conduct leakage surveys using leak detection equipment in accordance with K.A.R. 82-11-4(dd) and evaluate for areas of active corrosion. The evaluation for active corrosion shall include review and analysis of leak repair records, corrosion monitoring records, exposed pipe inspection records, and the analysis of the pipeline environment.
- "(h) for unprotected steel transmission lines and mains, a repair/replacement program shall be established based upon the number of leaks in a defined area.
 - "(i) In this section:
- "(1) 'Active corrosion' means continuing corrosion which, unless controlled, could result in a condition that is detrimental to public safety.
- "(2) 'Electrical survey' means a series of closely spaced pipe-to-soil readings and/or earth current readings over a pipeline that are subsequently analyzed to identify locations where a corrosive current is leaving the pipeline.
- "(3) Pipeline environment includes soil resistivity (high or low), soil moisture (wet or dry), soil contaminants that may promote corrosive activity, and other known conditions that could affect the probability of active corrosion."
- (q) 49 C.F.R. 192.491(a) shall be deleted and replaced by the following: "(a) For as long as the pipeline remains in service, each operator shall maintain records and maps to show the locations of all cathodically protected piping, cathodic protection facilities other than unrecorded galvanic anodes installed before August 1, 1971, and neighboring structures bonded to the cathodic protection system."
 - (r) 49 C.F.R. 192.491(b) shall be deleted.
- (s) 49 C.F.R. 192.509(b) shall be deleted and replaced by the following: "(b) Each steel main that is to be operated at less than 1 p.s.i.g. shall be tested to at least 10 p.s.i.g. and each main to be operated at or above 1 p.s.i.g. shall be tested to at least 100 p.s.i.g."
- (t) The following shall be added to 49 C.F.R. 192.517(a): "(8) Test date. (9) Description of facilities being tested."
- (u) 49 C.F.R. 192.517(b) shall be deleted and replaced by the following: "For any pipeline installed after May 1, 1989, each operator shall make, and retain for the useful life of the pipeline, a record of each test performed under §§ 192.509, 192.511 and 192.513."
- (v) 49 C.F.R. 192.553(a)(1) shall be deleted and replaced by the following: "(1) At the end of each incremental increase, the pressure shall be held constant while the entire segment of pipeline that is affected is checked for leaks. This leak survey by flame ionization shall be conducted within eight hours after the stabilization of each incremental pressure increase provided in the uprating procedure. If the operator elects to not conduct the leak survey within the specified time frame because of nightfall or other circumstance, the pressure increment in the line shall be reduced that day with repetition of that particular increment during the next day that the uprating procedure is continued."

- (w) 49 C.F.R. 192.603(b) shall be deleted and replaced by the following: "(b) Each operator shall establish a written operating and maintenance plan meeting the requirements of this part and keep records necessary to administer the plan. This plan and future revisions shall be submitted to the gas pipeline safety section."
 - (x) The following shall be added to 49 C.F.R. 192.603:
- "(d) Each operator shall have regulator and relief valve test, maintenance and capacity calculation records in its possession whether the town border station is owned by the operator or by a wholesale supplier, if the supplier's relief valve capacity is utilized to provide protection for the operator's system.
- "(e) Each operator shall be responsible for ensuring that all work completed by its consultants and contractors complies with this part."
- (y) The following shall be added to 49 C.F.R. 192.605(b): "(12) Classifying underground leaks according to K.A.R. 82-11-4(bb).
- "(13) Performing leakage surveys of underground pipelines.
- "(14) Identifying conditions which will require patrols of a distribution system at intervals shorter than the maximum intervals listed in K.A.R. 82-11-4 (cc)."
- (z) 49 C.F.R. 192.617 shall be deleted and replaced by the following: "Investigation of failures. (a) Each operator shall establish procedures for analyzing accidents and failures, including:
- "(1) The maintenance of records that contain information for each failure including the type of pipe and the reason for failure.
- "(2) The selection of samples of the failed facility or equipment for laboratory examination, where appropriate, for the purpose of determining the causes of the failure and minimizing the possibility of recurrence.
- "(b) Each operator shall investigate each accident and failure."
- (aa) 49 C.F.R. 192.625(f) shall be deleted and replaced by the following:
- "(f) Each operator shall assure the proper concentration of odorant and shall maintain records of these samplings for at least two years in accordance with this section. Proper concentration of odorant shall be assured by conducting periodic sampling of combustible gases as follows:
- "(1) Conduct monthly odorometer sampling of combustible gases at selected points in the system; and
- "(2) conduct sniff tests during each service call where access to a source of gas in the ambient air is readily available.
- "(g) Operators of master meter systems may comply with this requirement by the following:
- "(1) Receiving written verification from their gas source that the gas has the proper concentration of odorant; and
- "(2) Conducting periodic sniff tests at the extremities of the system to confirm that the gas contains odorant."
- (bb) 49 C.F.R. 192.703 shall be deleted and replaced by the following: "General. (a) No person shall operate a segment of pipeline unless it is maintained in accordance with this subpart.

