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Published by Scott Schwab Secretary of State 1st Floor, Memorial Hall 120 SW 10th Ave. Topeka, KS 66612-1594 785-296-4564 www.sos.ks.gov

State of Kansas Pooled Money Investment Board

Notice of Investment Rates

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

Term	Rate
1-89 days	0.07%
3 months	0.02%
6 months	0.05%
12 months	0.08%
18 months	0.11%
2 years	0.14%

Scott Miller Director of Investments

Doc. No. 048920

State of Kansas

Secretary of State

Code Mortgage Rate for March

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of March 1-31, 2021, is 12 percent. The reference rate referred to in the definition of "code mortgage rate" set forth in K.S.A. 16a-1-301(11)(b)(i) is discontinued, has become impractical to use, and/or is otherwise not readily ascertainable from the Federal Home Loan Mortgage Corporation.

Scott Schwab Secretary of State

Doc. No. 048921

(Published in the Kansas Register March 11, 2021.)

Kansas WorkforceONE

Request for Proposals

Kansas WorkforceONE has released a Request for Proposal (RFP) seeking an operator in western Kansas. The RFP is posted on www.ksworkforceone.org and www. nawdp.org or you can email malaw528@aol.com to request the RFP. Notice of intent to propose is due March 17, 2021 and proposals are due April 6, 2021.

> Mary Ann Lawrence, CEO PowerNotes, LLC

Doc. No. 048932

State of Kansas

Department for Children and Families

Request for Proposals

The Kansas Department for Children and Families (DCF), Prevention and Protection Services (PPS) announces the release of a Request for Proposal (RFP) to improve the assessment, investigation, and prosecution of suspected child abuse and neglect cases including child abuse/neglect related fatalities and cases involving

children with disabilities or serious health-related problems. Sealed bids will be accepted no later than 2:00 p.m. (CST) April 20, 2021.

A complete copy of the RFP with details of important dates and timelines may be found at http://www.dcf. ks.gov/Agency/Operations/Pages/OGC/Grant-RFP.aspx under "Grant Requests for Proposals (RFPs)." Additional files may be located at this website throughout the process so please monitor on a regular basis for changes.

> Laura Howard Secretary

Doc. No. 048939

(Published in the Kansas Register March 11, 2021.)

Heartland Works, Inc.

Request for Comments

Heartland Works, Inc. (HWI) also known as Kansas Local Area II Workforce Development Board (LWDB), has coordinated with our required core partner programs: Wagner-Peyser, Adult Education and Vocational Rehabilitation Services, to submit its Workforce Innovation and Opportunity Act (WIOA) Strategic Local Plan. In addition, HWI has worked with their regional partners (Kansas Local Area III-Workforce Partnership in Kansas City) to submit its WIOA Strategic Regional Plan. These plans are available for review and comment from March 4, 2021 to April 4, 2021. Both the local and regional plans may be reviewed at https://workforcecenters.com/heartlandworks-inc/. Any questions, comments or inquiries should be addressed to sbeyer@heartlandworks.org by no later than 5:00 p.m. April 4, 2021. Please note in your email which plan you are commenting on. Heartland Works, Inc. is an equal opportunity employer/program.

> Sharon Beyer Senior Operations Director

Doc. No. 048922

State of Kansas

Board of Regents Universities

Notice to Bidders

The universities of the Kansas Board of Regents encourage interested vendors to visit the various universities' purchasing offices' websites for a listing of all transactions, including construction projects, for which the universities' purchasing offices, or one of the consortia commonly utilized by the universities, are seeking information, competitive bids, or proposals. The referenced construction projects may include project delivery construction procurement act projects pursuant to K.S.A. 76-7,125 et seq.

Emporia State University – Bid postings: https://www. emporia.edu/about-emporia-state-university/businessoffice/purchasing/. Additional contact info: phone: 620-341-5134, fax: 620-341-6770, email: purchaseorders@ emporia.edu. Mailing address: Emporia State University Purchasing, Campus Box 4021, 1 Kellogg Circle, Emporia, KS 66801.

(continued)

Kansas Register _

Fort Hays State University – Electronic bid postings: http://www.fhsu.edu/purchasing/bids/. Additional contact info: phone: 785- 628-4251, fax: 785-628-4046, email: purchasing@fhsu.edu. Mailing address: Fort Hays State University Purchasing Office, 601 Park St., Sheridan Hall 318, Hays, KS 67601.

Kansas State University – Bid postings: https://www. k-state.edu/purchasing/rfq. Due to Covid-19, Kansas State University will not be accepting paper bids until further notice. Division of Financial Services/Purchasing, 2323 Anderson Ave., Kansas State University, Manhattan, KS 66506. Additional contact info: phone: 785-532-6214, fax: 785-532-5577, email: kspurch@k-state.edu.

Pittsburg State University – Bid postings: https://www. pittstate.edu/office/purchasing/. Additional contact info: phone: 620-235-4169, email: bstefanoni@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762.

University of Kansas – Electronic bid postings: http:// www.procurement.ku.edu/. Due to Covid-19, the University of Kansas will not be accepting paper bids until further notice. KU Purchasing Services, 1246 W. Campus Road, Room 30, Lawrence, KS 66045. Additional contact info: phone: 785-864-5800, fax: 785-864-3454, email: purchasing@ku.edu.

University of Kansas Medical Center – Bid postings: http://www.kumc.edu/finance/purchasing/bidopportunities.html. Additional contact info: phone: 913-588-1117. Mailing address: University of Kansas Medical Center, Purchasing Department, Mail Stop 2034, 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University – Bid postings: http://www. wichita.edu/purchasing. Additional contact info: phone: 316-978-3080, fax: 316-978-3528, email: purchasing.office@ wichita.edu. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 12, Wichita, KS 67260-0012.

> Debbie Redeker Chair of Regents Purchasing Group Purchasing Director Emporia State University

Doc. No. 048393

State of Kansas

Department of Administration Office of Procurement and Contracts

Notice to Bidders

Sealed bids for items listed will be received by the Director of Procurement and Contracts until 2:00 p.m. on the date indicated. For more information, call 785-296-2376:

03/22/2021	EVT0007922	Portable Shelter and Command Post – KBI
03/25/2021	EVT0007924	Excavating Services – Miami
03/25/2021	EVT0007925	County Locations Campsite Electrical and Water
		Improvements – Hillsdale State Park
03/29/2021	EVT0007908	Concessionaire – Kanopolis State Park

03/29/2021 03/31/2021	EVT0007921 EVT0007932	ASTM and AASHTO Portal Vending Equipment
04/06/2021	EVT0007931	Hazardous Materials Course –
		Monitoring and Detection
04/07/2021	EVT0007926	Laboratory Balance Services
04/08/2021	EVT0007896	Wait Line Management System
		Software
04/15/2021	EVT0007909	Body Venture Traveling Exhibit

The above referenced bid documents can be down-loaded at the following website:

http://admin.ks.gov/offices/procurement-and-contracts/ bid-solicitations

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

http://admin.ks.gov/offices/procurement-and-contracts/ additional-files-for-bid-solicitations

There are No Bids Under this Website Closing in this Week's Ad

Information regarding prequalification, projects, and bid documents can be obtained at 785-296-8899 or http://admin.ks.gov/offices/ofpm/dcc.

Richard Beattie, Director Office of Procurement and Contracts

Doc. No. 048937

(Published in the Kansas Register March 11, 2021.)

City of Lenexa, Kansas

Notice to Bidders

Sealed bids for 87th Street Parkway and I-435 Interchange Improvements (KDOT CMS: 017216001 KDOT: 046-N-0699-01) will be accepted by the City of Lenexa, Kansas, Community Development Department, Lenexa City Hall, 17101 W. 87th St. Pkwy., Lenexa, KS 66219 until 1:00 p.m. (CST) April 13, 2021, at which time bids will be publicly opened and read aloud at the Lenexa City Hall. Any bid received after the designated closing time will not be considered and will be returned unopened.

All bids shall be submitted to the Community Development Department Customer Service Staff (Main Level) in sealed envelopes addressed to the City of Lenexa, Kansas, Attn: City Clerk, and marked "Bid for: 87th Street Parkway and I-435 Interchange Improvements. Copies of plans, specifications, bidding documents, and other contract documents are on file at Drexel Technologies, Inc., 10840 W. 86th St., Lenexa, KS 66214.

Bidders desiring contract documents for use in preparing bids may obtain a set of such documents at the address above. Plans and specifications may be downloaded from the Drexel Technologies, Inc. website at http:// planroom.drexeltech.com/. Note: Davis Bacon Wage Rates apply to this project.

Each bidder will be responsible for ensuring that it has received any and all addenda issued by city in accordance with IB-10 of the instructions to bidders.

Contractors should read and be fully familiar with all contract documents including addenda before submit-

(Published in the Kansas Register March 11, 2021.)

Cargill, Inc. of Wichita, Kansas

Notice to Bidders

Cargill, Inc. of Wichita, Kansas is currently seeking bidders for rail spur installation project in Wichita, Kansas. Interested bidders need to contact Alex Moore at Alex_Moore@cargill.com to request a bid package for the upcoming project. The bid package will include bid documents, plans, and specifications. Bidders will be required to be on the Union Pacific approved bidders list and prequalify with Avetta before a submitted bid will be accepted.

The work consists of the following major items: 165 TF of 115# rail extending existing line, installation of 517 TF of 115# rail for new spur, installation of 2 turnouts, address slope, ballast, and civil work to improve drainage. This rail spur installation is part of the KDOT State Rail Service Improvement program. The contract for work will be directly with Cargill, Inc. Cargill reserves the right to reject any or all bids. Questions on the project should be directed to Alex Moore at 952-742-0056.

Alex Moore Build Project Manager

Doc. No. 048919

State of Kansas

Department of Administration Office of Accounts and Reports

Public Notice

Under requirements of K.S.A. 65-34,117(c), as amended, records of the Office of the Chief Financial Officer show the unobligated balances are \$6,341,111.12 in the Underground Petroleum Storage Tank Release Trust Fund and \$2,270,850.50 in the Aboveground Petroleum Storage Tank Release Trust Fund at February 28, 2021.

