

## Kansas Register

Ron Thornburgh, Secretary of State

Vol. 27, No. 41 October 9, 2008 Pages 1505-1536

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#### **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 \$4,136,145.80 in the underground petroleum storage tank release trust fund and \$262,502.32 in the aboveground petroleum storage tank release trust fund at September 30, 2008.

Duane Goossen Secretary of Administration

Doc. No. 036281

#### State of Kansas

#### **Secretary of State**

#### **Usury Rate for October**

Pursuant to the provisions of K.S.A. 16-207, the maximum effective rate of interest per annum for notes secured by all real estate mortgages and contracts for deed for real estate (except where the note or contract for deed permits adjustment of the interest rate, the term of the loan or the amortization schedule) executed during the period of October 1, 2008 through October 31, 2008, is 7.40 percent.

Ron Thornburgh Secretary of State

Doc. No. 036268

#### State of Kansas

#### Secretary of State

#### Code Mortgage Rate for October

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of October 1, 2008 through October 31, 2008, is 12 percent.

Ron Thornburgh Secretary of State

Doc. No. 036269

#### State of Kansas

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

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

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 2007 Supp. 12-1675(b)(c)(d) and K.S.A. 2007 Supp. 12-1675a(g).

#### Effective 10-6-08 through 10-12-08

Term	Rate
1-89 days	1.24%
3 months	0.60%
6 months	1.17%
1 year	1.43%
18 months	1.35%
2 years	1.51%

Daniel J. Nackley Director of Investments

Doc. No. 036266

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

#### **Secretary of State**

#### **Executive Appointments**

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State's office. A complete listing of Kansas state agencies, boards and commissions, and county officials are included in the Kansas Directory, which is available on the Secretary of State's Web site at www.kssos.org. The following appointments were recently filed with the Secretary of State:

#### **Kansas Arts Commission**

Mary Jane Myers, 2909 W. 125th, Leawood, 66209. Term expires June 30, 2011. Succeeds Joshua Garry.

**Susana Valdovinos**, 626 Morningside Rd., Topeka, 66606. Term expires June 30, 2011. Succeeds Grant Glenn.

## Auto Insurance Electronic Motor Vehicle Financial Security

**Mark Bruce,** 122 S.W. 7th, Topeka, 66603. Serves at the pleasure of the Governor.

## Commission on Emergency Planning and Response

**Ken Keller**, 2800 W. Bingham Road, Topeka, 66614. Term expires November 30, 2011. Succeeds Jason Bolt.

#### Governor's Military Council

(Members serve at the pleasure of the Governor)

LTG Robert Arter, 300 Kansas Ave., Fort Leavenworth, 66027.

George Boyd, 1050 S. Beech St., Wichita, 67207.

**Maj. Gen. Tod M. Bunting**, Kansas Adjutant General, 2800 S.W. Topeka Blvd., Topeka, 66611.

Mark Edwards, 439 W. 1st St., Junction City, 66441.

Neil Fisher, 3701 S.W. Kings Forest Road, Topeka, 66610.

Pat Gallagher, 300 S.W. Douglas, Wichita, 67202.

Alonzo Harrison, 729 S.E. Wear Ave., Topeka, 66607.

**Doug Kinsinger,** 1032 S.W. Dartmoor Lane, Topeka, 66604.

**John G. Montgomery,** 510 Redbud Drive, Junction City, 66441.

Lana Oleen, 3000 Stagg Hill Road, Manhattan, 66502.

Aaron A. Otto, 5200 Catalina St., Roeland Park, 66205.

**Lt. Gov. Mark V. Parkinson,** 2nd Floor, State Capitol, 300 S.W. 10th Ave., Topeka, 66612.

Jerome H. Reilly, 2115 Lecompton Road, Leavenworth, 66048.

James C. Remsberg, 110 S. Main, Suite 810, Wichita, 67202.

Timothy F. Rogers, 403 Seitz Drive, Salina, 67401.

Mike Shilling, 555 Poyntz Ave., Suite 260, Manhattan, 66502.

**Robin Spurrier**, Spurrier Chemicals Companies, Inc., P.O. Box 2812, Wichita, 67201.

**David S. Stuckey,** 103 N. Bunker Hill Drive, Junction City, 66441.

Col. Robert R. Ulin, 131 Meadow Court, Lansing, 66043.

Linda Weis, P.O. Box 2017, Manhattan, 66505.

### Kansas Hispanic and Latino American Affairs Commission

**Peter S. Jasso,** 1217 S.W. Western Ave., Topeka, 66604. Term expires June 30, 2011. Reappointed.

**Arturo A. Ponce**, 311 N. Grant, Liberal, 67901. Term expires June 30, 2010. Reappointed.

**Robert Vinton,** 2703 Donedda Ave., Dodge City, 67801. Term expires June 30, 2011. Reappointed.

#### Kansas Home Inspectors Registration Board

(Created pursuant to 2008 Session Laws of Kansas, Chapter 171. Terms will be determined by the election of board members and the position in which the board member is serving.)

Jeffrey A. Barnes, 610 Rivera, Mulvane, 67110.

Ron Naab, 1504 Hackberry St., Garden City, 67846.

Ralph Pimentel, 5223 N.W. 44th St., Topeka, 66604.

Patrick Regan, 13232 W. 54th Terrace, Shawnee, 66203.

Edward L. Robinson, 4332 E. Lewis, Wichita, 67218.

#### **Board of Mortuary Arts**

William Young, 276 Lakeshore Drive West, Lake Quivira, 66217. Term expires July 31, 2011. Reappointed.

#### **Advisory Committee on Trauma**

**Saad Ehtisham**, 13090 E. Ayesbury, Wichita, 67228. Term expires June 30, 2011. Succeeds Dr. Steven Smith.

Leslie Lacy, 1510 Road 5, St. Francis, 67756. Term expires June 30, 2012. Succeeds Roger John.

**Dennis L. Mauk**, 6904 E. 40th St. North, Wichita, 67226. Term expires June 30, 2012. Reappointed.

**Kerry G. McCue,** 3307 Lincoln Drive, Hays, 67601. Term expires June 30, 2012. Reappointed.

**Kimberla Nutting,** 2608 State Highway 18, Bogue, 67625. Term expires June 30, 2012. Reappointed.

**Dr. Scott E. Sellers,** 2510 Linksland Drive, Hutchinson, 67502. Term expires June 30, 2012. Reappointed.

**Darlene L. Whitlock,** 415 Aquarius, Silver Lake, 66539. Term expires June 30, 2012. Reappointed.

#### Workforce Network of Kansas Board

**Michael J. Fleming,** 7115 Linden St., Prairie Village, 66208. Serves at the pleasure of the governor. Succeeds Gerald Cook.

Ron Thornburgh Secretary of State

## 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:

		Slurry Grout Application Labor Only to Install Masonry Walls
		Snow Removal Services
11/06/2008	11072	Prime Vendor, Foods & Food Service Related Products

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/.

10/21/2008 A-8891 2008 Dam Renovation, Shawnee State Fishing Lake, Shawnee County

> Chris Howe Director of Purchases

Doc. No. 036290

#### State of Kansas

#### Legislature

#### **Interim Committee Schedule**

The following committee meetings have been scheduled during the period of October 13-24. 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. Interim committee memberships can be found on the Legislative Research Department's Web site at http://skyways.lib.ks.us/ksleg/KLRD/Committees.htm.

Date	Room	Time	Committee	Agenda
Oct. 13	143-N	11:00 a.m.	Legislative Coordinating Council	Legislative matters.
Oct. 13 Oct. 14			Joint Committee on Children's Issues	Meetings cancelled.
Oct. 14	TBA	TBA	Kansas Technical College & Vocational School Commission	Agenda not available.
Oct. 14 Oct. 15	545-N	10:00 a.m.	Joint Committee on Pensions, Investments, and Benefits	<b>14th:</b> a.m.—Working After Retirement and Investments. p.m.—COLAs. <b>15th:</b> Meeting cancelled.
Oct. 16 Oct. 17	446-N 446-N	9:30 a.m. 9:30 a.m.	Kansas Criminal Code Recodification Commission Subcommittee	Agenda not available.
Oct. 20	545-N	9:00 a.m.	State Employee Pay Plan Oversight	Update on implementation of new state employee performance review system; discussion on new employee evaluations and future evaluations system.
Oct. 22	143-N	9:00 a.m.	Joint Committee on Home- and Community-Based Services Oversight	Agenda not available.
Oct. 22	545-N	9:30 a.m.	Kansas Criminal Code Recodification Commission	Agenda not available.
Oct. 23 Oct. 24	545-N 545-N	10:00 a.m. 9:00 a.m.	Special Committee on Assessment and Taxation	23rd: Topic 8 — Mill Levy Issues; Topic 4 — Taxation of Watercraft; Topic 5 — Coalbed Methane Valuation; Topic 6 — Local Bonded Indebtedness; Topic 3 — Property Tax Relief for Seniors.  24th: Topic 2 — Sales Tax on Telecommunications; Topic 7 — Gas Severance Tax; Topic 9 — Aerospace Engineer Credits

Jeffrey M. Russell Director of Legislative Administrative Services

Engineer Credits.

## Department of Administration Division of Facilities Management

## Notice of Commencement of Negotiations for Construction Manager At-Risk Services

Notice is hereby given of the commencement of negotiations for construction management at-risk services for the construction of a new School of Pharmacy building on the University of Kansas, West Campus area in Lawrence. The construction manager will provide at a minimum the following services: preconstruction budgeting, cost estimating, scheduling, constructability reviews and value engineering studies; divide the project into scopes of work for bidding, prequalify subcontractors and take bids for the work; review bids with the design team and owner to determine bids to accept, prepare cost estimates for the unbid portions and provide a guaranteed maximum price and a bond; and manage construction and track all costs for the design team and owner's review.

Estimated construction cost is \$31,395,000. Total building area is approximately 111,700 square feet. General areas of concern include identification and management of multiple bid packages on an accelerated phased schedule, effective management of construction costs, successfully addressing the owner's project needs and goals, and completion of construction for occupancy by the owner not later than November 2010, and preferably by August 2010. The construction manager's role will be critical in identifying the means, methods and other provisions that will be required to allow this project to be constructed on time and within budget.

Architectural programs and additional information concerning the scope of services are available from Jim Modig, Director, KU Office of Design and Construction Management, (785) 864-3433 or jmodig@ku.edu.

To be considered, five (5) bound statements of qualifications and one (1) PDF file on a CD of the following should be provided: a letter of interest, an SF330 Part I, information regarding similar projects, experience in this type of project delivery system, references from design professionals and owners from previous projects, description of the construction manager or general contractor project management approach, financial statements, bonding capacity including capability of providing a public works bond (K.S.A. 60-1111) and evidence of such bonding capacity (note: failure to present such bonding evidence will deem the firm as unqualified for selection), and an SF330 Part II for each firm. Proposals should be concise and follow the current State Building Advisory Commission guidelines, available to firms at http:// da.ks.gov/fp/ (Chapter 4 of the BDCM). If additional information is needed, contact Phyllis Fast, Division of Facilities Management, Suite 102, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 296-5796, Phyllis.Fast@da.ks.gov. Submittals should be received by Phyllis Fast before noon October 24.

> Marilyn L. Jacobson, Director Division of Facilities Management

State of Kansas

#### **State Conservation Commission**

#### **Notice to Contractors**

Sealed bids for the construction of a 47,000 cubic yard detention dam, Site 48 in Wabaunsee County, will be received by the Mill Creek Watershed Joint District No. 85 at King C. O. Services, 24298 M Road, Holton, 66436, until 1 p.m. October 30. Bids will be opened at 7:30 p.m. October 30 at the USDA Service Center Conference Room, 107 E. 6th St., Alma (no telephone available). Bids may be hand delivered prior to bid opening. A copy of the invitation for bids and the plans and specifications can be reviewed at and/or obtained from the King C. O. Services, (785) 364-3408 or (785) 364-7480. A \$50 nonrefundable deposit will be required for each set of plans requested.

Greg A. Foley Executive Director

Doc. No. 036276

#### 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 Womack Sunshine Ford, d/b/a Womack Sunshine, 632 S. Ohio, Salina, Kansas, Used Vehicle Dealer #2434, of its intent to establish new Keeway and Schwinn franchises and change license type to New & Used Vehicle Dealer at 632 S. Ohio, Salina, Kansas. The vehicle dealer operator and the principal investor is Steven D. Womack. The proposed date of completion is immediately upon approval.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed establishment of the new Keeway and Schwinn dealership, Womack Sunshine Ford, d/b/a Womack Sunshine, at 632 S. Ohio, Salina, 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 Womack Sunshine Ford, d/b/a Womack Sunshine, at 632 S. Ohio, Salina, 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 Keeway and Schwinn 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.

Michael J. McLin, Bureau Manager Titles & Registrations/ Dealer Licensing Bureau

Doc. No. 036279

#### 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 Scooters, Kansas Dealer #0795, that it will be adding the Flyscooters LLC and Roketa line-make to its location at 114 S. Depot, Cherryvale. Kansas 67335. The proposed selling location is 114 S. Depot Cherryvale. Kansas 67335.

