

Kansas Register

Ron Thornburgh, Secretary of State

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Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of July 16-23. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. When available, agendas can be found at http://kslegislature.org/klrd.

Date	Room	Time	Committee	Agenda
July 16	Docking 783	9:30 a.m.	Kansas Autism Task Force	Agenda not available.
July 18	Docking 783	9:00 a.m.	Joint Committee on Home- and Community-Based Services Oversight	Agenda not available.
July 22	431-N	9:30 a.m.	Kansas Criminal Code Recodification Commission Subcommittee	Agenda not available.
July 23	Docking 784	9:30 a.m.	Kansas Criminal Code Recodification Commission	Agenda not available.

Jeffrey M. Russell Director of Legislative Administrative Services

Doc. No. 035976

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

Kansas Health Policy Authority

Public Notice

The Kansas Health Policy Authority is making technical corrections to the Medicaid Disproportionate Share Hospital (DSH) State Plan. The language describing the DSH eligibility ratio will be corrected to agree with the intent of allowing for the greatest number of hospitals to participate in DSH. In addition, the description of an allocation factor will be corrected for the distribution of DSH funds. Both corrections conform the state plan with changes described on the KHPA Web site (http:// www.khpa.ks.gov) and in numerous discussions with the DSH Technical Work Group, in open meetings with Kansas hospitals in 2007, and in presentations to the KHPA board and the Kansas Legislature.

The KHPA anticipates no fiscal impact for federal fiscal year 2008 and no fiscal impact for federal fiscal year 2009.

A copy of the proposed state plan change, which has additional information, may be obtained from any local SRS office. To send comments, to review comments received or to obtain additional information, contact Rita Haverkamp, Kansas Health Policy Authority, Room 900-N, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1220, or e-mail Rita.Haverkamp@khpa.ks.gov.

> Marcia J. Nielsen, Ph.D., MPH **Executive Director**

Doc. No. 035975

State of Kansas

Department of Revenue Division of Motor Vehicles

Notice of Intent to Establish a New Line-Make for an Existing New Motor Vehicle Dealer

Notice has been received from Little Car Lot, Kansas Dealer #115, that it will be adding the Wildfire Motors line-make to its location at 921 E. 4th, Pittsburg, Kansas, 66762. The proposed selling location is 921 E. 4th, Pittsburg, Kansas, 66762.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed addition of the new line-make at Little Car Lot if that existing new motor vehicle dealer has a franchise agreement for the same line-make vehicle as that which is to be sold or offered for sale by Little Car Lot, 921 E. 4th, Pittsburg, Kansas, and provided that the existing new motor vehicle dealer is physically located such that its relevant market area, as defined in K.S.A. 8-2430(e), includes the location where the new Wildfire Motors dealership will be located.

Pursuant to K.S.A. 8-2430(a), any petition or complaint by any dealer with standing to protest must be filed with the Director of Vehicles within thirty 30 days of this notice. Such petitions or complaints must be directed to the Kansas Department of Revenue, Director of Motor Vehicles, 1st Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612.

> Carmen Alldritt Director of Motor Vehicles

State of Kansas

Department of Administration Division of Purchases

Notice to Bidders

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

07/22/2008	11494	Paper Products — Facility Supply
07/22/2008	11497	All Labor and Materials to
		Construct Foundation
07/22/2008	11498	Furnish and Install Plumbing and
		Electrical
08/08/2008	11491	Promotional Items and Logo
		Apparel

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

Chris Howe Director of Purchases

Doc. No. 035974

State of Kansas

Department of Revenue **Division of Motor Vehicles**

Notice of Intent to Establish a New Line-Make for an Existing New Motor Vehicle Dealer

Notice has been received from Olathe Subaru, LLC, Kansas Dealer #331, that it will be adding the Mitsubishi line-make to its location at 505 S. Fir, Olathe, Kansas, 66061. The proposed selling location is 401 S. Fir, Olathe, Kansas, 66061.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed addition of the new line-make at Olathe Subaru, LLC if that existing new motor vehicle dealer has a franchise agreement for the same line-make vehicle as that which is to be sold or offered for sale by Olathe Subaru, LLC, 401 S. Fir, Olathe, Kansas, and provided that the existing new motor vehicle dealer is physically located such that its relevant market area, as defined in K.S.A. 8-2430(e), includes the location where the new Mitsubishi dealership will be located.

Pursuant to K.S.A. 8-2430(a), any petition or complaint by any dealer with standing to protest must be filed with the Director of Vehicles within 30 days of this notice. Such petitions or complaints must be directed to the Kansas Department of Revenue, Director of Motor Vehicles, 1st Floor, Docking State Office Building, 915 S.W. Jackson, Topeka, 66612.

> Carmen Alldritt Director of Motor Vehicles

Doc. No. 035971

Pooled Money Investment Board

Notice of Investment Rates

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

Effective 7-7-08 through 7-13-08

Term	Rate
1-89 days	2.03%
3 months	1.78%
6 months	1.98%
1 year	2.26%
18 months	2.32%
2 years	2.50%

Daniel J. Nackley Director of Investments

Doc. No. 035958

State of Kansas

Department of Revenue Division of Motor Vehicles

Notice of Intent to Establish a New Motor Vehicle Dealer License

Notice has been received from Micro Truck and Equipment, LLC of its intent to establish a new Tatanka dealership, Micro Truck and Equipment, LLC, at 901 N.E. Hwy. 24, Topeka, Kansas. The vehicle dealer operator and the principal investor is Steven C. Heard. The proposed date of completion is August 1, 2008.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed establishment of the new Tatanka dealership Micro Truck and Equipment, LLC, 901 N.E. Hwy. 24, Topeka, Kansas, if that existing new motor vehicle dealer has a franchise agreement for the same line-make vehicle as that which is to be sold or offered for sale at Micro Truck and Equipment, LLC, 901 N.E. Hwy. 24, Topeka, Kansas, and provided that the existing new motor vehicle dealer is physically located such that its relevant market area, as defined in K.S.A. 8-2430(e), includes the location where the new Tatanka dealership will be located.

Pursuant to K.S.A. 8-2430(a), any petition or complaint by any dealer with standing to protest must be filed with the Director of Vehicles within 30 days of this notice. Such petitions or complaints must be directed to the Kansas Department of Revenue, Director of Motor Vehicles, 1st Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612.

> Carmen Alldritt Director of Motor Vehicles

Doc. No. 035961

State of Kansas

Secretary of State

Notice of Judgment Interest Rate

Pursuant to the provisions of K.S.A. 16-204, the rate of interest on judgments rendered by courts of the state of Kansas pursuant to the code of civil procedure is 6.25 percent during the period of July 1, 2008 through June 30, 2009.

Ron Thornburgh Secretary of State

Doc. No. 035959

State of Kansas

Department of Administration

Public Notice

Under requirements of K.S.A. 2007 Supp. 65-34,117(c), records of the Division of Accounts and Reports show the unobligated balances are \$931,534.33 in the underground petroleum storage tank release trust fund and \$428,459.92 in the aboveground petroleum storage tank release trust fund at June 30, 2008.

Duane Goossen Secretary of Administration

Doc. No. 035968

State of Kansas

Department of Revenue Division of Motor Vehicles

Notice of Intent to Establish a New Line-Make for an Existing New Motor Vehicle Dealer

Notice has been received from Brad Waller Automotive, Kansas Dealer #122, that it will be adding the JCL International line-make to its location at 1120 S. Cedar, Stockton, Kansas, 67669. The proposed selling location is 1120 S. Cedar, Stockton, Kansas, 67669.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed addition of the new line-make at Brad Waller Automotive, if that existing new motor vehicle dealer has a franchise agreement for the same line-make vehicle as that which is to be sold or offered for sale by Brad Waller Automotive, 1120 S. Cedar, Stockton, Kansas, and provided that the existing new motor vehicle dealer is physically located such that its relevant market area, as defined in K.S.A. 8-2430(e), includes the location where the new JCL International dealership will be located.

Pursuant to K.S.A. 8-2430(a), any petition or complaint by any dealer with standing to protest must be filed with the Director of Vehicles within 30 days of this notice. Such petitions or complaints must be directed to the Kansas Department of Revenue, Director of Motor Vehicles, 1st Floor, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612.

> Carmen Alldritt Director of Motor Vehicles

Kansas State University—Salina

Notice to Bidders

Kansas State University at Salina is selling by sealed bid miscellaneous aircraft parts to include C-150 and Sundowner parts. For details, bid sheet, bid deadline and contact information see K-State at Salina's Web site, http://www.sal.ksu.edu/campusoffices/business/bid-items/index.html.

