

Wildlife, Parks, and Tourism Commission

Notice of Public Hearing

A public hearing will be conducted by the Wildlife, Parks, and Tourism Commission at 6:30 p.m., Thursday, January 9, 2014 at Southwestern College, 100 College Street, Winfield, Kansas, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife, Parks, and Tourism.

A general discussion and workshop meeting on business of the Wildlife, Parks, and Tourism Commission will begin at 1:00 p.m., January 9 at the location listed above. The meeting will recess at approximately 5:00 p.m. then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. January 10 at the location listed above.

Any individual with a disability may request accommodation in order to participate in the public meeting and may request the meeting materials in an accessible format. Requests for accommodation to participate in the meeting should be made at least five working days in advance of the meeting by contacting Sheila Kemmis, Commission Secretary, at (620) 672-5911. Persons with a hearing impairment may call the Kansas Commission for the Deaf and Hard of Hearing at 1-800-432-0698 to request special accommodations.

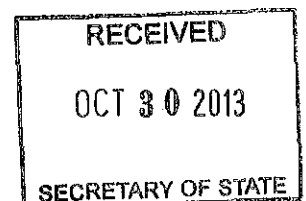
This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on proposed administrative regulations.

All interested parties may submit written comments prior to the hearing to the Chairman of the Commission, Kansas Department of Wildlife, Parks, and Tourism, 1020 S. Kansas Ave, Suite 200, Topeka, KS 66612 or to sheila.kemmis@ksoutdoors.com if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

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

K.A.R. 115-2-3. This permanent regulation establishes the camping, utility, and other fees. The proposed amendments would increase seasonal and nightly utility fees.

Economic Impact Summary: The fees are expected to generate \$331,240, all of which will accrue to the park fee fund. Otherwise, the proposed amendment is not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.



K.A.R. 115-4-15. This permanent regulation establishes the restitution scoring system for deer, elk and antelope that are unlawfully taken. The proposed amendment would adjust the definition of a point.

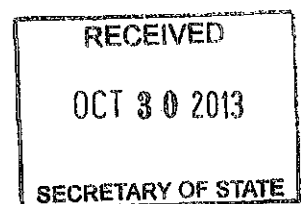
Economic Impact Summary: The proposed amendment is not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

K.A.R. 115-25-5. This exempt regulation establishes fall turkey season, bag limits and permits. The proposed version of the regulation would reduce the bag limit for units 3, 5, and 6 to adjust for decreased production.

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

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

Gerald Lauber, Chairman



Proposed

115-2-3. Camping, utility, and other fees. (a) Each overnight camping permit shall be valid only for the state park for which it is purchased and shall expire at 2:00 p.m. on the day following its effective date.

(b) Any annual camping permit may be used in any state park for unlimited overnight camping, subject to other laws and regulations of the secretary. This permit shall expire on December 31 of the year for which it is issued.

(c) Any 14-night camping permit may be used in any state park. This permit shall expire when the permit has been used a total of 14 nights, or on December 31 of the year for which it is issued, whichever is first.

(d) Camping permits shall not be transferable.

(e) The fee for a designated prime camping area permit shall be in addition to the overnight, annual, 14-night, or other camping permit fee, and shall apply on a nightly basis.

(f) Fees shall be due at the time of campsite occupancy and by noon of any subsequent days of campsite occupancy.

(g) Fees set by this regulation shall be in addition to any required motor vehicle permit fee specified in K.A.R. 115-2-2.

