Kansas Register



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State of Kansas

Legislative Administrative Services

Interim Committee Schedule

The Legislative Research Department gives notice that the following legislative committees plan to meet on the dates listed below based on current information and subject to change. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at 785-296-2391 or TTY 711, or email <a href="legislative-legis

Date	Room	Time	Committee	Agenda
Oct. 5	546-S	10:00 a.m.	Legislative Post Audit	Performance audit presentation—K-12 Security Survey; Performance audit requests; Legislative Post Audit Operations; Consent Calendar items; Executive Session—IT Security Audit (KS Racing and Gaming Commission) and 2020 IT Security Follow-Up Report
Oct. 5	112-N	9:00 a.m.	Joint Committee on Child Welfare Oversight	Presentation on KOMA and KORA; Presentation on data trends of foster family licenses issued pursuant to exception created in 2021 HB 2158; Presentation on missing foster care children and children staying overnight in contractors' offices; Overview of duties, responsibilities, and contributions; Presentation of reports made to DCF customer service department
Oct. 6				Presentation of federal child and family services reviews; Trends, performance, and improvement plans; Presentation on strengthening the child welfare system in Kansas; Overview of Kansas Family First Prevention Plan; Overview of evidence-based programs for children and families; Overview of exception added by HB 2158 to the confidentiality of Child Death Review Board records for city or county entities reviewing child deaths; Reports from child welfare-related groups
Oct. 7-8	346-S	10:00 a.m.	Special Committee on Liquor Law Modernization	Approval of minutes; Presentation on committee research topics; Conferee testimony; Overview of KOMA
Oct. 8	112-N	9:00 a.m.	Legislative Budget Committee	K-12, higher education, and other budget matters
Oct. 11	548-S	10:00 a.m.	Joint Committee on State Building Construction	Presentations of agency five-year capital improvement plans; Discussion and recommendations for Docking State Office Building; Presentations of leases and change orders
Oct. 12	548-S	9:30 a.m.	Capitol Preservation Committee	Discussion of new proposed projects; Follow- up on previously proposed projects
Oct. 12-13	582-N	10:00 a.m.	Joint Committee on Kansas Security	Presentations from the Adjutant General's Department, Department of Administration, Department of Labor, Kansas Bureau of Investigation, Kansas Highway Patrol, Legislative Division of Post Audit, Office of the Secretary of State
Oct. 13	142-S	12:00 p.m.	Kansas Criminal Justice Reform Commission Subcommittee on Dual Supervision	Subcommittee discussion on dual supervision
Oct. 18	142-S	2:00 p.m.	Kansas Criminal Justice Reform Commission	Reports of subcommittees
Oct. 19	548-S	TBD	Special Committee on Child Support Enforcement and Collection	Overviews of IV-D and Non-IV-D child support payment collections
Oct. 20	112-N	10:00 a.m.	Special Committee on Federal 340B Drug Program	TBD
Oct. 21-22	112-N	9:00 a.m.	Special Committee on Home and Community Based Services Intellectual and Developmental Disability Waiver	Intellectual and Developmental Disability waitlist; Workforce issues; Provider reimbursement rates/funding
Oct. 22	548-S	9:30 a.m.	Senate Confirmation Oversight	Discussion of Senate confirmations
				Tom Day, Director

Tom Day, Director Legislative Administrative Services

Doc. No. 049485

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).

Effective 10-4-21 through 10-10-21 Term Rate 1-89 days 0.08% 3 months 0.01% 6 months 0.03% 12 months 0.08% 18 months 0.19% 2 years 0.29%

Scott Miller Director of Investments

Doc. No. 049478

State of Kansas

Secretary of State

Code Mortgage Rate for October

Pursuant to the provisions of K.S.A. 16a-1-301, Section 11, the code mortgage rate during the period of October 1-31, 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. 049479

State of Kansas

Department of Wildlife and Parks

Public Notice

The Kansas Department of Wildlife and Parks has reached an agreement for the purchase of an office and warehouse building in Lyon County, Kansas. The parcel is located at 3601 W. Sixth Ave., Emporia, Kansas, and includes a 20,000 square foot building and 16 acres. The property will be used for storage, laboratory facilities, and office space. The total purchase price is \$660,000.

Brad Loveless Secretary

Doc. No. 049481

State of Kansas

Department of Administration Office of Procurement and Contracts

Notice to Bidders

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

All bids are to be submitted via email only to procurement@ks.gov. For more information, please visit https://admin.ks.gov/docs/default-source/ofpm/procurement-contracts/bid-submission-via-email-12-7-2020.pdf.

10/18/2021 EVT0008250 Electrical Supplies – Statewide 10/26/2021 EVT0008193 Remove Fuel Tanks

The above referenced bid documents can be downloaded at the following website:

https://supplier.sok.ks.gov/psc/sokfsprdsup/SUPPLIER/ ERP/c/SCP_PUBLIC_MENU_FL.SCP_PUB_BID_CMP_ FL.GBL

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. 049488

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. Packaging Products Corporation, LLC 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.

Packaging Products Corporation, LLC, PO Box 876, Mission, KS 66202, owns and operates a commercial printing facility located at 6800 W. 61st St., Mission, Johnson 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 66612-1366 and at the Johnson County Department of Health and Environment, 11811 S. Sunset, Suite 2700, Olathe, KS 66061. To obtain or review the proposed permit and supporting documentation, contact Rumela Bhadra, 785-291-3271, at the central office of the KDHE or Rollin Sachs, 913-715-6939, at the Johnson County Department of Health and

Environment. 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 at http://www.kdheks.gov/bar/publicnotice.html.

Please direct written comments or questions regarding the proposed permit to Rumela Bhadra, 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, November 8, 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 Rumela Bhadra, KDHE BOA, 1000 SW Jackson, Suite 310, Topeka, KS 66612-1366, no later than 12:00 p.m. Monday, November 8, 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

Doc. No. 049483

State of Kansas

Department of Transportation

Notice to Consulting Firms

The Kansas Department of Transportation (KDOT) is seeking a consulting firm for the project below. Interested consulting firms must be prequalified by KDOT or otherwise demonstrate qualification in the following categories: 161 Corridor/Project Feasibility Studies; 211 Highway Design – Major Facility; 221 Non-Standard Bridge Design and Special Structures; and 302 Engineering Surveying. A PDF (2Mb maximum size) of the response must be emailed to kdot.designcontracts@ks.gov. Proposal responses are limited to eight pages; the subject line of the reply email and the PDF file name must read "KA-6099-02_K-96 Expansion_FIRM NAME." The proposal is required and must be received by 12:00 p.m. October 29, 2021, for the consulting firm to be considered.

If a firm is not currently prequalified by KDOT, a proposal 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. Forms and 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.

Background and Scope of Project

The K-96 Expansion Project in Sedgwick County has been identified in the Eisenhower Legacy Transportation Program Expansion Development Pipeline. This project is scheduled for potential letting in FY 2026 (July 2025 – June 2026). KDOT intends to select the most highly qualified firm to perform professional services associated with the design of this pavement replacement and expansion project. A project summary of primary scope items is provided in Table 1 and additional scope items are listed below.