Rhonda Riffel Fiscal Affairs

Doc. No. 035675

State of Kansas

Governmental Ethics Commission

Opinion No. 2008-08

Written June 25, 2008, to Michael E. Kelly, City Attorney, City of Tonganoxie, Kansas.

This opinion is issued in response to your letter of May 20, 2008, in which you requested an opinion from the Kansas Governmental Ethics Commission pursuant to K.S.A. 75-4303a, and regarding K.S.A. 75-4301a(a)(2). We note at the outset that the Commission's jurisdiction concerning your question is limited to the application of K.S.A. 75-4301 *et seq.*, and whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement:

We understand you have requested this opinion in your capacity as City Attorney for the City of Tonganoxie. The City of Tonganoxie has been asked to provide funding to a joint Leavenworth County-Kansas Turnpike Authority road project. In exchange for its funding contribution, the City of Tonganoxie will participate in the planning and zoning decisions of the effected area and any development will be required to meet the infrastructure standards of the City. It is contemplated that the City will eventually annex areas along or near County Road 1, which is involved in the joint Leavenworth County-Kansas Turnpike Authority road project.

One City Council member is employed at a local bank in which he has a substantial interest, as defined in K.S.A. 75-4301a(a)(2), by virtue of the salary paid to him by the bank. The City Council member's position at the bank is unrelated to the bank's trust department and has no relationship to a family trust that is administered by one of the same bank's trustees. One of the assets included in the family trust is a tract of farm land located in close proximity to the Leavenworth County-Kansas Turnpike Authority road project. The trust property is one of approximately 60 parcels of property affected by the project and which might benefit from the anticipated economic development in the area as a result of the road project.

Question:

Is the City Council member in question subject to disqualification from participating in the discussion and voting by the City Council on the question of city funding participation in the joint Leavenworth County-Kansas

Turnpike Authority road project, by virtue of his substantial interest in the bank that administers a trust, one asset of which trust is real property, the value of which may be increased as a result of the referenced road project?

Opinion:

K.S.A. 75-4301a states in pertinent part:

- (a) "Substantial interest" means any of the following: . .
- (2) If an individual or an individual's spouse, either individually or collectively, has received during the preceding calendar year compensation which is or will be required to be included as taxable income on federal income tax returns of the individual and spouse in an aggregate amount of \$2,000 from any business or combination of businesses, the individual has a substantial interest in that business or combination of businesses...
- (5) If an individual or an individual's spouse receives compensation which is a portion or percentage of each separate fee or commission paid to a business or combination of businesses, the individual has a substantial interest in any client or customer who pays fees or commissions to the business or combination of businesses from which fees or commissions the individual or the individual's spouse, either individually or collectively, received an aggregate of \$2,000 or more in the preceding calendar year. As used in this subsection, "client or customer" means a business or combination of businesses.
- (b) "Business" means any corporation, association, partnership, proprietorship, trust, joint venture, and every other business interest, including ownership or use of land for income...
- (g) "Acts" means the exercise of power or authority or performance of any duty incident to public office or employment.

The City Council member clearly has a substantial interest in the bank where he works because he is paid a salary. The City Council member does not have a substantial interest in the trust administered by the bank's trustee because his compensation from the bank—based on the facts presented—does not include any portion of any fees or commissions that may be paid to the bank by the trust.

Inasmuch as the City Council member does not have a substantial interest in the trust, he is not precluded from participating in the city council's actions related to the road improvement project.

Opinion No. 2008-09

Written June 25, 2008, to Thomas A. Conley, CHP, Chief Radiation and Asbestos Control Section, Kansas Department of Health and Environment, Division of Environment, Radiation and Asbestos Control Section, Topeka.

This opinion is provided in response to your letter of June 5, 2008, in which you requested an opinion from the Kansas Governmental Ethics Commission concerning the State Governmental Ethics Act (K.S.A. 46-215 *et seq.*). We note at the outset that the Commission's jurisdiction concerning your questions is limited to the application of K.S.A. 46-215 *et seq.*, and whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement:

We understand that you are asking for this opinion in your capacity as Chief of the Radiation and Asbestos Control Section of the Kansas Department of Health and En-

(continued)

vironment (KDHE), Bureau of Air and Radiation. As Chief of the KDHE Radiation and Asbestos Control Section, you are a member of Organization of Agreement States (OAS), serving as the State member for Kansas. The OAS bylaws identify its objectives and purposes as "a voluntary, scientific and professional society composed of representatives of States...that have entered into an effective agreement with the United States Nuclear Regulatory Commission...the purpose of the Organization is to provide a mechanism for Agreement States to work with each other and with the NRC on regulatory issues associated with their respective agreements."

The OAS's sole source of funding is through registration fees charged for the annual meeting and donations. You currently serve on the Board of OAS as its Treasurer. You are contemplating a position with the OAS as its Executive Assistant, performing administrative functions, in which capacity you have indicated you would be an independent contractor, authorized to enter into contracts on behalf of the OAS, approve the expenditures of OAS funds, and serve as an Officer of the OAS. As Executive Assistant, you would perform the following duties:

- Assist the Board with administrative tasks
- Assist in tracking membership and status of working groups, management review boards and IMPEP teams
- Ensure the webmaster is provided current content for the website
- Assist the Chair-elect in planning/organizing the annual meeting agenda
- Maintain policies, procedures and OAS documents
- Work with host states to coordinate OAS meetings, budget and assist submitting the venue contract to the Board for approval
- Track registration of attendees and vendors
- Assist coordinating vendor exhibits at the annual meeting
- Assist in tracking finances and budgeting
- Other duties of a similar nature

You have noted there are no contracts between OAS and the State of Kansas:

- The OAS does not contract with any regulated entity for which you are responsible
- You believe your status would be that of an independent contractor under contract with the OAS Board
- The OAS by-laws authorize the Board to enter into contracts with individuals or companies to conduct its business
- The position would be paid from annual meeting fees and donations

Question:

May a State employee who is the State's representative member to an organization, serve in a compensated position (as an independent contractor or employee) with that organization?

Opinion:

K.S.A. 46-235 states in pertinent part:

No state officer or employee shall accept compensation for performance of official duties, other than that to which such person is entitled for such performance. No person shall pay or offer to pay any state officer or employee any compensation for performance of official duties, except a state officer or employee performing official duties in making payments to state officers and employees. The receipt of wages or salary from an individual's non-state employer during a period of service as a state officer or employee shall not be construed as compensation for performance of official duties.

You have stated that you are the State of Kansas representative member to OAS, which means your attendance at OAS meetings is one of your official duties. Thus, pursuant to K.S.A. 46-235, you would be precluded from accepting compensation from OAS for attending OAS meetings as the Executive Assistant. You have indicated that you would be willing to resign as the state of Kansas representative member in order to accept the position with OAS. If you were to resign then your duties as the Executive Assistant with OAS would not be the same as your official duties as a State of Kansas employee and the provisions contained in K.S.A. 46-235 would not apply.

Opinion No. 2008-10

Written June 25, 2008, to Clayton J. Callen, Esq., Bopp, Coleson & Bostrom, Attorneys at Law, Terre Haute, Indiana.

This opinion is issued in response to your letter of June 18, 2008, in which you requested an opinion from the Kansas Governmental Ethics Commission concerning the Campaign Finance Act, K.S.A. 25-4142 *et seq.* We note at the outset that the Commission's jurisdiction concerning your question is limited to the application of K.S.A. 25-4142 *et seq.*, and whether some other statutory system, common law theory or agency rule or regulation applies to your inquiry is not covered by this opinion.

Factual Statement:

You are asking for this opinion on behalf of a client, a non-profit corporation, that is planning to broadcast radio and television advertisements ("ads") in Kansas. The ads will *not* contain express advocacy, but will contain issue advocacy.

Ouestion:

If these ads are "made in cooperation with or with the consent of [a] candidate, committee, or representative of them," will the cost of these issue ads be considered an "in-kind contribution" to the candidate or committee under K.A.R. §19-20-2(b)?