> Annette Witt, Manager Office of Accounts and Reports

Doc. No. 048923

State of Kansas

Wichita State University

Notice of Intent to Lease Land and/or Building Space

Beginning Publication Date: Vol. 41, No. 5, February 4, 2021 Ending Publication Date: Vol. 41, No. 17, April 29, 2021

Public notice is hereby given that Wichita State University (WSU) intends to lease available land and building space located on WSU's main campus, WSU's Innovation Campus and on property owned by WSU adjacent to the main campus along both Hillside and 17th streets. The university will consider leasing such property and/ or space to those whose presence on campus would advance the university's applied learning vision or its mission as an educational, cultural, and economic driver for Kansas and the greater public good, or otherwise provide supporting services and amenities to the campus community. Such projects could include, but not be (continued)

ting a bid. In submitting a bid, the bidder warrants that it has read the contract documents and is fully familiar therewith and that it has visited the site of the work to fully inform itself as to all existing conditions and limitations and shall include in its bid a sum to cover the cost of all items of the work as specified in the contract documents.

No oral telegraphic, telephonic proposals, or alterations will be considered. Facsimile transmissions will not be accepted.

The following items must be included in the sealed envelope with the bid:

- a. Bid form;
- b. 5% bid security—bid bond, cashier's check, or certified check (see below); and
- c. Acknowledgment of addenda issued by the city.

Each bidder shall file with its bid a bid bond, a cashier's check, or a certified check drawn on an acceptable bank, made payable to the City of Lenexa, Kansas, in an amount equal to five percent (5%) of the total bid, which shall be retained by the City of Lenexa, Kansas until a contract for the project has been executed. Bid bonds will be returned to the bidders, with the exception of the best and lowest and second best and second lowest responsible bidders, within twenty-one (21) days after their bids are rejected. The bid deposit of the lowest and the second lowest responsible bidders will be returned when the performance bond, maintenance bond and statutory bond, each in an amount equal to 100% of the contract amount; required insurance certificates and other required documents shall have been furnished and the contract documents have been executed by the successful bidder.

In the event the low bidder is unable to execute the contract, for whatever reason, within the time provided in the Notice of Award, the city may annul the Notice of Award and the bid deposit may be forfeited and the city shall exercise its legal prerogatives, including, but not limited to, enforcement of its rights as to the bid security or specific performance.

The city reserves the right to accept or reject any and all bids and to waive any technicalities or irregularities therein. Bids may be modified or withdrawn by written request of the bidder received in the office of the city clerk, prior to the time and date for bid opening.

From and after the release of this notice, any party intending to bid on the above referenced project, including their officers, employees, agents, or contractors, are specifically prohibited from communicating with any elected or appointed official of the city, directly or indirectly, with regard to the award of the contract for the project listed above, except as specifically authorized by the Instructions to Bidders. Any such unauthorized communication may result in the automatic disqualification of such bidder.

All bidders agree that rejection shall create no liability on the part of city because of such rejection, and the filing of any bid in response to this notice shall constitute an agreement of the bidder to these conditions.

> Jennifer Martin City Clerk

Doc. No. 048938

limited to: (1) development of a partnership building to provide office and/or laboratory space to support education and research, advance innovation, foster microenterprises, and/or lease to industry partnerships in any market that aligns with University programs; (2) child care facilities; (3) adult living and retirement facilities; (4) restaurants; (5) retail, grocery, or pharmacy establishments; (6) financial institutions; (7) event and/ or performance center; and (8) parking garage. Because tenant development and/or use must be a good fit with the university's educational mission and available space, please be prepared to provide the following information: (1) name; (2) square footage of space needs and desired lease term and location; (3) equipment, design, or other special needs; (4) description of anticipated use; and (5) the anticipated benefits to the university, its students, and the WSU community (e.g. applied learning, joint research, faculty start-up, etc.). Additional information such as renderings, architectural and design plans, project timeline, and subcontractor list is encouraged. The university will consider serious proposals and inquiries from any financially qualified individual, group, organization, or company. If interested, please contact Wichita State University Property Manager Crystal Stegeman at crystal.stegeman@wichita.edu. This publication is being published pursuant to K.S.A. 75-430a(d), to the extent applicable.

> Crystal Stegeman University Property Manager Office of the Vice President for Administration and Finance Wichita State University

Doc. No. 048823

State of Kansas

Department of Health and Environment

Notice Concerning Proposed Kansas Air Quality Class I Operating Permit Renewal

Notice is hereby given that the Kansas Department of Health and Environment (KDHE) is soliciting comments regarding a proposed air quality operating permit. Colorado Interstate Gas Company, LLC – Lakin Station has applied for a Class I operating permit renewal in accordance with the provisions of K.A.R. 28-19-510 et al. 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.

Colorado Interstate Gas Company, LLC – Lakin Station, 2 N. Nevada Ave., Colorado Springs, CO 80903, owns and operates a compressor station located at Section 29, Township 24S, Range 36W, Kearny County, Kansas.

A copy of the proposed permit, permit application, all supporting documentation, and all information relied upon during the permit application review process are available for public review during normal business hours of 8:00 a.m. to 5:00 p.m. at the KDHE, Bureau of Air (BOA), 1000 SW Jackson, Suite 310, Topeka, KS 666121366 and at the Southwest District Office, 313 Oklahoma Terr., Ulysses, KS 67880. To obtain or review the proposed permit and supporting documentation, contact Cathy Richardson, 785-296-1947, at the central office of the KDHE or Ethel Evans, 620-356-1075, at the Southwest District Office. The standard departmental cost will be assessed for any copies requested. The proposed permit, accompanied with supporting information, is available, free of charge, at the KDHE BOA Public Notice website, http://www.kdheks.gov/bar/publicnotice.html.

Please direct written comments or questions regarding the proposed permit to Cathy Richardson, KDHE, BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received no later than 12:00 p.m. Monday, April 12, 2021.

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 Cathy Richardson, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, April 12, 2021 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency (EPA) has a 45-day review period, which will start concurrently with the 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 Keith Johnson, U.S. EPA, Region 7, Air Permitting and Compliance Branch, 11201 Renner Blvd., Lenexa, KS 66219, 913-551-7960, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

> Lee A. Norman, M.D. Secretary

State of Kansas

Doc. No. 048926

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking qualified consulting engineering firm(s) for the project listed below. Interested consulting firms must: (a) be prequalified by KDOT or otherwise demonstrate qualification in the following category–Category 163 Congestion Management/ITS. A PDF must be emailed to David Lutgen, P.E., Contracts Engineer at kdot.designcontracts@ ks.gov. Responses are to be limited to eight pages, the subject line of the reply email and the file name must read "KA-5608-01 RFP – Firm Name." Request for Proposals (RFPs) must be received by 12:00 p.m. March 19, 2021 for the consulting firm to be considered.

If a firm is not currently prequalified by KDOT a response may still be submitted. Firms not prequalified must also provide documentation that demonstrates the firm is qualified for each specified category listed in this notice for the project. Firms may use the KDOT prequalification form to provide this documentation. KDOT 1050 Prequalification category definitions (Blue Book) can be found at http://www.ksdot.org/descons.asp. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas at the time of contracting and must comply with applicable state and federal laws, rules and regulations.

Scope of Services to be Performed

Develop a comprehensive plan to guide sharing of fiber optic infrastructure and promote coordination when planning new fiber optic installations to support the KDOT WICHway Traffic Management system and local governments. The plan will include regional fiber sharing plans between local jurisdictions-present and future. A map of existing and planned fiber installations of all governmental systems would be compiled and shared with local jurisdictions and a report prepared that will include information compiled from all stakeholders in order to facilitate efficient sharing of fiber resources and mutually benefit all jurisdictions.

Anticipated Schedule for Subsequent Events

RFPs are due by 12:00 p.m. (CST) March 19, 2021. Evaluation and ranking of technical proposals on or about April 7, 2021 after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about April 21, 2021. Agreement in place and in effect June 1, 2021. RFPs are to be delivered via email to kdot.designcontracts@ks.gov.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed eight (8) pages (8.5 x 11) total to address the pertinent topics. Please use the following naming convention for submittal... KA-6102-01 RFP – Firm Name. RFPs submitted will consist of the proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a completed and signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Subconsultants will need to complete these attachments as well. All these forms are attached to the original email announcement.

RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce deliverables described above under "Scope of Services to be Performed." Also, include items such as:

- Project manager/engineer in charge.
- History of projects with similar tasks.
- Availability of staff to meet schedule without overtime.
- Familiarity with KDOT standards and content.
- Any subconsultant and their role (if any) that will be performing services on the project.

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors: 1) the quality and completeness of the response; 2) qualifications and experience of consultant design personnel/manager proposed for services; 3) proposed project approach; 4) availability to respond to the work; and 5) past performance history for similar projects/services for KDOT. The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this RFP

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for this project. Special Attachments for the Kansas "Tax Clearance Certificate," the "Certification of Final Indirect Costs," and the Special Attachment No. 10 ("Policy Regarding Sexual Harassment") will also eventually become attachments to the contract.

Questions about this RFP shall be sent by email to KDOT at kdot.designcontracts@ks.gov.

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 048916

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking to secure ready availability of construction inspection services on an as-needed basis by entering into up to 25 contracts with qualified consulting engineering firms who may perform services, from time to time and on short notice, when KDOT does not have the personnel to perform the services. The services may require engineers and technicians to perform sampling and testing of materials, inspection of construction work as well as administration and recordkeeping associated with such services.

Requirements

Interested consulting firms must: (a) be prequalified by KDOT in category 241 Construction Inspection and Testing; (b) have employees who are experienced in inspection, sampling, and testing as well as certified under the *Certified Inspection and Testing Training Program* described online at www.citksu.com and in the *CIT Manual* found at http://www.ksdot.org/descons.asp. A PDF must be emailed to David Lutgen, P.E., Contracts Engineer at (continued) kdot.designcontracts@ks.gov. Responses are to be limited to eight pages, the subject line of the reply email and the file name must read "As-Needed Inspection RFP – Firm Name." Request for Proposals (RFPs) must be received by 12:00 p.m. March 26, 2021 for the consulting firm to be considered.