Table 1: K-96 Expansion Primary Scope

Project Number	Route and Scope	Length	Project Termini
096-087 KA-6099-02	K-96 Sedgwick County Pavement Replacement and Expansion (added lane in each direction)	6.90 mi	Hydraulic Ave. Entrance Ramp (Gold Project Limits) to 21st St.
096-087 KA-6099-02	Pavement Replacement	1.10 mi	21st St. to 13th St.
Structures	Anticipated Structure Scope	BR#	Structure Size (Type)*
Box under K-96	Apron, Wall, Ditch Lining Improvements	133	3-10' x 10' x 215'-6" (RCB)
Bridge over Hillside St.	Inside Widening	397	42'-56'-56'- 42'(RCSH)
Bridge over Hillside St.	Inside Widening	398	42'-56'-56'- 42'(RCSH)
Bridge over UPPR	Inside Widening	399	150'-220'- 150'(SWCH)
Bridge over UPPR	Inside Widening	400	150'-220'- 150'(SWCH)
Box Under K-96	No Work	-	2-7' x 4' x 182'-9" (RCB)
Box Under K-96	No Work	275	3-10' x 8' x 362'-6" (R.C.B.B.)
Bridge over Oliver Ave.	Inside/Outside Widening	401	42'-56'-56'- 42'(RCSH)
Bridge over Oliver Ave.	Inside/Outside Widening	402	42'-56'-56'- 42'(RCSH)
Box Under K-96	No Work	403	14' x 8' x 151'-6" (RCB)
Box Under K-96	No Work	404	3-20' x 10' x 382' (R.C.B.B.)
Bridge over Woodlawn Blvd.	Replacement	405	42'-56'-56'- 42'(RCSH)
Bridge over Woodlawn Blvd.	Replacement	406	42'-56'-56'- 42'(RCSH)
Bridge over Rock Rd.	Replacement	407	42'-56'-56'- 42'(RCSH)
Bridge over Rock Rd.	Replacement	408	42'-56'-56'- 42'(RCSH)
Bridge over Webb Rd.	Replacement	409	72'-130'-72'(SWCH)
Bridge over Webb Rd.	Replacement	410	72'-130'-72'(SWCH))
	•		· /

Structures	Anticipated Structure Scope	BR#	Structure Size (Type)*
Bridge over Greenwich Rd.	Inside/Outside Widening	411	41'-81'-41'(PBMC)
Bridge over Greenwich Rd.	Inside/Outside Widening	412	41'-81'-41'(PBMC)
Bridge over 21st St.	Inside/Outside Widening	413	42'-56'-56'- 42'(RCSH)
Bridge over 21st St.	Inside/Outside Widening	414	42'-56'-56'- 42'(RCSH)
Bridge over Fourmile Creek	No Work	415	62'-63'-62'(PBMC)
Bridge over Fourmile Creek	No Work	416	62'-63'-62'(PBMC)
Bridge over Rose Trail	No Work	417	51'-63'-51'(SBMC)
Bridge over Rose Trail	No Work	418	51'-63'-51'(SBMC)
Bridge over K-96 (13th St.)	No Work	419	55'-76'-76'- 55'(PBMC)

*Additional 10'-20' Span Structures in Project Limits (No Work): C0559, C069, and C0584

KDOT is seeking consultant services to prepare preliminary engineering and construction drawings for the K-96 Pavement Replacement and Expansion Project in Sedgwick County. Consultant will complete full survey and existing right of way survey along the entire project limits, including sideroad improvements, to be completed June 1, 2022. Consultant will include the development of a traffic and safety study, surveying, interchange layout, and scoping estimates for alternatives to be completed by May 1, 2022. The consultant will be expected to perform a detailed traffic projection and traffic modeling analysis to supplement the initial projections and provide reasonable alternatives with cost estimates for improving the corridor traffic operations at the intersections of Rock Road, Woodlawn Boulevard, and Webb Road. The consultant will be required to provide any traffic control and necessary equipment for data collection, traffic projection, traffic modeling and analysis, and conceptual study. The consultant shall provide necessary traffic modeling and analysis as needed to compare reasonable alternatives and document the basis for a recommended alternative. Consultant will develop a tolling study for the K-96 Corridor from Interstate-135 to Interstate-35, including preliminary engineering services for use in the toll study. Consultant will provide design and plans for horizontal and vertical alignments for mainline, side roads, and ramps along the corridor. Consultant shall provide design and plans for roadway and bridge improvements described in Table 1.

The project scope will include the following phases and items:

- 1. Phase I Study Phase
 - a. Provide full topographic survey and existing right of way survey along the entire project limits
 - b. Provide Subsurface Utility Engineering (SUE) Quality Level B at the Woodlawn Boulevard, Rock Road and Webb Road interchanges
 - c. Perform preliminary design for pavement and structure improvements as described in Table 1 to support environmental assessment development and approval process
 - d. Provide Tolling Study
 - Level 1 Tolling Study to understand the traffic and estimate the potential toll revenue that could

- be generated by a single added and tolled lane in each direction
- ii. Level 2 Tolling Study to establish whether there is public support for tolled express lanes to provide local match and congestion management for the corridor
 - Final evaluation of the function, revenue potential, and long-term operation of a tolled express lane facility
 - Agency coordination between the City of Wichita and KDOT will include meetings and communication throughout the process and culminating with a presentation of final recommendations and documentation of local support
- e. Provide traffic model with updated origin/destinations to KDOT along project limits, including side roads from 21st Street to 37th Street
 - Work with WAMPO and other local agencies to update and refine the traffic growth assumptions including other modes of transportation such as public transit and rideshare
 - ii. Perform traffic operational analysis for the tolled express lanes
- f. Signal coordination design on all signals within the study area described above
- g. Interchange investigations and recommendations at the following locations based on 2047 traffic projections
 - i. K-96 and Woodlawn Boulevard
 - ii. K-96 and Rock Road
 - iii. K-96 and Webb Road, including no right of way acquisitions on Jabara Airport parcels or impacts to airport approach space
- h. Eastbound and Westbound Auxiliary Lanes at the following locations
 - i. Between Oliver Avenue and Woodlawn Boulevard
 - ii. Between Woodlawn Boulevard and Rock Road
- Identification of local street improvements to be coordinated with local public agencies
- j. Complete an Environmental Assessment (EA) document in accordance with NEPA
 - i. Establishing the need and purpose
 - ii. Evaluating the reasonable alternatives and supporting the selection of a preferred alternative
 - Develop planning level cost estimates for each alternative
 - iv. Describe the affected environment
 - v. Assess the impacts of the reasonable alternatives on resources in the area including but not limited to: sensitive noise receptors, parks and public lands, water resources, cultural resources, neighborhoods and businesses, natural features and wildlife, and hazardous material sites.
 - vi. Discuss the permits required and the mitigations needed to address adverse impacts
 - vii. Develop and implement an agency coordination and involvement plan to support the NEPA process and applicable federal regulations and to support KDOTs and FHWAs issuance of an environmental decision for the recommended preferred alternative

- k. Stakeholder Engagement
 - i. Develop Public Involvement Plan
 - Identify list of stakeholder groups
 - Outline targeted outreach for each stakeholder group may include brochures, media releases, fact sheets, presentations, public meeting boards, social media updates, and updates during construction activities.
 - Outreach may also occur using technology including virtual public meetings, infographics, social media, and websites
 - ii. Minimum Stakeholder Groups
 - · City of Wichita
 - Tolling Advisory Committee
 - WAMPO
 - Kansas Turnpike Authority
 - General public