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 Scooters 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 Scooters at 114 S. Depot, Cherryvale, Kansas 67335, 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 Flyscooters LLC and Roketa 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.

Michael J. McLin, Bureau Manager Titles & Registrations/ Dealer Licensing Bureau

Doc. No. 036270

#### 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 Womack Sunshine Ford, Kansas Dealer #195, that it will be adding the Keeway and Schwinn line-make to its location at 1510 E. 6th St., Concordia, Kansas 66901. The proposed selling location is 1510 E. 6th St., Concordia, Kansas 66901.

Pursuant to K.S.A. 8-2430(a)(5), any existing new motor vehicle dealer may protest the proposed addition of the new line-makes at Womack Sunshine Ford 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 Womack Sunshine Ford, at 1510 E. 6th St., Concordia, 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 Leeway and Schwinn 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.

Michael J. McLin, Bureau Manager Titles & Registrations/ Dealer Licensing Bureau

Doc. No. 036278

#### 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:

#### October 17, 2008 264-09-24 Project Lead Safe KCK

Property #1	6612 Leavenworth Road Kansas City, KS 66104
Property #2	1873 N. 41st Terrace Kansas City, KS 66102
Property #3	1912 N. 41st Terrace Kansas City, KS 66102
Property #4	2721 Rowland Ave. Kansas City, KS 66104
Property #5	3807 Washington Ave. Kansas City, KS 66102
Property #6	1258 Orville Kansas City, KS 66102
Property #7	224 N. 16th Kansas City, KS 66102
Property #8	816 Garfield Ave. Kansas City, KS 66101
Property #9	645 Splitlog Ave. Kansas City, KS 66101
Property #10	72 S. Coy St. Kansas City, KS 66106
Property #11	1647 Woodland Blvd. Kansas City, KS 66106

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

#### **Request for Comments**

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Torsten Energy, LLC has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300. Emissions of oxides of nitrogen (NO<sub>x</sub>), sulfur dioxide (SO<sub>2</sub>), carbon monoxide (CO), particulate matter (PM), PM with an aerodynamic diameter less than or equal to 10 micrometers (PM<sub>10</sub>), volatile organic compounds (VOC) and hazardous air pollutants (HAPs) were evaluated during the permit review process.

Torsten Energy, LLC, P.O. Box 106, Wright, 67882, proposes to construct a 55-million-gallon per year bio-diesel fuel manufacturing plant at 402 N. Olive St., Greensburg, Kiowa County.

A public comment period has been established until October 23 to allow citizens the opportunity to express any concerns they may have about this proposed permitting action. All comments should be submitted in writing to Terry Tavener, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366, or may be presented at the public hearing.

Any member of the public may request a public hearing be conducted to receive comments on the proposed issuance of the draft air quality construction permit. Written requests to hold a public hearing should be sent to the attention of Sharon Burrell at the address above or by fax to (785) 296-3953 and must be received by noon October 23. If a request is received, a public hearing is tentatively scheduled by KDHE at 7 p.m. October 30 at 219 S. Oak, Greensburg (across from the Courthouse). If no requests to hold the public hearing are received by noon October 23, the public hearing will be cancelled. A notice of the cancellation will be posted on 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 14 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; 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 Terry Tavener, (785) 296-1581, at the KDHE central office; and to review the proposed permit only, contact Ethel Evans, (620) 225-0596, at the KDHE Southwest District Office. The standard departmental cost will be assessed for any copies requested.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 036277

#### 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. ANR Pipeline 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.

ANR Pipeline Company, 717 Texas St., Suite 2400, Houston, TX 77002, owns and operates Havensville Compressor Station located at Section 35, T6S, R12E, Pottawatomie 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 Northeast District Office, 800 W. 24th, Lawrence. 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 Pat Simpson, (785) 842-4600, at the KDHE Northeast 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 November 10.

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 Sharon Burrell, Bureau of Air and Radiation, not later than the close of business November 10 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. 036271

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

Coffeyville Nitrogen Fertilizer Facility, 701 E. Martin St., Coffeyville, 67337, owns and operates an integrated process manufacturing facility that utilizes feedstock of petroleum coke, air and water to produce salable products of anhydrous ammonia and urea ammonium nitrate solution, located at 701 E. Martin St., Coffeyville.

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 Southeast District Office, 1500 W. 7th St., Chanute. To obtain or review the proposed permit and supporting documentation, contact Rasha Allen, (785) 296-1693, at the KDHE central office; and to review the proposed permit only, contact Doug Cole, (620) 431-2390, at the KDHE Southeast District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Rasha Allen, 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 November 10.

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 Sharon Burrell, Bureau of Air and Radiation, not later than the close of busi-

ness November 10 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

Doc. No. 036275

#### State of Kansas

## 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-08-328 Application(s) for New or Expansion of Existing Swine Facilities

Name and Address of Applicant

Owner of Property Where Facility Will Be Located

Doug Ebert 13160 Noel Road St. George, KS 66535 Doug Ebert 13160 Noel Road St. George, KS 66535

**Legal Description** NE/4 of Section 04,

Receiving Water Kansas River Basin

T09S, R09E,

Pottawatomie County

Kansas Permit No. A-KSPT-S030

This is an application for a permit for new construction at an existing permitted swine facility for 1,230 head (492 animal units) of swine more than 55 pounds, 600 head (60 animal units) of swine 55 pounds or less and 100 head (50 animal units) of cattle less than 700 pounds. Proposed is a new swine hoop building to replace swine open lots. A new or modified permit will not be issued without additional public notice.

## Public Notice No. KS-AG-08-329/334 Pending Permits for Confined Feeding Facilities

Name and Address of Applicant	Legal Description	Receiving Water
Cure Farms, Inc. Anthony Cure 305 E. Adams St. Hanston, KS 67849	NW/4 of Section 34, T22S, R22W, Hodgeman County	Upper Arkansas River Basin

Kansas Permit No. A-UAHG-B018

This is a reissued permit with modifications for an existing facility for 999 head (499.5 animal units) of beef cattle less than 700 pounds. A new dewatering pipe will be installed to drain water from the silo area to a grass buffer.

Name and Address of Applicant	Legal Description	Receiving Water
Noll's Fine Swine Mark Noll 1023 330th St. Hiawatha, KS 66434	SW/4 of Section 14 & SE/4 of Section 15, T01S, R16E, Brown County	Missouri River Basin

Kansas Permit No. A-MOBR-S007

This is a permit renewal for an existing animal feeding facility for 300 head (300 animal units) of beef cattle, 1,161 head (464.4 animal units) of large swine and 744 head (74.4 animal units) of small swine.

Name and Address of Applicant	Legal Description	Receiving Water
Wedel Feedlot Frank Wedel	SE/4 of Section 20, T17S, R38W,	Smoky Hill River Basin
Route 1, Box 71 Leoti KS 67861	Wichita County	

Kansas Permit No. A-SHWH-C006 Federal Permit No. KS0093564

This is a reissuance of a permit for an existing facility for 4,500 head (4,500 animal units) of cattle weighing greater than 700 pounds.

Name and Address of Applicant	Legal Description	Receiving Water
Stalker Inc. Feed Pens	SW/4 of Section 24,	Cimarron River
Clinton Stalker	T30S, R34W,	Basin
651 220th Road	Haskell County	
Satanta, KS 67870	•	

Kansas Permit No. A-CIHS-B001

This is a reissuance of a permit for an existing facility for 850 head (425 animal units) of cattle weighing less than 700 pounds.

Name and Address of Applicant Description Water

Jubilee Pork E/2 of Section 27, Upper Republican Jerry Cox T01S, R20W, River Basin

1206 Hwy. 383 Phillips County

Long Island, KS 67647

Kansas Permit No. A-URPL-H005 Federal Permit No. KS0094269
This permit is being reissued for an existing facility with a maximum capacity of 3,186 head (1,274.4 animal units) of swine more than 55 pounds and 1,650 head (165 animal units) of swine 55 pounds or less, for a total of 1,439.4 animal units. There is no change in the permitted animal units.

Name and Address of Applicant	Legal Description	Receiving Water
Richard Allison	SE/4 of Section 05,	Missouri River
857 232nd Road	T01S, R12E,	Basin
Seneca KS 66538	Nemaha County	

Kansas Permit No. A-MONM-B007

This permit is being reissued to an existing facility with a capacity for 500 head (50 animal units) of swine 55 pounds or less, 80 head (80 animal units) of cattle more than 700 pounds and 50 head (25 animal units) of cattle less than 700 pounds. This represents a decrease in animal unit capacity from the previous 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 November 8 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-08-328/334) 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.kdheks.gov/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

(Published in the Kansas Register October 9, 2008.)

#### City of Junction City, Kansas

#### Notice of Intent to Seek Private Placement General Obligation Bonds, Series DT

Notice is hereby given that the city of Junction City, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$2,000,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Dated September 30, 2008.

Tricia Gowen Clerk

Doc. No. 036280

(Published in the Kansas Register October 9, 2008.)

Summary Notice of Bond Sale Johnson County, Kansas \$10,425,000\* Internal Improvement Bonds Series 2008D

(General obligations payable from unlimited ad valorem taxes)

#### Sealed and Electronic Bids

Sealed bids for bonds, submitted in sealed envelopes and marked "Series 2008D Bond Bid," will be received by the undersigned budget director, Office of Budget and Financial Planning of Johnson County, Kansas, at the Johnson County Administration Building, 111 S. Cherry, Suite 2300, Olathe, KS 66061-3441, until 10 a.m. Thursday, October 23, 2008, for the purchase of all of the county's \$10,425,000\* principal amount of Internal Improvement Bonds, Series 2008D, as hereinafter described. Electronic bids for the purchase of all of the bonds will only be accepted through PARITY electronic bid submission system. Each bidder shall be solely responsible for making the necessary arrangements to access PARITY for the purpose of submitting its electronic bid in a timely manner and in compliance with the requirements of the complete notice of bond sale. If any provisions in this summary notice of bond sale conflict with information provided by PARITY, this summary notice of bond sale will control. Further information about PARITY, including any fee charged and registration requirements, may be obtained from i-Deal, LLC, 1359 Broadway, 2nd Floor, New York, NY 10018, Customer Support, (212) 849-5000. The county assumes no responsibility or liability for bids submitted through PARITY. The county is using the services of PARITY solely as a communication mechanism to conduct the electronic bidding for the bonds. PARITY is not an agent of the county.

All bids will be publicly opened on the date and at the time set forth above and acted upon by the Board of County Commissioners of Johnson County, Kansas, at 1:30 p.m., or soon thereafter as practicable, on said sale date. No oral, telephone, telefax or auction bids will be considered. Bids for the bonds shall not be less than \$10,320,750 plus accrued interest on the total principal amount of the bonds to the date of delivery.

#### **Bond Details**

The bonds will be in book-entry form only. The bonds will be issued in the denomination of \$5,000 or any integral multiple thereof; will be dated November 1, 2008; will be issued in the principal amount of \$10,425,000\*; and will become due serially on September 1 in each of the years as follows:

#### Maturity Schedule\*

Maturity September 1	Principal Amount
2013	\$465,000
2014	480,000
2015	500,000
2016	520,000
2017	540,000
2018	565,000
2019	590,000
2020	615,000
2021	645,000
2022	675,000
2023	710,000
2024	745,000
2025	780,000
2026	820,000
2027	865,000
2028	910,000

Bids for the bonds may contain a maturity schedule providing for a combination of serial bonds and term bonds. All term bonds shall be subject to mandatory sinking fund redemption and must conform to the maturity schedule set forth above at a price of par plus accrued interest to the date of redemption.

The bonds will bear interest from their date at the rates to be determined when the bonds are sold as hereinafter provided, payable semiannually on March 1 and September 1 in each year, commencing September 1, 2009.

#### **Delivery and Payment**

The bonds will be delivered to the successful bidder properly prepared, executed and registered without cost within approximately 30 days after the date of their sale in New York, New York.

#### **Good Faith Deposit**

A good faith deposit in the form of a certified or cashier's check or financial surety bond in the amount of \$208,500 must be furnished at or prior to the time of sale by each bidder.

#### Cost

The county will pay the cost of printing the bonds and the expense of all legal services, including the opinion of Kutak Rock LLP, bond counsel, approving the legality of the bonds and the exclusion of the interest thereon (with specified minor exceptions) from federal and Kansas gross income taxes.

#### Assessed Valuation and Indebtedness

The equalized assessed tangible valuation of the taxable tangible property within the county for computation of bonded debt limitations as of December 31, 2007, is \$8,971,272,167. The total general obligation bonded indebtedness of the county as of the date of the bonds, including the bonds being sold, is \$228,555,000.

#### **Additional Information**

A complete notice of bond sale for the bonds, official statement and bid forms approved by the county will be mailed to all interested parties. Bidders may be required to be qualified in a manner established by the county before submitting a bid. Additional information regarding the bonds may be obtained from the financial advisor, Springsted Incorporated, at (651) 223-3000, or from Scott A. Neufeld, the county's budget director, at (913) 715-0605. Arrangements may be made with the financial advisor to deliver a sealed bid for the bonds to the county.