If a firm is not currently prequalified by KDOT but is interested in obtaining prequalification, then please view the requirements and categories at http://www.ksdot. org/divengdes/prequal/default.asp. For licensure and other requirements applicable to the practice of technical professions within the State of Kansas, please consult the website of the Kansas Board of Technical Professions at http://www.ksbtp.ks.gov/. All firms doing business with KDOT must be registered and in good standing under the laws of the State of Kansas and comply with applicable state and federal laws, rules and regulations.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed eight (8) pages total to address the pertinent topics. Please use the following naming convention for submittal... As-Needed Inspection RFP – Firm Name. RFPs submitted will consist of the proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a completed and signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment").

Interested firms can access the RFP at https://secftp. ksdot.org/public/file/9627ixk4T0CkBX0B_wI1fQ/Tech nical%20RFP%20for%20As-Needed%20Inspection%20 (final).pdf. The link expires March 23, 2021.

Qualifications-Based Selection Process

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firms. At KDOT's option, shortlisted firms may be interviewed by telephone conference call or asked to attend meetings or participate in other discussions with KDOT. Evaluation factors: 1) the quality of the response to the RFP; 2) qualifications and experience of consultant employees proposed for services; 3) past performance history; and 4) ability and availability to perform services on short notice in one or more regional areas of the State of Kansas. Up to 25 of the highest ranked firms will be asked to enter into negotiations with KDOT for an as-needed agreement for services under which KDOT may request construction inspection services via task or work orders over a period of four years, subject to a maximum cumulative aggregate amount of up to \$7 million. In the event KDOT cannot reach agreement with any of the highest ranked firms, it will terminate negotiations with such firms and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives. KDOT intends to conclude or terminate negotiations on or before May 12, 2021.

Contract Terms and Conditions

A standard as-needed agreement for engineering and technical services will be used for this project. Special Attachments for the Kansas "Tax Clearance Certificate," the "Certification of Final Indirect Costs," and the Special Attachment No. 10 ("Policy Regarding Sexual Harassment") will also eventually become attachments to the contract.

Questions about this RFP shall be sent by email to KDOT at kdot.designcontracts@ks.gov.

Calvin E. Reed, P.E. Director Division of Engineering and Design

Doc. No. 048935

State of Kansas

Department of Transportation

Notice to Consulting Firms

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for project 24-81 KA 3926-01. The project on US-24 is to replace Bridge #008 (Wildcat Creek Drainage) located 0.3 miles north of the west US-24/US-77 junction in Riley County.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) March 26, 2021, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about April 6, 2021, after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about April 15, 2021. An agreement should be in place on or about May 1, 2021. The contractor is expected to start the project around May 2021.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes grading, subgrade/base, concrete, HMA CG, bridge(s), traffic control, seeding, erosion control, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including but not limited to: diary, pay quantities, certifications, sample identifications, change orders, pay estimates, monitoring subcontractor payments, and monitoring contractor's payrolls, etc. Records and paperwork must be submitted accurately and timely. Anticipated staffing needs: provide project management and all inspectors as needed to ensure inspection and material testing for this project are done correctly. The number of required inspectors will fluctuate throughout the project depending on the contractor's schedule and how they pursue the work. Submit the name and information of the project manager and primary inspector. Construction is anticipated to be completed in 75-working days and cleanup days. Provide all the equipment necessary to inspect and test materials.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed four (4) pages total (including any cover letter, index, etc.) and 2MB to address the pertinent topics. RFPs submitted will consist of the technical proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Completed Special Attachments do not count against the four-page technical proposal submission. All these forms are attached to the original email announcement.

RFPs shall indicate the consultant's ability to meet the project inspection needs described above. RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce the desired results described above under "Scope of Services to be Performed." The RFP shall also include items such as:

- Project manager
- History of providing inspection services on similar projects
- Availability of staff
- Familiarity with KDOT standards and specifications
- Any subconsultant and their role in performing the services on the project
- Names, certifications, and experience of all inspectors that will be assigned to the project
- Anticipated time to close out project paperwork

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors include:

- 1. How the consultant plans to meet the fluctuating inspection needs of the project;
- 2. Employee names (project manager), certifications, and qualifications proposed for services;
- 3. Past performance history on similar projects (list project numbers) for KDOT;
- 4. Anticipated time to close out project paperwork;
- 5. Proximity of inspectors to project;
- 6. Types of direct expenses anticipated (lodging, mileage, etc.).

The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this Technical Proposal Request

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT project inspection agreement will be used for this project. Current rate factors will be used for compensation, and Special Attachments for the Kansas "Tax Clearance Certificate," the "Certificate of Final Indirect Costs," and the "Policy Regarding Sexual Harassment" will become attachments to the contract. Questions about this request for proposals shall be sent via email to kdot.designcontracts@ks.gov.

David Lutgen, P.E. Division of Engineering and Design

Doc. No. 048933

State of Kansas

Department of Health and Environment

Notice to Consulting Firms

Background and Purpose of Project

The Kansas Department of Transportation (KDOT) is seeking a consultant to provide construction inspection services for projects 16-43 KA 5963-01, 59-3 KA 5885-01, 73-106 KA 5971-01 and 159-106 KA 5880-01. Project 16-43 KA 5963-01 is a mill and overlay with edge wedge, K-16 beginning at Wisconsin Avenue in Holton thence east to the Jackson/Jefferson County line. Project 59-3 KA 5885-01 is a mill and overlay with pavement marking beginning U.S. 59 from the Jefferson/Atchison county line north 14.4 miles to the west city limits of Atchison. Project 73-106 KA 5971-01 is a mill and overlay with pavement marking and is a host project for KA-5972-01, US-73 in Atchison County beginning at the Leavenworth/Atchison County line thence north to east south city limits of Atchison. KA-5973-01, US-73 in Leavenworth County beginning north of Millwood Road (RS 392) thence north to the Leavenworth/Atchison County line. Project 159-106 KA 5880-01 is a mill and overlay and is a host project for KA-5881-01, US-159 in Atchison County beginning at the north city limits of Effingham thence north to the Atchison/Brown County line. KA-5882-01, US-159 in Brown County beginning at the Brown/Atchison County line thence north to the south city limits of Horton.

Schedule/Deadlines

Request for Proposals (RFPs) are due on or before 12:00 p.m. (CST) March 26, 2021, to be delivered via email to kdot.designcontracts@ks.gov. Evaluation and ranking of submissions will occur on or about April 6, 2021, after which time all firms that submitted will be notified of the ranking. Negotiations with the most highly ranked firm to commence on or about April 15, 2021. An agreement should be in place on or about May 1, 2021. Project will be built in 2021. The contractor is expected to start the project around June of 2021, this start date could move based on contractor's schedule. The contractor is expected to move from one project to the next and work may be progressing on two projects at the same time, but it is expected that the milling and overlay will be completed before moving to the next project. The HMA plant is in Elwood, Kansas.

Scope of Services to be Performed

The project manager/inspectors must be capable inspecting the whole project, which includes HMA roadway, HMA plant, pavement patching, pavement marking, traffic control, CMS or AASHTOWare data entry, all project records, all project paperwork, and final paperwork, etc. Project records and paperwork including but not limited to: diary, pay quantities, certifications, sample identifications, change orders, pay estimates, *(continued)* monitoring subcontractor payments, and monitoring contractor's payrolls, etc. Records and paperwork must be submitted accurately and timely. Anticipated staffing needs: provide project management and all inspectors as needed to ensure inspection and material testing for this project are done correctly. The number of required inspectors will fluctuate throughout the project depending on the contractor's schedule and how they pursue the work. Submit the name and information of the project manager and HMA plant inspector. Construction is anticipated to be completed for project 16-43 KA 5963-01 in 30-working days, project 59-3 KA 5885-01 in 35working days, project 73-106 KA 5971-01 in 35-working days and project 159-106 KA 5880-01 in 25-working days plus cleanup days for these projects. The contractor is expected to move from one project to the next and work may be progressing on two projects at the same time, but it is expected that the milling and overlay will be completed before moving to the next project. Provide all the equipment necessary to inspect and test materials.

Instructions for Proposal

No costs shall be contained in the RFP. The RFP must not exceed four (4) pages total (including any cover letter, index, etc.) and 2MB to address the pertinent topics. RFPs submitted will consist of the technical proposal and a completed and signed Special Attachment No. 7 ("Certificate of Final Indirect Costs"), a completed and signed Special Attachment No. 8 ("Tax Clearance Certificate"), and a signed Special Attachment No. 10 ("Policy Regarding Sexual Harassment"). Completed Special Attachments do not count against the four-page technical proposal submission. All these forms are attached to the original email announcement.

RFPs shall indicate the consultant's ability to meet the project inspection needs described above. RFPs shall describe any processes or procedures, including best practices, that will be used to perform tasks and to produce the desired results described above under "Scope of Services to be Performed." The RFP shall also include items such as:

- Project manager
- History of providing inspection services on similar projects
- Availability of staff
- Familiarity with KDOT standards and specifications
- Any subconsultant and their role in performing the services on the project
- Names, certifications, and experience of all inspectors that will be assigned to the project
- Anticipated time to close out project paperwork

Evaluation Factors

RFPs will be evaluated based on the factors listed below, evenly weighted, to rank the most qualified firm in order of preference as first, second, third, etc. Evaluation factors include:

- 1. How the consultant plans to meet the fluctuating inspection needs of the project;
- Employee names (project manager and HMA plant inspector), certifications, and qualifications proposed for services;
- 3. Past performance history on similar projects (list project numbers) for KDOT;

- 4. Anticipated time to close out project paperwork;
- 5. Proximity of inspectors to project;
- 6. Types of direct expenses anticipated (lodging, mileage, etc.).

The highest ranked firm will be asked to enter into negotiations with KDOT for an agreement. In the event KDOT cannot reach agreement with the highest ranked firm, it will terminate negotiations with such firm and commence negotiations with the next highest ranked firm, and so on, until either agreement is reached for a satisfactory scope of services for a fair and reasonable price, or KDOT decides to pursue other alternatives.

Exhibits to this Technical Proposal Request

- Special Attachment No. 7 ("Certificate of Final Indirect Costs")
- Special Attachment No. 8 ("Tax Clearance Certificate")
- Special Attachment No. 10 ("Policy Regarding Sexual Harassment")

Contract Terms and Conditions

A standard KDOT project inspection agreement will be used for this project. Current rate factors will be used for compensation, and Special Attachments for the Kansas "Tax Clearance Certificate," the "Certificate of Final Indirect Costs," and the "Policy Regarding Sexual Harassment" will become attachments to the contract.