2. Phase II-Preliminary Design

- Supplemental surveys for local street improvements identified in the study phase and agreed to with a city/state agreement
- b. Perform preliminary design for pavement and structure improvements as described in Table 1 including supplemental local street improvements with the following schedule
 - Plans to Materials and Research, scheduled Sept. 2022.
 - ii. Plans to Field Check, scheduled September 2023
- c. Participate in Value Engineering Process in advance of Field Check
- d. Traffic Engineering
 - i. Construction sequencing for pavement and structure improvements
 - ii. Advanced signing concept
 - iii. Lighting concept
 - iv. Traffic signal concept
 - v. Intelligent Transportation System (ITS) concept
- e. Provide construction cost estimates bi-annually and at major project milestones
- f. Present project details to Program Review Committee prior to proceeding with Right of Way
- g. Stakeholder Engagement
 - i. Local public agency coordination
 - ii. General public outreach is anticipated to include one open house public meeting which may be in-person or virtual
- 3. Phase III–Final Design
 - a. Final design services for pavement and structure improvements as described in Table 1 will be negotiated after Field Check is complete and when requested by KDOT
 - i. Anticipated letting in Fiscal Year 2026
 - b. Traffic Engineering
 - i. Signing and marking plans
 - ii. Lighting plans
 - iii. Traffic signal plans
 - iv. (ITS) improvements as defined during preliminary engineering
 - v. Tolling technology plans
 - c. Provide construction cost estimates bi-annually and every major project milestone

- d. Provide electronic plan files compliant with KDOT Graphic Standards Manual, including CAD conformance checks and ControlCAD indexed DGN files with ProjectWise attributes
- e. Participate in pre-bid activities including responding to contractor questions and participation in a pre-bid meeting
- f. Stakeholder engagement will include outreach to educate the public on the use of tolled express lanes if included in the design
- 4. Phase IV Construction Services will be negotiated following completion of final design and will include participation in a preconstruction meeting, submittal reviews, responding to request for information, and preparation of revised plans throughout the construction phase.

KDOT has made the following items available from KDOT's FTP site at https://secftp.ksdot.org/public/file/qpnbu7a-m0yacflvrelenw/096-087_ka-6099-02_packet.zip.

- Expansion Screening Study (2021)
- Existing plans
- KMZ of Assumed Replacement/Expansion Limits
- KMZ of Assumed Replacement Limits

If you have any questions or issues accessing this information, please contact kdot.designcontracts@ks.gov.

Special Conditions

PMC

This project is being managed by a Project Manager Consultant (PMC) on behalf of KDOT. The PMC will be the primary contact for the selected firm and will not be on the KDOT Consultant Selection Committee.

Schedule Reporting

Project schedules will be developed during project negotiation. A basic schedule template, prepared by the PMC, will be reviewed and specific dates will be defined by the consultant to achieve the critical milestones. Monthly schedule progress reports and updates will be required throughout the project from the consultants and reviewed with the PMC to track progress for KDOT.

Quality Control

Consultants will be required to provide a Quality Control (QC) plan at project kick-off. QC audits will be conducted by the PMC throughout the project. The audits will check compliance with the consultant's plan.

Bentley CONNECT Edition Software

Consultants will be required to prepare plans and digital deliverables using Bentley CONNECT Edition Software products with KDOT's CONNECT Edition workspace environment.

Schedule

This project is scheduled for a potential letting in FY 2026 (July 2025 – June 2026). Therefore, the design activities must be scheduled to deliver final plans no later than March 2026.

Instructions for Proposal

The main text of the consultant's proposal must not exceed eight (8) pages (including the cover letter) to address the topics listed in Table 2 below. The following (continued)

outline is the expected submittal organization, content, and page length for the technical proposals. Duplication of content in technical proposals is expected.

Proposals submitted will also include 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. These pages do not count against the page limit.

Table 2: Proposal Content and Evaluation Factors

	Content	Pages
Cover Letter		1 page
Overview	Qualifications and Experience Project manager for the project Names, qualifications, education, training, and expertise of proposed team members Past performance on similar projects, including references and contact information Delivery Process Approach to schedule Approach to quality control	4 pages
Project Understanding and Approach	 Highlight concepts for costeffective and optimized solutions for the project. Include unique qualifications or experience that may inform the selection of firms Approach to investigating and recommending interchange type configurations Approach to regional signal coordination Approach to streamlining the NEPA process to obtain environmental clearance in 12 months 	3 pages

Selection Process

KDOT intends to select the most highly qualified firms to perform professional services associated with the design of this project. No cost or pricing information shall be submitted with the proposal. Proposals including cost or pricing information will not be considered in the selection process to rank proposals.

Per standard KDOT consultant selection process, at least three (3) consultants will be shortlisted from the technical proposal submitted for the project. Technical proposals will be evaluated based on the factors listed in Table 3 below to select the most qualified firms. All evaluation factors are weighted equally.

Table 3: Evaluation Factors

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Evaluation Factor
Qualifications and Experience
Past Performance
Delivery Process: Approach to Schedule
Delivery Process: Approach to Quality Control
Understanding the Project Area
Project Approach: Unique Qualifications and Solutions
Familiarity with KDOT Design Standards

Shortlisted consultants will be notified before November 17, 2021, of the location, date, and time of the interview. Shortlisted consultants are invited to attend individual pre-interview meetings held on November

22, 2021, to provide additional clarification to teams for any of their outstanding questions in advance of the interviews.

Following the interview, the selected firm will be asked to enter negotiations with KDOT for an agreement. Negotiations will proceed quickly through scoping, manhour/fee negotiation, and NTP. In the event KDOT cannot reach agreement with the selected firm, it will terminate negotiations 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.

Contract Terms and Conditions

A standard KDOT agreement for engineering and technical services will be used for this project. Special Attachment No. 8 (for the Kansas "Tax Clearance Certificate") and Special Attachment No. 10 ("Policy Regarding Sexual Harassment") will also eventually become attachments to the contract.

The firm's accounting systems must have the following capabilities before the firm may be awarded a contract.

- Valid, reliable, and current costs must be available within the system to support actual costs and pricing data
- Capability to provide a means of measuring the reasonableness of incurred costs
- Capability to identify and accumulate allowable costs by contract or project records which will reconcile with the general ledger
- Ability to provide supporting documentation of actual expenditures for each billing, based on costs

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

Ben Asnicar, PE Interim Contracts Engineer

Doc. No. 049490

State of Kansas

Department of Transportation

Request for Applications

The Kansas Department of Transportation (KDOT) Office of Public Transportation is now accepting applications for the Federal Transit Administration (FTA) programs:

- U.S.C. 49-5310 Specialized Transportation for the Elderly and Disabled
- U.S.C. 49-5311 General Public Transportation in Non-urbanized Areas

This application is to fund agency needs for State Fiscal Year 2023 (July 1, 2022 through June 30, 2023). The application is required annually from ALL KDOT funded 5310, 5311 transit provider agencies including those not requesting capital and/or operating expenses.

The purpose of the U.S.C. 49-5310 program is to provide funds to support private non-profit corporations and authorized governments to provide transportation services to meet the special needs of the elderly and persons with disabilities. Federal funding under this program is available for capital expenditures only. State funding is avail-

able for operating expenses with the maximum award set by KDOT. Operating reimbursements will be made at a 70% state and 30% local share. Capital awards are supported at 80% federal and 20% local.

The purpose of the U.S.C. 49-5311 program is to provide funds to support rural and non-urbanized (cities less than 50,000 population) public transportation projects. The goal of the U.S.C. 49-5311 program is to provide services to the general public on an equal opportunity basis. Funds can be used for either operating or capital expenses. Operating costs are supported 50% federal, 20% state, and 30% local. Capital awards are supported at 80% federal and 20% local.

Application Process

All applications are to be submitted via KDOT's online grant management portal at https://secure.blackcatgrants.com/Login.aspx?site=ksdot. New applicants will need to request access by contacting Mandy Fulsom via email at Mandy.Fulsom@ks.gov.