Opinion:

K.S.A. 25-4143 (e) (1) defines "contribution" under the Campaign Finance Act as:

- (A) Any advance, conveyance, deposit, distribution, gift, loan or payment of money or any other thing of value given to a candidate, candidate committee, party committee or political committee for the express purpose of nominating, electing or defeating a clearly identified candidate for a state or local office.
- (B) Any advance, conveyance, deposit, distribution, gift, loan or payment of money or any other thing of value made to expressly advocate the nomination, election or defeat of a clearly identified candidate for a state or local office;

Further, K.S.A. 25-4143 (e) (2) specifies that the term "contribution," for purposes of the Campaign Finance Act, does not include:

- (A) The value of volunteer services provided without compensation;
- (B) costs to a volunteer related to the rendering of volunteer services not exceeding a fair market value of \$50 during an allocable election period as provided in K.S.A. 25-4149, and amendments thereto;
- (C) payment by a candidate or candidate's spouse for personal meals, lodging and travel by personal automobile of the candidate or candidate's spouse while campaigning;
- (D) the value of goods donated to events such as testimonial events, bake sales, garage sales and auctions by any person not exceeding a fair market value of \$50 per event.

"In-kind contribution" is defined and explained in the administrative regulations applicable to the Campaign Finance Act. The definition is contained in K.A.R. 19-20-2, which states in pertinent part:

(b) "In-kind contribution" means a contribution of goods, services, or anything of value to a candidate, candidate committee, party committee, or any representative of them without charge or provision of such items at a charge to the recipient of less than the fair market value. "In-kind contribution" also means the use of any goods, services, or anything of value, or the spending of any money, for the benefit of any candidate, candidate committee, party committee, or political committee when the use or expenditure is made in cooperation with or with the consent of the candidate, committee, or representative of them.

K.A.R. 19-22-1 (d) provides that:

An in-kind contribution constitutes a contribution. Those transactions which are excluded from the definition of in-kind contribution are likewise excluded from the definition of contribution.

K.A.R.19-20-3 speaks to the interpretation of Campaign Finance Act regulations, stating that the regulations:

. . . shall be liberally construed to accomplish the purposes of the act including the administration of fair and open elections.

The question of whether, or to what extent, "issue advocacy" advertisements may be construed as in-kind contributions to a candidate when the candidate has cooperated with or consented to such advertisements has not previously been addressed by the Commission. K.S.A. 25-4143 uses the term "thing of value" in defining what is a "contribution," but does not separately define the term "in-kind" or include it in the definition of "contribution." Therefore, the Commission must look to the regulations for the definition of "in-kind" contribution and how it fits into the statutory structure by which it is authorized. While the definition of an "in-kind contribution" pursuant to K.A.R. 19-20-2 would appear to include issue advocacy ads if such ads are "made in cooperation with or with the consent of the candidate, committee, or representative of them," K.S.A. 25-4143 appears to limit the application of K.A.R. 19-20-2 to ads "expressly advocat[ing] the nomination, election or defeat of a clearly identified candidate for a state or local office" and therefore the issue advocacy ads you have described would not be considered an "in-kind contribution."

> Sabrina K. Standifer Chairwoman

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 August 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.

70-89 KA-1266-01 Shawnee County

The scope of services is to develop highway concepts that provide improvements on I-70 in the area of the I-70 Polk-Quincy viaduct and select a preferred alternative. Review project area issues, regional development in the area (riverfront and downtown Topeka), railroad impacts, adjacent projects and perform environmental studies. Regional traffic studies and analysis will be required. Public involvement will be needed for this project. The study estimated cost is \$650,000 and is scheduled to be completed in two years.

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. 035970

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment received an application from the city of Olathe for the expansion of the lime sludge monofill (industrial landfill) located at 79th and Gardner Road near De Soto in Johnson County. The proposed landfill expansion will increase the facility area from 30.5 acres to 100.99 acres and the waste disposal area from 30.5 acres to 59.5 acres. The facility is located in the Northwest Quarter of Section 25, Township 12 South, Range 22 East in Johnson County. Johnson County has certified that the application described herein is consistent with the county's solid waste management plan and compatible with surrounding land use. KDHE has reviewed the application and found it to be in conformance with state solid waste statutes and regulations.

KDHE is providing public notice of its intent to issue the city of Olathe a permit to operate the landfill that includes the proposed expansion. However, a final decision to issue the permit has not been made, and KDHE will consider information gathered during the public comment period before making a final decision. A copy of the administrative record, which includes the permit application, engineering drawings, draft permit and other information with respect to this permit action, will be available for public review through August 8 during normal business hours at the following locations:

Kansas Department of Health and Environment Bureau of Waste Management 1000 S.W. Jackson, Suite 320 Topeka, 66612-1366 Contact: Mike Selm (785) 296-0606

Olathe Public Library 201 E. Park St. Olathe, 66061

Additionally, the application form is available for public viewing via the Internet at www.kdheks.gov/waste. Anyone wishing to comment on the proposed facility expansion should submit written statements by 5 p.m. August 8 Mike Selm of KDHE at the address listed above, via facsimile to (785) 296-1592, or via e-mail to mselm@kdhe.state.ks.us. Comments that are postmarked by August 8 and received within one week thereafter also will be considered.

After consideration of all formal comments as described above, KDHE will make a final decision on whether to issue the permit. Notice of the decision will be given to the applicant, to anyone who submitted formal comments, and to those who requested notice of the final permit decision.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 035977

State of Kansas

Department of Health and Environment

Request for Comments

The U.S. Environmental Protection Agency, Region VII, 901 N. 5th St., Kansas City, Kansas, and the Kansas Department of Health and Environment, 1000 S.W. Jackson, Topeka, are today providing public notice that they may reissue a joint hazardous waste treatment and storage permit to Air Products Manufacturing Corporation, Haysville.

The EPA and KDHE have jointly reviewed the hazardous waste permit renewal application from Air Products Manufacturing Corporation, 6601 S. Ridge Road, Haysville. If a decision is made to issue the joint permit, the EPA portion of the permit would be issued under the authority of the Resource Conservation and Recovery Act (RCRA), and the KDHE portion of the permit would be issued under the authority of K.S.A. 65-3431(i) and 65-3431(s). Kansas has received final authorization to operate all portions of the RCRA permit program, except for the portions covered by the Hazardous and Solid Waste Amendments of 1984 (HSWA). Therefore, the EPA portion of the joint permit will address the requirements of HSWA.

The permit would allow for the operation of three storage areas for hazardous waste liquids, solids and semisolids generated on-site, consisting of one container storage area for various-sized containers meeting the U.S. Department of Transportation specifications with a total capacity of 13,750 gallons, and two separate tank systems with a total storage capacity of 16,000 gallons. All three storage areas have secondary containment structures.

The permit also would allow treatment of hazardous waste liquids through burning for energy recovery in an industrial boiler currently being operated under the interim status standards for hazardous wastes burned in boilers and industrial furnaces.

Copies of the administrative record, which includes the draft permit, permit application and all information submitted by Air Products Manufacturing Corporation, are available for public review starting July 14 at the EPA Region VII Information Resource Center, 901 N. 5th St., Kansas City, Kansas (7:30 a.m. to 4:30 p.m. weekdays); at the KDHE, Suite 320, Curtis State Office Building, 1000 S.W. Jackson, Topeka; and at the Haysville Community Library, 130 W. Grand, Haysville (9 a.m. to 9 p.m. Monday through Thursday, 10 a.m. to 10 p.m. Friday and Saturday, and 1 to 4 p.m. Sunday).

Comments on the proposed permit may be directed in writing to Ken Herstowski, EPA Region VII, RCRA Branch, 901 N. 5th St., Kansas City, KS 66101; or to Mostafa Kamal, KDHE, Hazardous Waste Section, 1000 S.W. Jackson, Suite 320, Topeka, 66612. Comments must be submitted in writing prior to August 30. Requests for additional information, including the fact sheet, may be made by contacting the EPA at (913) 551-7631 or KDHE at (785) 296-1609.

A public hearing has not been scheduled; however, if requests are received that indicate a significant degree of public interest in this draft permit, a public hearing will be scheduled. Requests for a public hearing shall be in writing to the addresses listed for submittal of comments and shall state the nature of proposed issues to be raised at the hearing. Such requests shall be submitted prior to August 30.