- "(b) Odorometers and leak detection equipment shall be calibrated according to manufacturer's specifications. Leak detection equipment shall be tested monthly with a calibration gas of known hydrocarbon concentration, except if equipment is not used, then testing with calibration gas shall be performed prior to the next use.
- "(c) Each segment of pipeline that becomes unsafe shall be replaced, repaired or removed from service within five days of the operator being notified of the existence of the unsafe condition.
- "(d) Each operator shall inspect and classify all reports of gas leaks within two hours of notification. Class 1 leaks as defined in paragraph (e) of this section shall be replaced, repaired, or removed from service within five days of the operator being notified of its existence.
- "(e) Each underground leak shall be classified using the operator's underground leak classification procedure as follows:
- "(1) A class 1 leak means a leak that represents an existing or probable hazard to persons or property, and requires immediate repair or continuous action until the conditions are no longer hazardous. This class of leak may include the following conditions:
- "(A) Any leak which, in the judgment of operating personnel at the scene, is regarded as an immediate hazard;
 - "(B) any leak in which escaping gas has ignited;
- "(C) any indication that gas has migrated into or under a building, or into a tunnel;
- "(D) any percentage reading gas in air at the outside wall of a building, or where gas would likely migrate to an outside wall of a building;
- "(E) any reading of 4% gas in air, or greater, in a confined space;
- "(F) any reading of 4% gas in air, or greater, in a small substructure from which gas would likely migrate to the outside wall of a building; or
- "(G) any leak that can be seen, heard, or felt, and which is in a location that may endanger the general public or property.
- "(2) A class 2 leak means a leak that is nonhazardous at the time of detection, but justifies scheduled repair based on probable future hazard. Class 2 leaks shall be repaired within six months after detection. Under adverse soil conditions, a Class 2 leak shall be monitored weekly to assure that the leak will not represent a probable hazard and that it reasonably can be expected to remain nonhazardous. This class of leak may include the following conditions:
- "(A) any reading of 2% gas in air, or greater, under a sidewalk in a wall-to-wall paved area that does not qualify as a class 1 leak;
- "(B) any reading of 5% gas in air, or greater, under a street in a wall-to-wall paved area that has significant gas migration and does not qualify as a class 1 leak;
- "(C) any reading less than 4% gas in air in a small substructure from which gas would likely migrate creating a probable future hazard;
- "(D) any reading between 1% gas in air and 4% gas in air in a confined space;
- "(E) any reading on a pipeline operating at 30% SMYS, or greater, in a class 3 or 4 location, which does not qualify as a class 1 leak;

(continued)

- "(F) any reading of 4% gas in air, or greater, in a gas associated substructure; or
- "(G) any leak which, in the judgment of operating personnel at the scene, is of significant magnitude to justify scheduled repair.
- "(3) A class 3 leak means a leak that is nonhazardous at the time of detection and can reasonably be expected to remain nonhazardous. These leaks shall be rechecked at least every six months and repaired or replaced within 30 months. This class of leak may include the following conditions:
- "(A) any reading of less than 4% gas in air in a small gas associated substructure;
- "(B) any reading under a street in areas without wallto-wall paving where it is unlikely the gas could migrate to the outside wall of a building; or
- $^{\prime\prime}(C)$ any reading of less than 1% gas in air in a confined space. $^{\prime\prime}$
- (cc) 49 C.F.R. 192.721(a) shall be deleted and replaced by the following two paragraphs: "(a) The frequency with which mains are patrolled shall be determined by the severity of the conditions which could cause failure or leakage, and the consequent hazards to public safety. Intervals between patrols shall not be longer than those prescribed in the following table:

Maximum Intervals Between Patrols

Location of Line	Mains in places or on structures where anticipated physical movement or external loading could cause failure or leakage	Mains at all other locations
Inside business districts	4½ months, but at least four times each calendar year	7½ months, but at least twice each calendar year
Outside business districts	7½ months, but at least twice each calendar year	18 months, but at least once each calendar year"

- "(b) Service lines and yard lines shall be patrolled at least once every three calendar years at intervals not exceeding 42 months."
- (dd) 49 C.F.R. 192.723 shall be deleted and replaced by the following:
- "Distribution systems: leak surveys and procedures.
- "(a) Each operator of a distribution system shall conduct periodic leakage surveys using leak detection equipment in accordance with this section. The leak detection equipment used for this survey shall utilize a continuously sampling technology.
- "(b) The type and scope of the leakage control program shall be determined by the nature of the operations and the local conditions. A leakage survey using leak detection equipment shall be conducted on all distribution mains and shall meet the following minimum requirements:
- "(1) In business districts, a leakage survey shall include tests of the atmosphere in gas, electric, telephone, sewer and water system manholes, at cracks in pavement and sidewalks, and at other locations providing an opportunity for finding gas leaks This survey shall be conducted at intervals on the distribution mains within the business district as frequently as necessary with the maximum in-

- terval between surveys not exceeding 15 months, but at least once each calendar year.
- "(2) A leakage survey with leak detection equipment shall be conducted on the distribution mains outside the business areas. The survey shall be made as frequently as necessary, but it shall meet the following minimum requirements:
- "i. Cathodically unprotected steel mains and ductile iron mains located in Class 2, 3, and 4 areas shall be surveyed at least once each calendar year at intervals not exceeding 15 months.
- "ii. Cathodically unprotected steel mains located in Class 1 areas, cathodically protected bare steel mains, cast iron mains, and mains constructed of PVC plastic shall be surveyed at least once every three calendar years at intervals not exceeding 39 months.
- "iii. Cathodically protected externally coated steel mains and mains constructed of polyethylene plastic shall be surveyed at least once every five calendar years at intervals not exceeding 63 months.
- "(3) Operators in existence on January 1, 2007 must be in compliance with paragraph (b)(2) of this section no later than June 1, 2009. Prior to compliance with paragraph (b)(2) of this section, a leakage survey with leak detection equipment of the distribution system shall be conducted outside business districts as frequently as necessary, but it shall be performed at least once every 3 calendar years at intervals not exceeding 39 months.
- "(c) Except for the service lines and yard lines described in paragraph (d) of this section, a leakage survey using leak detection equipment shall be conducted for all service lines and yard lines as follows:
- "(1) In business districts, this survey shall be conducted as frequently as necessary with the maximum interval between surveys not exceeding 15 months, but at least once each calendar year.
- "(2) Outside business districts, the survey shall be made as frequently as necessary, but it shall meet the following minimum requirements:
- "i. Čathodically unprotected steel service or yard lines and service or yard lines constructed of PVC plastic or cast iron shall be surveyed at least once each calendar year at intervals not exceeding 15 months.
- "ii. Cathodically protected bare steel service or yard lines shall be surveyed at least once every three years at intervals not exceeding 39 months.
- "iii. Cathodically protected externally coated steel service or yard lines and service or yard lines constructed of polyethylene plastic shall be surveyed at least once every five calendar years at intervals not exceeding 63 months.
- "(d) For yard lines more than 300 feet in length and operating at a pressure less than 10 p.s.i.g., only the portion within 300 feet of a habitable dwelling must be leak surveyed in accordance with these regulations.
- "(e) Each operator's operations and maintenance manual shall state that company-designated employees are to be trained in and conduct vegetation leak surveys where vegetation is suitable to such analysis.
- "(f) Each leakage survey record shall be kept for at least six years."
- (ee) The following shall be added to 49 C.F.R. 192.755: "(c) Each operator with cast iron piping shall institute all

of the following for the purposes of evaluation and replacement of cast iron pipelines:

- "(1) Collect a coupon each time a leak in the body of a cast iron pipe is discovered. If long stretches of pipe are uncovered or if a series of short sections of pipe are uncovered, it shall not be necessary to take coupons at less than 200-foot intervals.
- "(2) Take additional coupons, if necessary, to obtain a random sample of the entire system. The minimum annual rate of such sampling shall be one coupon for each two miles of cast iron pipe installed. The maximum required annual rate is one coupon for each one mile of cast iron pipe installed.
- "(3) Conduct laboratory analysis on all coupons to determine the percentage of graphitization. Using the following equation:

$$\frac{\text{Percent of Graphitization}}{\text{Graphitization}} = \frac{\text{(Maximum Depth of Graphitization)}}{\text{(Wall Thickness)}} \times 100$$

"(4) Replace at least one city block (approximately 500 feet) within 120 days of the operator's knowledge of the laboratory test results, each time the results show graphitization equal to or greater than the following in a cou-

Diameter	Percent Graphitization
2.0 inch	25%
3.0 inch and 4.0 inch	60%
6.0 inch and 8.0 inch	75%
10.0 inch or greater	90%

- "(5) Coupons shall be submitted for analysis within 30 days of collection. Retain all sampling records for the life of the facility, but not less than five years.
- "(6) Each operator with cast iron piping that is 3 inches or less in nominal diameter shall have a replacement program that will remove all cast iron piping with nominal diameter of 3 inches and smaller from natural gas service by January 1, 2011."
- (ff) 49 C.F.R. 192.801(b)(3) shall be deleted and replaced by the following: "(3) Is performed as requirement of K.A.R. 82-11-4; and." (Authorized by and implementing K.S.A. 66-1,150; effective, T-82-10-28-88, Oct. 28, 1988; effective, T-82-2-25-89, Feb. 25, 1989; revoked, T-82-3-31-89, April 30, 1989; effective May 1, 1989; amended April 16, 1990; amended March 12, 1999; amended July 7, 2003; amended Jan. 25, 2008.)
- **82-11-7.** Reporting requirements. (a) Annual report. Each operator subject to the jurisdiction of the commission shall submit, in duplicate, an annual report for each calendar year. This report shall be submitted on forms as prescribed by K.A.R. 82-11-3.
 - (b) Incident reports.
- (1) Each operator shall notify the gas pipeline safety section by telephone within two hours following discovery of any incident within their certified areas or operating areas. If an incident occurs outside the commission's working hours of 7:50 a.m. through 4:50 p.m., Monday through Friday, or on a holiday, the operator shall contact an employee of the gas pipeline safety section. A list of

- these employees and their telephone numbers shall be provided by the commission to each operator.
- (2) One copy of each written incident report shall be transmitted by the gas pipeline safety section within 10 business days of receipt to the information systems manager, materials transportation bureau, office of pipeline safety, pipeline and hazardous materials safety administration, U.S. department of transportation.
 - (c) Small gas operators.
- (1) Each small gas operator shall notify the gas pipeline safety section when the small gas operator has contracted with a consultant to perform a survey or inspection in order to comply with the minimum safety standards. Each small gas operator shall forward written notice indicating the probable month of the inspection or survey at the time the consultant is authorized to conduct the survey or inspection. In addition, each small gas operator shall forward written notice to the gas pipeline safety section at least 10 business days before the survey or inspection is to be conducted by the consultant. The form for each type of notification shall be available from the gas pipeline safety section.
- (2) Each small gas operator shall maintain complete records relating to the gas system for the life of the system for the purposes of ensuring compliance with the minimum safety standards. Each record shall be made available when an inspector conducts a field inspection.
- (d) Construction notices. Each operator shall submit to the gas pipeline safety section written notice, on commission-supplied forms, at least 10 business days before the commencement of the construction project. (Authorized by and implementing K.S.A. 66-1,150; effective, T-82-10-28-88, Oct. 28, 1988; effective, T-82-2-25-89, Feb. 25, 1989; revoked, T-82-3-31-89, April 30, 1989; effective May 1, 1989; amended Jan 25, 2008.)
- **82-11-8.** Customer installations: location and monitoring responsibility. (a) For residential and small commercial customers, the operator may locate a meter at either the customer's building wall or the customer's property line or easement.
- (b) For industrial and large commercial customers, the operator's meter location shall be determined by mutual agreement between the operator and the customer. Each location shall provide for an adequate margin of safety from public road and on-site traffic. Each customer shall be responsible for notifying the operator of any changes in on-site traffic patterns or other conditions that could subsequently render the agreed-upon meter location unsafe. Before installing the meter, each operator shall provide written notice to the customer of the customer's obligation to monitor and report potential unsafe conditions.
- (c) For each residential customer installation placed in service after May 1, 1989, the operator shall ensure that the installation or repair of all yard lines meets the design, installation, testing, maintenance, and replacement requirements specified in K.A.R. 82-11-4, K.A.R. 82-11-6, K.A.R. 82-11-7, K.A.R. 82-11-9, and K.A.R. 82-11-10.
- (d) For each residential customer installation placed in service before May 1, 1989, the operator shall ensure that