KDOT has developed selection criteria to be used by the Kansas Coordinated Transit District Council (KCTDC) in evaluating the capital request applications. The applications will be ranked by the KCTDC in January 2022. After the application ranking by the KCTDC, KDOT staff will use the selection criteria in their evaluation of the applications. It should be noted that all items on the application must be completed. Points will be deducted in the ranking process for missing or incomplete information.

Questions can be directed to KDOTtransit@ks.gov.

All applications must be received to KDOT online by 3:00 p.m. Thursday, November 18, 2021. Applications received after the deadline will not be accepted.

Julie Lorenz Secretary

Doc. No. 049487

(Published in the Kansas Register October 7, 2021.)

South Kansas & Oklahoma Railroad

Request for Proposals

Interested parties are invited to submit a proposal for providing materials as well as freight to location for the rehabilitation of 65 crossings, the installation of 34 miles of a minimum 115# CWR, installation of 12 new (minimum size of) #115/turnouts, provide 148,685 ties, provide 60,390 tons of granite ballast and the pick-up of approximately 6,000 GT of scrap material for the proposed South Kansas and Oklahoma (SKOL) Railroad project.

Scope of Work

Provide material for Rail Relay

A total of 34 miles (359,040 Linear Feet) of a minimum 115# #1 (or equivalent to) Relay Welded CWR OR new rail; delivered to SKOL Interchange via CWR Train.

Interchange locations for the SKOL Railroad will be provided with the bid document as well as material specification information. The supplier for these materials will coordinate material timelines/arrivals with the contractor tasked with unloading, as well as the SKOL. Information regarding specific laydown areas will also

be provided. Provide spikes, anchors, tie plates, transition rails, joint bars and joint welds.

Provide material for the rehabilitation of 65 Crossings

- Provide all necessary materials and logistical services for the rehabilitation of 65 crossings of varying lengths, material make-up and specifications
- Provide new 7x9x10' (Grade 5) ties
- Provide 39' 115# Rail Blanks
- Provide Pandrol e-clip assemblies, crossing lag bolts, anchors, drainage tubes, geotextile fabric and I-bonds

All items will be provided with specified delivery locations. Amounts of these items will be provided within the detailed bid document.

Provide material for the SKOL's 148,685 Tie Project

- Provide all necessary materials and logistical services for this project stretching from Cherryvale, Kansas to Tulsa, Oklahoma, delivered to SKOL Interchange
- Provide 148,685, new 7x9x8.6' (Grade 5) crossties. (74,625 ties – Tulsa Subdivision; 37,250 ties – Moline Subdivision; 33,750 ties – Neodesha Subdivision; 3,060 ties – Port of Catoosa Lead)
- Provide all spikes, tie plates and anchors

All items will be provided with specified delivery locations. Amounts of these items will be provided within the detailed bid document.

Provide material for Turnout replacement and upgrades

- Provide all necessary materials and logistical services for 12 turnouts on the SKOL's Tulsa Subdivision
- Provide complete turnout packages based on the SKOL Turnout Specifications provided with the bidding document

All items will be provided with specified delivery locations. Amounts of these items will be provided within the detailed bid document.

<u>Provide material for the SKOL's 60,390 Ton Ballast</u> <u>Installation Project</u>

- Provide all necessary materials and logistical services for this project stretching from Cherryvale, Kansas to Tulsa, Oklahoma, delivered to SKOL Interchange.
- Provide 60,390 tons, new 4A grade railroad ballast.
 (29,850 tons Tulsa Subdivision; 14,880 tons Moline Subdivision; 13,500 tons Neodesha Subdivision; 2,160 tons Port of Catoosa Lead)
- Provide all spikes, tie plates and anchors

All items will be provided with specified delivery locations. Amounts of these items will be provided within the detailed bid document.

Minimum Requirements

Submittals

The following documents shall be submitted by the Supplier(s) as part of the project—at the times listed:

- Bid document with company cover letter
- Schedule of material delivery submitted with proposal

Materials

All materials shall meet the requirements found in the project plans and/or specifications as well as applicable AREMA requirements. All suppliers must recognize this is a federal contract and agree to comply with federal requirements, most importantly, "Buy America." Material and equipment laydown areas shall be provided to you at a later date.

Pre-Proposal Meeting

The SKOL Railroad will not hold a pre-proposal meeting for this project. Any questions that you have may be directed to Cameron Ginther, Project Manager, phone 785-513-6049, email cameron.ginther@watco.com, or Alicia Stimpson, Purchasing Manager – Projects, phone 208-734-4644 ext. 302100, email astimpson@watco.com. Any additional information learned will be shared between all Suppliers to keep all bidding fair and honest. There will be a period of no more questions beginning October 14, 2021.

Submission of a Proposal

All proposals must be submitted no later than 4:00 p.m. Thursday, October 21, 2021. All submitted proposals will be reviewed by the SKOL Railroad. Please ensure your proposal includes all required information. All incomplete proposals shall be rejected. The structure of your proposal must be able to be clearly understood.

Cameron Ginther Project Manager Watco

Doc. No. 049473

(Published in the Kansas Register October 7, 2021.)

City of Shawnee, Kansas

Summary Notice of Sale \$52,170,000* General Obligation Improvement and Refunding Bonds Series 2021A

(General Obligation Bonds Payable from Unlimited Ad Valorem Taxes)

Bids

Subject to the Notice of Sale dated on or about October 15, 2021 (the "Notice of Sale"), bids will be received by the Finance Director of the City of Shawnee, Kansas (the "City"), on behalf of the governing body of the City, at 11110 Johnson Dr., Shawnee, KS 66203, or, in the case of electronic proposals, on the Columbia Capital Auction website at http://www.ColumbiaCapitalAuction.com ("Columbia Capital Auction"), until 10:30 a.m. (CST) October 25, 2021, for the purchase of \$52,170,000* principal amount of General Obligation Improvement and Refunding Bonds, Series 2021A (the "Bonds"). No bid of less than \$52,170,000 (100% of the par value of the Bonds), plus accrued interest to the date of delivery, will be considered. Bidders may be required to be qualified in a manner established by the City before submitting a bid.

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 November 18, 2021 (the "Dated Date"), and will become due on December 1 in the years as follows:

Maturity Schedule*

Maturity December 1	Principal* Amount	Maturity December 1	Principal* Amount
2022	\$2,605,000	2037	\$1,190,000
2023	2,610,000	2038	1,070,000
2024	2,090,000	2039	955,000
2025	1,905,000	2040	1,705,000
2026	1,530,000	2041	1,600,000
2027	1,155,000	2042	1,495,000
2028	2,980,000	2043	1,390,000
2029	4,075,000	2044	1,285,000
2030	5,130,000	2045	1,175,000
2031	4,700,000	2046	1,065,000
2032	1,860,000	2047	950,000
2033	1,200,000	2048	835,000
2034	1,085,000	2049	720,000
2035	1,410,000	2050	600,000
2036	1,300,000	2051	500,000

The Bonds will bear interest from the Dated Date at rates to be determined when the Bonds are sold as provided in the Notice of Sale, which interest will be payable semiannually on June 1 and December 1 in each year, beginning on June 1, 2022. A bidder may elect to have all, or a portion of the Bonds scheduled to mature in consecutive years issued as term bonds subject to the requirements set forth in the Notice of Sale.

Book Entry Only System

The Bonds shall be registered under a book entry only system administered through The Depository Trust Company ("DTC").

Paying Agent and Bond Registrar

Treasurer of the State of Kansas, Topeka, Kansas.

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America or a wire transfer in the manner that complies with the requirements set forth in the Notice of Sale in the amount of \$1,043,400 (2% of the principal amount of the Bonds).