After consideration of all comments received and of the requirements of RCRA and state statutes, the EPA and KDHE will make a final permit decision. If the decision is made to issue a joint permit that is substantially unchanged from those drafts made available for public comment as announced by this notice, the EPA regional administrator and the KDHE secretary will jointly notify all persons submitting comments or requesting notice of final decision. If the draft permit is substantially changed, the EPA regional administrator and the KDHE secretary will jointly issue a public notice indicating the revised decisions.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 035964

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. National Cooperative Refinery Association (NCRA) has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct a heavy crude expansion project at its refinery located in McPherson. Emissions of particulate matter (PM), PM equal to or less than 10 microns in diameter (PM₁₀), and sulfur oxides (SOx) were evaluated during the permit review process.

The proposed permit is to be issued in accordance with the provisions of K.A.R. 28-19-350, prevention of significant deterioration (PSD), which adopt the federal standards, procedures and requirements of 40 CFR 52.21 by reference. These air quality regulations apply to major stationary emission sources located in areas designated as "attainment" under the federal Clean Air Act (CAA). Attainment areas are areas where the air quality meets or exceeds the national ambient air quality standards (NAAQS).

The PSD regulations require evaluation of emission reduction techniques to identify the best available control technology (BACT) for each pollutant for which the emission rate exceeds the PSD significant level. The purpose of BACT is to affect the maximum degree of reduction achievable, taking into account energy, environmental and economic impacts for each pollutant under review. Evaluation of the estimated emissions for the proposed heavy crude expansion project indicates that the emission rate of sulfur dioxide and particulate matter exceed the significance levels. NCRA conducted the required BACT analyses. The department has reviewed NCRA's BACT analyses and concurs with its findings that good com-

bustion practices, use of low sulfur refinery fuel gas, and various good operating practices is the BACT for the heavy crude expansion project.

An ambient impact analysis was performed on the air emissions of PM_{10} and SOx from the heavy crude expansion project. The analysis demonstrated no significant impact on ambient air quality for PM_{10} and SOx.

An analysis of visibility for the Harvey County Park showed visibility impact criteria for federal Class I areas were met at the nearby park. No adverse impacts on soils and vegetation in the area were expected. Any federal land manager who has reason to believe they may have a Class I area adversely impacted by the emissions from the proposed project has the opportunity to present KDHE with a demonstration of the adverse impact on the air quality-related values of the federal Class I area during the comment period.

A public comment period has been established through August 11 to allow citizens the opportunity to express any concerns they may have about this proposed permitting action. Written comments should be submitted to Dana S. Morris, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366.

Any member of the public may request to a public hearing be conducted to receive comments on the proposed issuance of the draft air quality construction permit. Written requests for a public hearing should be sent to the attention of Christy Thurman at the address listed above or by fax to (785)291-3953 and must be received by noon August 11. If a request is received, a public hearing is tentatively scheduled at 7 p.m. August 19 at 122 W. Marlin, fifth floor conference room, McPherson. If no requests for a public hearing are received by August 11, the public hearing will be cancelled. A notice of the cancellation will be posted at the KDHE Web site at http://www.kdheks.gov/bar/public_notice.html.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review for a period of 30 days from the date of publication during normal business hours, 8 a.m. to 5 p.m., at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka. Also, a copy of the proposed permit can be reviewed at the KDHE North Central District Office, 2501 Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Dana Morris, (785) 296-1578, at the KDHE central office; and to review the proposed permit only, contact the air quality district representative, (785) 827-9639, at the KDHE North Central District Office. The standard departmental cost will be assessed for any copies requested.

> Roderick L. Bremby Secretary of Health and Environment

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. DCP Midstream 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.

DCP Midstream, 370 17th St., Suite 2500, Denver, Colorado, owns and operates Cognac Booster Compressor Station located at Section 36, T28S, R36W, Grant 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 Al Guernsey, (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 August 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 Christy Thurman, Bureau of Air and Radiation, not later than the close of business August 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 Patricia Scott, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7312, 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

Doc. No. 035972

State of Kansas

Department of Health and Environment

Request for Bids

Pursuant to the Kansas Childhood Lead Poisoning Prevention Program, sealed bids for lead hazard reduction at the following properties will be received by the Kansas Department of Health and Environment until 2 p.m. on the date indicated. For more information, call (785) 296-1519:

July 25, 2008 264-08-21 Project Lead Safe KCK

2010 D

2810 Roosevelt St.
Kansas City, KS 66104
4328 Cambridge St.
Kansas City, KS 66103
5729 Parallel Pkwy.
Kansas City, KS 66104
619 N. 15th St.
Kansas City, KS 66102
2416 N. 13th St.
Kansas City, KS 66104
3448 N. 33rd Terrace
Kansas City, KS 66104
2414 N. 20th St.
Kansas City, KS 66104
715 N. 18th St.
Kansas City, KS 66102
1231 Haskell Ave.
Kansas City, KS 66104
1318 Walker Ave.
Kansas City, KS 66104

Contractors will be required to attend a walkthrough of each property in order to be eligible to respond to the invitation for bid. For times and actual locations, call (913) 262-0796 or go to the following Web site: http://www.unleadedks.com/contractor_info.html.

The above-referenced bid documents can be downloaded at the Web site listed above.

Roderick L. Bremby Secretary of Health and Environment

Department of Health and Environment

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

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

The proposed actions concerning the draft documents are based on staff review, applying the appropriate standards, regulations and effluent limitations of the state of Kansas and the Environmental Protection Agency. The final action will result in a Federal National Pollutant Discharge Elimination System Authorization and/or a Kansas Water Pollution Control permit being issued, subject to certain conditions, revocation and reissuance of the designated permit or termination of the designated permit.

Public Notice No. KS-AG-08-245/248 **Pending Permits for Confined Feeding Facilities**

Name and Address
of Applicant

Syracuse Dairy, LLC -Timeline Location Iav Houtsma 2000 East Road 2

Johnson, KS 67855

Legal Description

SW/4 of Section 06 & N/2 of Section 07, T27S, R40W,

Water Cimarron River Basin

Receiving

Stanton County

Kansas Permit No. A-CIST-D001 Federal Permit No. KS0094277

This is a reissuance of a permit with an expansion for an existing facility for a maximum of 6,000 head (8,400 animal units) of mature dairy cattle and 6,000 head (6,000 animal units) of dairy heifers weighing greater than 700 pounds, for a total of 12,000 head (14,400 animal units) of dairy cattle. The expansion is due to the addition of three manure composting areas within the current drainage area of the facility. No construction is proposed and there is no increase in facility animal units

Name and Address of Applicant

Montgomery Farms of Nemaha County Ross Montgomery 2723 T Road

Legal Description

Receiving Water Missouri River

SE/4 of Section 19,

T01S, R14E, Basin Nemaha County

Sabetha, KS 66534 Kansas Permit No. A-MONM-S062

This permit is being reissued for an existing facility with a maximum capacity of 1,162 head (464.8 animal units) of swine more than 55 pounds and 1,220 head (122 animal units) of swine 55 pounds or less. This represents a decrease in the permitted animal units from the previous permit.

Legal

Name and Address of Applicant

Description Marvin Bell (Todd Unit) SE/4 of Section 33, 18409 Harveyville Road T12S, R13E, Harveyville, KS 66431 Wabaunsee County

Receiving Water Kansas River Basin

Kansas Permit No. A-KSWB-S005

This permit is being reissued for an existing facility with a maximum capacity of 490 head (196 animal units) of swine more than 55 pounds. There is no change in the permitted animal units.

Name and Address of Applicant LaCrosse Livestock Market,

Legal Description SW/4 of Section 27,

Receiving Water Upper Arkansas

T17S, R18W, Rush River Basin

Frank Seidel County

Box 657

Inc.

LaCrosse, KS 67548

Kansas Permit No. A-UARH-B010

This permit is being reissued for an existing facility with a maximum capacity of 119.6 head (119.6 animal units) of cattle more than 700 pounds. This represents an increase in animal units from the last permit.

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

All comments regarding the draft documents or application notices received on or before August 9 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-08-245/248) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the Secretary of Health and Environment will issue a determination regarding final agency action on each draft document/application. If response to any draft document/application indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at http://www.kdhe.state.ks.us/feedlots. Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays.