Johnson County, Kansas Scott A. Neufeld, Budget Director Johnson County Budget and Financial Planning Johnson County Administration Building 111 S. Cherry, Suite 2300 Olathe, KS 66061-3441

Doc. No. 036391

(Published in the Kansas Register October 9, 2008.)

Summary Notice of Bond Sale City of Louisburg, Kansas \$1,600,000\* General Obligation Improvement Bonds Series 2008-A

#### Details of the Sale

Subject to the terms and requirements of the official notice of bond sale dated September 15, 2008, of the city of Louisburg, Kansas, bids to purchase the city's General Obligation Improvement Bonds, Series 2008-A, will be received at the office of the city clerk at City Hall, 5 S. Peoria, Suite 102, Louisburg, KS 66053, by telefacsimile at (913) 837-5374, or electronically through the i-DEAL, LLC BiDCOMP/PARITY electronic bid submission system, until 2 p.m. Monday, October 20, 2008. The bids will be considered by the governing body at its meeting at 6:30 p.m. on the sale date.

No oral or auction bids for the bonds shall be considered, and no bids for less than 100 percent of the total principal amount of the bonds and accrued interest to the date of delivery shall be considered.

#### **Good Faith Deposit**

Each bidder must submit a good faith deposit in the form described in the official notice of bond sale in an amount equal to 2 percent of the principal amount of the bonds.

#### **Details of the Bonds**

The bonds are dated November 1, 2008, and will be issued as registered bonds in the denomination of \$5,000, or any integral multiple thereof. Interest on the bonds is

payable semiannually on March 1 and September 1 of each year, beginning March 1, 2009. Principal of the bonds becomes due on September 1 in the years and amounts as shown below:

Principal	Maturity
Amount *	Date
\$140,000	2009
140,000	2010
145,000	2011
150,000	2012
155,000	2013
160,000	2014
165,000	2015
175,000	2016
180,000	2017
190,000	2018

#### Payment of Principal and Interest

The Kansas State Treasurer will serve as the bond registrar and paying agent for the bonds.

#### **Book-Entry Bonds**

The bonds will be issued and registered under a bookentry-only system administered by the Depository Trust Company, New York, New York (DTC).

#### **Delivery of the Bonds**

The city will prepare the bonds at its expense and will deliver the registered bonds to DTC on or about November 13, 2008.

#### **Legal Opinion**

The bonds will be sold subject to the legal opinion of Triplett, Woolf & Garretson, LLC, Wichita, Kansas, bond counsel, whose fees will be paid by the city.

#### **Financial Matters**

The city's current assessed valuation for purposes of calculating statutory debt limitations is \$47,482,382. As of November 1, 2008, the city's total outstanding general obligation debt (including the bonds) is \$13,180,000, which excludes temporary notes outstanding in the amount of \$1,253,000, which will be retired out of the proceeds of the bonds herein offered for sale. The city's total indebtedness that is subject to debt limitation, as of November 1, 2008, is estimated to be \$5,056,715.68, which is 10.65 percent of the assessed valuation of the city.

#### **Additional Information**

For additional information, contact the city clerk at the address and telephone number shown below or the financial advisor, David Arteberry, George K. Baum & Company, 4801 Main St., Suite 500, Kansas City, MO 64112, (816) 283-5137.

City of Louisburg, Kansas Traci Storey, City Clerk City Hall, 5 S. Peoria, Suite 102 Louisburg, KS 66053 (913) 837-5371 Fax (913) 837-5374

\* Subject to change.

<sup>\*</sup> Preliminary, subject to change.

#### 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. 036267

(Published in the Kansas Register October 9, 2008.)

**Summary Notice of Bond Sale** City of Maize, Kansas \$1,753,000 General Obligation Bonds, Series B, 2008 (General obligation bonds payable from unlimited ad valorem taxes)

#### **Bids**

Subject to the notice of bond sale dated September 15, 2008, written bids will be received on behalf of the clerk of the city of Maize, Kansas (the issuer), at the address set forth below until 2 p.m. October 20, 2008, for the purchase of the above-referenced bonds. No bid of less than 99 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, except one bond in the denomination of \$3,000 (or such amount added to \$5,000). The bonds will be dated October 15, 2008, and will become due on September 1 in the years as follows:

	Principal
Year	Amount
2009	\$ 78,000
2010	75,000
2011	80,000
2012	80,000
2013	85,000
2014	85,000
2015	90,000
2016	95,000
2017	95,000
2018	100,000
2019	105,000
2020	110,000
2021	120,000

2022	120,000
2023	130,000
2024	55,000
2025	60,000
2026	60,000
2027	65,000
2028	65,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning March 1, 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 \$35,060 (2 percent of the principal amount of the bonds).

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 October 30, 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 2008 is \$24,448,986. The total general obligation indebtedness of the issuer as of the dated date, including the bonds being sold, is \$12,966,983.

#### **Approval of Bonds**

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

#### Additional Information

Additional information regarding the bonds may be obtained from the undersigned or from the financial advisor at the addresses set forth below.

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

Iocelvn Reid, Clerk 10100 Grady Ave. Maize, KS 67101 (316) 722-7561 Fax (316) 722-0346

E-mail: jreid@cityofmaize.org

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

Citycode Financial, L.L.C. 7701 E. Kellogg, Suite 700 Wichita, KS 67207 Attn: Larry Kleeman (316) 685-5911 Fax (316) 685-1751 E-mail: larry@citycode.com

Dated September 15, 2008.

City of Maize, Kansas

Doc. No. 036287

#### State of Kansas

#### **Real Estate Commission**

#### **Permanent Administrative** Regulations

#### Article 3.—PERSONS HOLDING LICENSES; DUTIES

- **86-3-19.** Disclosure of interest in property purchased, sold, leased, or exchanged. (a) A licensee shall not buy, sell, lease, or exchange real estate in which the licensee, an immediate family member of the licensee, or both the licensee and an immediate family member of the licensee have an interest without disclosing the following in the real estate contract or lease:
  - (1) The licensee's licensure status;
- (2) specification of whether the licensee has an interest in the property or transaction; and
- (3) specification of whether the licensee's immediate family member has an interest in the property or transaction.
- (b) For purposes of subsection (a), "interest" shall have the meaning specified in K.S.A. 58-3035, and amend-
- (c) For purposes of subsection (a), "exchange" shall have the meaning specified in K.S.A. 58-3035, and amendments thereto.
- (d) For purposes of subsection (a), "immediate family member" shall mean spouse, parent, child, or sibling. (Authorized by K.S.A. 74-4202(b), as amended by L. 2008, ch. 155, sec. 9; implementing K.S.A. 2007 Supp. 58-3035, as amended by L. 2008, ch. 155, sec. 1, and K.S.A. 2007 Supp. 58-3062, as amended by L. 2008, ch. 155, sec. 5; effective May 1, 1982; amended, T-86-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **86-3-30.** Advertising. For purposes of determining whether the supervising broker's business name or trade name is prominently and conspicuously displayed or announced in a readable and identifiable manner regardless of the type of media used, the following shall be considered by the commission:
- (a) The terms being used, including the style, size, contrast, and color of the type or font used; and
- (b) the location or audibility of the supervising broker's trade name or business name as the name appears or is represented in the advertisement. (Authorized by K.S.A. 74-4202(b), as amended by L. 2008, ch. 155, sec. 9; implementing L. 2008, ch. 155, sec. 6; effective, T-86-6-25-08, July 1, 2008; effective Oct. 24, 2008.)

Sherry C. Diel

**Executive Director** 

State of Kansas

#### Kansas State Treasurer

#### **Permanent Administrative** Regulations

#### Article 3.—LINKED DEPOSIT LOAN PROGRAMS

- **3-3-1.** Agricultural production loans. For each agricultural production loan authorized by K.S.A. 75-4270 et seq. and amendments thereto, the "eligible agricultural borrower" shall be a resident of the state of Kansas, and a majority of the farm for which the proceeds of the loan are expended shall be located within the state of Kansas. A limited liability agricultural company, limited agricultural partnership, or family farm corporation shall be considered a resident if it meets the requirements of K.S.A. 17-5903, and amendments thereto. (Authorized by K.S.A. 2007 Supp. 75-4270; implementing K.S.A. 2007 Supp. 75-4270, 75-4271, and 75-4272; effective, T-3-7-3-00, July 3, 2000; effective Oct. 27, 2000; amended, T-3-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **3-3-2. Kansas housing loans.** (a) The proceeds of all housing loans authorized by L. 2008, ch. 115, and amendments thereto, shall be used only for building houses that initially sell or are appraised for less than 350% of the Kansas median household income, based on the most recent data available from the United States census bureau on July 1 and January 1 each year. The value of the house shall include the value of the land upon which the house is located only if the cost of the land is included in the housing loan.
- (b) The loans shall be awarded on a first-come, firstserved basis, reserving at least 50% of the funds available for houses located within one mile of the city limits of any of the following Kansas cities: Chanute, Coffeyville, Erie, Fredonia, Greensburg, Independence, Iola, Neodesha, or Osawatomie. A house shall be considered to be located within one mile of the city limits if the majority of the tract of real estate upon which the house is placed is within one mile of the city limits.
- (c) Savings banks and savings and loan associations shall be considered to be eligible lending institutions without regard to the county in which the savings banks and savings and loan associations are located, despite K.S.A. 75-4201(l) and (m), and amendments thereto, respectively. (Authorized by L. 2008, ch. 115, sec. 4(a); implementing L. 2008, ch. 115, sec. 3(e) and sec. 5(g); effective, T-3-6-25-08, July 1, 2008; effective Oct. 24, 2008.)

Lynn Jenkins Kansas State Treasurer

Doc. No. 036284

#### **Board of Pharmacy**

## Permanent Administrative Regulations

#### **Article 7.—MISCELLANEOUS PROVISIONS**

**68-7-12b. Incident reports.** (a) For purposes of this regulation, "reportable incident" and "incident" shall mean a preventable medication error involving a prescription drug and resulting in any of the following:

- (1) The patient receiving the wrong drug;
- (2) the patient receiving an incorrect drug strength;
- (3) the patient receiving an incorrect dosage form;
- (4) the drug being received by the wrong patient;
- (5) inadequate or incorrect packaging, labeling, or directions; or
- (6) the dispensing of a drug to a patient in a situation that results in or has the potential to result in serious harm to the patient.
- (b) For each pharmacy other than a medical care pharmacy, the pharmacist-in-charge shall ensure that procedures exist requiring each pharmacist who becomes aware of a reportable incident to report the incident to the pharmacist-in-charge as soon as practical.
- (c) As soon as possible after discovery of the incident, the pharmacist shall prepare a report containing the following information:
- (1) The name, address, age, and phone number of any complainant, if available;
- (2) the name of each pharmacy employee and the license number of each licensee involved;
  - (3) the date of the incident and the date of the report;
  - (4) the pharmacist's description of the incident;
- (5) the prescriber's name and whether or not the prescriber was contacted; and
- (6) the signatures of all pharmacy employees involved in the incident.

For each pharmacy, the pharmacist-in-charge shall ensure that procedures exist requiring that the incident report be maintained in the pharmacy for at least five years in a manner so that the report can be provided to the board or its representative within three business days, upon request.

(d) The preparation of an incident report that meets the requirements of this regulation shall be the responsibility of each pharmacist involved in the incident and the pharmacist-in-charge. The maintenance of incident reports as required by this regulation shall be the responsibility of the pharmacist-in-charge. (Authorized by K.S.A. 65-1630; implementing K.S.A. 2007 Supp. 65-1626 and K.S.A. 2007 Supp. 65-1626d; effective Feb. 7, 2003; amended Oct. 24, 2008.)

#### Article 11.—FEES

**68-11-2.** Fees for premises registrations and permits. (a) Pharmacy registration fees shall be as follows:

- (1) Each new pharmacy registration shall be \$140.00.
- (2) Each renewal pharmacy registration shall be \$125.00.
  - (b) Manufacturer registration fees shall be as follows:

- (1) Each new manufacturer registration shall be \$300.00.
- (2) Each renewal manufacturer registration shall be \$300.00.
- (c) Wholesaler distributor registration fees shall be as follows:
- (1) Each new wholesaler distributor registration shall be \$300.00.
- (2) Each renewal wholesaler distributor registration shall be \$300.00.
- (3) For each wholesaler who deals exclusively in non-prescription drugs, the registration fee shall be \$50.00.
- (d) For each institutional drug room or veterinary medical teaching hospital pharmacy, registration fees shall be as follows:
  - (1) Each new registration shall be \$25.00.
  - (2) Each renewal registration shall be \$20.00.
  - (e) Other permit fees shall be as follows:
  - (1) Each retail dealer permit shall be \$12.00.
  - (2) Each auction permit shall be \$35.00.
  - (3) Each sample distribution permit shall be \$30.00.
- (f) For each place of business that sells durable medical equipment, the registration fee shall be \$300.00. (Authorized by and implementing K.S.A. 2007 Supp. 65-1645; effective May 1, 1983; amended May 1, 1988; amended June 6, 1994; amended Feb. 7, 2003; amended Oct. 24, 2008.)