Delivery

The City 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 November 18, 2021 to DTC.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 2020 is \$1,080,925,554. The total general obligation bonded indebtedness of the City as of the date of the Bonds, including the Bonds, is \$111,630,000.

Approval of Bonds

The Bonds will be sold subject to the legal opinion of Kutak Rock LLP, Kansas City, Missouri, Bond Counsel, whose approving legal opinion as to the validity of the Bonds will be furnished and paid for by the City 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 Financial Advisor, Columbia Capital Management, LLC, Attn: Mr. Jeff White, 6330 Lamar, Suite 200, Overland Park, KS 66202, phone 913-248-8500; Shawnee City Hall, Attn: Mr. Don Cawby, 11110 Johnson Dr., Shawnee, KS 66203, phone 913-742-6263; or from Kutak Rock LLP, Bond Counsel, Attn: Mr. Joseph D. Serrano, 2300 Main St., Suite 800, Kansas City, MO 64108-2416, phone 816-960-0090.

Dated October 5, 2021.

City of Shawnee, Kansas Don Cawby, Finance Director Shawnee City Hall 11110 Johnson Dr. Shawnee, KS 66203 913-742-6263

* Preliminary, subject to change Doc. No. 049489

State of Kansas

Office of the Governor

Executive Order No. 21-26 Proclaiming States of Drought for Certain Counties

WHEREAS, the Director of the Kansas Water Office has informed me, pursuant to K.S.A. 74-2608, of drought conditions within the state;

WHEREAS, there is every indication that drought conditions are present across the state;

WHEREAS, these drought conditions will not abate in the near future;

WHEREAS, the Kansas Emergency Management' Act (K.S.A. 48-924 *et seq.*) states that the Governor shall be responsible for meeting the dangers to the state and its people from disasters and specifically authorizes drought proclamations such as this to address drought conditions; and

WHEREAS, the Director of the Kansas Water Office, in consultation with the Governor's Drought Response Team, is authorized to upgrade a county to emergency status, as the need arises.

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of Kansas:

- 1. I declare a Drought Watch, Drought Warning, or Drought Emergency for the following counties:
 - a. <u>Drought Watch counties</u>: Atchison, Brown, Butler, Chase, Clark, Clay, Cloud, Comanche, Cowley, Decatur, Dickinson, Doniphan, Douglas, Edwards, Ellis, Finney, Ford, Geary, Gove, Graham, Grant, Gray, Greeley, Hamilton, Harvey, Haskell, Hodgeman, Jackson, Jefferson, Jewell, Johnson, Kearny, Kingman, Kiowa, Lane, Leavenworth, Logan, Lyon, Marion, Marshall, Meade, Morris, Morton, Nemaha, Ness, Norton, Ottawa, Pawnee,

Phillips, Pottawatomie, Pratt, Reno, Republic, Riley, Rooks, Rush, Saline, Scott, Sedgwick, Seward, Shawnee, Sheridan, Smith, Stafford, Stanton, Stevens, Sumner, Trego, Wabaunsee, Wallace, Washington, Wichita, Wyandotte

- b. <u>Drought Warning counties</u>: Barber, Barton, Cheyenne, Ellsworth, Harper, Lincoln, McPherson, Mitchell, Osborne, Rawlins, Rice, Russell, Sherman, Thomas
- I authorize and direct all agencies under the jurisdiction of the Governor to implement the appropriate Watch, Warning, or Emergency drought response actions assigned to them in the Operations Plan of the Governor's Drought Response Team.
- County drought stages declared in this order shall remain in effect until revised or rescinded by subsequent order.

This document shall be filed with the Secretary of State as Executive Order No. 21-26 and shall become effective immediately.

Dated September 2, 2021.

Laura Kelly Governor

Doc. No. 049482

State of Kansas

Secretary of State

Notice of Annual Statement of Ownership, Management, and Circulation

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a. Total Numb	er of	Copies (Net press run)	123	123
	(1)	Mailed Outside-County Paid Subscriptions Stated on PS Form 3541 (Include paid distribution above nominal rate, advertiser's proof copies, and exchange copies)	40	40
b. Paid Circulation (By Mail and	culation (2) Mailed In-County Paid Subscriptions Stated on PS Form 3541 (Include paid distribution above nominal rate, advertiser's proof copies, and exchange copies)		12	12
Outside the Mail)	(3)	Paid Distribution Outside the Mails Including Sales Through Dealers and Carriers, Street Vendors, Counter Sales, and Other Paid Distribution Outside USPS®	0	0
	(4)	Paid Distribution by Other Classes of Mail Through the USPS (e.g., First-Class Mail®)	0	0
c. Total Paid D	istrit	oution [Sum of 15b (1), (2), (3), and (4)]	52	52
d. Free or Nominal	(1)	Free or Nominal Rate Outside-County Copies included on PS Form 3541	11	11
Rate Distribution (By Mail	(2)	Free or Nominal Rate In-County Copies Included on PS Form 3541	0	0
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	(4)	Free or Nominal Rate Distribution Outside the Mail (Carriers or other means)	9	9
e. Total Free o	r No	minal Rate Distribution (Sum of 15d (1), (2), (3) and (4))	20	20
f. Total Distrib	utior	n (Sum of 15c and 15e)	72	72
g. Copies not I	Distri	buted (See Instructions to Publishers #4 (page #3))	51	51
h. Total (Sum	of 15	f and g)	123	123
i. Percent Pair		(15f times 100)	72%	72%

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b. Total Paid Print Copies (Line 15c) + Paid Electronic Copies (Line 16a))	
c. Total Print Distribution (Line 15f) + Paid Electronic Copies (Line 16a))	
d. Percent Paid (Both Print & Electronic Copies) (16b divided by 16c × 100))	
I certify that 50% of all my distributed copies (electronic and print) are paid above a r	nominal price.	
If the publication is a general publication, publication of this statement is required. Will be print the October 7, 2020 issue of this publication.	printed	Publication not required.
3. Signature and Title of Editor, Publisher, Business Manager, or Owner		Date

Scott Schwab Secretary of State

Doc. No. 049480

State of Kansas

Department of Health and Environment

Notice of Hearing

Pursuant to K.S.A. 77-420, the Kansas Department of Health and Environment, Bureau of Epidemiology and Public Health Informatics, will conduct a public hearing at 10:00 a.m. Tuesday, October 19, 2021, to receive public comment regarding the implementation and compliance costs of proposed amended K.A.R. 28-17-6 and 28-17-12 regarding fees for vital records.

Due to public health concerns, only remote public participation is available. To participate in the teleconference hearing, call 1-866-620-7326 and enter conference code 8141969688#. During the hearing, all interested individuals will be given a reasonable opportunity to present their comment orally on the implementation and compliance costs of the proposed regulations. It is requested

that each individual giving oral comment provide a written copy of the comment for the record prior to the hearing by email or postal mail to the email or postal mail address of the individual designated below in this notice. In order to give each individual an opportunity to present comment, it may be necessary for the hearing officer to request that each presenter limit an oral presentation of comment to an appropriate time frame.

Individuals also are encouraged to participate in the public hearing by submitting written comment prior to 5:00 p.m. on the day of the hearing. Submit written comment, including a written copy of oral comment, to Kay Haug, Bureau of Epidemiology and Public Health Informatics, Kansas Department of Health and Environment, 1000 SW Jackson, Suite 110, Topeka, KS 66612 or by email to Kay.haug@ks.gov.

Complete copies of the proposed regulations and the corresponding economic impact statement may be obtained from the Bureau of Epidemiology and Public Health Informatics website at https://www.kdheks.gov/bephi/index.html or by contacting Kay Haug, at 785-296-8795 or Kay.haug@ks.gov.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and the economic impact 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 Kay Haug at the contact information above.