> Roderick L. Bremby Secretary of Health and Environment

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. 035957

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

Summary Notice of Sale City of Roeland Park, Kansas \$4,310,000* General Obligation Improvement Bonds Series 2008-1

(General obligation bonds payable from unlimited ad valorem taxes)

Bids

Subject to the notice of sale dated June 16, 2008, written bids will be received on behalf of the clerk of the city of Roeland Park, Kansas (the issuer), in the case of facsimile bids, at (913) 722-3713, and in the case of electronic bids, through PARITY, until 11 a.m. July 21, 2008, for the purchase of the above-referenced bonds. No bid of less than 99.5 percent of the principal amount of the bonds and accrued interest thereon to the issue date 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 the issue date and will become due December 1 in the years as follows:

Year	Principal Amount*
2009	\$210,000
2010	270,000
2011	290,000
2012	305,000
2013	325,000
2014	340,000
2015	350,000
2016	370,000
2017	390,000
2018	410,000
2019	190,000
2020	200,000
2021	210,000

2022	220,000
2023	230,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on June 1 and December 1 in each year, beginning June 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 2 percent of the principal amount of the bonds.

Delivery

The issuer will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about August 19, 2008, to DTC for the account of the successful bidder.

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the issuer for the year 2007 is \$78,762,012. The total general obligation indebtedness of the issuer as of the date of delivery of the bonds, including the bonds and the temporary notes being sold contemporaneously therewith, but excluding temporary notes to be retired in conjunction therewith, is \$10,570,000.

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.

Facsimile Bid and Good Faith Deposit Delivery Address:

City Clerk 4600 W. 51st St. Roeland Park, KS 66205 (913) 722-2600 Fax (913) 722-3713

Dated June 16, 2008.

City of Roeland Park, Kansas By Debra L. Mootz, Clerk

*Preliminary; subject to change.

University of Kansas

Notice of Lease

The University of Kansas intends to make available for lease approximately 7,700 square feet of space in property located at 1501 Wakarusa Drive, Lawrence. For more information, contact KU Purchasing Services at (785) 864-3790.

Barry K. Swanson Associate Comptroller/ Director of Purchasing Services

Doc. No. 035986

State of Kansas

Board of Nursing

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1:30 p.m. Friday, September 12, in Room 1051 of the Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of proposed changes in 11 existing and three new rules and regulations relating to nursing education and reporting certain misdemeanor convictions.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written comments on the proposed amended rules and regulations. All interested parties may submit written comments prior to the hearing to the executive administrator of the Board of Nursing, Room 1051, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views, orally or in writing, concerning the adoption of the proposed regulations during the hearing. Phone comments will be taken by calling (877) 278-8686 (access code 653672) at 1:30 p.m. the day of the hearing. In order to give all persons the opportunity to present their views, it may be necessary to request each participant to limit any oral presentations to five minutes.

A summary of the proposed regulations and the economic impact follows:

K.A.R. 60-1-103. Discontinuing a school of nursing. The proposed changes will require the nursing schools to have a plan for discontinuing. The plan will include the disposition of records and how the current enrolled students will be handled. There is no economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-1-104. Definitions. The proposed changes add new definitions to this regulation. The first proposed change adds initial approval, which is the period of time from the operationalizing the curriculum through the first graduation. The term "professional" was removed from the definition of preceptor. This allows the practical nursing programs to use preceptors with students when appropriate. The definitions for "refresher course" and "review course" were added to the list of definitions to help clarify the terms for the public. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-2-101. Requirements for initial approval. The proposed changes will add protection of students in a nursing program. The first proposed change requires a program or the program's parent institution to be accredited by an agency approved by the United States Department of Education. This requirement provides some assurance of quality and financial protection for the public. The proposed change adds the requirement of a signed contract or letter from clinical facilities stating they will provide clinical experiences for the nursing program that is applying for approval. The third proposed change is in the terminology used for an on-site visit conducted by the Board of Nursing to validate information submitted in the program's initial application before granting initial approval. This process is not new, but the type of approval has changed. The fourth change is the addition of 'approval" of a nursing program. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-2-102. Reapproval requirements. The proposed language states that the survey visit is not valid for more than 10 years, changes the minimum first time pass rate for the licensing examination from 75% to 80%, requires an audited fiscal report covering the previous two years, a statement of income that includes income and expenses, a requirement of a program evaluation plan, and the current school catalog must be made available.

K.A.R. 60-2-104. Curriculum requirements. The proposed changes in this regulation clarify the role of the faculty in developing a curriculum to meet program and graduate outcomes. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-2-105. Clinical resources. The proposed changes will eliminate the requirement that the clinical sites be approved by the board before implementation, the requirement for approval by the board for regularly scheduled observational experiences before implementation has been removed, and the elimination of the term "professional" from clinical experiences with preceptors. There is no economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-2-106. Educational facilities. The proposed change in this regulation is the addition of "current technological resources." This will allow for rapid changes in the use of technology in the workplace and in education of nursing students. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-2-107. Student policies. The proposed language changes in this regulation strengthen the regulation and provide better protection for students by the addition of the requirement of written policies for refund for fees and tuition paid by students, ethical practices for the performance of activities including recruitment, admission and advertising, and providing information to any student who may be subject to licensure denial under K.S.A. 65-1120 and amendments thereto. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

(continued)

K.A.R. 60-2-108. Reports. Several proposed language changes were made in this regulation to clarify what is required in the annual report from schools of nursing. These proposed changes include the date the annual report is due, information regarding preceptors used by the schools of nursing, clinical group information, increase the number of years the school of nursing nust submit of pass rate of the NCLEX, what is reported in regards to library holdings, reporting of income and expenditures, addition of a description of the practices used to safeguard the health and well-being of students, and the requirement of the schools' current catalog. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-3-106. Licensure qualifications. The proposed changes to this regulation clarify the requirements for original licensure in Kansas if they are a graduate of a foreign nursing school, which includes removing the actual name of credentialing agencies and allows an individual who is petitioning the board to retake the licensing examination to take a review course rather than submit a self-created study plan. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-3-106a. Temporary permit. The proposed changes to this regulation clarify when a temporary permit may be issued and eliminate a temporary permit issued to a graduate of a professional or practical school of nursing in a foreign country while waiting to take the licensure examination. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-3-113. Reporting of certain misdemeanors convictions by the licensee. This new regulation lists the substances or types of conduct that resulted in a misdemeanor conviction that must be reported to the Board of Nursing by a profession or licensed practical nurse. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-3-114. Satisfaction completion of a refresher course approved by the board. This is a new regulation relating to nursing refresher courses. This regulation formalizes the refresher course process and provides clear requirements for the individual taking the refresher course and for the agency that provides a refresher course. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

K.A.R. 60-7-111. Reporting of certain misdemeanors convictions by the licensee. This new regulation lists the substances or types of conduct that resulted in a misdemeanor conviction that must be reported to the board of nursing by a licensed mental health technician. There is no new economic impact for the State Board of Nursing, other governmental entities, private business or individuals.

A copy of each of the proposed regulations and associated economic impact statement may be obtained by accessing the Kansas State Board of Nursing Web site at www.ksbn.org or by contacting the executive administra-

tor of the State Board of Nursing at the address above, (785) 296-3350, prior to the date of hearing.

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 advanced of the hearing by contacting the State Board of Nursing.

Mary Blubaugh MSN, RN Executive Administrator

Doc. No. 035969

State of Kansas

State Conservation Commission

Notice of Hearing on Proposed Administrative Regulations

The Kansas State Conservation Commission will conduct a public hearing at 9 a.m. Wednesday, September 17, at the State Conservation Commission's conference room, Suite 500, Mills Building, 109 S.W. 9th, Topeka, to consider the approval and adoption of proposed administrative regulations to implement the Water Supply Restoration Program.

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 Cathy Greene, senior administrative assistant of the Kansas State Conservation Commission, at (785) 296-3600. 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 comment on the proposed administrative regulations. Prior to the hearing, all interested parties may submit written comments by mail to the chairman of the commission, Suite 500, Mills Building, 109 S.W. 9th, Topeka, 66612-1215, or to cgreene@scc.ks.gov if submitted 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 proposed regulations that will be heard are as follows:

Article 6.—WATER SUPPLY RESTORATION PROGRAM

K.A.R. 11-6-1 through K.A.R. 11-6-6. These permanent regulations establish definitions, eligible components, letters of interest and intent, restoration plan and review process to administer the Water Supply Restoration Program (WSRP). WSRP is a voluntary, incentive-based water management program designed to assist eligible spon-

sors to restore and protect water supply lakes where appropriate watershed restoration and protection are planned or in place. Eligible components for the financial assistance are removal of sediment, rehabilitation of structures, watershed protection and engineering fees.