the installation or repair of all yard lines meets the testing, maintenance, and replacement requirements specified in K.A.R. 82-11-4, K.A.R. 82-11-6, K.A.R. 82-11-7, K.A.R. 82-11-9, and K.A.R. 82-11-10.

- (e) Notwithstanding the requirements of subsections (c) and (d), the following requirements shall apply to residential customer installations located in class 1 areas with maximum operating pressures of 10 p.s.i.g. or less:
- (1) For each residential customer installation placed in service before May 1, 1989, the operator shall perform leak surveys in accordance with K.A.R. 82-11-4(dd). All other installation, testing, maintenance, and replacement requirements specified in K.A.R. 82-11-4, K.A.R. 82-11-6, K.A.R. 82-11-7, K.A.R. 82-11-9, and K.A.R. 82-11-10 shall apply only to that portion of the yard line within 150 feet of a building wall.
 - (2) For each residential customer installation placed in

service on or after May 1, 1989, the operator shall perform leak surveys in accordance with K.A.R. 82-11-4(dd). All other design, installation, testing, maintenance, and replacement requirements specified in K.A.R. 82-11-4, K.A.R. 82-11-6, K.A.R. 82-11-7, K.A.R. 82-11-9, and K.A.R. 82-11-10 shall apply only to that portion of the yard line within 150 feet of a building wall.

(f) Each residential, customer-owned installation shall be provided with odorized gas and maintained according to the requirements of K.A.R. 82-11-4(dd). (Authorized by and implementing K.S.A. 66-1,150; effective, T-82-10-28-88, Oct. 28, 1988; effective, T-82-2-25-89, Feb. 25, 1989; revoked, T-82-3-31-89, April 30, 1989; effective May 1, 1989; amended July 7, 2003; amended Jan. 25, 2008.)