Lee A. Norman, M.D. Secretary

Doc. No. 049484

State of Kansas

State Fire Marshal

Permanent Administrative Regulations

Article 26.—COMMERCIAL INDUSTRIAL HEMP PROCESSING

- **22-26-1. Definitions.** As used in this article of the state fire marshal's regulations, each of the following terms shall have the meaning specified in this regulation:
- (a) "Act" means the commercial industrial hemp act, K.S.A. 2020 Supp. 2-3901 et seq. and amendments thereto.
- (b) "Allowable THC content" means the legal level of THC concentration allowed under state and federal law.
- (c) "Batch" means a quantity of hemp, by-products, distillate, or seeds acquired on the same date from the same source.
- (d) "Batch identification number" means a unique, sequential number that is assigned to each batch and corresponds to a record identifying the source of the material acquired and the date of acquisition.
- (e) "By-product" means the spent biomass, after the extraction of cannabinoids, that contains no greater than the allowable THC content.
 - (f) "CBD" means cannabidiol.
- (g) "Certificate of analysis" means a document from the Kansas department of agriculture or an independent

testing laboratory stating the results of laboratory testing of a sample of hemp, by-products, distillate, seeds, hemp waste, or hemp products.

- (h) "Distillate" means any substance resulting from the extraction of cannabinoids that contains greater than the allowable THC content and is intended for further processing to yield final hemp products and hemp waste.
- (i) "Final hemp product" means a hemp product that has no greater than the allowable THC content and is in a form suitable for lawful sale in Kansas.
 - (j) "Hemp" means industrial hemp.
- (k) "Hemp waste" means the materials resulting from hemp processing that contain greater than the allowable THC content and cannot be further processed into a final hemp product.
 - (l) "KBI" means Kansas bureau of investigation.
- (m) "Lot" means the quantity of hemp processed in one operation or in one continuous or semicontinuous process or cycle. A lot could consist of a single batch or batches from multiple producers.
- (n) "Premises" means a hemp processing facility, the immediately surrounding areas controlled by a processor, waste receptacles, associated buildings, and parking areas.
- (o) "Processor" means a person registered as a hemp processor in Kansas.
- (p) "Producer" means a person lawfully engaged in the cultivation or production of industrial hemp for commercial purposes, whether inside or outside Kansas.
- (q) "THC concentration" means the combined percentage of tetrahydrocannabinol and its isomers, their salts and acids, and salts of their acids, reported as free THC and measured on a dry-weight basis for any part of the plant *Cannabis sativa L*. and on a percentage-by-weight basis in distillate, by-products, hemp waste, or other materials resulting from the processing of industrial hemp.
- (r) "Treated hemp waste" means hemp waste that has been treated as required by K.S.A. 2020 Supp. 2-3909, and amendments thereto, and this article of the state fire marshal's regulations to render the hemp waste unusable and unrecognizable. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-2.** Hemp processor registration; renewal. (a) No person shall process industrial hemp in Kansas without a valid registration issued by the state fire marshal. Each hemp processor registration shall be non-transferable.
- (b) Each individual wanting to register as a hemp processor shall submit an application on a form provided by the state fire marshal.
- (c) If the applicant is not an individual, the applicant shall designate one or more individuals to be legally responsible for all activities relating to hemp processing and submit an application on a form provided by the state fire marshal, identifying each designated individual and each owner.
 - (d) The application shall also include the following:
- (1) The street address or a legal description of any premises that will serve as a part of the applicant's processing operations;

- (2) a brief description of the industrial hemp processing methods that will be used, activities that will be undertaken, and final hemp products planned for production;
- (3) a policies and procedures manual, as specified in K.A.R. 22-26-5, for approval by the state fire marshal; and
- (4) a code footprint meeting the requirements of K.A.R. 22-1-7.
- (e) Each applicant shall be fingerprinted and submit to a criminal history record check, and each applicant or processor shall ensure that each employee or owner wanting to engage in the extraction of cannabinoids, the handling or transportation of distillate, or the disposal of hemp waste is fingerprinted and submits to a criminal history record check.
- (f) Éach registration shall expire annually on June 30. Each renewal application shall be submitted on or before June 1.
 - (g) The annual registration fees shall be as follows:
- (1) \$1,000 for each processor that performs the extraction of cannabinoids or processes extracted cannabinoids, or both; and
- (2) \$500 for each processor that does not perform the extraction of cannabinoids and does not process extracted cannabinoids.

Each fee shall be nonrefundable.

- (h) No registration shall be approved for hemp processing activities in or within an area zoned for residential use or within one-quarter mile of any public or private K-12 school or public recreational area, except with the state fire marshal's written permission.
- (i) Acceptance of a hemp processor registration shall constitute a grant of authority by the processor allowing the state fire marshal to provide the registration number, full legal name of the processor, and descriptions of all locations and facilities identified for processing industrial hemp, including any later modifications, to the United States drug enforcement agency, the KBI, the sheriff of the county where the premises are located, and any other law enforcement agency.
- (j) A registration issued pursuant to this article of the state fire marshal's regulations shall not relieve the processor from the responsibility to obtain any other registrations, licenses, or permits required by law.
- (k) An application may be denied or refused renewal by the state fire marshal for any lawful reason, including any of the reasons stated in K.A.R. 22-26-3. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-3.** Compliance with laws; denial, revocation, or conditioning of a registration; appeals. (a) Each processor shall comply with the act and the implementing regulations and with all local, state, and federal laws, regulations, and ordinances related to industrial hemp, hemp products, and materials containing THC. Each processor shall be responsible for the actions of its employees, contractors, and agents in their performance of any activities relating to the acquisition, possession, sale, distribution, processing, or transportation of hemp, distillate, seeds, and hemp waste.

- (b) Each of the following shall constitute a basis for the state fire marshal to deny an initial or renewal application or to impose conditions on a registration or revoke a registration:
- (1) Knowingly providing any false, misleading, or incorrect information on the registration application or to the state fire marshal;
- (2) failure to provide any information that the state fire marshal requests;
- (3) failure to cooperate with the state fire marshal or law enforcement agencies in administration and enforcement of the act and the implementing regulations;
- (4) failure to maintain or submit any forms or reports as required;
- (5) violation of any provision of the act or the implementing regulations;
- (6) revocation of a registration, license, permit, or certificate to practice in the hemp industry by the state fire marshal, the Kansas department of agriculture, the United States department of agriculture, another state, or any Indian nation or U.S. territory within the three years preceding the application date;
- (7) any conviction, other than a felony conviction, related to growing, cultivating, processing, or distributing hemp or marijuana within the five years preceding the application date;
- (8) failure to ensure that fingerprint-based criminal history record checks are conducted as required by the act and the implementing regulations;
- (9) conviction of an individual applicant, or an officer, proprietor, or partner of the applicant entity or an owner of more than a 10 percent interest in the processing operations, within the preceding five years of a felony or Class A misdemeanor violation involving homicide, assault, domestic violence, battery, fraud, theft, or misappropriation of another person's money or property, or offenses that are substantially similar to these offenses under the laws of another jurisdiction or federal law;
- (10) conviction of an individual applicant, or an officer, proprietor, or partner of the applicant entity or an owner of more than a 10 percent interest in the processing operations within the preceding 10 years of a felony involving the unlawful use, possession, or distribution of drugs;
- (11) knowingly employing any individual to engage in any activities related to the processing of hemp, distillate, seeds, or hemp waste if the individual has been convicted within the preceding five years of any of the crimes listed in paragraph (9) of this subsection or within the preceding 10 years of any of the crimes listed in paragraph (10) of this subsection; and
- (12) failure to submit to the state fire marshal the name and the job title or job responsibilities of each new employee within 14 days of hiring.
- (c) If a processor's Kansas registration is revoked, the person shall not be eligible to apply for a hemp processor registration for three years from the date of revocation. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5, and K.S.A. 74-120; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-5. Policies and procedures manual.** Each processor shall establish, maintain, and adhere to written pol-