Debra Billingsley Executive Director

Doc. No. 036282

#### State of Kansas

#### **State Corporation Commission**

## Permanent Administrative Regulations

### Article 3.—PRODUCTION AND CONSERVATION OF OIL AND GAS

**82-3-107.** Preservation of well samples, cores, and logs; penalty. (a) Each operator drilling or responsible for drilling service wells or drilling or recompleting holes for the purpose of the exploration or production of oil or gas, excluding seismic shot holes, shall preserve and retain samples or drill cuttings, cores, and all other information as required under subsection (d).

- (b) All formation samples or drill cuttings normally saved in drilling or recompletion operations and any cores taken shall be retained by the operator for 120 days after the spudding of the well.
- (c)(1) Upon request of the Kansas geological survey as specified in paragraph (c)(2), the samples shall be washed and cut into splits or sets. One set shall be placed in labelled sample envelopes and delivered, at the prepaid expense of the operator, to the Kansas geological survey, sample library, Wichita, Kansas. Upon request of the Kansas geological survey, all cores or core longitudinal sections not required by the operator for well evaluation purposes shall be placed in stratigraphic sequence in adequate boxes, labelled with the well name, location, and footage, and delivered, at the prepaid expense of the op-

erator, to the Kansas geological survey, Lawrence, Kansas.

- (2) The operator shall be given notice that samples or cores are required by a notice appended to or on a copy of the notice of intention to drill returned to the operator by the conservation division or the Kansas geological survey. Delivery of the processed samples or cores shall be made within 120 days of the spud date or date of commencement of recompletion of the well.
- (3) If retention of the core is required by the operator, designated Kansas geological survey staff members shall be provided unrestricted access to the core at the operator's facility during the operator's normal business hours. This access shall be subject to any confidentiality requests made under subsection (e).
- (4) Operators in physical possession of cores requested by the Kansas geological survey shall not dispose of the cores without permission of the Kansas geological survey.
- (5) If the Kansas geological survey requests samples from portions of the hole that are not normally saved in drilling operations, the operator shall provide these samples. The sample library shall accept all washed and cut samples whether or not they were requested.
- (d)(1) The following information shall be delivered to the conservation division, within 120 days of the spud date or date of commencement of recompletion of the well:
  - (A) A copy of the affidavit of completion;
  - (B) core analyses;
  - (C) final drill stem data elements;
  - (D) recorded drill stem fluid recoveries and charts;
  - (E) final electric logs;
  - (F) final radioactivity logs;
- (G) similar wireline logs or surveys run by operators on all boreholes, excluding seismic shot holes;
  - (H) final logs run to obtain geophysical data;
  - (I) geological well reports; and
- (J) if available, final electronic log files in a data format and medium approved by the director, including the following:
- (i) A log American standard code for information interchange standard (LAS) file, using version 2.0 or a newer version; and
  - (ii) an image file.

If electronic log files are available, these files shall be delivered to the conservation division in lieu of the paper logs required by this regulation.

- (2) For good cause shown, an extension of 60 days may be granted by the supervisor of the production department or the supervisor's designated agent for the submission of the required information. The request for extension shall be submitted in writing and received before the expiration of the 120-day period.
- (3) The conservation division shall deposit the information with the Kansas geological survey.
- (4) Failure to deliver the information to the conservation division shall be punishable by a \$500 penalty and operator license review.
- (e)(1) If a written request for confidentiality is made to the conservation division within 120 days of the spud date or the date of commencement of recompletion of the

- well, all information, samples, or cores filed as required in subsections (c) or (d) shall be held in confidential custody for an initial period of one year from the written request.
- (2) All rights to confidentiality shall be lost if the filings are not timely, as provided in subsections (c) and (d), or if the request for confidentiality is not timely, as provided in paragraph (e)(1).
- (3) Samples, cores, or information may be released before the expiration of the one-year period only upon written approval of the operator.
- (4) If a request for an extension is made at least 30 days before the expiration of the initial one-year period, the period of confidentiality may be extended for one additional year.
- (f) Each wire line service company shall furnish to the conservation division, on a form prescribed by the commission, a list of all logging services performed on each hole serviced in the state of Kansas each month by the twentieth day of the month following the month in which the services were performed. Failure to submit or timely submit the list shall be punishable by a \$250 penalty. (Authorized by K.S.A. 55-152 and 55-164; implementing K.S.A. 55-604 and 55-704; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 1, 1984; amended May 1, 1987; amended May 1, 1988; amended May 8, 1989; amended April 23, 1990; amended June 6, 1994; amended Oct. 24, 2008.)
- **82-3-108.** Well location; exception. (a) General setback requirement. Except as provided by subsection (b) or (c), an oil well or gas well shall not be drilled nearer than 330 feet from any lease or unit boundary line.
  - (b) Setback requirements for eastern Kansas.
- (1) An oil well that is drilled to a total depth of less than 2,000 feet and is drilled in one of the following counties shall not be drilled nearer than 165 feet from the nearest lease or unit boundary line: Allen, Anderson, Atchison, Bourbon, Brown, Cherokee, Coffey, Crawford, Douglas, Elk, Franklin, Greenwood, Jackson, Jefferson, Johnson, Labette, Leavenworth, Linn, Lyon, Miami, Montgomery, Neosho, Osage, Shawnee, Wilson, Woodson, and Wyandotte.
- (2) An oil well that is drilled in Chautauqua County and is drilled to a total depth of less than 2,500 feet shall not be drilled nearer than 165 feet from the nearest lease or unit boundary line.
- (c) Well location exception. A well location exception may be granted to permit drilling within shorter distances than those provided in subsection (a) or (b), whichever is applicable, and to the acreage attributable and assigned allowables, if these exceptions are necessary either to prevent waste or to protect correlative rights. In granting the exception, the acreage attributable to the well and the assigned allowables shall be considered.
- (d) Application for well location exception. If an exception to this regulation is desired according to subsection (c), an application shall be submitted to the conservation division. The application shall contain the following:
- (1) A brief explanation of the exception or exceptions requested;

- (2) the proposed location of the well, including the distance to the nearest lease or unit boundary line;
  - (3) a list of the following:
- (A) Each offset operator whose lease line is located less than the required distance from the proposed location;
- (B) each unleased offset mineral owner whose property boundary is located less than the minimum distance required by subsection (a) or (b) from the proposed locations; and
- (C) the applicant's lessor or lessors, if the applicant operates any lease that will be situated less than the minimum distance required by subsection (a) or (b) from the proposed well location;
  - (4) the acreage attributable to the well; and
  - (5) the allowable requested.
- (e) Additional application requirements. Each application submitted under subsection (d) shall be accompanied by the proposed notice of the intention to drill and a plat, drawn to the scale of one inch equalling 1,320 feet, that accurately shows the following:
- (1) The property on which the well is sought to be drilled;
- (2) all other completed, partially drilled, or permitted wells on the property; and
  - (3) all adjacent properties and wells.
- (f) Notice; protest. Notice of the application shall be provided to all parties specified in paragraphs (d)(3)(A), (d)(3)(B), and (d)(3)(C) of this regulation and shall be published as required by K.A.R. 82-3-135a(d). If a protest is filed in accordance with K.A.R. 82-3-135a(e), the application shall be set for hearing by the commission.
- (g) Approval of intent to drill. Upon the issuance of a written permit by the conservation division for the well location exception, the proposed notice of intention to drill shall be approved in accordance with K.A.R. 82-3-103, if all other applicable requirements for approval have been met.
- (h) Allowable required. Each operator of any well drilled nearer than the minimum distance required by subsection (a) or (b) from any lease or unit boundary line without a previously obtained well location exception shall be prohibited from producing either oil or gas until an appropriate allowable is determined.
- (i) Factors considered for allowable. Whenever authority is granted to drill a well at a location other than a location specified by this regulation, the allowable shall be determined by the conservation division for the protection of the correlative rights of all persons entitled to share in the common source of supply in accordance with K.A.R. 82-3-207 and K.A.R. 82-3-312. (Authorized by K.S.A. 55-152; implementing K.S.A. 55-152, 55-603, 55-605, 55-703a, 55-706; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 1, 1984; amended, T-85-51, Dec. 19, 1984; amended May 1, 1985; amended May 1, 1986; amended May 1, 1987; amended May 1, 1988; amended April 23, 1990; amended Jan. 14, 2005; amended Oct. 24, 2008.)
- **82-3-111.** Temporarily abandoned wells; penalty; plugging. (a) Temporary abandonment approval or plugging required. Within 90 days after operations cease on any well drilled for the purpose of exploration, discovery,

- service, or production of oil, gas, or other minerals, the operator of that well shall perform either of the following:
  - (1) Plug the well; or
- (2) file an application with the conservation division requesting temporary abandonment authority, on a form prescribed by the conservation division.
- (b) Approval of temporary abandonment. No well shall be temporarily abandoned as described in subsection (a) unless first approved by the conservation division. If the operations on any temporarily abandoned well or other inactive well are not resumed within one year after the application has been approved, the well shall be deemed a permanently abandoned well, and the operator of the well shall comply with regulations of the commission relating to the plugging of wells. Upon application to the conservation division before the expiration of the oneyear period and for good cause shown, the period may be extended by the conservation division for one year. Additional one-year extensions may be granted by the conservation division. A well shall not be eligible for temporary abandonment status if the well has been shut in for 10 years or more without an application for an exception pursuant to K.A.R. 82-3-100 and approval by the commission. The failure to file a notice of temporary abandonment shall be punishable by a \$100 penalty.
- (c) Right of denial. After an application for temporary abandonment has been filed, the well shall be subject to inspection by the conservation division to determine whether its temporary abandonment could cause pollution of fresh and usable water resources. If necessary to prevent the pollution of fresh and usable water, temporary abandonment may be denied by the conservation division, and the well may be required to be plugged or repaired according to the direction of the conservation division and in accordance with its regulations.
- (d) Plugging of temporarily abandoned wells. At the expiration of any approved temporary abandonment period, each well temporarily abandoned shall be plugged, repaired, or returned to operation in accordance with applicable regulations.
- (e) Certain wells exempted. The requirements of this regulation shall not apply to any well that meets all of the following criteria:
- (1) The well is fully equipped for production of oil or gas or for injection.
- (2) The well is capable of immediately resuming production of oil or gas or of injection.
- (3) The well is subject to a valid, continuing oil and gas lease.
- (4) The cessation period for the well is less than 365 consecutive days.
- (5) The well is otherwise in full compliance with all of the commission's regulations.
- (f) Post-exemption requirements. The date on which a well ceases to qualify for the exemption specified in subsection (e) shall be deemed to be the date operations ceased on the well, for purposes of subsection (a). (Authorized by K.S.A. 55-152; implementing K.S.A. 55-152 and 55-164; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 1, 1984; amended May 1, 1985; amended April 23, 1990; amended Jan. 25, 2002; amended Oct. 24, 2008.)

- **82-3-135a.** Notice of application. (a) Scope. Except as otherwise provided in K.A.R. 82-3-100, 82-3-103a, 82-3-108, 82-3-109, 82-3-138, 82-3-203, 82-3-208, 82-3-209, 82-3-300, and 82-3-300a, the notice requirements in this regulation shall apply to each application for an order or permit filed pursuant to any regulation, special order, or statutory provision for the conservation of crude oil and natural gas or for the protection of fresh and usable water.
- (b) Production matters. Except as otherwise provided in K.A.R. 82-3-100, 82-3-103a, 82-3-108, 82-3-109, 82-3-138, 82-3-203, 82-3-208, 82-3-209, 82-3-300, and 82-3-300a, each applicant for an order filed pursuant to K.A.R. 82-3-100 through K.A.R. 82-3-314 shall give notice of the application on or before the date the application is filed with the conservation division by mailing or delivering a copy of the application to the following:
- (1) Each operator or lessee of record within a one-half mile radius of the well or of the subject acreage; and
- (2) each owner of record of the minerals in unleased acreage within a one-half mile radius of the well or of the subject acreage.
- (c) Environmental matters. Each applicant for an order or permit filed pursuant to K.A.R. 82-3-400 through 82-3-412 and K.A.R. 82-3-600 through 82-3-607 shall give notice of the application on or before the date the application is filed with the conservation division by mailing or delivering a copy of the application to the following:
- (1) Each operator or lessee of record within a one-half mile radius of the well or of the subject acreage;
- (2) each owner of record of the minerals in unleased acreage within a one-half mile radius of the well or of the subject acreage; and
- (3) the landowner on whose land the well affected by the application is located.
- (d) Publication of notice. Notice of the application shall be published in at least one issue of the official county newspaper of each county in which the lands affected by the application are located. In addition, notice of applications relating to production matters shall also be published in at least one issue of the Wichita Eagle newspaper.
- (e) Protest. Once notice of the application is published pursuant to subsection (d), the application shall be held in abeyance for 15 days for production matters and 30 days for environmental matters, pending the filing of any protest pursuant to K.A.R. 82-3-135b. If a valid protest is filed or if the commission, on its own motion, deems that there should be a hearing on the application, a hearing shall be held. The applicant shall publish notice of the hearing pursuant to K.A.R. 82-3-135. (Authorized by K.S.A. 55-152, 55-704, 55-901; implementing K.S.A. 55-605, 55-901, 55-1003; effective April 23, 1990; amended Oct. 24, 2008.)
- **82-3-135b. Protesters.** Each protest against the granting of an application for an order or permit filed pursuant to K.A.R. 82-3-135a shall be considered under the following conditions and requirements:
- (a) A protest may be filed by any person having a valid interest in the application. Each protest shall be submitted in writing and shall provide the name and address of the protester and the title and docket number of the proceed-