Questions about this request for proposals shall be sent via email to kdot.designcontracts@ks.gov.

David Lutgen, P.E. Division of Engineering and Design

Doc. No. 048934

State of Kansas

Office of the Governor

Executive Order No. 21-07 Supporting Kansas Veterans with the Establishment of a New State Veterans' Home

WHEREAS, the State of Kansas recognizes the great service to our country our veterans have given;

WHEREAS, there is a large concentration of retired veterans in northeast Kansas and the two current Kansas veterans' homes are located in the south and west regions of Kansas;

WHEREAS, Kansas veterans organizations have made it clear that a new veterans home in northeast Kansas is a top priority, and the possibility of constructing a new veterans' home in northeast Kansas has been the subject of significant study;

WHEREAS, the United States Department of Veterans Affairs has a grant program for construction of veterans homes that pays for up to 65% of construction costs;

WHEREAS, constructing a new building designed to serve as a veterans' home would likely be more efficient and effective than using an older building not originally built to serve as a veterans' home;

WHEREAS, the Kansas development finance authority has the authority or can be given the authority to issue one or more series of revenue bonds pursuant to the Kansas

Development Finance Authority Act for Kansas to receive grant approval from the Department of Veterans Affairs.

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas, I hereby direct and order the following:

1. On or before April 15, 2022, the director of the Kansas Commission on Veterans Affairs office shall submit an initial application to the United States Department of Veterans Affairs, pursuant to the state veterans home construction grant program authorized under 38 U.S.C. §§ 8131 through 8138, for construction of a state veterans home in northeast Kansas.

This document shall be filed with the Secretary of State as Executive Order 21-07 and is effective immediately.

Dated March 2, 2021.

Laura Kelly Governor

Doc. No. 048925

State of Kansas

Secretary of State

Notice of Forfeiture

In accordance with Kansas statutes, the following business entities organized under the laws of Kansas and the foreign business entities authorized to do business in Kansas were forfeited during the month of February 2021 for failure to timely file an annual report and pay the annual report fee.

Please Note: The following list represents business entities forfeited in February. Any business entity listed may have filed for reinstatement and be considered in good standing. To check the status of a business entity, go to the Kansas Business Center's Business Entity Search Station at https://www.kansas.gov/bess/flow/ main?execution=e2s4 (select Business Entity Database) or contact the Business Services Division at 785-296-4564.

Domestic Business Entities

Amuol Community Association in the USA, Inc., Olathe, KS Best Stop, L.L.C., Garden City, KS Bill Chew, Inc., Hutchinson, KS Blackburn's Construction, Inc., Agra, KS Blue Valley North Parent Booster Club, Inc., Overland Park, KS Blue Valley Southwest Debate Boosters, Inc., Overland Park, KS C.T.P. Holdings, Incorporated, Newport Beach, CA Child and Adult Psychotherapy, LLC, Olathe, KS Do It Yourself Makers and Creators Association, Wichita, KS Dream Machines, Inc., Wichita, KS Eggerco, Inc., Hutchinson, KS Eggers Investments, Inc., Hutchinson, KS England Consulting, Inc., Louisburg, KS English to Chinese Translation Service, Inc., Goddard, KS Frenchmen's Creek Homes Association, Inc., Shawnee, KS Geriatric Internal Medicine Specialists, P.A., Overland Park, KS Gleason Ranch, Inc., St. John, KS Health Massage, Inc., Olathe, KS Hutchinson Escrow Service, Inc., Hutchinson, KS Kansas Art Education Association, Wichita, KS Leavenworth York Rite, Inc., Kansas City, KS Limitless Contact, Inc., Overland Park, KS Lion Elite Wrestling Club, Leavenworth, KS Meek & Associates, Inc., Leawood, KS Mizu, Inc., Wichita, KS

National Charity League, Inc., Greater Kansas City Chapter, Overland Park, KS Off Mass Productions Corporation, Stilwell, KS Olympic FC, Inc., Overland Park, KS One Whimsy Fox Co., Leavenworth, KS Samco Trucking, LLC, Winona, KS Sat Performance Company, Topeka, KS Sat Performance Company, Topeka, KS SMNW Wrestling Booster Club, Inc., Shawnee, KS South Shore Homes Association, Inc., Vassar, KS SWKO, Inc., Liberal, KS The Baker Arts Center, Inc., Liberal, KS The Fellowship of Faith Church, Topeka, KS USD 336 Holton Elementary School Parent Teacher Organization, Inc., Holton, KS 6S-Aviation, Ltd., Wichita, KS

Foreign Business Entities

Baylis Medical USA, Inc., Topeka, KS Cajun Operating Company, Atlanta, GA Demco Oil and Gas Company, Blackwell, OK Ecology and Environment, Inc., Lancaster, NY Mike's Technology Corp. USA, Inc., Wichita, KS Mission Cloud Services, Inc., El Segundo, CA NCI Community Oncology Research Program-Kansas City, Prairie Village, KS Pacific Coast Producers, Topeka, KS Royal Cup, Inc., Birmingham, AL Varel International Ind., L.P., Carrollton, TX

> Scott Schwab Secretary of State

Doc. No. 048927

State of Kansas

Legislative Administrative Services

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were introduced February 25 – March 3 during the 2021 session of the Kansas Legislature. Full text of bills, bill tracking, and other information may be accessed at http://www.kslegislature.org/li/.

House Bills

HB 2422, AN ACT concerning marriage; requiring persons to be 18 years of age to be eligible to give consent for marriage; eliminating exceptions thereto; amending K.S.A. 2020 Supp. 23-2505 and repealing the existing section, by Committee on Federal and State Affairs.

HB 2423, AN ACT concerning property taxation; authorizing continuation of the statewide levy for schools and the exemption of a portion of residential property from such levy; amending K.S.A. 79-201x and K.S.A. 2020 Supp. 72-5142 and repealing the existing sections, by Committee on Taxation.

HB 2424, AN ACT concerning the Kansas act against discrimination; relating to race; including hair texture and protective hairstyles historically associated with race; amending K.S.A. 44-1015 and K.S.A. 2020 Supp. 44-1002 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2425, AN ACT concerning higher education; requiring a member of the state board of regents to be a student member; creating procedures for nomination, appointment and confirmation; establishing the term of office; relating to duties of the students' advisory committee; amending K.S.A. 74-3202a and 74-3229 and repealing the existing sections, by Committee on Appropriations.

HB 2426, AN ACT concerning municipalities; authorizing municipalities to issue bonds and warrants in excess of current revenue in the case of declared emergencies; increasing the maximum allowed bond interest rate; changing the source of bond yield information; amending K.S.A. 2020 Supp. 10-1009 and repealing the existing section, by Committee on Appropriations.

(continued)

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HB 2427, AN ACT concerning the Kansas offender registration act; requiring registration for an offender who committed certain violations of breach of privacy; amending K.S.A. 2020 Supp. 22-4902 and 22-4906 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2428, AN ACT concerning taxation; relating to cigarette and tobacco products tax and increasing rates of tax; establishing the cigarette and tobacco products cessation fund; relating to sales and compensating use tax on food and food ingredients and decreasing the rates of tax; amending K.S.A. 79-3310, 79-3310, 79-3311, 79-3312, 79-3371, 79-3378, 79-3387 and 79-3602 and K.S.A. 2020 Supp. 79-3603 and 79-3703 and repealing the existing sections, by Committee on Taxation.

HB 2429, AN ACT concerning cities; establishing the city utility low-interest loan program; allowing cities to apply to the state treasurer for loans from state unencumbered funds for extraordinary electric or natural gas costs incurred during the extreme winter weather event of February 2021; amending K.S.A. 75-4237 and repealing the existing section, by Committee on Appropriations.

House Resolutions

HR 6010, A RESOLUTION supporting the Future Vertical Lift program as a part of United States Army modernization, by Representative B. Carpenter.

Senate Bills

SB 280, AN ACT concerning the distribution of the levy on fire insurance business premiums; relating to the state fire marshal fee fund, the emergency medical services operating fund and the fire training service program fund; modifying the distribution of moneys thereof; amending K.S.A. 75-1514 and repealing the existing section, by Committee on Ways and Means.

ŠB 281, AN ACT concerning employment security law; relating to disqualification for benefits; disqualification begin dates; disqualification for illness or injury; disqualification for receipt of pension or retirement pay; allowing part-time employment for an educational institution; amending K.S.A. 2020 Supp. 44-706 and repealing the existing section, by Committee on Ways and Means.

SB 282, AN ACT concerning income taxation; providing certain tax credits for graduates of aerospace and aviation-related educational programs and employers of program graduates, by Committee on Assessment and Taxation.

SB 283, AN ACT concerning the COVID-19 response and reopening for business liability protection act; modifying immunity for certain persons conducting business in this state for COVID-19 claims accruing on or after March 12, 2020, and prior to termination of the state of disaster emergency related to the COVID-19 public health emergency; amending K.S.A. 2020 Supp. 60-5504, as amended by section 10 of 2021 Senate Bill No. 14, and 60-5508 and repealing the existing sections, by Committee on Federal and State Affairs.

SB 284, AN ACT concerning the Kansas emergency management act; authorizing a state of disaster emergency to continue for not longer than 21 days unless ratified by concurrent resolution of the legislature; providing for extensions for specified periods not to exceed 30 days each; amending K.S.A. 2019 Supp. 48-925, as amended by section 5 of 2021 Senate Bill No. 14, and K.S.A. 2020 Supp. 48-924, as amended by section 2 of 2021 Senate Bill No. 14, and repealing the existing sections, by Committee on Federal and State Affairs.

SB 285, AN ACT concerning motor vehicles; relating to distinctive license plates; providing for the alpha kappa alpha license plate, by Committee on Federal and State Affairs.

SB 286, AN ACT concerning economic development; relating to the COVID-19 pandemic in Kansas; creating the COVID-19 governmental use claims fund; providing funds for impacted businesses; providing for income tax credits for impacted businesses; providing for the reimbursement to certain property owners of property taxes resulting from a forced shutdown or capacity limitation; providing for a business loan forgiveness program, by Committee on Assessment and Taxation.