Economic Impact Summary: The proposed restoration program is estimated to receive funding of approximately \$3,000,000 per fiscal year. A lake restoration pilot is partially funded in FY 2008 at approximately \$2.6 million. The State Conservation Commission anticipates prioritizing applications for restoration of water supply projects and conducting field assessments on the higher priority structures. The economic impact to the agency of implementing the proposed regulations is expected to be approximately \$20,000 per year in additional personnel and administration expenses.

The proposed regulations are not anticipated to have any appreciable negative economic impacts to other agencies or departments except the Kansas Department of Agriculture, Division of Water Resources, which will experience some minimal additional water structures modification reviews and approvals associated with the processing of WSRP applications. These additional costs are expected to be offset by the avoidance of significant regulatory activities that will be incurred if the program is not implemented.

The proposed regulations are not anticipated to have any appreciable negative economic impacts to the public. The proposed regulations seek to establish a long-term stability of local economies by providing public water supply that are currently in distress.

Copies of the complete text of the regulations and the economic impact statements may be obtained by writing the chairman of the commission at the address above, electronically on the agency's Web site at www.scc.ks.gov/main, by calling (785) 296-3600, or by filing an electronic contact on the agency's Web site at www.scc.ks.gov, under "Contact Us."

Rodney Vorhees Chairman

Doc. No. 035965

State of Kansas

Department of Commerce

Permanent Administrative Regulations

Article 13a.—ENTERPRISE FACILITATION FUND

- **110-13a-1. Definitions.** As used in these regulations and for the purposes of administering the enterprise facilitation fund pursuant to K.S.A. 74-50,154 and amendments thereto, the following definitions shall apply:
- (a) "Agreement" means the agreement by each EF group to use the EF funds as authorized by the secretary. This term shall include the reporting requirements regarding the actual expenditures of the funds and results of each project.
- (b) "Community boards" means a local board of community volunteers that includes an executive board who manages the day-to-day business for each EF group.

- (c) "Department" means the Kansas department of commerce.
- (d) "Enterprise facilitation fund" and "EF fund" mean the fund created by K.S.A. 74-50,155(a) and amendments thereto.
- (e) "Enterprise facilitation group" and "EF group" mean an entity recognized by the secretary that provides guidance to entrepreneurs and existing businesses.
- (f) "Enterprise facilitation project" and "project" mean activities based on a plan developed by an EF group to help small communities develop new small businesses through entrepreneurs and to develop existing businesses so that the businesses can operate more efficiently or expand.
- (g) "Entrepreneur" means an individual creating, organizing, or managing a new business or service.
- (h) "Facilitator" means an individual hired by a community board to provide intensive, one-on-one management coaching and networking assistance, by linking entrepreneurs and small businesses to programs and resources offered by development organizations and professionals.
- (i) "Fiscal agent" means the entity authorized by an EF group to administer funds on behalf of the EF group.
- (j) "Fiscal year" means the 12-month period beginning July 1 and ending June 30.
- (k) "Operating costs" means the day-to-day costs incurred by an EF group, including costs for salaries, travel, telephones, photocopiers, utilities, office equipment, and rent
- (l) "Secretary" means secretary of the department of commerce. (Authorized by and implementing K.S.A. 2007 Supp. 74-50,154 and 74-50,155; effective July 25, 2008.)
- **110-13a-2.** Application requirements for enterprise facilitation project funding. (a) Each enterprise facilitation group shall be notified by the department of the award amount available for each group within 15 business days following the deadline for the regional foundations to transfer the percentage of funds raised during the previous fiscal year as required by K.S.A. 74-50,154(c)(1), and amendments thereto. All such funds transferred to the department shall be awarded to the enterprise facilitation groups to be used for operating costs.
- (b) To be eligible for funding from the enterprise facilitation fund, each enterprise facilitation group shall meet the following requirements:
 - (1) Submit the following to the secretary:
 - (A) An annual progress report; and
 - (B) the most recent quarterly progress reports; and
 - (2) enter into an agreement with the department.
- (c) The agreement specified in paragraph (b)(2) shall state the intended use of the funds, the reporting requirements for the expenditure of funds, and the anticipated results of each project.
- (d) Each eligible enterprise facilitation group shall receive an equal portion of the total funds transferred to the department pursuant to K.S.A. 74-50,154(c)(1), and amendments thereto. Funding shall be disbursed to each eligible enterprise facilitation group within 15 business days of execution of the agreement specified in this reg-

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ulation. If an enterprise facilitation group ceases to exist or is otherwise not eligible for funding, that group's unexpended or remaining or unused allocation shall be returned to the enterprise facilitation fund. That allocation shall then be divided equally among the remaining eligible enterprise facilitation groups. (Authorized by and implementing K.S.A. 2007 Supp. 74-50,154 and 74-50,155; effective July 25, 2008.)

- **110-13a-3. Reporting.** (a) Each enterprise facilitation group that receives funding under K.S.A. 74-50,154(c)(1), and amendments thereto, shall submit the following reports to the secretary:
- (1) Quarterly progress reports, which shall be submitted on or before January 10, April 10, July 10, and October 10 of each year, on a form prescribed by the secretary. Each report shall contain the following information for that quarter:
- (A) The number of new jobs created by the enterprise facilitation group;
 - (B) the number of new businesses created;
 - (C) the number of clients served; and
 - (D) the number of expanded businesses; and
- (2) an annual report, which shall be submitted no later than 30 days after each transfer of funds as required by K.S.A. 74-50,154(c)(1), and amendments thereto. Each report shall contain the following information:
- (A) For the past year, identification of each county participating in each project, the amount of funding contributed, and any anticipated changes in county participation:
- (B) an overview of the EF group's activities during the past year;
- (C) any anticipated challenges or concerns impacting each project over the next one to three years;
- (D) a list of the perceived strengths of each project in terms of assisting entrepreneurs;
- (E) any areas that the enterprise facilitation group desires to improve;
 - (F) the budget for the upcoming year; and
- (G) a list of current executive board members and contact information.
- (c) If a quarterly or annual progress report is not timely received, any future EF funds may be withheld by the secretary until the reporting requirements are met. (Authorized by and implementing K.S.A. 2007 Supp. 74-50,154 and 74-50,155; effective July 25, 2008.)

Article 19.—KANSAS ENERGY INCENTIVE ACT; RENEWABLE ELECTRIC COGENERATION FACILITY PROJECTS

- **110-19-1. Definitions.** As used in this article, the following terms shall have the following meanings:
- (a) "Act" means the Kansas energy development act, K.S.A. 79-32,216 et seq., and amendments thereto.
- (b) "Amortizable costs" means any costs depreciable under title 26 of the United States Code of 1986.
- (c) "Construction" means the manifest commencement of actual operations at a new renewable electric cogeneration facility site, including erecting a building, excavating the ground, installing equipment, and any similar work that a person with reasonable diligence can see and

- recognize as being done with the intention and purpose to continue work until the project is completed.
- (d) "Department" means the Kansas department of commerce.
- (e) "Expenditure" means any cost incurred in the normal course of business to generate revenues. This term shall include expenditures for engineering and architectural services and for real and tangible personal property made for the construction of a new renewable electric cogeneration facility.
- (f) "Industrial, commercial, or agricultural process" means any activity conducted for a profit and primarily involved with any of the following:
- (1) The manufacturing process resulting in the making of a product suitable for use;
- (2) the retail, wholesale, or other distribution of a product or service;
- (3) the practice of cultivating the soil, producing crops, or raising livestock; or
- (4) the preparation and marketing of the products resulting from any activity specified in paragraph (f)(1), (2), or (3).
- (g) "Operation" means the use of equipment to produce electricity resulting in the displacement of current electrical use or providing for future electrical use.
- (h) "Placed in service," when used to describe a date, means the date on which a new renewable electric cogeneration facility is placed into service. This date is considered to be when the new renewable electric cogeneration facility is in a condition of readiness and availability for its specifically assigned function.
- (i) "Project" means a new renewable electric cogeneration facility, as defined in K.S.A. 79-32,245 and amendments thereto.
- (j) "Qualified investment" has the meaning specified in K.S.A. 79-32,245, and amendments thereto. This term shall not include expenditures financed, in whole or in part, by public funds or grants or by any similar type of financial assistance.
- (k) "Real property" means land and real estate. This term shall include not only the land itself but also all buildings, fixtures, and improvements.
- (l) "Renewable energy resources technologies" has the meaning specified in K.S.A. 79-201, and amendments thereto.
- (m) "Secretary" means the secretary of the Kansas department of commerce.
- (n) "Tangible investment" means an investment in tangible personal or real property.
- (o) "Taxpayer" means an applicant for tax benefits or a recipient of tax benefits under the act. (Authorized by K.S.A. 2007 Supp. 74-5002r and K.S.A. 2007 Supp. 79-32,246; implementing K.S.A. 2007 Supp. 79-32,246, K.S.A. 2007 Supp. 79-32,247, and K.S.A. 2007 Supp. 79-32,248; effective July 25, 2008.)