- ing. The protest shall include a clear and concise statement of the direct and substantial interest of the protester in the proceeding, including specific allegations as to the manner in which the grant of the application will cause waste, violate correlative rights, or pollute the water resources of the state of Kansas.
- (b) If the protester opposes only a portion of the proposed application, the protester shall state with specificity the objectionable portion.
- (c)( $\hat{1}$ ) The protest shall be filed with the conservation division according to the following deadlines:
- (A) For each protest of production matters, within 15 days after publication of the notice of the application required in K.A.R. 82-3-135a; and
- (B) for each protest of environmental matters, within 30 days after publication of the notice of the application required in K.A.R. 82-3-135a.
- (2) Failure to file a timely protest shall preclude the interested person from appearing as a protester.
- (d) Each protester shall serve the protest upon the applicant at the same time or before the protester files the protest with the conservation division. The protest shall not be served on the applicant by the conservation division.
- (e) To secure consideration of a protest, the protester shall offer evidence or a statement or participate in the hearing. (Authorized by K.S.A. 55-152, 55-704, and 55-901; implementing K.S.A. 55-605, 55-901, 55-1003; effective April 23, 1990; amended Oct. 24, 2008.)
- **82-3-138.** New pool application. (a) Application requirements. Each application for a new pool certificate shall be submitted to the conservation division on the form provided by the conservation division and shall be accompanied by the following:
  - (1) The affidavit of completion;
- (2) a copy of the results of a state-supervised production test, showing volumes of oil, gas, and water;
- (3) a certificate of mailing verifying that notice of the application was provided as required in K.A.R. 82-3-135a(b);
- (4) the exhibits and evidence needed to substantiate the applicant's claim of a new pool; and
- (5) any other relevant information required by the conservation division.
- (b) New pool certificate. Each newly discovered pool shall be recognized only upon issuance of a certificate by the conservation division, signifying that the application has been approved. (Authorized by K.S.A. 55-152; implementing K.S.A. 55-603; effective May 1, 1985; amended May 1, 1987; amended May 1, 1988; amended April 23, 1990; amended June 6, 1994; amended Jan. 14, 2005; amended Oct. 24, 2008.)
- **82-3-402.** Notice of application; objection. (a) Notice required. Each applicant shall give notice of the application either to those persons listed in K.A.R. 82-3-135a(c) or according to the provisions of subsection (b) below. Notice shall be mailed or delivered on or before the date the application is filed with the conservation division. Notice of the application shall be published in at

least one issue of the official county newspaper of each county in which the lands involved are located.

- (b) Area notice. In lieu of the notice requirements of K.A.R. 82-3-135a(c), an applicant may provide area notice utilizing the following procedure:
- (1) The application shall state that area notice in accordance with this regulation is being utilized and shall state the approximate maximum number of injection wells that will ultimately be utilized within the project boundaries.
- (2) The applicant shall notify each of the following parties whose acreage lies partially or fully within a ½-mile radius of the project boundaries, by mailing or delivering a copy of the application and notice:
  - (A) Each operator or lessee of record;
- (B) each owner of record of the mineral rights of unleased acreage; and
  - (C) each landowner within the project boundaries.
- (3) Notice of the application shall be published in at least one issue of the official county newspaper of each county in which the affected acreage is located, which shall be defined as a ½-mile radius around the project boundary, and shall contain the following:
- (A) The name of the operator of the enhanced recovery project;
  - (B) the legal description of the project acreage;
  - (C) the proposed maximum injection rate and pressure;
- (D) the proposed injection formation or formations and approximate depth;
- (E) a statement indicating that no wells will be used for injection that are closer to lease or unit boundary lines than allowed by field or general state spacing rules unless further notice is given; and
- (F) the approximate maximum number of injection wells that will ultimately be utilized in the project.
- (4) The applicant shall file a memorandum of notification with the register of deeds in each county where the project is located, setting out the information contained in the published notice. The applicant shall provide proof of this filing to the conservation division before the application may be approved and a permit issued.
- (5) Notice of application for additional injection wells added to a project shall be published in at least one issue of the official county newspaper of the county or counties in which the well is located, if the well exceeds the required distance from lease or unit boundary lines as provided by field order or general state spacing regulations.
- (6) The applicant shall provide notice of application for each additional injection well that is located less than the required distance from the lease or unit boundary lines, under the field order or general state spacing regulations. A copy of the application shall be mailed to each offsetting operator or unleased mineral owner whose acreage is adjacent to any additional injection well that does not exceed the required distance from the lease or unit boundary lines under the field order or general state spacing regulations. Notice of the application shall be published in at least one issue of the official county newspaper of the county in which the well is located.
- (7) The publication notice specified in paragraphs (b)(5) and (6) of this regulation shall contain the following information:

- (A) The name of the operator;
- (B) the location of proposed injection wells;
- (C) the proposed maximum injection rate;
- (D) the proposed maximum injection pressure; and
- (E) the proposed injection formations and approximate depth.
- (8) Each application for any significant modifications to the injection permit, including increasing pressure or rate and changing or adding injection formations, shall require the notice specified in paragraphs (b)(2), (3), and (4) of this regulation.
- (c) Objection to application. Objections or complaints shall be filed within 30 days after the notice is published. Each complaint or objection shall conform to the requirements of K.A.R. 82-3-135b and shall state the reasons why the proposed plan, as contained in the application, may cause damage to oil, gas, or fresh and usable water resources. (Authorized by K.S.A. 55-152 and 55-901; implementing K.S.A. 55-152; effective, T-83-44, Dec. 8, 1982; effective May 1, 1983; amended May 8, 1989; amended April 5, 2002; amended Oct. 24, 2008.)

Susan K. Duffy Executive Director

Doc. No. 036273

#### State of Kansas

#### **Court of Tax Appeals**

## Permanent Administrative Regulations

(Editor's Note: The State Court of Tax Appeals was created pursuant to Substitute for House Bill 2018, which became effective July 1, 2008. The State Court of Tax Appeals is the successor in authority to the State Board of Tax Appeals, which has been abolished.)

#### Article 2.—PROCEEDINGS BEFORE THE COURT

- **94-2-1. Definitions.** (a) "Chief judge" means the chief judge of the Kansas court of tax appeals, appointed as provided in K.S.A. 74-2433, and amendments thereto.
  - (b) "Court" means the Kansas court of tax appeals.
  - (c) "Counsel" means legal counsel.
- (d) "Entry of appearance" means a pleading listing the following information:
- (1) The name, address, and telephone number of the attorney entering an appearance;
- (2) the Kansas supreme court registration number, or its equivalent, of the attorney entering an appearance; and
- (3) the name of the party represented by the attorney. The entry of appearance shall be signed by the attorney entering an appearance on behalf of the party. This signature shall constitute a certificate as prescribed in K.S.A. 60-211, and amendments thereto.
- (e) "Executive director" means the individual appointed pursuant to K.S.A. 74-2433, and amendments thereto.
  - (f) "Party" means any of the following:
- (1) Any taxpayer or applicant bringing the action, a governmental unit bringing or defending the action, or both;

- (2) any intervenor permitted to intervene by the court; or
  - (3) any person joined as a contingently necessary party.
  - (g) "Pleadings" means any of the following:
  - (1) Notice of appeal;
  - (2) application;
  - (3) motion;
  - (4) brief;
  - (5) proposed findings of fact and conclusions of law; or
- (6) any other similar document formally filed with the court.
  - (h) "Presiding officer" means any of the following:
  - (1) A panel of judges;
- (2) the judge assigned pursuant to K.S.A. 77-514, and amendments thereto, to conduct the status conference, prehearing, oral arguments, hearing, or similar proceedings; or
- (3) a court staff attorney in a status or prehearing conference to which a court staff attorney has been assigned according to K.A.R. 94-2-6.
- (i) "Secretary" means the secretary of the court of tax appeals. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-2. Information, hearings, and assistance.** (a) To the extent that the Kansas administrative procedure act or other statutes or regulations do not apply, the rules of civil procedure, and particularly articles 1, 2, and 4 of chapter 60 of the Kansas statutes annotated, shall be followed by the court. However, the rules of evidence may be modified by the presiding officer in accordance with the Kansas administrative procedure act if it will be in the public interest and will aid in ascertaining the facts.
- (b) Hearings before the court shall be open to the public at all times except at those proceedings specified in K.A.R. 94-2-14. Hearings may be held in the court's hearing room or at other places throughout the state of Kansas whenever the public interest may be better served. Reasonable written notice shall be given to all parties pursuant to K.S.A. 77-518, and amendments thereto.
- (c) Upon request, the staff attorneys for the court shall advise any party concerning the form of the notice of appeal or other application to be filed with the court or concerning the procedure to be followed in initiating a proceeding before the court.
- (d) All communications to the court shall be addressed to the offices of the court in Topeka and shall meet the procedural requirements specified in these regulations. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-3.** Form of pleadings. (a) Each pleading, except any pleading described in subsection (b), shall contain the following:
- (1) The heading "BEFORE THE COURT OF TAX APPEALS OF THE STATE OF KANSAS," centered at the top of the page;

- (2) the name of the case, which shall consist of a brief description of the nature of the action and shall contain a citation to the particular statute under which the appeal or application is authorized, placed immediately below the heading at the left margin of the page;
- (3) the docket number, if one has been assigned, which shall appear to the right of the name at the right margin of the page;
- (4) the title of the pleading, which shall identify the document being filed, shall be placed immediately below the name and centered on the page;
- (5) the pertinent allegations of fact and law in simple, concise, and direct terms, which shall be in numbered paragraphs, with each paragraph containing a statement of a single set of circumstances or separate transaction or series of events;
- (6) following each numbered paragraph, a concise and complete statement of all relief sought by the pleader; and
- (7) the signature of the party filing the pleading or the party's attorney. The addresses and telephone numbers of the party and the party's attorney of record shall appear following the signature or elsewhere in the pleading. All pleadings shall be verified, unless the pleading is signed by either of the following:
- (A) Counsel regularly admitted to practice before the supreme court of the state of Kansas; or
- (B) counsel duly licensed and admitted to practice before the supreme court of another state if the counsel licensed from another state is associated with local counsel and the local counsel also signs the pleading, as required by Kansas supreme court rule 116 relating to district courts.
- (b) Notice of appeals or applications filed pursuant to the statutory procedures enumerated in K.S.A. 74-2439, K.S.A. 79-1609, and K.S.A. 79-213, and amendments thereto, shall be prepared on forms approved by the court. Each taxpayer or applicant shall provide all information and supporting documentation requested on the forms or by the court. If any information requested is not provided, the appeal or application may be rejected by the court or may be returned to the taxpayer or applicant for correction.
- (c) Each pleading, except a pleading described in subsection (b), shall be typed on  $8\frac{1}{2} \times 11$  inch white paper and shall be double-spaced, except that single spacing may be used for subparagraphs, legal descriptions of real estate, itemizations, quotations, and similar portions of the document. Typing shall appear on only one side of the paper, and the margins shall be at least one inch at the top of the page and  $\frac{3}{4}$  of an inch at the sides and bottom of the page. Taxpayers not represented by counsel shall not be held in strict compliance with this regulation. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-4.** Filing procedure and time limits. (a)(1) Each party filing any action with the court shall file the application or appeal and shall pay any applicable fees (continued)