Senate Resolutions

SR 1710, A RESOLUTION honoring the life of George Washington Carver and his contributions to American agriculture and society, by Senators Hawk, Alley, Billinger, Bowers, Claeys, Corson, Dietrich, Fagg, Faust-Goudeau, Francisco, Haley, Holland, Holscher, Kerschen, Kloos, McGinn, Pettey, Pittman, Sykes and Ware. **SR 1711,** A RESOLUTION recognizing the members of Delta Sigma Theta Sorority, Inc., for their outstanding service to the citizens of our state, nation and the international community and for the sorority's promotion of sisterhood, scholarship and service, by Senators Faust-Goudeau, Haley and Pittman.

SR 1712, A RESOLUTION commemorating Marietta Billinger's 100th birthday and her dedication to her family and community, by Senator Billinger.

SR 1713, A RESOLUTION supporting the Future Vertical Lift program as a part of United States Army modernization, by Senators Suellentrop, Alley, Baumgardner, Erickson, Fagg, Faust-Goudeau, Hilderbrand, Kerschen, Masterson, McGinn, Petersen, Ware, Warren and Wilborn.

Doc. No. 048931

(Published in the Kansas Register March 11, 2021.)

City of Hays, Kansas

Summary Notice of Bond Sale \$6,795,000* General Obligation Bonds, Series 2021-A

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Bond Sale dated on or about March 16, 2021, electronic bids will be received on behalf of the Clerk of City of Hays, Kansas (the "Issuer") in the case of email bids, at arteberryd@stifel.com, and in the case of electronic bids, through PARITY[®] until 11:00 a.m. (CST) March 25, 2021, for the purchase of the above-referenced bonds (the "Bonds"). Facsimile and written bids will not be accepted. No bid of less than 100% of the principal amount of the Bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The Bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Bonds will be dated April 15, 2021, and will become due on September 1 in the years as follows:

Year	Principal Amount*	Year	Principal Amount*
2022	\$200,000	2035	\$270,000
2023	240,000	2036	275,000
2024	245,000	2037	280,000
2025	245,000	2038	285,000
2026	245,000	2039	290,000
2027	245,000	2040	295,000
2028	250,000	2041	300,000
2029	250,000	2042	305,000
2030	255,000	2043	310,000
2031	255,000	2044	315,000
2032	260,000	2045	325,000
2033	260,000	2046	330,000
2034	265,000		

The Bonds will bear interest from the date thereof at rates to be determined when the Bonds are sold as here-

inafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 2022.

Book-Entry-Only System

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

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied (in the manner set forth in the Notice) by a good faith deposit in the form of a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in Federal Reserve funds immediately available for use by the Issuer in the amount of 2% of the total par value of the Bonds.

Delivery

The Issuer will pay for preparation of the Bonds and will deliver the same properly prepared, executed, and registered without cost to the successful bidder on or about April 15, 2021, 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 2020 was \$251,823,242. The total general obligation indebtedness of the Issuer as of the Dated Date, including the Bonds being sold, is \$15,380,000.

Approval of Bonds

The Bonds will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, Bond Counsel to the Issuer, 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 as and when the Bonds are delivered.

Additional Information

Additional information regarding the Bonds may be obtained from the undersigned, or from the Municipal Advisor at the addresses set forth below:

Municipal Advisor

Stifel Nicolaus & Company, Incorporated Attn: David Arteberry 4801 Main St., Suite 530 Kansas City, MO 64112 816-283-5137 Fax: 816-283-5326 arteberryd@stifel.com

Dated March 11, 2021.

City of Hays, Kansas Ms. Brenda Kitchen, Clerk 1507 Main St. Hays, KS 67601 785-628-7300 bkitchen@haysusa.com

*Preliminary; subject to change. See the Notice. Doc. No. 048936

State of Kansas

State Fire Marshal

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the State Fire Marshal at 10:00 a.m. May 11, 2021, to consider the adoption on a permanent basis of proposed new rules and regulations concerning commercial processing of industrial hemp. Due to continuing concerns over COVID-19, the hearing will be held via Microsoft Teams conferencing. Remote access information will be provided upon request to any person wishing to observe, participate in, or listen to the hearing. Requests for access information must be submitted prior to May 11, 2021, via email to KSFM_Hemp@ks.gov.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the State Fire Marshal, 800 SW Jackson, Suite 104, Topeka, KS 66603 or by email to KSFM_Hemp@ks.gov. All interested parties will be given a reasonable opportunity during the public hearing to present their views orally regarding the adoption of the proposed regulations. In order to provide all parties an opportunity to present their views, it may be necessary to require that each participant limit any oral presentation to a reasonable time as announced at the meeting.

Any individual with a disability may request an accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statement in an accessible format. Requests for accommodation to participate in the hearing should be made at least five working days in advance of the hearing by contacting Jill Bronaugh at 785-296-3403 or jill.bronaugh@ks.gov. Individuals with a hearing and/or speech impairment may contact the Kansas Relay Center at 800-766-3777 for communication accommodations.

Summaries of the proposed new regulations and their estimated economic impact follow.

Each of these regulations is new because processing of industrial hemp for commercial (instead of research) purposes is new in Kansas. The authority to adopt rules and regulations concerning commercial hemp processing was originally given to the Kansas Department of Agriculture but was effectively transferred to the Office of the State Fire Marshal by Senate Bill 66 (L. 2020, ch. 5, sec. 106), after consideration of a bill to amend K.S.A. 2-3907 was terminated when the Legislature adjourned in March 2020. The 2021 House Bill 2244, which will codify the transfer of authority, is pending in the Legislature.

K.A.R. 22-26-1. Definitions. This regulation defines terms used in the regulations, including four materials resulting from the processing of industrial hemp: "intermediate substances," which contain tetrahydrocannabinol (THC) and other cannabinoids; "by-products," which is biomass remaining after processing that can be further processed into lawful products; "finished products," an example of which is cannabidiol (CBD) oil; and "hemp (continued)

waste," a substance containing THC that cannot be further processed into a lawful product. This regulation defines the term "allowable THC content" as describing the upper limit of THC concentration allowed by state and federal law for industrial hemp plants and products, so there would be no need to amend these regulations if the allowable concentration is later changed by statute.

K.A.R. 22-26-2. Hemp processor registration; renewal. This regulation identifies the information required in an application and requires submission of a policies and procedures manual and a "code footprint" of the building(s) for review for compliance with national building safety codes. This regulation implements K.S.A. 2-3907 that requires fingerprint-based state criminal history record checks. The annual fee is \$1,000. The fee will be prorated for persons filing between the effective date of the regulations and April 1, 2021 because annual renewals are due on each April 1.

K.A.R. 22-26-3. Compliance with laws; denial, revocation, or conditioning of a registration; appeals. This regulation requires processors to comply with all local, state, and federal laws and regulations related to industrial hemp and makes the processor responsible for the actions of its employees, contractors, and agents related to any hemp processing activities. It lists the bases on which the State Fire Marshal may deny or revoke a registration based on certain types of convictions of the owner or an officer, proprietor, or partner in a processing business, or the owner of more than a 10% interest in the processing business. Person crimes are included, in addition to drug crimes, because the KBI has advised that there is a correlation between involvement in illegal drug activities and violent crime, and the criminal records of people who commit both drug crimes and violent crimes often do not show the drug charges, because during prosecution, the drug charges were dropped and the conviction was based on the higher-level person crime.

K.A.R. 22-26-5. Policies and procedures manual. This regulation requires hemp processors to develop and abide by a set of policies and procedures to ensure that all hemp, by-products, intermediate substances, and hemp waste are handled in a manner to prevent diversion, theft, or loss of materials containing high amounts of THC. The manual must be submitted to and approved by the State Fire Marshal.

K.A.R. 22-26-6. Processing records. This regulation requires processors to make and retain records of their acquisition of hemp, processing activities, transportation activities, and inventory and security system records, by weight per batch. The records will provide tracking of hemp throughout all stages of processing and will help prevent or detect diversion, theft, or loss of materials that could be attractive for illicit uses. The tracking will also ultimately benefit consumers because it would help track the source materials for a given finished product. (But note that finished products/consumer products are outside the scope of the State Fire Marshal's authority.)

K.A.R. 22-26-7. Access to records and property. This regulation addresses the need for oversight of the processors because of the high THC content in intermedi-

ate substances and waste and because of the inherent safety hazards relating to methods used for extraction. Subsection (a) states that by accepting a hemp processor registration, the processor grants consent for the State Fire Marshal or designee to have immediate access to inspect records, premises, and motor vehicles to determine compliance with the Act and these regulations. It requires processors and employees to consent to a search of their vehicles, personal effects, and persons while on the premises, but only if an inventory discrepancy is discovered or there is reason to believe that the processor or employee is in possession of hemp materials for purposes other than lawful processing under the Act.

K.A.R. 22-26-8. Facilities; exemptions. This regulation requires that facilities meet the adopted national codes and standards for life safety and property protection, such as fire alarm systems, multiple exits, handling of flammable materials, etc., and allows the State Fire Marshal to grant variances, upon request, from code sections that impose unnecessary hardship on a processor, so long as it would not constitute a distinct hazard to life or property.

K.A.R. 22-26-9. Security measures; reportable events; recordkeeping. This regulation requires a perimeter alarm with motion detector providing coverage of all entrances and exits, windows, and storage rooms. It states that video recordings must be maintained for at least the preceding 90 days. It also requires processors to notify the State Fire Marshal of any interaction between law enforcement and the processor or its employees, contractors, or agents that is related to participation in the hemp processing industry and of charges or investigations related to the crimes listed in K.A.R. 22-26-3(b).

K.A.R. 22-26-10. Acquisition of hemp, by-products, intermediate substances, or seeds for processing. This regulation establishes that processors shall obtain hemp materials only from lawful sources and only if the material is accompanied by documentation of its source. This regulation applies to both in-state and out-of-state sources of hemp. The processor is required to assign a batch number at the time of acquisition.