Susan K. Duffy Executive Director

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44-13-610	Amended		49-51-3a	Amended	V. 25, p. 1499	Reg. No.	Action	Register
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82-3-603a 82-4-3a 82-4-30a 82-14-1 through 82-14-5 82-15-1 AGENCY Reg. No. 86-1-2 86-1-10 86-1-11 86-1-13 86-1-15 86-1-17 86-1-18 86-1-19 86-1-20 86-2-3 86-2-5 86-2-7 86-3-3 86-3-8 86-3-9 86-3-15 86-3-21	New Amended Amended (T) New New (86: REAL ESTATE Action Amended	V. 26, p. 1610 V. 25, p. 844 V. 26, p. 16-19 V. 25, p. 1363 V. 26, p. 1363 E COMMISSION Register V. 26, p. 1728 V. 26, p. 1728 V. 26, p. 1729 V. 26, p. 1731 V. 26, p. 1731 V. 26, p. 1732 V. 26, p. 1732 V. 26, p. 1733 V. 26, p. 1733 V. 26, p. 1734	92-12-130 92-13-9 92-19-16a 92-19-16b 92-19-22a 92-19-55a 92-21-8 92-21-10 92-21-14 92-21-17 92-27-1 through 92-27-5 92-51-41 92-51-41a AGENCY DIVISI Reg. No. 93-7-1 93-7-2 93-7-3 93-8-1 93-8-2 93-8-3	Amended Amended New Amended Revoked Amended Revoked Revoked Revoked Amended Revoked Amended Revoked New Amended New Amended New 93: DEPARTM ON OF PROPE Action New	V. 25, p. 1568 V. 26, p. 408 V. 26, p. 409 V. 26, p. 409 V. 25, p. 254 V. 26, p. 409 V. 26, p. 5 V. 26, p. 409 V. 26, p. 14	102-1-5a 102-1-7 102-1-12 102-1-13 102-2-2a 102-2-3 102-2-6 102-2-10 102-3-2 102-3-4a 102-3-4a 102-4-1a 102-4-2 102-4-8a 102-5-2 102-5-3 102-5-5 102-5-8 102-6-8	Amended Revoked Amended	V. 25, p. 183 V. 26, p. 881 V. 26, p. 1774 V. 25, p. 1452 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 1775 V. 25, p. 1458 V. 26, p. 1775 V. 25, p. 1460 V. 25, p. 1463 V. 26, p. 881 V. 26, p. 1776 V. 25, p. 1464 V. 25, p. 1466 V. 25, p. 1466 V. 25, p. 1466 V. 25, p. 187 V. 26, p. 881
82-3-603a 82-4-3a 82-4-30a 82-14-1 through 82-14-5 82-15-1 AGENCY Reg. No. 86-1-2 86-1-5 86-1-10 86-1-11 86-1-13 86-1-17 86-1-18 86-1-19 86-1-20 86-2-3 86-2-5 86-2-7 86-3-3 86-3-9 86-3-15 86-3-15 86-3-21 86-3-21	New Amended Amended (T) New New (86: REAL ESTATE Action Amended Revoked Revoked Revoked Revoked Amended	V. 26, p. 1610 V. 25, p. 844 V. 26, p. 1930 V. 26, p. 16-19 V. 25, p. 1363 COMMISSION Register V. 26, p. 1728 V. 26, p. 1728 V. 26, p. 1729 V. 26, p. 1731 V. 26, p. 1731 V. 26, p. 1732 V. 26, p. 1732 V. 26, p. 1733 V. 26, p. 1733 V. 26, p. 1734 V. 26, p. 1735 V. 26, p. 1735	92-12-130 92-13-9 92-19-16a 92-19-16b 92-19-22a 92-19-55a 92-21-8 92-21-10 92-21-14 92-21-17 92-27-1 through 92-27-5 92-51-41 92-51-41a AGENCY DIVISI Reg. No. 93-7-1 93-7-2 93-7-3 93-8-1 93-8-2 93-8-3	Amended Amended New Amended Revoked Amended Revoked Revoked Revoked Amended Revoked Amended Revoked Amended Revoked New Amended New 93: DEPARTMI ON OF PROPE Action New	V. 25, p. 1568 V. 26, p. 408 V. 26, p. 409 V. 26, p. 409 V. 25, p. 254 V. 26, p. 409 V. 26, p. 5 V. 26, p. 409 V. 26, p. 14	102-1-5a 102-1-7 102-1-12 102-1-13 102-2-2a 102-2-3 102-2-6 102-2-10 102-3-2 102-3-4a 102-3-4a 102-4-1a 102-4-2 102-4-8a 