110-19-2. Application; additional documentation. (a) Each taxpayer that desires to obtain tax benefits under the act shall submit an application, on a form provided by the department, to the secretary for a determination of whether the taxpayer's project qualifies for tax benefits under the act. Each application shall include the following:

- (1) Documentation including a detailed description of the project that is the subject of the application;
- (2) a statement explaining how the proposed project meets the requirements set forth in the act;
 - (3) a project timeline and budget;
- (4) adequate documentation that the taxpayer has satisfied the requirements set forth in the act;
- (5) a statement describing in detail the ownership structure of the project, including the name of each legal entity and the entity's proportion of ownership interest, which shall be expressed as a percentage of the project; and
- (6) any other relevant information required by the secretary to determine the eligibility of the taxpayer for tax benefits under the act.
- (b) If any of the items specified in subsection (a) are not included or if the secretary requires additional information, the taxpayer shall be notified about the items or information required to be provided to the secretary before the secretary can make a determination on the eligibility of the taxpayer for tax benefits under the act. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,246; effective July 25, 2008.)

110-19-3. Secretary's review and determination.

- (a) Upon completion of the secretary's review of each application for tax benefits under the act, each taxpayer on whose behalf the application was submitted shall receive a written response containing a determination on the application or seeking further information.
- (b) A determination on each application for tax benefits under the act shall be made by the secretary within 60 days of receipt of the information required by the act or K.A.R. 110-19-2, or both. If the secretary's written response seeks further information, the 60-day time frame established in this subsection shall be suspended beginning on the date on which the letter seeking additional information is mailed and through the date on which the additional information is received by the secretary.
- (c) A copy of the secretary's determination shall be mailed to each taxpayer identified on the application as having an ownership interest in the project. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,246; effective July 25, 2008.)
- **110-19-4.** Annual compliance and audit. In order to be eligible for annual installments of tax benefits available under the act, each taxpayer shall provide the secretary with all documentation necessary for the secretary to determine whether the taxpayer is in compliance with the agreement as required by K.S.A. 79-32,246, and amendments thereto, and any other requirements under the act. This documentation shall include the following:
- (a) Records documenting the operation of the new renewable electric cogeneration facility, including production records and any related documentation from which the secretary can determine whether the new renewable electric cogeneration facility is in operation; and
- (b) one copy of each pertinent federal tax return, state tax return, tax schedule, and any related documentation pertaining to the operation of any facility for which tax benefits are sought pursuant to the act. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,246; effective July 25, 2008.)

Article 20.—KANSAS ENERGY INCENTIVE ACT; STORAGE AND BLENDING EQUIPMENT PROJECTS

- **110-20-1. Definitions.** As used in these regulations, the following terms shall have the following meanings:
- (a) "Act" means the Kansas energy development act, K.S.A. 79-32,216 et seq., and amendments thereto.
- (b) "Amortizable costs" means any costs depreciable under title 26 of the United States Code of 1986.
- (c) "Blended fuel" means a blend of petroleum-based fuel and at least 10 percent of any of the following:
 - (1) Biodiesel;
 - (2) ethanol (ethyl alcohol); or
 - (3) any other biofuel.
- (d) "Construction or installation" means the manifest commencement of work on a project site, including either of the following:
- (1) Performing any of the following at a fuel terminal, refinery, or biofuel production plant:
 - (A) Erecting a building;
 - (B) excavating the ground; or
 - (C) affixing storage and blending equipment; or
- (2) performing any similar work that a person with reasonable diligence can see and recognize as being done with the intention and purpose to continue work until the project is completed.
- (e) "Department" means the Kansas department of commerce.
- (f) "Expenditure" means any cost incurred in the normal course of business to generate revenues. This term shall include expenditures for engineering and architectural services and for real and tangible personal property made for the purchase, construction, or installation of storage and blending equipment.
- (g) "Operation" means the use of storage and blending equipment to produce biofuels for distribution into the wholesale or retail markets.
- (h) "Placed in service," when used to describe a date, means the date on which storage and blending equipment is placed into service. This date is considered to be when the storage and blending equipment is in a condition of readiness and availability for a specifically assigned function.
- (i) "Project" means the construction or installation of storage and blending equipment at a fuel terminal, refinery, or biofuel production plant.
- (j) "Qualified investment" has the meaning specified in K.S.A. 79-32,251, and amendments thereto. This term shall not include any expenditures financed, in whole or in part, by public funds or grants or by any similar type of financial assistance.
- (k) "Secretary" means the secretary of the Kansas department of commerce.
- (l) "Tangible investment" means an investment in tangible personal or real property.
- (m) "Taxpayer" means an applicant for tax benefits or a recipient of tax benefits under the act. (Authorized by K.S.A. 2007 Supp. 74-5002r and K.S.A. 2007 Supp. 79-32,252; implementing K.S.A. 2007 Supp. 79-32,251 and K.S.A. 2007 Supp. 79-32,252; effective July 25, 2008.)

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110-20-2. Application; additional documentation.

- (a) Each taxpayer that desires to obtain tax benefits under the act shall submit an application, on a form provided by the department, to the secretary for a determination of whether the taxpayer's project qualifies for tax benefits under the act. Each application shall include the following:
- (1) Documentation including a detailed description of the project that is the subject of the application;
- (2) a statement explaining how the proposed project meets the requirements set forth in the act;
 - (3) a project timeline and budget;
- (4) adequate documentation that the taxpayer has satisfied the requirements set forth in the act;
- (5) a statement describing in detail the ownership structure of the project, including the name of each legal entity and the proportion of ownership interest, which shall be expressed as a percentage of the project; and
- (6) any other relevant information required by the secretary to determine the eligibility of the taxpayer for tax benefits under the act.
- (b) If any of the items specified in subsection (a) are not included or if the secretary requires additional information, the taxpayer shall be notified about the items or information required to be provided to the secretary before the secretary can make a determination on the eligibility of the taxpayer for tax benefits under the act. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,252; effective July 25, 2008.)

110-20-3. Secretary's review and determination.

- (a) Upon completion of the secretary's review of each application for tax benefits under the act, each taxpayer on whose behalf the application was submitted shall receive a written response containing a determination on the application or seeking further information.
- (b) A determination on each application for tax benefits under the act shall be made by the secretary within 60

days of receipt of the information required by the act or K.A.R. 110-20-2, or both. If the secretary's written response seeks further information, the 60-day time frame established in this subsection shall be suspended beginning on the date on which the letter seeking additional information is mailed and through the date on which the additional information is received by the secretary.

(c) A copy of the secretary's determination shall be mailed to each taxpayer identified on the application as having an ownership interest in the project. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,252; effective July 25, 2008.)

110-20-4. Annual compliance and audit. In order to be eligible for annual installments of tax benefits available under the act, each taxpayer shall provide the secretary with all documentation necessary for the secretary to determine whether the taxpayer is in compliance with the agreement as required by K.S.A. 79-32,252, and amendments thereto, and any other requirements under the act. This documentation shall include the following:

- (a) Records documenting the use of the storage and blending equipment to produce biofuels for distribution into the wholesale or retail markets, including production records and any related documentation from which the secretary can determine whether the storage and blending equipment is in operation; and
- (b) one copy of each pertinent federal tax return, state tax return, tax schedule, and any related documentation pertaining to operation of any facility for which tax benefits are sought pursuant to the act. (Authorized by and implementing K.S.A. 2007 Supp. 79-32,252; effective July 25, 2008.)