K.A.R. 22-26-11. Inventory control; reports. This regulation establishes that processors must make a daily inventory and location of hemp in all stages of processing – hemp plant material, by-products, intermediate substances, hemp waste, and finished products. The processor shall submit these inventories to the State Fire Marshal electronically and shall notify the State Fire Marshal immediately of any inventory discrepancies or unauthorized alteration of records related to inventory, security, employment, or transportation. Records shall be maintained for three years.

K.A.R. 22-26-12. Disposal of hemp waste. This regulation concerns hemp waste, which is any substance that contains THC and that cannot be further processed into a lawful product. Treatment of these substances is governed by K.S.A. 2-3909, which requires that hemp waste that "can be used in the same manner as, or has the appearance of, a controlled substance . . . shall be rendered unusable and unrecognizable before the waste is trans-

ported or disposed." This regulation lists types of materials (such as cardboard waste or soil) that hemp waste can be ground into to render it unusable and unrecognizable. It also allows processors to use other methods of disposal approved by the State Fire Marshal.

K.A.R. 22-26-13. Transportation. Under this regulation, any form of industrial hemp materials that a processor transfers must be accompanied by a harvest certificate, a certificate of analysis, or a similar document, and a signed bill of lading to show to law enforcement, to distinguish hemp from marijuana. It also states that a person will be presumed to have obtained hemp materials unlawfully if they do not have appropriate documentation. It forbids persons from taking from the facility, or possessing, hemp, intermediate substances, or hemp waste unless the possession is for activities authorized under the Act.

K.A.R. 22-26-14. Chain of custody for transportation of intermediate substances. Some processors might process industrial hemp only through the extraction stage and then transfer the resulting "intermediate substance" to a finishing processor. To avoid having extracted THC from being transported around the state, this regulation states that no material having a greater than allowable THC content shall leave a processing facility. Thus, an intermediate substance would have to be diluted before it could be transported. Then the diluting agent would be removed by the finishing processor. However, this process could be done by an individual, without need of a processing facility, so even the diluted THC would be attractive for theft or diversion. The regulation sets out very specific steps that include sealing of containers and locking the cargo doors of the vehicle, and the taking of a series of digital photos. Signed certifications will be required when the intermediate substances are loaded and when they are delivered. This ensures that all individuals are identified and, in case of diversion of the substance, allows for tracking of where the diversion occurred. It requires the recipient to immediately notify the processor and the State Fire Marshal if any of the containers are missing or there are signs of tampering. The Investigation Division of the State Fire Marshal will respond and will contact local law enforcement or the KBI for assistance if appropriate.

K.A.R. 22-26-15. Stop sale, use, or removal order; cease and desist. This regulation requires the processor to maintain the status quo of inventory of all hemp, intermediate substances, by-products, finished products, or hemp waste when there is reason to believe that any of the materials are being produced, sold, or distributed in violation of the Act or any rules and regulations issued thereunder, to allow for the state fire marshal to inventory, sample, and review inventory and security records. No such order shall be valid for longer than 7 calendar days. Additionally, this regulation incorporates the State Fire Marshal's power under K.S.A. 31-139 to issue a cease and desist order or file a criminal complaint when there are violations of the Kansas fire prevention code.

K.A.R. 22-26-16. Testing. This regulation requires the processor to submit samples of hemp materials to a testing laboratory at the request of the State Fire Marshal

and to allow the State Fire Marshal to take samples of hemp materials on the premises of the processing facility. It provides that samples will be analyzed at the processor's expense.

Economic Impact Statement:

These regulations enable the processing of hemp for commercial purposes. At this time, the primary product is legal cannabinoid extracts such as CBD, that can be incorporated into consumer products. Commercial processing businesses will produce jobs for workers and benefit the construction industry for building new facilities or retrofitting existing buildings. Commercial processing will benefit the Kansas agriculture industry by providing a ready market for crops. In-state commercial processing may enhance revenue for Kansas producers because transportation costs would be lower than to outof-state processing facilities.

However, there is difficulty in quantifying the predicted enhancement to business activities and growth because the commercial hemp industry is new in Kansas. Much remains unknown regarding the methods of processing industrial hemp and what the market for products produced from hemp will be. There is no existing commercial hemp processing in Kansas, so the new rules and regulations should not restrict existing business activities in Kansas in any way.

Processors of industrial hemp and hemp producers (growers) will be directly impacted in a positive way by these regulations, as well as marketers and producers of finished hemp products and retail and wholesale operations selling CBD products and other industrial hemp products.

The amounts shown below reflect amounts that will be assessed or incurred by the State Fire Marshal during the second half of the 2021 fiscal year. The number of registrations in future years will depend on the success of both the commercial industrial hemp growers and processors. The amount of hemp available to be processed will vary from year to year.

It is estimated that 12 processors may come into operation during the second half of FY 2021. The annual fee beginning April 30, 2021 is \$1,000, yielding \$12,000 in fees. Prior to that, the registration fee will be prorated at the rate of \$85/month, which would not exceed \$1,020.

The costs of implementing the proposed rules and regulations include the performance of initial inspections of each facility, repeat inspections if deficiencies are found, recordkeeping, and the review of requests for exemptions, which are likely to come from each processor. There could be compliance costs for law enforcement if processors do not comply with the regulations regarding intermediate substances or hemp waste. There are no other implementation and compliance costs reasonably expected to be incurred by other business sectors, public utilities, individuals, or local governments.

Determining an estimated cost of compliance for processors will be developed through the public hearing process. The costs for physical facility compliance will vary greatly depending on whether a processor is retrofitting an existing building or constructing a new facility. The regulations provide that the State Fire Marshal may (continued) grant exemptions from compliance with national code sections that create an unnecessary hardship on the processor. Any processor would have some costs associated with recordkeeping, and it is not known whether the records required by these regulations would impose any burden beyond that. The other significant cost to processors is the video surveillance and alarm system, but these measures are considered necessary because of the high-THC substances produced during processing.

Copies of the complete texts of the proposed regulations and the economic impact statement may be obtained electronically on the agency's website at http:// firemarshal.ks.gov or by sending a written request via mail to the State Fire Marshal at the address above.

> Doug Jorgensen State Fire Marshal

Doc. No. 048924

State of Kansas

Department of Health and Environment

Permanent Administrative Regulations

Article 65.—EMERGENCY PLANNING AND RIGHT-TO-KNOW

28-65-1. General provisions. (a) The provisions of 40 C.F.R. Parts 350, 355, 370, and 372, dated July 1, 2018, including any notes and appendices, unless otherwise specifically stated in this article of the department's regulations, are hereby adopted by reference. If the same term is defined both in the Kansas statutes or this article of the department's regulations and in any federal regulation adopted by reference in this article of the department's regulations and the term is defined differently, the definition prescribed in the Kansas statutes or this article of the department's regulations shall control.

(b) The following phrases and citations shall be replaced with the phrases and citations specified in this subsection wherever the phrases and citations appear in the text of the federal regulations adopted by reference in this regulation:

(1) "The United States" shall be replaced with "the state of Kansas."

(2) "Environmental protection agency," "EPA," and "agency" shall be replaced with "Kansas department of health and environment," "KDHE," and "department," respectively, unless the term is used in reference to the EPA web site.

(3) "Administrator" and "regional administrator" shall be replaced with "secretary of the department of health and environment."

(4) "Federal register" shall be replaced with "Kansas register."

(5) "40 C.F.R. 350.16" shall be replaced with "K.A.R. 28-65-3(f)."

(6) "This chapter" and "this section" shall be replaced by "these regulations."

(7) "5 U.S.C. 552(b)(4)" shall be replaced by "K.S.A. 65-3015, and amendments thereto."

(8) "18 U.S.C. 1905" shall be replaced by "K.S.A. 45-215 et seq., and amendments thereto."

(9) "The Office of General Counsel, U.S. Environmental Protection Agency, Mailcode 2310A, 1200 Pennsylvania Avenue, NW, Washington DC 20460" shall be replaced by "the Office of General Counsel, Kansas Department of Health and Environment, 1000 SW Jackson Street, Topeka, Kansas 66612."

(c) The following sections shall be deleted:

(1) 40 C.F.R. 350.3(c); and

(2) 40 C.F.R. 350.16. (Authorized by and implementing K.S.A. 65-5704; effective, T-88-62, Dec. 30, 1987; effective May 1, 1988; amended Nov. 22, 1993; amended June 4, 1999; amended March 26, 2021.)

28-65-2. Definitions. As used in this article of the department's regulations, each of the following terms shall have the meaning specified in this regulation:

(a) "Commission" has the meaning specified in K.S.A. 65-5702, and amendments thereto.

(b) "Department" means Kansas department of health and environment.

(c) "Extremely hazardous substance" means a substance listed in the appendices to 40 C.F.R. Part 355, emergency planning and notification, dated July 1, 2018 or on the list of Kansas reportable chemicals authorized by K.S.A. 65-5704, and amendments thereto.

(d) "Facility" means all buildings, equipment, structures, and other stationary items that are located on a single site or on contiguous or adjacent sites and that are owned or operated by the same person, or by any person who controls, is controlled by, or is under common control with, that person. For purposes of emergency release notification, the term shall include motor vehicles, rolling stock, and aircraft. For the purposes of toxic release reporting, any facility may contain more than one establishment, as defined in 40 C.F.R. 372.3, which is adopted in K.A.R. 28-65-1.

(e) "Federal act" has the meaning specified in K.S.A. 65-5702, and amendments thereto.

(f) "Kansas tier II form" and "tier II form" mean the hazardous chemical inventory form developed by the department.

(g) "Kansas tier II software" means the computer software developed for the department to allow an owner or operator of a facility to file the Kansas tier II form by electronic submission.

(h) "Material safety data sheets," "MSDS," "safety data sheets," and "SDS" mean reporting sheets required under the occupational safety and health act, 29 U.S.C. 651 et seq., as amended, and 29 C.F.R. 1910.1200.

(i) "Operator" means the owner or owner's designee who is director of a business, service, or industrial concern and conducts the affairs or manages an activity.

(j) "Owner" means proprietor or the person in whom is vested ownership, dominion, possession, or title of property. (Authorized by and implementing K.S.A. 65-5704; effective, T-88-62, Dec. 30, 1987; effective May 1, 1988; amended Nov. 22, 1993; amended Nov. 28, 1994; amended June 4, 1999; amended March 26, 2021.)