102-4-8a 102-5-5 102-5-8 102-5-8 102-6-8	Amended Revoked Amended	V. 25, p. 183 V. 26, p. 881 V. 26, p. 1774 V. 25, p. 1452 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 881 V. 26, p. 1775 V. 25, p. 1463 V. 26, p. 1776 V. 25, p. 1463 V. 26, p. 881 V. 26, p. 1776 V. 25, p. 1464 V. 25, p. 1460 V. 25, p. 1463 V. 26, p. 881 V. 26, p. 881 V. 26, p. 881 V. 26, p. 1876 V. 25, p. 1464 V. 25, p. 1465 V. 25, p. 1464 V. 25, p. 1465 V. 25, p. 1465 V. 25, p. 187 V. 26, p. 881
82-3-603a 82-4-3a 82-4-30a 82-14-1 through 82-14-5 82-15-1 AGENCY Reg. No. 86-1-2 86-1-5 86-1-10 86-1-11 86-1-13 86-1-17 86-1-19 86-1-20 86-2-3 86-2-5 86-2-7 86-3-3 86-3-9 86-3-15 86-3-21 86-3-21 86-3-22	New Amended Amended (T) New New (86: REAL ESTATE Action Amended New	V. 26, p. 1610 V. 25, p. 844 V. 26, p. 1930 V. 26, p. 16-19 V. 25, p. 1363 COMMISSION Register V. 26, p. 1728 V. 26, p. 1728 V. 26, p. 1729 V. 26, p. 1731 V. 26, p. 1731 V. 26, p. 1732 V. 26, p. 1732 V. 26, p. 1733 V. 26, p. 1733 V. 26, p. 1734 V. 26, p. 1735	92-12-130 92-13-9 92-19-16a 92-19-16b 92-19-22a 92-19-55a 92-19-81 92-21-7 92-21-8 92-21-10 92-21-14 92-21-16 92-21-17 92-27-1 through 92-27-5 92-51-41 92-51-41a AGENCY DIVISI Reg. No. 93-7-1 93-7-2 93-7-3 93-8-1 93-8-2 93-8-3 AGENCY	Amended Amended New Amended Revoked Amended Revoked Revoked Revoked Amended Revoked Amended Revoked Amended Revoked New Amended New 93: DEPARTM ON OF PROPE Action New	V. 25, p. 1568 V. 26, p. 408 V. 26, p. 409 V. 26, p. 409 V. 25, p. 254 V. 26, p. 409 V. 26, p. 5 V. 26, p. 409 V. 26, p. 109 V. 26, p. 109 V. 26, p. 125 V. 25, p. 255 ENT OF REVENUE— RTY VALUATION Register V. 26, p. 14 COMMISSION ON AFFAIRS	102-1-5a 102-1-7 102-1-12 102-1-13 102-2-2a 102-2-3 102-2-6 102-2-10 102-3-2 102-3-3a 102-3-4a 102-3-8a 102-4-1a 102-4-2 102-4-3a 102-4-5 102-5-5 102-5-5 102-5-8 102-5-8 102-6-8 IND Reg. No.	Amended Revoked Amended Revoked Amended AGENCY 105: BC IGENTS' DEFENS Action Amended Amended	V. 25, p. 183 V. 26, p. 881 V. 26, p. 184 V. 26, p. 1774 V. 25, p. 1452 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 1460 V. 25, p. 1460 V. 25, p. 1463 V. 26, p. 181 V. 26, p. 181 V. 26, p. 181 V. 26, p. 187 V. 26, p. 186 V. 25, p. 1464 V. 25, p. 1464 V. 25, p. 1466 V. 25, p. 187 V. 26, p. 881 V. 26, p. 881 V. 26, p. 881 V. 26, p. 881 V. 26, p. 1750 SEE SERVICES Register V. 25, p. 101 V. 25, p. 1530
82-3-603a 82-4-3a 82-4-30a 82-14-1 through 82-14-5 82-15-1 AGENCY Reg. No. 86-1-2 86-1-5 86-1-10 86-1-11 86-1-13 86-1-17 86-1-19 86-1-20 86-2-3 86-2-5 86-2-7 86-3-3 86-3-9 86-3-15 86-3-21 86-3-21 86-3-22	New Amended Amended (T) New New (86: REAL ESTATE Action Amended Revoked Revoked Revoked Revoked Amended	V. 26, p. 1610 V. 25, p. 844 V. 26, p. 1930 V. 26, p. 16-19 V. 25, p. 1363 COMMISSION Register V. 26, p. 1728 V. 26, p. 1728 V. 26, p. 1729 V. 26, p. 1731 V. 26, p. 1731 V. 26, p. 1732 V. 26, p. 1732 V. 26, p. 1733 V. 26, p. 1733 V. 26, p. 1734 V. 26, p. 1735	92-12-130 92-13-9 92-19-16a 92-19-16b 92-19-22a 92-19-55a 92-19-81 92-21-7 92-21-8 92-21-10 92-21-14 92-21-16 92-21-17 92-27-1 through 92-27-5 92-51-41 92-51-41a AGENCY DIVISI Reg. No. 93-7-1 93-7-2 93-7-3 93-8-1 93-8-2 93-8-3 AGENC Reg. No.	