- icies and procedures for the processing, security, storage, inventory, distribution, and transportation of hemp, distillate, seeds, hemp products, and hemp waste, as defined in K.A.R. 22-26-1. These policies and procedures shall be specified in a manual that includes the following topics:
- (a) Ensuring that all of the hemp and distillate in every stage of processing and distribution are used and stored in such a manner as to prevent diversion, theft, or loss and are accessible only to the minimum number of authorized personnel essential for efficient operation;
- (b) ensuring that hemp waste is kept in a secure location in such a manner as to prevent diversion, theft, or loss and is accessible only to the minimum number of authorized personnel essential for hemp waste storage and disposal; and
- (c) indicating the methods of disposal of hemp waste that will be used. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-6. Processing records.** (a) For each lot, each processor shall make a processing record that shall include the following, except as specified in subsection (b):
 - (1) The date of processing;
- (2) the batch identification number of each batch processed in the lot;
- (3) the method used for processing and the type and name of any solvent or other compounds used in the processing of the lot;
 - (4) the weight of the lot processed;
- (5) the weight of by-products and of distillate from the lot that are not further processed;
 - (6) the weight and types of final hemp products; and
- (7) the weight of hemp waste from the lot and the method of disposal.
- (b) Any processor may request approval from the state fire marshal to make a processing record composed of data different from the data specified in subsection (a), if necessary to more accurately reflect the processing method used by the processor. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-7.** Access to records and property. (a) Acceptance of a hemp processor registration shall constitute a grant of consent to allow the state fire marshal, or designee, complete, unrestricted, and immediate access to the records, premises, motor vehicles on the premises, and motor vehicles used in the transportation of hemp or distillate to determine compliance with the act and the implementing regulations. Access shall be granted at reasonable times, whether the processor is present or not, without interference or obstruction, with or without cause, and with or without advance notice.
- (b) Each processor shall sign, and shall require each employee to sign, a form provided by the state fire marshal granting consent for the state fire marshal or designee to search the processor's or employee's person, personal effects, or vehicle while on the premises whenever an inventory discrepancy is detected or there is reason to

believe that the processor or employee is in possession of hemp, distillate, seeds, or hemp waste for a purpose other than the activities authorized by the act.

- (c) If a processor denies the state fire marshal, or designee, the access required by subsection (a), any court of competent jurisdiction may issue a search warrant authorizing access to the records, premises, or motor vehicles, upon application and showing of cause by the state fire marshal. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-8.** Facilities; exemptions. (a) Each hemp processing facility shall be inspected by the state fire marshal before the issuance of a hemp processor registration. A hemp processor registration shall be valid only for the facility that was inspected at the time of registration.

Each hemp processing facility and premises shall continue to be subject to inspection by the state fire marshal, pursuant to K.S.A. 31-139 and amendments thereto.

- (b) Each processor shall ensure that the hemp processing facility complies with the national codes and standards adopted by the state fire marshal, unless an exemption from a specific requirement is granted by the state fire marshal. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5, K.S.A. 2020 Supp. 31-133, and K.S.A. 2020 Supp. 31-136; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-9.** Security measures; reportable events; recordkeeping. (a) Each processor shall keep all equipment and areas used for the processing and storage of hemp, distillate, seeds, or hemp waste securely locked and protected from entry by unauthorized individuals.
- (b) Each hemp processing facility shall have adequate alarm and video surveillance security systems to prevent and detect diversion, theft, or loss of hemp, distillate, seeds, or hemp waste, including the following:
- (1) A perimeter alarm with motion detector providing coverage of all facility entrances and exits, rooms with exterior windows, roof hatches, skylights, and storage rooms; and
 - (2) a video surveillance system.
- (c) The video surveillance system shall have video cameras directed at and recording all areas that are used to contain hemp, distillate, seeds, or hemp waste and all points of entry and exit. These cameras shall be angled to capture a clear and certain identification of any person within view. The date and time shall be embedded on all surveillance recordings without obscuring the picture. The video cameras shall be in operation 24 hours each day and may be set to record upon detection of motion.
- (d) Each processor shall make available the video camera recordings for immediate viewing by the state fire marshal or law enforcement upon request.
- (e) All alarm and video surveillance systems shall be designed to operate during power outages.
- (f) All alarm and video surveillance systems shall be inspected at least annually by the vendors.
- (g) Each processor shall immediately notify the state fire marshal of any failure of the security alarm system

- or surveillance system due to a loss of electrical power or mechanical malfunction and shall describe any corrective measures taken.
- (h) Each processor shall maintain the following records:
- (1) Surveillance video camera recordings, for at least the preceding 14 days;
- (2) annual inspections of the alarm and video surveillance systems, for three years; and
- (3) records of any occurrence that is reportable under this regulation, for three years after the occurrence.
- (i) Each processor shall immediately notify the state fire marshal of any interaction of the processor, or its employees, contractors, or agents, with law enforcement that is related to participation in the hemp processing industry. This requirement shall also apply to any contact with law enforcement related to a criminal charge or criminal investigation involving any of the offenses listed in K.A.R. 22-26-3(b)(9) or (10) or offenses in another jurisdiction that are substantially similar to the listed offenses. The processor shall provide a written follow-up statement summarizing the interaction and its outcome to the state fire marshal within three calendar days of the interaction. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-10.** Acquisition of hemp, by-products, distillate, or seeds for processing. (a) Each processor shall obtain hemp, by-products, distillate, or seeds only from legal sources.
- (b) Each processor shall accept hemp, by-products, distillate, or seeds only if the material is accompanied by a harvest certificate, a certificate of analysis, or a similar document and by a signed bill of lading that includes the weight of the material transferred, the date of the transfer, and the following information:
- (1) The name, address, and registration, permit, or license number of the producer of the hemp;
- (2) the name, address, and registration, permit, or license number of the person from whom the processor acquired the hemp, by-products, distillate, or seeds; and
- (3) the name, address, and registration, permit, or license number of any prior processor.
- (c) Each processor shall assign a batch identification number to each batch at the time of acquisition.
- (d) Each processor shall retain the records required by this regulation for at least three years and shall make the records available to the state fire marshal upon request. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-11. Inventory control; reports.** (a) Each processor shall conduct an inventory each processing week and create an inventory report that shall include the locations and weights of each of the following materials:
- (1) The hemp, by-products, distillate, seeds, final hemp products, hemp waste, and treated hemp waste on hand at the start of the processing week;