David D. Kerr Secretary of Commerce

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44-12-312	Amended Amended	V. 26, p. 1076 V. 26, p. 1076	66-10-10a	Amended	V. 26, p. 1024	86-1-10	Amended	V. 26, p. 1729
44-12-320a		V. 26, p. 1076	66-11-5	Amended	V. 26, p. 1025	86-1-11	Amended	V. 26, p. 1730
44-12-325	Amended	V. 26, p. 1076			OF EXAMINERS	86-1-13	Amended	V. 26, p. 1731
44-12-601 44-12-901	Amended Amended	V. 26, p. 1077		EFITTING AND HEARING INST	DISPENSING OF	86-1-15 86-1-17	Amended Amended	V. 26, p. 1732 V. 26, p. 1732
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44-12-903	New	V. 26, p. 1079	Reg. No.	Action	Register	86-1-19	Amended	V. 26, p. 1733
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44-12-1201 44-12-1301		V. 26, p. 1080 V. 26, p. 1080	67-5-4 67-5-5	New	V. 26, p. 692 V. 26, p. 692	86-2-3 86-2-5	Revoked Revoked	V. 26, p. 1734 V. 26, p. 1734
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44-12-1303	3 Amended	V. 26, p. 1081	Reg. No.	Action	Register	86-3-3	Revoked	V. 26, p. 1734
44-12-1306		V. 26, p. 1081			· ·	86-3-8	Amended	V. 26, p. 1734
44-12-1308 44-13-101a		V. 26, p. 1081 V. 26, p. 1082	68-5-16 68-7-11	Amended Amended	V. 26, p. 488 V. 26, p. 1112	86-3-9 86-3-15	Amended Amended	V. 26, p. 1734 V. 26, p. 1734
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44-13-201	Amended	V. 26, p. 1082	68-7-20	Amended	V. 27, p. 435	86-3-22	Amended	V. 26, p. 1735
44-13-201a	New	V. 26, p. 1083	68-20-17	Amended	V. 26, p. 488	86-3-26a	New	V. 26, p. 1736

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Reg. No.	Action	Register		VETERANS'	AFFAIRS			regulations filed by the
88-3-8	Revoked	V. 26, p. 1141	Reg. No.	Action	Register			1 through 2003 can be 52, December 25, 2003
88-3-8a	New	V. 26, p. 1141	97-6-1	New	V. 26, p. 484			regulations filed by the
88-3-12	Amended	V. 26, p. 1141	97-6-2	New	V. 26, p. 485			4 through 2005 can be
88-24-1	Amended	V. 26, p. 1142	97-6-4					52, December 29, 2005
88-24-2	Amended	V. 26, p. 1142	through	3.T	17.04 405.400	Kansas Regist	ter. A list of	regulations filed by the
88-29-1			97-6-11	New	V. 26, p. 485-488			6 through 2007 can be
through		** ** ***		GENCY 99: DEPA				52, December 27, 2007
88-29-19	New	V. 26, p. 216-229		GRICULTURE—				owing regulations were
88-30-1	New	V. 26, p. 1544	V	VEIGHTS AND	MEASURES	filed after Jan	uary 1, 2008:	
88-30-2 88-30-3	New New	V. 26, p. 1544	Reg. No.	Action	Register	Reg. No.	Action	Register
		V. 26, p. 1544	99-25-1	Amended	V. 27, p. 108	111-2-211	New	V. 27, p. 992
AC		PARTMENT OF	99-25-9	Amended	V. 27, p. 108	111-4-2614	Amended	V. 27, p. 964
	EDUCA	ATION	99-25-11	New	V. 27, p. 109	111-4-2645		
Reg. No.	Action	Register	99-27-2	Amended	V. 27, p. 1019	through		
91-1-200	Amended	V. 27, p. 1027	99-27-3	Revoked	V. 27, p. 1019		New	V. 27, p. 436-442
91-1-201	Amended	V. 27, p. 1028	99-27-4	Amended	V. 27, p. 1019	111-4-2657		
91-1-202	Amended	V. 26, p. 1218	99-27-5	Amended	V. 27, p. 1019	through 111-4-2662	New	V. 27, p. 992-996
91-1-203	Amended	V. 27, p. 1030	AGENC	Y 100: BOARD C	F HEALING ARTS		Amended	V. 27, p. 992-990 V. 27, p. 442
91-1-204	Amended	V. 27, p. 1034	Reg. No.	Action	Register		Amended	V. 27, p. 443
91-1-205	Amended	V. 27, p. 1036	100-11-1	Amended	V. 26, p. 1258		Amended	V. 27, p. 443
91-1-207	Amended	V. 27, p. 1037	100-15-5	Amended	V. 26, p. 384			ACING AND
91-1-209	Amended	V. 27, p. 1037	100-15-6	Amended	V. 26, p. 385		AMING CO	
91-1-210	Amended	V. 27, p. 1038	100-22-6	New	V. 26, p. 1642			
91-1-220	Amended	V. 27, p. 1038	100-22-7	New	V. 26, p. 1043	Reg. No.	Action	Register
91-1-221	Amended	V. 27, p. 1040	100-22-8	New	V. 26, p. 1367	112-4-9a	Amended	V. 27, p. 19
91-1-234	New	V. 26, p. 1226	100-22-8	Revoked (T)	V. 26, p. 1929	112-4-14a	Amended	V. 27, p. 19
91-19-1	Amended	V. 27, p. 1041	100-22-8	Revoked	V. 27, p. 357	112-5-1	Amended	V. 27, p. 19
91-19-6	Amended	V. 27, p. 1041	100-22-8a	New (T)	V. 26, p. 1929	112-6-1	Amended	V. 27, p. 20
91-40-1	Amended	V. 27, p. 274	100-22-8a	New	V. 27, p. 357	112-7-6	Amended	V. 27, p. 20
91-40-2	Amended	V. 27, p. 279	100-28a-1	Amended	V. 26, p. 1753	112-7-8	Amended	V. 27, p. 21
91-40-3	Amended	V. 27, p, 279	100-29-7	Amended	V. 27, p. 209		Amended	V. 27, p. 21
91-40-5	Amended	V. 27, p. 280	100-49-4	Amended	V. 26, p. 1258		Amended	V. 27, p. 22
91-40-7			100-49-10	New	V. 26, p. 1367		Amended	V. 27, p. 22
through 91-40-12	Amended	V. 27, p. 281-284	100-54-4	Amended	V. 27, p. 209		Amended	V. 27, p. 23
91-40-12	Amended	V. 27, p. 281-284 V. 27, p. 285	100-54-7	Amended	V. 26, p. 1043		Amended	V. 27, p. 23
91-40-17	Amended	V. 27, p. 285 V. 27, p. 285	100-54-8 100-55-4	Amended	V. 26, p. 1044		Amended	V. 27, p. 23
91-40-21	Amended	V. 27, p. 286	100-33-4	Amended Amended	V. 27, p. 209 V. 26, p. 1258		Amended	V. 27, p. 23
91-40-22	Amended	V. 27, p. 287	100-73-1	Amended	V. 27, p. 315		Amended	V. 27, p. 24
91-40-26	interaca	v. 27, p. 267			•		Amended Amended	V. 27, p. 24
through			AGEN		ORAL SCIENCES			V. 27, p. 26
91-40-31	Amended	V. 27, p. 287-289		REGULATORY	I BOARD			PARTMENT OF
91-40-33	Amended	V. 27, p. 290	Reg. No.	Action	Register	W	ILDLIFE A	ND PARKS
91-40-34	Amended	V. 27, p. 290	102-1-7	Revoked	V. 26, p. 881	Reg. No.	Action	Register
91-40-35	Amended	V. 27, p. 290	102-1-12	Amended	V. 27, p. 407	115-2-1	Amended	V. 26, p. 1722
91-40-37	Revoked	V. 27, p. 291	102-1-13	Amended	V. 26, p. 1774		Amended	V. 27, p. 570
91-40-38	Amended	V. 27, p. 291	102-2-3	Amended	V. 26, p. 1775		Amended	V. 27, p. 403
91-40-39	Revoked	V. 27, p. 291	102-2-10	Revoked	V. 26, p. 881		Amended	V. 27, p. 403
91-40-41	Amended	V. 27, p. 291	102-3-2	Amended	V. 26, p. 1775		Amended	V. 27, p. 109
91-40-42	Amended	V. 27, p. 291	102-3-8a	Revoked	V. 26, p. 881		Revoked	V. 27, p. 112
91-40-42a	New	V. 27, p. 292	102-4-2	Amended	V. 26, p. 1775	115-4-13	Amended	V. 27, p. 404
91-40-43	Amended	V. 27, p. 293	102-4-8a	Revoked	V. 26, p. 881	115-4-14	Revoked	V. 27, p. 112
91-40-44	Amended	V. 27, p. 293	102-5-2	Amended	V. 26, p. 1776	115-7-1	Amended	V. 26, p. 1725
91-40-45	Amended	V. 27, p 293	102-5-8	Revoked	V. 26, p. 881		Amended	V. 27, p. 405
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