- required by K.A.R. 94-2-21. Each document filed shall be deemed to have been filed when actually received and file-stamped by the secretary or the secretary's designee, and the action shall commence on that date if the document is in the form prescribed by these regulations or by statute.
- (2) Each application and appeal shall be accompanied or followed by any applicable filing fees, as specified in K.A.R. 94-2-21.
- (b) In computing any period of time prescribed by statute or these regulations for any appeal or application, the computation shall be made pursuant to K.S.A. 60-206, and amendments thereto, unless the method of computation is otherwise specified in these regulations or by statute. A legal holiday shall be each day designated in K.A.R. 1-9-2.
- (c) When by these regulations or by notice given by the court, an act is required to be completed within a specified time, the time for completing the act may be extended by the court, if a motion is filed by a party before the expiration of the specified time. A motion for extension of time filed after the time limit has expired may be granted by the court only if the failure to act within the time limit was the result of excusable neglect.
- (d) Any individual or entity may file documents at the court office between the hours of 8:00 a.m. and 5:00 p.m. on any business day. Each document, whether mailed, hand-delivered, or sent by facsimile machine or as electronic mail, shall be received by 5:00 p.m. to be filestamped and considered filed on that date. The time of receipt shall be that time shown by the court's time clock, the time printed by the court's facsimile machine on the final page of the facsimile-received document, or the time shown as received by the court's electronic mail system. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1987; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-8-28-03, Aug. 28, 2003; amended Dec. 5, 2003; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-5. Service.** (a) Each party filing any pleading or other document with the court shall serve the pleading or other document on all other parties in person or by mail, facsimile, or electronic mail, except when a statute requires a specific manner of service. Postage or costs of service shall be paid by the person serving the pleading.
- (b) Service on an attorney of record shall be deemed to be service upon the party represented by that attorney, although nothing in these regulations shall prohibit service on the interested party also. Service by mail shall be considered to be complete upon mailing.
- (c) The party responsible for effecting service shall endorse a certificate of mailing or service, or both, upon the pleading showing compliance with these regulations. In the absence of this proof of service or the equivalent, any pleading may be disregarded and deemed null and void. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

- **94-2-8. Discovery procedure.** (a) Any party before the court may use the discovery procedures provided under the code of civil procedure of this state, the procedures authorized under the provisions of the Kansas administrative procedures act, K.S.A. 77-522 and amendments thereto, or both. Unless otherwise expressly approved by the court or presiding officer, a party shall have completed all discovery procedures by 20 calendar days before the date set for the hearing.
- (b) The admissibility of any evidence obtained during this discovery process shall be governed by one or more of the following:
- (1) The code of civil procedure, K.S.A. 60-101 et seq., and amendments thereto;
- (2) the Kansas administrative procedures act, K.S.A. 77-501 et seq., and amendments thereto; or
  - (3) case law of this state.
- (c) Each motion for summary judgment shall be filed with the court in accordance with K.S.A. 60-256, and amendments thereto, and Kansas supreme court rule 141 relating to district courts. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-9.** Subpoenas. (a) Any party may request that the court issue a subpoena or subpoena duces tecum by filing a request for the same with the court at least 10 business days before the date on which the hearing commences or the deposition is scheduled. The request shall state the following information:
  - (1) The name of the witness;
- (2) the address, including street address, city, and county where the witness can be served;
- (3) the date, time, and location the witness is expected to appear;
- (4) the matter in which the witness is expected to testify; and
- (5) if a subpoena duces tecum, the material, listed in detail, to be brought by the witness to the hearing or deposition.
- (b) A request for a subpoena or subpoena duces tecum shall not be granted by the court if filed fewer than 10 business days before the date on which the hearing commences or the deposition is scheduled, except by approval of the court upon a showing of good cause.
- (c) Except as provided in subsection (b), upon receipt of a properly filed request, the appropriate subpoena shall be issued by the court or the court's designee, who shall also arrange for its service pursuant to K.S.A. 77-522, and amendments thereto.
- (d) Witness fees and mileage shall be allowed pursuant to K.S.A. 28-125, and amendments thereto. (Authorized by K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13, and 74-2437a, as amended by 2008 HB 2018, sec. 14; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

- **94-2-10.** Hearing procedure. (a) Any party may appear at any hearing or other proceeding before the court and be heard in person or may be represented by an attorney who is regularly admitted to practice before the supreme court of the state of Kansas and who has filed an entry of appearance in the proceeding with the court. Any party may be represented by out-of-state counsel if that counsel has complied with Kansas supreme court rule 116 relating to the admission of an attorney from another state. An elected or appointed official or the official's designee of a county, city, or other taxing district or a corporation's officer or employee may appear and testify on behalf of the county, city, taxing district, or corporation and, except as otherwise provided in these regulations, may fully participate as a party.
- (1) The county, city, or other taxing district or corporation may be required by the court to be represented by an attorney regularly admitted to practice before the supreme court of the state of Kansas. As provided in this subsection, only the party or an attorney regularly admitted to practice before the supreme court of the state of Kansas may perform any of the following:
  - (A) Make a legal argument;
  - (B) object to the admission of evidence;
- (C) conduct direct examination or cross-examination of witnesses;
  - (D) introduce evidence;
  - (E) sign any pleading as defined in K.A.R. 94-2-1; or
- (F) perform any other activity construed as the practice of law by the Kansas supreme court.
- (2) Each individual who is not a party or an attorney authorized to practice in the supreme court of the state of Kansas shall be limited to one or both of the following types of participation in a hearing:
  - (A) Testifying; or
  - (B) providing nonlegal advice to a party or an attorney.
- (b) On the date and at the place and time stated in the notice of hearing, the docket shall be made to be called by the chief judge or the presiding officer. A statement may be made by the chief judge or presiding officer as to the scope and purpose of the hearing at the opening of the hearing. Each party or witness who is to testify shall be sworn by the reporter or any judge of the court.
- (c) If a party does not appear for the scheduled hearing, either or both of the following may occur:
- (1) The opposing party or parties may go on the record to introduce evidence.
- (2) A default order may be issued by the court in favor of the opposing party or parties.
- (d) If a party or attorney objects to the admissibility of any evidence or to the validity of any proceeding before the court, the presiding officer may rule upon the objection immediately or may admit the evidence or permit the procedure subject to a later ruling by the court. The presiding officer may rule upon the admissibility of any evidence and may order the discontinuation of the presentation of cumulative evidence.
- (e) Each party shall examine each witness orally and under oath, in the order determined by that party. Each opposing party may cross-examine each witness.
- (f) To facilitate the orderly and expeditious conduct of hearings, one of the court's staff attorneys may be as-

- signed by the presiding officer to assist procedurally any individual taxpayer not represented by counsel. Assistance shall not extend to assisting the taxpayer in presenting the taxpayer's case or advising the taxpayer about the substantive nature of the case, but shall be confined to procedural assistance.
- (g) (1) Each hearing shall be recorded by either of the following means:
- (A) A certified shorthand reporter retained by the court for that purpose; or
  - (B) any other recording device.

This record shall be the only official record of any proceeding before the court.

- (2) A person may obtain a transcript of any tape-recorded hearing before the court by making a request to the court and advancing the costs of providing the transcript. A person may obtain a transcript of any hearing recorded by a certified shorthand reporter by making a request to the reporter and advancing to the reporter the costs of providing the transcript.
- (h) The use of recording, photographic, or television devices during any hearing before the court shall be authorized, pursuant to K.S.A. 75-4318, and amendments thereto. To insure orderly hearings before the court, cameras, photographic lights, and recording devices shall be permitted during the sworn testimony of witnesses only if the use of these devices is not disruptive to the witnesses and the hearing.
- (i) Official notice shall be taken in accordance with K.S.A. 77-524, and amendments thereto.
- (j) The submission of briefs and proposed findings of fact and conclusions of law may be required by the court at the conclusion of any hearing, and any party desiring to submit the same may do so upon approval by the court. The deadline for filing these documents and any reply briefs shall be set by the court in a prehearing order or by the presiding officer at the hearing. The filing party shall file the originals of these documents with the court and shall serve copies on each party. Proof of service shall be filed as required in these regulations. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1987; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-11.** Petitions for reconsideration; deadline for responses. Each petition for reconsideration of a final order of the court shall be made pursuant to K.S.A. 77-529, and amendments thereto. Each response to a petition for reconsideration shall be filed with the court within 11 calendar days after the petition for reconsideration is filed with the court. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-12.** Orders of the court. (a) Each order of the court shall be sent by U.S. mail or, for state agencies located in Topeka, by building mail or hand delivery, unless otherwise prescribed by law. The order shall be

mailed or hand-delivered to each party and the party's attorney at the addresses of record set forth in the pleadings.

(b) If clear evidence of the date of receipt of any court order is not available, it shall be presumed that a party received the order on the third day following the date the court mailed the order to that party at the party's address of record as set forth in the pleadings filed by the party or the party's attorney. (Authorized by K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; implementing K.S.A. 74-2426, as amended by 2008 HB 2018, sec. 1, and K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 1, 1981; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

## **94-2-13.** Exchange of evidence and witness lists. (a) At least 10 calendar days before a scheduled hearing involving single-family residential property, each party shall have exchanged copies of each document, photo-

shall have exchanged copies of each document, photograph, or other evidence that the party intends to present to the court at the bearing.

to the court at the hearing.

- (b) At least 20 calendar days before a scheduled hearing, except a single-family residential property hearing as specified in subsection (a), each party shall have exchanged copies of each document, photograph, or other evidence that the party intends to present to the court at the hearing and a list of witnesses to be called at the hearing. At least 10 calendar days before the scheduled hearing, each party shall have exchanged copies of any evidence developed in response to the evidence that was exchanged 20 calendar days before the scheduled hearing.
- (c) Each attorney who is representing a party at any proceeding before the court shall file an entry of appearance with the court and shall serve copies on each party.
- (d) In computing any time periods specified in subsections (a) and (b), the day of the scheduled hearing shall not be included. If the 10th or 20th calendar day before the hearing falls on a Saturday, Sunday, or legal holiday, the last business day before the Saturday, Sunday, or legal holiday shall be the deadline for the exchange of evidence.
- (e) If the parties fail to exchange evidence and witness lists in compliance with this regulation, the evidence may be excluded from the proceedings, and the witnesses not listed may be excluded from testifying. The time periods specified in subsections (a) and (b) may be shortened or extended by the court or presiding officer upon a showing of good cause. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-14.** Procedure to keep business records confidential. (a)(1) Each party who has confidential financial or trade secret records that are to be admitted into evidence in a court proceeding but who desires to keep the records confidential shall file a motion for a protective order with the court and serve the motion on each party. The party may make the motion orally at the hearing. This motion shall address the following:
  - (A) Identification of the record to be kept confidential;

- (B) the extent to which the information is known outside the business;
- (C) the extent to which the information is known to those inside the business, including the employees;
- (D) the precautions taken by the holder of the trade secret or confidential commercial information to guard the secrecy of the information;
- (E) the savings effected and the value to the holder in keeping the information from competitors;
- (F) the amount of effort or money expended in obtaining and developing the information; and
- (G) the amount of time and expense it would take for others to acquire and duplicate the information.
- (2) In ruling on the motion, the following criteria shall be considered by the court:
- (A) What risk of financial or competitive harm the party seeking to prevent disclosure faces;
- (B) whether or not disclosure will aid the court in its duties;
- (C) whether or not disclosure serves or might harm the public interests; and
  - (D) whether or not alternatives to full disclosure exist.
- (b) If the court grants the motion for protective order, the following procedure shall be followed by the court at the hearing in which the records are considered and admitted:
- (1) A formal motion shall be made by a judge to move into executive session to consider either of the following:
  - (A) Confidential data relating to financial affairs; or
- (B) confidential trade secrets of corporations, partnerships, trusts, or individual proprietorships.
- (2) The motion shall contain a statement of justification for closure, the subject to be discussed, and the time and the place the court will resume its open meeting.
- (3) The motion shall be made, seconded, and carried by a majority of the judges present and hearing the case.
- (c) Other procedures to keep business records confidential may be implemented in court proceedings if those procedures are agreed to by all parties, are approved by the court, and are not inconsistent with or contrary to current Kansas law. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-15.** Continuances. (a) A request for a continuance may be made by motion or in the form specified by the court or presiding officer.
- (b) Each party filing a motion for continuance shall file the motion in writing with the court, with service of this motion on each party in accordance with K.A.R. 94-2-5. The motion shall be filed no fewer than 30 days before the date of the scheduled hearing. The motion shall set forth the reason or reasons for the motion.
- (c) The 30-day time period may be shortened by the court, upon a showing of good cause. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-2-16. Dismissals.** Any action pending before the court may be dismissed by the party that filed the action

at any time before or during the hearing and, at the court's discretion, at any time after the hearing, but before the court issues the order. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

- **94-2-19.** Facsimile filing. (a)(1) The court's facsimile machine shall be available on a 24-hour basis, seven days per week. However, this provision shall not prevent the court from sending documents by fax or providing for normal repairs and maintenance of the facsimile machine.
- (2) Each complete facsimile filing received in the court's office at or before 5:00 p.m. on a regular workday shall be deemed filed on that day. Each filing received after 5:00 p.m. shall be filed as if received on the next regular court workday. The time of receipt shall be the time printed by the court's facsimile machine on the final page of the facsimile-received document. Each filing received on a Saturday, Sunday, or legal holiday shall be filed as if received on the next regular court workday.
- (3) Each application and appeal filed by facsimile shall be followed by any applicable filing fees as specified in K.A.R. 94-2-21.
- (b) Each pleading or other paper filed by facsimile transmission shall have the same effect as that of any document filed with the court by any other means. A facsimile signature shall have the same effect as that of an original signature. Only one copy of the pleading or other paper shall be transmitted.
- (c) Each certificate of service shall state the date of service and the facsimile telephone numbers of both the sender and the receiver.
- (d) The sender may petition the court for an order filing the document *nunc pro tunc* if a facsimile filing is not filed with the court because of either of the following:
- (1) An error in the transmission of the document, the occurrence of which was unknown to the sender; or
- (2) a failure to process the facsimile filing when received by the court.