28-65-3. Submitting notifications and reports. (a) Each notification and report required to be submitted to the commission under sections 302 and 311of the federal act and this article of the department's regulations shall

be completed using the Kansas tier II form, which shall be submitted to the department's radiation control program in hard copy or by electronic submission.

(b) Each notification and report required to be submitted to the commission under section 312 of the federal act and this article of the department's regulations shall be completed using the Kansas tier II software. The Kansas tier II form shall be submitted to the radiation control program of the department electronically.

(c) Each toxic chemical release form submitted pursuant to section 313 of the federal act shall be submitted to the department's radiation control program before July 1 of each year for the previous calendar year.

(d) Each emergency release notification submitted pursuant to section 304 of the federal act shall be submitted to the division of emergency preparedness of the adjutant general's department.

(e) Each owner or operator of a facility required to report under this regulation shall notify the department within 60 days after either of the following:

(1) A change in the name, address, or both, of the owner or operator responsible for filing the facility report; or (2) facility closure

(2) facility closure.

(f) Each claim of trade secrecy under sections 311, 312, and 313 of the federal act and each public petition requesting disclosure of chemical identities claimed as a trade secret shall be filed on a form provided by the department. The address to send all claims of trade secrecy under sections 311, 312, and 313 of the federal act shall be the address on the form provided by the department. (Authorized by and implementing K.S.A. 65-5704; effective, T-88-62, Dec. 30, 1987; effective May 1, 1988; amended, T-89-19, May 27, 1988; amended Sept. 26, 1988; amended Nov. 22, 1993; amended Nov. 28, 1994; amended June 4, 1999; amended March 26, 2021.)

28-65-4. Fees. (a) Except as provided in subsection (d), each owner or operator of a facility required to report under section 312 of the federal act and K.A.R. 28-65-3 shall pay an annual report fee based upon the sum of the maximum daily reportable quantities of extremely hazardous substances or hazardous chemicals, or both, present at the facility as reported on the Kansas tier II form. These fees shall be calculated on forms provided by the department using the tables in paragraphs (c)(1) and (c) (2) as appropriate. The fees required under this subsection shall be submitted to the department before March 1 of each year at the time of submission of the Kansas tier II form.

(b) Each owner or operator of a facility required to file the toxic chemical release form required under section 313 of the federal act and K.A.R. 28-65-3 shall pay an annual report fee based upon the total quantity of chemicals released as reported on the federal form R. These fees shall be calculated on forms provided by the department using table 3 in paragraph (c)(4). The fees required under this subsection shall be submitted to the department before July 1 of each year at the time of submission of the federal form R.

(c)(1) Fees on the total maximum daily reportable quantity of extremely hazardous substances listed on the Kansas tier II form required under subsection (a) shall be determined using table 1 as follows:

Table 1

Sum of the maximum daily amounts of all extremely hazardous substances reported (pounds)	Annual fee
1–9,999	\$25
10,000–999,999	\$50
1,000,000 or greater	\$150

(2) Fees on the total maximum daily reportable quantity of hazardous chemicals listed on the Kansas tier II form required under subsection (a) shall be determined using table 2 as follows:

Table 2

Sum of the maximum daily amounts of all hazardous chemicals reported (pounds)	Annual fee
10,000–99,999	\$25
100,000–999,999	\$50
1,000,000–9,999,999	\$150
10,000,000 or greater	\$300

(3) For the purposes of this subsection, the term "hazardous chemical" shall not include any extremely hazardous substances or sand, gravel, clay, salt, or brine or other comparable substances as approved by the department in the calculation of fees.

(4) Fees payable under subsection (b) on the total quantity of chemicals released reported on the federal form R shall be determined as follows:

Table 3

Sum of the total chemical releases reported (pounds)	Annual fee
100–19,999	\$250
20,000–99,999	\$700
100,000–999,999	\$1,700
1,000,000 or greater	\$3,000

(d) Each owner or operator of an oil or gas well that is required to report under section 312 of the federal act and K.A.R. 28-65-3 shall pay an annual fee of \$25. For the purposes of this subsection, the term "well" shall have the meaning specified in K.S.A. 55-150, and amendments thereto. The fee required under this subsection shall be submitted to the department before March 1 of each year at the time of submission of the Kansas tier II form.

(e) All fees shall be remitted by check, draft, or money order payable to the department and shall be nonrefundable. Any owner or operator may make an aggregate payment covering more than one facility by a single check, draft, or money order if a statement that indicates each individual facility name, address, and the amount of the fee for which payment is made accompanies each aggregate payment.

(f) An owner or operator of a facility subject to this article of the department's regulations shall not be charged a fee for chemical information submitted on a voluntary basis beyond that required under K.A.R. 28-65-3 if the optional nature of the information is clearly marked in the appropriate box on the Kansas tier II form. (Authorized by and implementing K.S.A. 65-5704; effective Nov. 22, 1993; amended Nov. 28, 1994; amended March 26, 2021.)

> Lee A. Norman, M.D. Secretary

Doc. No. 048928

State of Kansas

Department of Agriculture

Permanent Administrative Regulations

Article 8.–NOXIOUS WEEDS

4-8-13. Service of notices and statements. (a) Service of notices and statements required by K.S.A. 2-1320, and amendments thereto, shall be deemed sufficient when made upon the owner of the land to which the notice or statement pertains or the landowner's agent or trustee, the executor or administrator of the estate of a deceased landowner, the guardian or conservator of the estate of a minor or legally disabled person, or one of several joint owners or tenants in common, by either of the following means:

(1) Personal delivery; or

(2) certified mail.

(b) The notices and statements required by K.S.A. 2-1320, and amendments thereto, may be served by any of the following:

(1) The county, city, township, or district weed supervisor for the county, city, township, or district where the land specified in the notice or statement is located;

(2) a county commissioner of the county where the land specified in the notice or statement is located;

(3) the sheriff of the county where the land specified in the notice or statement is located; or

(4) a member of the governing body of a city or the marshal or a law enforcement officer of any city having jurisdiction over land described in the notice or statement.

(c) If personal service or service by certified mail cannot be achieved within 45 days of the date on which any weed control activities are performed pursuant to K.S.A. 2-1320 and amendments thereto, then the notice or statement may be posted at the property where the weed control activity was performed, and the posting shall be considered valid notice. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315 and 2-1320; effective Jan. 1, 1966; amended March 26, 2021.)

4-8-14a. Herbicides approved for cost-share. The Kansas department of agriculture's document titled "approved herbicides for cost-share," dated May 20, 2020, is hereby adopted by reference. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective Oct. 21, 1991; amended Jan. 25, 1993; amended Sept. 27, 1993; amended Oct. 27, 2000; amended, T-4-5-27-04, May 27, 2004; amended Aug. 6, 2004; amended, T-4-5-20-05, May 20, 2005; amended, T-4-3-29-06, March 29, 2006; amended April 27, 2007; amended March 26, 2021.)

4-8-27. Adoption of control methods for musk thistle. (a) The Kansas department of agriculture's document titled "official control methods for musk thistle," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of musk thistle in Kansas.

(b) If a county, city, township, or district weed supervisor determines that musk thistles in the weed supervisor's county, city, township, or district have reached a stage of maturity that will render the weed control methods currently being used in that county, city, township, or district ineffective, the weed supervisor may give notice requiring the effective control methods to be implemented within 10 business days of the date the notice was issued. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Jan. 22, 1990; amended June 1, 1992; amended Oct. 27, 2000; amended Aug. 6, 2004; amended, T-4-5-20-05, May 20, 2005; amended, T-4-3-29-06, March 29, 2006; amended April 27, 2007; amended March 26, 2021.)

4-8-28. Adoption of control methods for Johnsongrass. The Kansas department of agriculture's document titled "official control methods for Johnsongrass," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of Johnsongrass in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Jan. 25, 1993; amended Sept. 27, 1993; amended Oct. 27, 2000; amended Aug. 6, 2004; amended April 27, 2007; amended March 26, 2021.)

4-8-29. Adoption of control methods for field bindweed. The Kansas department of agriculture's document titled "official control methods for field bindweed," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of field bindweed in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Oct. 27, 2000; amended Aug. 6, 2004; amended April 27, 2007; amended March 26, 2021.)

4-8-30. Adoption of control methods for hoary cress. The Kansas department of agriculture's document titled "official control methods for hoary cress," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of hoary cress in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Oct. 21, 1991; amended Aug. 6, 2004; amended April 27, 2007; amended March 26, 2021.)

4-8-31. Adoption of control methods for Russian knapweed. The Kansas department of agriculture's document titled "official control methods for Russian knapweed," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of Russian knapweed in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Aug. 6, 2004; amended April 27, 2007; amended March 26, 2021.)

4-8-32. Adoption of control methods for bur ragweed. The Kansas department of agriculture's document titled "official control methods for bur ragweed," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of bur ragweed in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Sept. 27, 1993; amended Oct. 27, 2000; amended Aug. 6, 2004; amended March 26, 2021.)

4-8-33. Adoption of control methods for Canada thistle. The Kansas department of agriculture's document titled "official control methods for Canada thistle," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of Canada thistle in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Jan. 25, 1993; amended Aug. 6, 2004; amended, T-4-3-29-06, March 29, 2006; amended April 27, 2007; amended March 26, 2021.)

4-8-34. Adoption of control methods for leafy spurge. The Kansas department of agriculture's document titled "official control methods for leafy spurge," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of leafy spurge in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Oct. 29, 1990; amended Oct. 27, 2000; amended Aug. 6, 2004; amended, T-4-5-20-05, May 20, 2005; amended, T-4-3-29-06, March 29, 2006; amended April 27, 2007; amended March 26, 2021.)

4-8-35. Adoption of control methods for quackgrass. The Kansas department of agriculture's document titled "official control methods for quackgrass," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of quackgrass in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Aug. 6, 2004; amended April 27, 2007; amended March 26, 2021.)

4-8-36. Adoption of control methods for pignut. The Kansas department of agriculture's document titled "official control methods for pignut," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of pignut in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Aug. 6, 2004; amended March 26, 2021.)

4-8-37. Adoption of control methods for kudzu. The Kansas department of agriculture's document titled "official control methods for kudzu," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of kudzu in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Aug. 6, 2004; amended March 26, 2021.)