- (2) the hemp, by-products, distillate, and seeds received;
- (3) the hemp, by-products, distillate, and seeds processed, identified by batch identification numbers;
 - (4) the final hemp products produced;
- (5) the hemp, by-products, seeds, final hemp products, and distillate shipped from the facility;
- (6) the hemp waste produced from processing activities;
 - (7) the hemp waste treated;
 - (8) the hemp waste disposed of; and
- (9) the hemp, by-products, distillate, seeds, final hemp products, hemp waste, and treated hemp waste on hand at the end of the processing week.
- (b) Any processor may request approval from the state fire marshal to make an inventory report different from that specified in subsection (a) if necessary to more accurately reflect the processing activities of the processor.
- (c) Each processor shall notify the state fire marshal immediately upon discovering any actual or apparent diversion, theft, or loss of any hemp, by-products, distillate, or hemp waste or of any loss or unauthorized alteration of records related to hemp processing or business activities, including inventory, security, employment, and transportation. The processor shall submit to the state fire marshal a signed report detailing the location and circumstances of the event, the type and amount of material involved, and an accurate inventory.
- (d) Each processor shall maintain the records required by this regulation for at least three years and make the records available to the state fire marshal upon request. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-12.** Disposal of hemp waste. (a) For any hemp waste, as defined in K.A.R. 22-26-1, that is required by K.S.A. 2020 Supp. 2-3909 and amendments thereto to be rendered unusable and unrecognizable, the processor shall incorporate the hemp waste into one or more of the nonconsumable solid waste materials listed below, such that the resulting mixture is less than 50 percent hemp waste:
 - (1) Paper waste materials;
 - (2) cardboard waste materials;
 - (3) food waste materials;
 - (4) yard waste materials;
 - (5) soil or other growth media; or
 - (6) other materials approved by the state fire marshal.
- (b) Each processor shall maintain and make available to the state fire marshal upon request a separate record of every disposal. The record shall contain the following:
 - (1) The date and time of disposal;
 - (2) the disposal method and procedures followed;
- (3) the volume and weight of the approved material used to render the hemp waste unusable;
 - (4) the reason for disposal;
- (5) the volume and weight of hemp waste disposed of and the batch identification number of each batch from which the hemp waste was produced; and
- (6) the name, title, and signature of each person involved in the disposal.

- (c) Any processor may use any other method approved in writing by the state fire marshal for rendering hemp waste unusable and unrecognizable.
- (d) No processor shall allow hemp waste that is required by K.S.A. 2020 Supp. 2-3909, and amendments thereto, to be rendered unusable and unrecognizable to leave the premises before the hemp waste is treated as required in subsections (a) and (c).
- (e) Each processor shall dispose of all hazardous waste pursuant to K.S.A. 2020 Supp. 2-3909, and amendments thereto.
- (f) Each processor shall retain the records required by this regulation for at least three years. (Authorized by K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5, and K.S.A. 2020 Supp. 2-3909; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-13. Transportation.** (a) Each processor that sells, trades, barters, gives away, or otherwise transfers any hemp, distillate, by-products, seeds, or final hemp products to any other person shall ensure that the materials are accompanied by the following:
- (1) A harvest certificate, a certificate of analysis, or a similar document from the producer; and
 - (2) a signed bill of lading that includes the following:
 - (A) The processor's registration number;
- (B) the total weight of hemp, distillate, by-products, seeds, or final hemp products transferred;
 - (C) the date of the transfer; and
- (D) the name and other requested identifiers of the person acquiring the materials.
- If the processor received these materials from a prior processor, the processor shall include a signed bill of lading from the prior processor.
- (b) No processor, or contractor, employee, or agent of a processor, shall take from the premises or possess any hemp, distillate, unprocessed seeds, or hemp waste unless the individual's possession is for activities authorized by the act and is in accordance with state and federal law and this article of the state fire marshal's regulations.
- (c) Any individual in possession of hemp, distillate, unprocessed seeds, or hemp waste without a valid hemp producer's license, a valid processor's registration, or an appropriate signed bill of lading or a similar document from the producer and any prior processor may be presumed to have gained possession of the material in violation of the act and the implementing regulations.
- (d) Each processor shall comply with the act and the implementing regulations and with all local, state, and federal laws, regulations, and ordinances related to the possession and transportation of hemp, distillate, by-products, seeds, hemp products, and hemp waste. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5, K.S.A. 2020 Supp. 2-3908, as amended by L. 2021, ch. 76, sec. 6; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-14.** Chain of custody for transportation of distillate. (a) No processor shall supply or release distillate to any person or individual in Kansas who does not

possess one of the credentials specified in K.S.A. 2020 Supp. 2-3908 and amendments thereto or who is not an employee of a person having one of those credentials, except that, if not otherwise prohibited by state or federal law, any processor may release distillate to an employee of a commercial shipping or delivery company for transport to a licensed hemp producer in Kansas, a registered hemp processor in Kansas, or another lawful recipient.

- (b) Each processor shall package all distillate leaving a hemp processing facility in a container that is sealed with tamper-evident tape. The processor shall take a digital photo of the seals on the containers after sealing the containers.
- (c) Each sealed container shall be placed in a locked compartment within the transport vehicle or secured in accordance with the policies of a commercial shipping or delivery company. Acceptable compartments shall include a trunk in a car, a locking cargo box in a truck, a safe, and a lockbox.
- (d) When distillate leaves a hemp processing facility, the processor shall record the following information on a form provided by the state fire marshal:
 - (1) Number of containers in the shipment;
- (2) batch identification numbers for the distillate in each container;
 - (3) weight of each container;
 - (4) date and time of transfer;
- (5) delivery address, recipient name, and any other identifying information about the recipient required by the state fire marshal; and
- (6) if the transportation is not being performed by a commercial shipping or delivery company, the signature, name, and driver's license or state-issued identification card number of each individual in the transport vehicle.
- (e)(1) If the transportation is not being performed by a commercial shipping or delivery company, a copy of the form specified in subsection (d) shall be retained by the driver and shall be shown to any law enforcement officer upon demand, to demonstrate that the driver is authorized to transport distillate.
- (2) If the transportation is being performed by a commercial shipping or delivery company, each processor shall include in the package a copy of the form specified in subsection (d).
- (f)(1) If transportation is not being performed by a commercial shipping or delivery company, upon delivery of the distillate, each individual in the transport vehicle shall sign the form; record the date, time, and place of delivery; and record the name and title of the person

- taking delivery and any other identifying information requested by the state fire marshal.
- (2) If transportation is being performed by a commercial shipping or delivery company, each processor shall use a delivery service that provides for delivery restricted to identified recipients, requires a recipient signature at the time of delivery, and provides for delivery confirmation.
- (g) The recipient shall record the date and time of delivery, take a digital photo of each seal, and inspect each container and seal for any indication of tampering.
- (1) If a container or a seal shows any sign of tampering, the recipient shall take possession of the delivery and shall immediately notify the processor and the state fire marshal.
- (2) If the recipient detects no tampering, the recipient shall sign the delivery form acknowledging that each seal and container was intact upon delivery and shall return a copy of the delivery form to the processor by physical or electronic means.
- (h) The recipient shall retain the information and photos required by this regulation for three years and shall make the information and photos available to the state fire marshal upon request. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5, K.S.A. 2020 Supp. 2-3908, as amended by L. 2021, ch. 76, sec. 6; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)
- **22-26-16. Testing.** (a) Each processor shall allow the state fire marshal or designee to inspect and take samples of any hemp, distillate, by-products, seeds, or hemp products on the premises to determine compliance with the act and implementing regulations.
- (b) When requested by the state fire marshal, a processor shall provide a representative sample of any material specified in subsection (a) to a testing laboratory acceptable to the state fire marshal.
- (c)(1) If testing is done pursuant to subsection (a) or (b), a certificate of analysis from the testing laboratory shall be provided directly to the state fire marshal.
- (2) If testing is done at the processor's request, the processor shall retain a copy of the certificate of analysis for at least three years and shall make this copy available to the state fire marshal upon request. (Authorized by and implementing K.S.A. 2020 Supp. 2-3907, as amended by L. 2021, ch. 76, sec. 5; effective, T-22-1-28-21, Jan. 28, 2021; effective, T-22-5-26-21, May 28, 2021; effective Oct. 22, 2021.)

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