The motion shall be accompanied by the transmission record, a copy of the document transmitted, and an affidavit of transmission by fax as set forth in Kansas supreme court rule 119 relating to district courts, appendix B. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 24, 2002; amended, T-94-8-28-03, Aug. 28, 2003; amended Dec. 5, 2003; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

- **94-2-20.** Electronic mail filing. (a)(1) Electronic mail shall be sent to the court's central electronic mail address in order to be considered filed with the court. The format for documents shall be as specified in K.A.R. 94-2-3. Electronic mail sent to any individual judge's or to any court staff's personal electronic mail address shall not be considered to be filed with the court.
- (2) Each application and appeal filed by electronic mail shall be followed by any applicable filing fees as specified in K.A.R. 94-2-21.

- (b) Electronic mail shall have a return electronic mail address along with the name of the individual sending the electronic mail and a telephone number by which that individual can be contacted.
- (c) Each pleading or other document filed by electronic mail shall have the same effect as that of any document filed with the court by any other means. Only one copy of the pleading or document shall be transmitted. An electronic signature or the symbol "/s/" on the signature line in place of a signature shall have the same effect as that of an original signature.
- (d) Electronic mail received in the court's office at the central electronic mail address on or before 5:00 p.m. shall be deemed filed on that day. Electronic mail received after 5:00 p.m. shall be deemed to be filed as if received on the next regular workday of the court. The time of receipt shall be the time shown by the court's electronic mail system. Electronic mail received on a Saturday, Sunday, or legal holiday shall be deemed to be filed as if received on the next regular workday of the court.
- (e) Electronic mail shall be printed by the court and a copy placed in the appropriate file or files. A copy of any associated transmission acknowledgment shall also be placed in the file or files.
- (f) If an electronic mail message indicates that there is an attachment but the attachment is not sent or the attachment cannot be opened, the party that sent the message shall be apprised of this fact by the court. If the attachment is then sent and the court is able to open the attachment, the file date and time shall be the date and time the opened attachment was actually received by the court. Each attachment shall be sent in a format specified by the court.
- (g) The sender may petition the court for an order filing the document *nunc pro tunc* if an electronic mail document is not filed with the court because of either of the following:
- (1) An error in the transmission of the document, the occurrence of which was unknown to the sender; or
- (2) a failure to process the electronic mail document when received by the court.

The motion shall be accompanied by the transmission record, a copy of the document transmitted, and an affidavit of transmission by electronic mail in the form as set forth in Kansas supreme court rule 119, appendix B relating to facsimile filings.

- (h) Each party who files a document by electronic mail shall retain a copy of that document in the party's possession or control during the pendency of the action and shall produce the document upon request pursuant to K.S.A. 60-234, and amendments thereto, by the court or any party to the action. Failure to produce the document may result in the document being stricken from the record and may result in sanctions pursuant to K.S.A. 60-211, and amendments thereto.
- (i) Each party utilizing electronic mail shall comply with K.S.A. 77-525, and amendments thereto, regarding ex parte communications and with K.A.R. 94-2-5, which requires that a copy of any correspondence with the court be exchanged with all parties. A certificate of service shall be included on pleadings. For letters, there shall be an

indication on the letter that a copy was sent to all parties. (Authorized by and implementing K.S.A. 74-2437, as amended by 2008 HB 2018, sec. 13; effective May 24, 2002; amended, T-94-8-28-03, Aug. 28, 2003; amended Dec. 5, 2003; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

- **94-2-21.** Filing fees. (a) The following fees shall be in effect for applications and appeals filed with the regular division of the court, except as specified in subsection (f):

- (3) Tax exemption applications not included in paragraphs (a)(1), (2), and (6) of this regulation ....... \$50.00
- (5) Equalization appeals filed pursuant to K.S.A. 79-1609, and amendments thereto, and payment-under-protest appeals filed pursuant to K.S.A. 79-2005, and amendments thereto, involving real estate, excluding appeals of the valuation or classification of single-family residential properties and farmsteads and excluding appeals by not-for-profit organizations specified in paragraph (a)(6) of this regulation, for the following valuations:

- (8) Appeals of mortgage registration fees filed pursuant to K.S.A. 79-3107c, and amendments thereto ...... \$15.00
- (9) Appeals from final decisions of the director, or the director's designee, of the Kansas department of revenue, division of property valuation, for the following amounts in controversy:

\$500 or less	\$25.00
More than \$500 but not more than \$1,000	\$50.00
More than \$1,000 but not more than \$5,000	\$100.00
More than \$5,000 but not more than \$10,000	\$175.00
More than \$10,000	\$250.00

(10) Appeals from final decisions of the secretary, or the secretary's designee, of the Kansas department of revenue, division of taxation, excluding homestead property tax refund appeals under K.S.A. 79-4501 *et seq.*, and amendments thereto, and excluding food sales tax refund

appeals under K.S.A. 79-3632 *et seq.*, and amendments thereto, for the following amounts in controversy:

- (b) The following fees shall be in effect for applications and appeals filed with the small claims division of the court, except as specified in subsection (f):

- (4) Appeals from final decisions of the secretary, or the secretary's designee, of the Kansas department of revenue, division of taxation, excluding homestead property tax refund appeals under K.S.A. 79-4501 *et seq.*, and amendments thereto, and excluding food sales tax refund appeals under K.S.A. 79-3632 *et seq.*, and amendments thereto, and appeals from final decisions of the director, or the director's designee, of the Kansas department of revenue, division of property valuation .................... \$20.00
- (c) For purposes of this regulation, "valuation" shall mean the valuation shown on the county notice of valuation or the valuation at the time of the filing of the appeal with the regular division of the court if the valuation has been reduced by the county appraiser at the informal hearing, by the hearing officer panel, or by the small claims division. The filing fee on multiple, contiguous parcels that comprise one economic unit and are owned by the same person or entity shall require one filing fee for the highest-valued parcel, as specified in paragraphs (a)(5) and (b)(1) of this regulation, and \$15.00 for each additional parcel.
- (d) Except as specified in this subsection, each application and appeal listed in subsections (a) and (b) shall be accompanied by the applicable filing fee in the form

of a check or money order made payable to the court of tax appeals or shall be paid by credit card. If the fee does not accompany the filed application or appeal, the fee shall be received by the court within seven business days of the receipt of the application or appeal. If the fee is not received within this time period, the application or appeal shall be considered not appropriately filed with the court, and the application or appeal shall be dismissed.

(e)(1) If an applicant or taxpayer by reason of poverty is unable to pay a filing fee and files an affidavit that states this reason and is accompanied by supporting documentation, the filing fee may be waived by the court.

(2) If an applicant or taxpayer asserts that multiple applications or appeals should be filed as one application or appeal, upon written request and demonstration that the matters should be filed as one application or appeal, all fees or a portion of the fees may be waived by the court. If the fees have already been paid, all fees paid or a portion of the fees paid may be refunded by the court.

(f) Public school districts shall be exempt from paying filing fees. (Authorized by and implementing K.S.A. 2007 Supp. 74-2438a, as amended by 2008 HB 2018, sec. 17; effective, T-94-8-28-03, Aug. 28, 2003; effective Dec. 5, 2003; amended, T-94-5-27-04, May 27, 2004; amended Oct. 1, 2004; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

## Article 3.—ECONOMIC DEVELOPMENT REVENUE BONDS

- **94-3-1. Definition of terms.** As used in this article, the following meanings shall apply, to the extent that they are not inconsistent with K.S.A. 12-1744a through K.S.A. 12-1744d, and amendments thereto, or unless the context clearly indicates otherwise.
- (a) "The act" means K.S.A. 12-1740 *et seq.*, and amendments thereto, which relate to the issuance of certain revenue bonds for the promotion of economic development by cities or counties and prescribe certain powers and impose certain duties upon the chief judge of the court of tax appeals.
- (b) "Bonds" means economic development revenue bonds issued by any city, county, or qualified improvement district under the authority of K.S.A. 12-1740 et seq., and amendments thereto.
- (c) "Chief judge" means the chief judge of the court of tax appeals appointed pursuant to K.S.A. 74-2433, and amendments thereto.
- (d) "Informational statement" means the form, including all amendments, papers, documents, and exhibits incidental to the form, prescribed by the chief judge for the filing of notice pursuant to the act. (Authorized by K.S.A. 12-1744b, as amended by L. 2008, ch. 109, sec. 30, and K.S.A. 74-2437, as amended by L. 2008, ch. 109, sec. 13; implementing K.S.A. 12-1744b, as amended by L. 2008, ch. 109, sec. 30; effective May 1, 1983; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)
- **94-3-2.** Filing, fees, and form. Each informational statement required to be filed pursuant to the act shall be governed by the following procedures:

- (a) Filing procedures.
- (1) The informational statement, together with the fees required in paragraph (b)(1) of this regulation, shall be deemed filed and the requisite seven-day filing period shall commence upon the date the informational statement and fees are received in the office of the court. Each applicant shall address or deliver all communications, documents, information, and inquiries to the office of the secretary, court of tax appeals.
- (2) Each applicant shall file one informational statement for each proposed issuance of bonds.
- (3) If the informational statement is not complete as originally filed, the applicant shall be notified of the incomplete filing. The applicant shall correct the deficiency in writing.
- (4) If the chief judge finds, following a review of the informational statement, that all information and documents required to be filed are complete and, based upon the proposed date of issuance of the bonds, that the statement has been filed in a timely manner, an order or letter indicating that finding shall be rendered by the chief judge to the appropriate government officials and bond counsel.
- (5) The following disclaimer shall appear in boldface type upon the second page of each preliminary offering document:

"THE CHIEF JUDGE OF THE KANSAS COURT OF TAX APPEALS HAS NOT REVIEWED ANY INFORMATION OR DOCUMENT FILED PURSUANT TO THIS INFORMATIONAL FILING FOR THE ADEQUACY OR ACCURACY OF THE DISCLOSURE THEREIN. THIS INFORMATIONAL FILING DOES NOT CONSTITUTE A RECOMMENDATION OR AN ENDORSEMENT BY THE CHIEF JUDGE OR THE COURT."

Evidence that this disclaimer appears in boldface type upon the second page of each preliminary offering document shall be filed contemporaneously with the certificate of issuance required by K.S.A. 12-1744c, and amendments thereto.

- (6) The certificate of issuance required to be filed by K.S.A. 12-1744c, and amendments thereto, shall include the court of tax appeals' filing number.
  - (b) Fees.
- (1) Each informational statement shall be accompanied by a filing fee of \$250.00. All fees shall accompany the application and shall be paid by check or money order made payable to the court of tax appeals. A cash remittance shall not be accepted. If the chief judge receives notice of refusal of payment of the check or money order presented in payment of these fees, the application shall be deemed to be incomplete and not timely filed as required by the act.
- (2) Copies of documents filed and recorded in the office of the court of tax appeals shall be available upon request. Postage and copy fees shall be paid in advance and in conformity with K.S.A. 45-204, and amendments thereto.
- (c) Forms. The informational statement shall be submitted on forms approved by the chief judge. (Authorized by K.S.A. 12-1744a, as amended by 2008 HB 2018, sec. 29, and K.S.A. 12-1744b, as amended by 2008 HB 2018, sec. 30; implementing K.S.A. 12-1744a, as amended

by 2008 HB 2018, sec. 29; effective May 1, 1983; amended, T-85-38, Dec. 19, 1984; amended May 1, 1985; amended May 1, 1987; amended May 1, 1988; amended Aug. 15, 1997; amended May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

## Article 4.—COURT MEMBER CONTINUED EDUCATION

- **94-4-1.** Court judge continued education. (a) Each judge of the court shall complete the education and training courses required by K.S.A. 74-2433, and amendments thereto, within either of the following, whichever is shorter:
- (1) 24 months immediately following the date of the judge's confirmation of appointment to the court; or
  - (2) the term to which the judge is appointed.
- (b) The time period specified in paragraph (a)(1) may be extended by the executive director depending on the

availability of the required courses and the workload of the court. (Authorized by and implementing K.S.A. 2007 Supp. 74-2433, as amended by 2008 HB 2018, sec. 2; effective May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

**94-4-2.** Administration of judge continued education. The judge education and training program shall be administered by the executive director. All records of completed courses shall be maintained in the personnel office of the court of tax appeals and shall be open for inspection at any time during normal business hours. (Authorized by and implementing K.S.A. 2007 Supp. 74-2433, as amended by 2008 HB 2018, sec. 2; effective May 24, 2002; amended, T-94-6-25-08, July 1, 2008; amended Oct. 24, 2008.)