Amended Amended New Amended Revoked Amended Revoked Revoked Revoked Amended Revoked Amended Revoked New Amended New Amended New 93: DEPARTM ON OF PROPE Action New	V. 25, p. 1568 V. 26, p. 408 V. 26, p. 409 V. 26, p. 409 V. 25, p. 254 V. 26, p. 409 V. 26, p. 5 V. 26, p. 409 V. 26, p. 14	102-1-5a 102-1-7 102-1-12 102-1-13 102-2-2a 102-2-3 102-2-6 102-2-10 102-3-2 102-3-3a 102-3-4a 102-4-1a 102-4-3a 102-4-8a 102-4-8a 102-5-5 102-5-8 102-5-8 102-6-8 IND Reg. No. 105-5-2 105-5-2	Amended Revoked Amended	V. 25, p. 183 V. 26, p. 881 V. 26, p. 174 V. 25, p. 1452 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1454 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 881 V. 26, p. 1881 V. 26, p. 1458 V. 26, p. 1458 V. 26, p. 1450 V. 25, p. 1460 V. 25, p. 187 V. 26, p. 881 V. 25, p. 1530 V. 25, p. 1530 V. 25, p. 1530 V. 25, p. 1530
82-3-603a 82-4-3a 82-4-30a 82-14-1 through 82-14-5 82-15-1 AGENCY Reg. No. 86-1-2 86-1-5 86-1-10 86-1-11 86-1-13 86-1-17 86-1-19 86-1-20 86-2-3 86-2-5 86-2-7 86-3-3 86-3-9 86-3-15 86-3-21 86-3-21 86-3-22	New Amended Amended (T) New New (86: REAL ESTATE Action Amended New	V. 26, p. 1610 V. 25, p. 844 V. 26, p. 1930 V. 26, p. 16-19 V. 25, p. 1363 COMMISSION Register V. 26, p. 1728 V. 26, p. 1728 V. 26, p. 1729 V. 26, p. 1731 V. 26, p. 1731 V. 26, p. 1732 V. 26, p. 1732 V. 26, p. 1733 V. 26, p. 1733 V. 26, p. 1734 V. 26, p. 1735	92-12-130 92-13-9 92-19-16a 92-19-16b 92-19-22a 92-19-55a 92-19-81 92-21-7 92-21-8 92-21-10 92-21-16 92-21-17 92-27-1 through 92-27-5 92-51-41 92-51-41a AGENCY DIVISI Reg. No. 93-7-1 93-7-2 93-7-3 93-8-1 93-8-2 93-8-3 AGENC Reg. No. 97-4-1	Amended Amended New Amended Revoked Amended Revoked Revoked Revoked Amended Revoked Amended Revoked Amended Revoked New Amended New 93: DEPARTM ON OF PROPE Action New	V. 25, p. 1568 V. 26, p. 408 V. 26, p. 409 V. 26, p. 409 V. 25, p. 254 V. 26, p. 409 V. 26, p. 5 V. 26, p. 409 V. 26, p. 109 V. 26, p. 109 V. 26, p. 125 V. 25, p. 255 ENT OF REVENUE— RTY VALUATION Register V. 26, p. 14 COMMISSION ON AFFAIRS	102-1-5a 102-1-7 102-1-12 102-1-13 102-2-2a 102-2-3 102-2-6 102-2-10 102-3-2 102-3-4a 102-3-8a 102-4-1a 102-4-2 102-4-3a 102-4-8a 102-5-5 102-5-8 102-5-8 102-6-8 IND Reg. No. 105-5-2 105-5-3 105-5-3 105-5-3	Amended Revoked Amended	V. 25, p. 183 V. 26, p. 881 V. 26, p. 174 V. 25, p. 1452 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1453 V. 26, p. 1775 V. 25, p. 1454 V. 25, p. 1456 V. 26, p. 1775 V. 25, p. 1456 V. 26, p. 181 V. 26, p. 1458 V. 26, p. 1458 V. 26, p. 1458 V. 26, p. 1459 V. 25, p. 1460 V. 25, p. 187 V. 26, p. 881 V. 26, p. 1776 V. 25, p. 1530
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