4-8-38. Weed supervisor employment. (a) Each individual hired to serve as a county, city, township, or district weed supervisor shall be hired as an employee of the county, city, township, or district and not as an independent contractor. Any county, city, township, or district weed supervisor serving as an independent contractor when this regulation becomes effective may continue to serve as an independent contractor until the expiration of the current term under that individual's existing contract, which shall not be renewed or extended.

(b) Any individual seeking employment as a county, city, township, or district weed supervisor may be conditionally approved for employment by the secretary if the individual has education, training, or experience sufficient to allow the individual to carry out the employment duties of a county, city, township, or district weed supervisor.

(c) Final approval of the employment of each individual who has been conditionally approved to be employed as a county, city, township, or district weed supervisor may be issued by the secretary when the individual has met the following requirements:

(1) Obtained certification as a pesticide applicator in category 9a, regulatory pest control, noxious weed control, pursuant to K.S.A. 2-2438a et seq. and amendments thereto; and

(2) successfully completed the noxious weed basic short course offered by the Kansas department of agriculture, plant protection and weed control program.

(d) Approval of the employment of each individual previously approved for employment as a county, city, township, or district weed supervisor may be renewed by the secretary on or before January 1 of each year if the individual meets the following requirements:

(1) Is still employed as a county, city, township, or district weed supervisor by the same county, city, township, or district when renewal is sought;

(2) is currently certified as a pesticide applicator as specified in paragraph (b)(1); and

(3) has timely filed the annual weed eradication progress report and any other records or reports requested by the secretary.

(e) Approval of the employment of any county, city, township, or district weed supervisor shall be withdrawn by the secretary if the county, city, township, or district weed supervisor has failed, without just cause, to comply with any of the requirements specified in subsection (c). (Authorized by K.S.A. 2019 Supp. 2-1315; implementing K.S.A. 2019 Supp. 2-1316; effective May 1, 1988; amended March 26, 2021.)

4-8-39. (Authorized by and implementing K.S.A. 2006 Supp. 2-1315; effective May 1, 1988; amended Jan. 1, 1989; amended Oct. 21, 1991; amended Aug. 6, 2004; amended April 27, 2007; revoked March 26, 2021.)

4-8-40. Adoption of control methods for sericea lespedeza. The Kansas department of agriculture's document titled "official control methods for sericea lespedeza," dated May 20, 2020, is hereby adopted by reference and shall apply to the control of sericea lespedeza in Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective May 1, 1988; amended Jan. 1, 1989; amended Oct. 29, 1990; amended Oct. 21, 1991; amended Jan. 25, 1993; amended, T-4-5-27-04, May 27, 2004; amended Aug. 6, 2004; amended March 26, 2021.)

4-8-41. (Authorized by and implementing K.S.A. 2-1315; effective June 1, 1992; amended Oct. 27, 2000; revoked March 26, 2021.)

4-8-42. (Authorized by and implementing K.S.A. 2006 Supp. 2-1315; effective Oct. 27, 2000; amended Aug. 6, 2004; amended, T-4-3-29-06, March 29, 2006; amended April 27, 2007; revoked March 26, 2021.)

4-8-43. (Authorized by and implementing K.S.A. 2-1315, as amended by L. 2002, Ch. 37, Sec. 1; effective, T-4-1-2-03, Jan. 2, 2003; effective April 18, 2003; revoked March 26, 2021.)

4-8-44. Designation of noxious weeds. (a) Pursuant to K.S.A. 2-1314 and amendments thereto, the weeds designated noxious by the secretary shall be placed in the following categories:

(1) Category A noxious weeds, which are weed species that are generally not found in the state or that are found limited in distribution throughout the state;

(2) category B noxious weeds, which are weed species with discrete distributions throughout the state; and

(3) category C noxious weeds, which are weed species that are well established within the state and known to exist in larger or more extensive populations in the state.

(continued)

(b) Category A noxious weeds shall be subject to control efforts directed at excluding the noxious weeds from the state or eradicating the population of noxious weeds wherever detected statewide, in order to protect neighboring lands and the state as a whole. Category A noxious weeds shall include the following:

(1) Hoary cress, *Lepidium draba*;

- (2) leafy spurge, Euphorbia virgata;
- (3) quackgrass, Elymus repens;
- (4) Russian knapweed, *Rhaponticum repens*;
- (5) kudzu, Pueraria montana variety lobata; and
- (6) pignut, Hoffmannseggia glauca.

(c) Category B noxious weeds shall be subject to control wherever populations have become established within the state and subject to control efforts directed at eradication wherever populations are not established. Category B noxious weeds shall include Canada thistle, *Cirsium arvense*.

(d) New populations of category C noxious weeds shall be subject to control efforts directed at reducing or eradicating those populations. Known and established populations of category C noxious weeds shall be managed by any approved control method. Category C noxious weeds shall include the following:

(1) Field bindweed, Convolvulus arvensis;

- (2) musk thistle, Carduus nutans;
- (3) sericea lespedeza, *Lespedeza cuneata*;
- (4) Johnsongrass, *Sorghum halepense*; and
- (5) bur ragweed, Ambrosia grayii.

(e) Any county, city, township, or district weed supervisor or any official of another government agency may require the most stringent control measures specified in this regulation for any noxious weed, regardless of the category in which this regulation places that noxious weed, if the county, city, township, or district weed supervisor or government agency official determines that it is necessary to do so based on the results of the survey provided pursuant to K.S.A. 2-1316, and amendments thereto. (Authorized by and implementing K.S.A. 2019 Supp. 2-1314 and 2-1315; effective March 26, 2021.)

4-8-45. Official control plans. (a) Each official control plan adopted by the secretary shall be based on the most current available science and shall include, if applicable, biological, chemical, cultural, and mechanical methods of control.

(b) A control method adopted by the secretary as part of an official control plan that includes more than one control method shall not be used alone for the control of noxious weeds, except that any chemical control method may be used alone and any county, city, township, or district weed supervisor may, at the county, city, township, or district weed supervisor's discretion, use any integrated weed management technique alone for the control of any perennial noxious weed.

(c) The control of each noxious weed species shall be undertaken in accordance with the official control plan adopted by the secretary for that noxious weed species. (Authorized by and implementing K.S.A. 2019 Supp. 2-1315; effective March 26, 2021.)

4-8-46. Annual report. Each annual weed eradication progress report that a weed supervisor submits to the

secretary pursuant to K.S.A. 2-1316, and amendments thereto, shall include, at a minimum, the following:

(a) The approximate acreage of land, including roadside areas, currently infested with each species of noxious weed and the location of each infestation in the county;

(b) the dollar amount of all expenditures made during the year to purchase materials, chemicals, and other equipment for the control of noxious weeds;

(c) the dollar amount of all sales made during the year, for cash or charge, of materials, chemicals, and other equipment for the control of noxious weeds;

(d) the dollar amount of all charges and receipts made during the year for use of equipment owned by each county, city, township, or district on public or private land;

(e) the approximate acreage of land, including roadside areas, treated for each species of noxious weed during the year and the control methods used for treatment; and

(f) any other relevant information that the secretary deems necessary. (Authorized by K.S.A. 2019 Supp. 2-1315; implementing K.S.A. 2019 Supp. 2-1315 and 2-1316; effective March 26, 2021.)

4-8-47. Management plan. Each county, city, township, or district weed supervisor, with the aid of that county, city, township, or district weed supervisor's board of county commissioners or city or township board, shall submit a management plan to the secretary no later than March 15 of each year pursuant to K.S.A. 2-1316, and amendments thereto. Each management plan shall be submitted on a form provided by the department and shall include, at a minimum, the following:

(a) The goals and priorities of the county, city, township, or district's noxious weed control program;

(b) the distribution and abundance of each noxious weed species known to exist within the county, city, township, or district; specific locations of new infestations; and areas particularly susceptible to new infestations;

(c) integrated weed management goals and procedures, including goals and procedures regarding biological control agent selection and distribution, pesticide selection and application, and cultural and mechanical controls;

(d) the estimated personnel, operations, and equipment costs of the proposed program;

(e) a compliance plan or strategy;

(f) a strategy for working with state agencies to control noxious weeds on state lands; and

(g) any other relevant information that the secretary deems necessary. (Authorized by K.S.A. 2019 Supp. 2-1315; implementing K.S.A. 2019 Supp. 2-1315 and 2-1316; effective March 26, 2021.)

4-8-48. Contents of notices and statements. Each notice or statement given to the owner, operator, or supervising agent of any noxious weed-infested land pursuant to K.S.A. 2-1331, and amendments thereto, shall include, at a minimum, the following:

(a) The legal description of the noxious weed-infested land;

(b) the name of the owner, operator, or supervising agent of the noxious weed-infested land, as indicated by the records of the clerk of the county where the land is located; (c) the approximate acreage of the noxious weed infestation or infestations specified in the notice or statement;

(d) the official methods adopted by the secretary for the control of the noxious weeds specified in the notice or statement;

(e) a time frame, which shall not be fewer than five days after mailing the notice, in which the owner or operator or supervising agent of the noxious weed-infested land shall implement the required noxious weed control methods;

(f) a statement that if the owner, operator, or supervising agent fails to implement the required noxious weed control methods within the time frame provided in the notice or statement, the county, city, township, or district weed supervisor may enter the noxious weed-infested land or cause the noxious weed-infested land to be entered upon as often as necessary to control the noxious weed infestation and may use approved noxious weed control methods that the county, city, township, or district weed supervisor deems best adapted for the control of noxious weeds on the particular area of land;

(g) a statement that if the county, city, township, or district weed supervisor enters the noxious weed-infested land or causes the noxious weed-infested land to be entered upon to control the noxious weed infestation, the owner, operator, or supervising agent shall be served notice of the costs of treatment pursuant to K.S.A. 2-1332, and amendments thereto; and

(h) a statement that the owner, operator, or supervising agent may be prosecuted pursuant to K.S.A. 2-1323, and amendments thereto, and, if convicted, fined as established by law. (Authorized by K.S.A. 2019 Supp. 2-1315, 2-1331, and 2-1332; implementing K.S.A. 2019 Supp. 2-1315 and 2-1331; effective March 26, 2021.)

Mike Beam Secretary

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