Rebecca W. Crotty Chief Judge

INDE	X TO ADMIN	ISTRATIVE	4-11-3	Amended	V. 26, p. 100	5-40-9	Revoked	V. 26, p. 648
	REGULATIO		4-11-15	New	V. 26, p. 101	5-40-10	Revoked	V. 26, p. 648
			4-13-1	Amended	V. 27, p. 186	5-40-11	Revoked	V. 26, p. 648
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new, am	ended and revo	ked administra-	4-13-9	Amended	V. 27, p. 188	5-40-13	Revoked	V. 26, p. 649
	lations and the v		4-13-11	Revoked	V. 27, p. 188	5-40-20	New	V. 26, p. 649
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which m	nore information	can be found.	4-13-21	Amended	V. 27, p. 191	5-40-23	New	V. 26, p. 650
Tempora	ry regulations	are designated	4-13-22	Amended	V. 27, p. 191	5-40-24	Amended	V. 27, p. 1438
	) in the Action o		4-13-23	Amended	V. 27, p. 191	5-40-26	New	V. 26, p. 651
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11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY 1 Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7	Amended Amended Amended Amended Amended (14: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Amended Amended Amended	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 ENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 27, p. 1214	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-14 28-24-15 28-24-16 28-24a-1 28-24a-1	Amended New  New Amended Amended Revoked  Amended Revoked Revoked New New	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15a 30-10-17	Amended Amended GENCY 30: SO HABILITATIO: Action Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES Register V. 26, p. 1905 V. 26, p. 1091 V. 27, p. 1022 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345
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11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY 1 Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23	Amended Amended Amended Amended Amended Amended AT4: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Revoked Amended Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 EENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-14 28-24-15 28-24-1 28-24a-1 28-24a-2 28-24a-3	Amended New  New Amended Amended Revoked  Amended Revoked Revoked New New New	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951, 952 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1515	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15a 30-10-17 30-10-18 30-10-23a 30-10-23b	Amended Amended GENCY 30: SO HABILITATIO: Action Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES Register V. 26, p. 1905 V. 26, p. 1901 V. 27, p. 1022 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346
11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY 1 Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23 14-16-24	Amended Amended Amended Amended Amended (* 14: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Amended Revoked Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 ENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906 V. 26, p. 1906 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-15 28-24-16 28-24a-1 28-24a-2 28-24a-3 28-29-28	Amended New  New Amended Amended Revoked  Amended Revoked Revoked New New New Amended	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1515 V. 26, p. 1610 V. 26, p. 1610 V. 26, p. 1611	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15b 30-10-17 30-10-23a 30-10-23b 30-10-25	Amended Amended GENCY 30: SO HABILITATIO: Action Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES Register V. 26, p. 1905 V. 26, p. 1091 V. 27, p. 1022 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346 V. 27, p. 1346 V. 27, p. 1346
11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23 14-16-24 14-17-7	Amended Amended Amended Amended Amended Amended AT4: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Revoked Amended Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 EENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-15 28-24-16 28-24a-1 28-24a-2 28-24a-3 28-29-29 28-29-29	Amended New New Amended Amended Revoked Amended Revoked New New New Amended Amended Amended	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1510-1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1515 V. 26, p. 1610 V. 26, p. 1610 V. 26, p. 1611 V. 26, p. 1611	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15 30-10-17 30-10-18 30-10-23a 30-10-23b 30-10-25 30-10-26	Amended Amended GENCY 30: SO HABILITATIO: Action Amended Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES  Register V. 26, p. 1905 V. 26, p. 1901 V. 27, p. 1022 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346
11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY 1 Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23 14-16-24 14-17-7 14-24-1	Amended Amended Amended Amended Amended (* 14: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Amended Revoked Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 ENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906 V. 26, p. 1906 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-14 28-24-15 28-24a-1 28-24a-2 28-24a-3 28-29-28 28-29-29 28-29-29 28-29-29 28-29-29b	Amended New Amended Amended Revoked Amended Revoked New New New Amended Amended Amended New	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951, 952 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1515 V. 26, p. 1610 V. 26, p. 1611 V. 26, p. 1611 V. 26, p. 1611 V. 26, p. 1611	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15a 30-10-17 30-10-18 30-10-23a 30-10-23b 30-10-25 30-10-26 30-10-27	Amended Amended GENCY 30: SO HABILITATIO Action Amended Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES Register V. 26, p. 1905 V. 26, p. 1091 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346 V. 27, p. 1346
11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23 14-16-24 14-17-7	Amended Amended Amended Amended Amended (* 14: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Amended Revoked Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 ENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906 V. 26, p. 1906 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-14 28-24-15 28-24-1 28-24a-2 28-24a-3 28-29-29 28-29-29 28-29-29 28-29-29 28-29-29b 28-29-30	Amended New  New Amended Amended Revoked  Amended Revoked New New New Amended Amended Amended Amended Amended Amended New Amended	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1514 V. 26, p. 1515 V. 26, p. 1610 V. 26, p. 1610 V. 26, p. 1611 V. 26, p. 1611 V. 26, p. 1612 V. 26, p. 1612 V. 26, p. 1612	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15 30-10-17 30-10-18 30-10-23a 30-10-23b 30-10-25 30-10-26	Amended Amended GENCY 30: SO HABILITATIO: Action Amended Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES  Register V. 26, p. 1905 V. 26, p. 1901 V. 27, p. 1022 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1345 V. 27, p. 1346
11-12-7 11-12-1 11-12-2 11-12-3 11-12-4 11-12-6 AGENCY 1 Reg. No. 14-8-2 14-8-3 14-8-6 14-8-7 14-8-8 14-8-12 14-16-23 14-16-24 14-17-7 14-24-1	Amended Amended Amended Amended Amended (* 14: DEPARTM DIVISION OF A BEVERAGE O Action Amended Amended Amended Revoked Amended Revoked Revoked Revoked Revoked Revoked Revoked Revoked Revoked	V. 27, p. 1374 V. 27, p. 1375 V. 27, p. 1375 V. 27, p. 1376 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 V. 27, p. 1377 ENT OF REVENUE— ALCOHOLIC CONTROL  Register V. 26, p. 1906 V. 26, p. 1906 V. 27, p. 1214 V. 26, p. 1906 V. 26, p. 1906 V. 26, p. 1906	28-19-720 28-19-728 28-19-728a through 28-19-735 28-19-750 28-23-16 28-24-1 through 28-24-14 28-24-15 28-24-16 28-24a-1 28-24a-2 28-24a-3 28-29-29 28-29-29 28-29-29 28-29-29 28-29-30 28-29-31	Amended New  New Amended Amended Revoked  Amended Revoked Revoked New New New Amended Amended Amended Amended Amended Amended Amended Amended	V. 26, p. 951 V. 26, p. 951 V. 26, p. 951 V. 26, p. 953 V. 26, p. 953 V. 27, p. 191 V. 26, p. 1514 V. 26, p. 1515 V. 26, p. 1610 V. 26, p. 1611 V. 26, p. 1611 V. 26, p. 1611 V. 26, p. 1612 V. 26, p. 1612 V. 26, p. 1613	through 28-54-7 28-59-5 28-61-11 A REI Reg. No. 30-4-98 30-5-65 30-5-78 30-10-15a 30-10-17 30-10-18 30-10-23a 30-10-23b 30-10-25 30-10-26 30-10-27	Amended Amended GENCY 30: SO HABILITATIO Action Amended Revoked	V. 27, p. 462 V. 27, p. 464 CIAL AND N SERVICES  Register  V. 26, p. 1991 V. 27, p. 1345 V. 27, p. 1346
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88-30-3	New	V. 26, p. 1544	94-4-1	Amended (T)	V. 27, p. 1098 V. 27, p. 1098	110-16-4	New	V. 26, p. 1865, 1866
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Reg. No.		Register	Dec No			110-18-1		
91-1-200	Amended	V. 27, p. 1027	Reg. No.	Action	Register	through		** ** *** ****
91-1-201	Amended	V. 27, p. 1028	97-6-1	New	V. 26, p. 484	110-18-4	New	V. 26, p. 1867, 1868
91-1-202 91-1-203	Amended Amended	V. 26, p. 1218 V. 27, p. 1030	97-6-2	New	V. 26, p. 485	110-19-1		
91-1-203	Amended	V. 27, p. 1030 V. 27, p. 1034	97-6-4			through	Maria	V 27 - 1064 1065
91-1-205	Amended	V. 27, p. 1036	through	NI	V 26 - 40E 400	110-19-4 110-20-1	New	V. 27, p. 1064, 1065
91-1-207	Amended	V. 27, p. 1037	97-6-11	New	V. 26, p. 485-488	through		
91-1-209	Amended	V. 27, p. 1037		ENCY 99: DEPART		110-20-4	New	V. 27, p. 1065, 1066
91-1-210	Amended	V. 27, p. 1038		RICULTURE—DIV				-
91-1-220	Amended	V. 27, p. 1038	v	EIGHTS AND ME	ASURES			NSAS LOTTERY
91-1-221	Amended	V. 27, p. 1040	Reg. No.	Action	Register			g all regulations filed by
91-1-234	New	V. 26, p. 1226	99-25-1	Amended	V. 27, p. 108			988 through 2000 can be
91-19-1 91-19-6	Amended	V. 27, p. 1041	99-25-9	Amended	V. 27, p. 108			52, December 28, 2000
91-40-1	Amended Amended	V. 27, p. 1041 V. 27, p. 274	99-25-11	New	V. 27, p. 109			regulations filed by the
91-40-2	Amended	V. 27, p. 274 V. 27, p. 279	99-27-2	Amended	V. 27, p. 1019			1 through 2003 can be 52, December 25, 2003
91-40-3	Amended	V. 27, p. 279	99-27-3	Revoked	V. 27, p. 1019			regulations filed by the
91-40-5	Amended	V. 27, p. 280	99-27-4	Amended	V. 27, p. 1019			4 through 2005 can be
91-40-7		,,,	99-27-5	Amended	V. 27, p. 1019			52, December 29, 2005
through			AGENC	100: BOARD OF	HEALING ARTS			regulations filed by the
91-40-12	Amended	V. 27, p. 281-284		Action	Register			6 through 2007 can be
91-40-16	Amended	V. 27, p. 285	Reg. No.		· ·			52, December 27, 2007
91-40-17	Amended	V. 27, p. 285	100-11-1	Amended	V. 26, p. 1258	Kansas Reg	gister. The follo	owing regulations were
91-40-21	Amended	V. 27, p. 286	100-15-5	Amended	V. 26, p. 384	filed after J	anuary 1, 2008:	
91-40-22	Amended	V. 27, p. 287	100-15-6	Amended	V. 26, p. 385	Reg. No.	Action	Register
91-40-26 through			100-22-6 100-22-7	New	V. 26, p. 1642	111-2-211	New	V. 27, p. 992
91-40-31	Amended	V. 27, p. 287-289	100-22-7	New New	V. 26, p. 1043 V. 26, p. 1367	111-4-2614	Amended	V. 27, p. 992 V. 27, p. 964
91-40-33	Amended	V. 27, p. 290	100-22-8	Revoked (T)	V. 26, p. 1929	111-4-2645	rimeriaea	v. 27, p. 704
91-40-34	Amended	V. 27, p. 290	100-22-8	Revoked	V. 27, p. 357	through		
91-40-35	Amended	V. 27, p. 290	100-22-8a	New (T)	V. 26, p. 1929	111-4-2656	New	V. 27, p. 436-442
91-40-37	Revoked	V. 27, p. 291	100-22-8a	New	V. 27, p. 357	111-4-2657		,
91-40-38	Amended	V. 27, p. 291	100-28a-1	Amended	V. 26, p. 1753	through		
91-40-39	Revoked	V. 27, p. 291	100-29-7	Amended	V. 27, p. 209	111-4-2662	New	V. 27, p. 992-996
91-40-41	Amended	V. 27, p. 291	100-49-4	Amended	V. 26, p. 1258	111-4-2663	New	V. 27, p. 1489
91-40-42	Amended	V. 27, p. 291	100-49-10	New	V. 26, p. 1367	111-5-81	Amended	V. 27, p. 1490
91-40-42a 91-40-43	New Amended	V. 27, p. 292 V. 27, p. 293	100-54-4	Amended	V. 27, p. 209	111-5-83	Amended	V. 27, p. 1490
91-40-44	Amended	V. 27, p. 293 V. 27, p. 293	100-54-7	Amended	V. 26, p. 1043	111-5-84	Amended	V. 27, p. 1491
91-40-45	Amended	V. 27, p 293	100-54-8	Amended	V. 26, p. 1044	111-5-90	Amended	V. 27, p. 1491
91-40-46	Amended	V. 27, p. 294	100-55-4	Amended	V. 27, p. 209	111-5-127	Amended	V. 27, p. 442
91-40-48	Amended	V. 27, p. 294	100-73-1	Amended	V. 26, p. 1258	111-5-128	Amended	V. 27, p. 443
91-40-50	Amended	V. 27, p. 294	100-73-9	Amended	V. 27, p. 315	111-5-132	Amended	V. 27, p. 443
91-40-51	Amended	V. 27, p. 295	AGENO	CY 102: BEHAVIOR		111-5-165		
AGENC	Y 92: DEPARTME	ENT OF REVENUE		REGULATORY B	OARD	through 111-5-169	New	V. 27, p. 1491-1493
Reg. No.	Action	Register	Reg. No.	Action	Register	111-7-223	TVCVV	v. 27, p. 1471 1470
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