(h) The following fees shall be in effect for state parks and for other designated areas for which camping and utility fees are required:

Camping--per camping unit (April 1 through September 30):

Annual camping permit.....	\$ 200.00
Overnight camping permit.....	7.00

RECEIVED
 OCT 30 2013
 SECRETARY OF STATE

ATTORNEY GENERAL
 OCT 07 2013
 APPROVED BY *sf*

DEPT. OF ADMINISTRATION
 OCT 03 2013
 APPROVED

14-night camping permit	99.00
Prime camping area permit.....	2.00
Camping--per camping unit (October 1 through March 31):	
Annual camping permit	150.00
Overnight camping permit.....	6.00
14-night camping permit	85.00
Overflow primitive camping permit, per night.....	5.00
Recreational vehicle long-term <u>seasonal</u> camping permit, except for El Dorado, Milford, and Tuttle Creek State Parks (includes utilities)--per month, per unit (annual camping permit and annual vehicle permit required):	
One utility	240.00 <u>270.50</u>
Two utilities.....	300.00 <u>330.50</u>
Three utilities.....	360.00 <u>390.50</u>
Recreational vehicle long-term <u>seasonal</u> camping permit for El Dorado, Milford, and Tuttle Creek State Parks (includes utilities)--per month, per unit (annual camping permit and annual vehicle permit required):	
One utility	280.00 <u>310.50</u>
Two utilities.....	340.00 <u>370.50</u>
Three utilities.....	400.00 <u>430.50</u>
Recreational vehicle short-term parking--per month	50.00
Utilities--electricity, water, and sewer hookup per night, per unit:	

RECEIVED ATTORNEY GENERAL
OCT 30 2013
SECRETARY OF STATE

OCT 07 2013
APPROVED BY SF

DEPT. OF ADMINISTRATION
OCT 03 2013
APPROVED

One utility	7.50	<u>9.00</u>
Two utilities	9.50	<u>11.00</u>
Three utilities	10.50	<u>12.00</u>
Youth group camping permit in designated areas, per camping unit--per night	2.50	
Group camping permit in designated areas, per person--per night.....	1.50	
Reservation fee, per reservation (camping, special use, or day use)	10.00	
Rent-a-camp: equipment rental per camping unit--per night.....	15.00	
Duplicate permit.....	10.00	
Special event permit negotiated based on event type, required services, and lost revenue—maximum.....	200.00	

(Authorized by and implementing K.S.A. ~~2012~~ 2013 Supp. 32-807 and K.S.A. ~~2012~~ Supp. 32-988; effective Jan. 22, 1990; amended Jan. 28, 1991; amended June 8, 1992; amended Oct. 12, 1992; amended Aug. 21, 1995; amended Sept. 19, 1997; amended Jan. 1, 1999; amended Jan. 1, 2001; amended Jan. 1, 2003; amended Jan. 1, 2005; amended Jan. 1, 2009; amended Jan. 1, 2011; amended April 8, 2011; amended Jan. 1, 2012; amended May 24, 2013; amended P-_____.)

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 07 2013

APPROVED BY *EF*

DEPT. OF ADMINISTRATION

OCT 03 2013

APPROVED

Proposed

ECONOMIC IMPACT STATEMENT

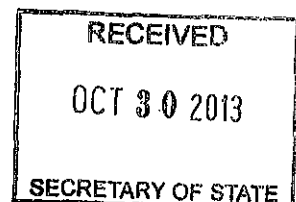
K.A.R. 115-2-3. Camping, utility, and other fees.

DESCRIPTION: This regulation establishes the overnight and annual camping permit prices, fees for utility connections, and related fees within state parks. This is a user fee regulation and the proposed amendments would increase the costs of utilities for nightly and seasonal camping.

FEDERAL MANDATE: None.

ECONOMIC IMPACT: The changes are anticipated to generate \$331,240, all of which would accrue to the park fee fund. Otherwise, the proposed amendments are not anticipated to have any appreciable economic impact on the department, small businesses, other agencies, or the public.

ALTERNATIVES CONSIDERED: None.



Proposed

115-4-15. Restitution scoring system; white-tailed deer; mule deer; elk; antelope. (a) For the purpose of establishing restitution values, each of the following terms shall have the meaning specified in this subsection:

- (1) "Abnormal point" means a point that is nontypical in shape or location.
- (2) "Antler burr" means the elevated bony rim around the antler base of a deer or elk that is just above the skin of the pedicle.
- (3) "First normal point" means the longest, first point immediately above, but not part of, the antler burr. If this point is branched, the longest and straightest portion of the point shall be used for measurement. All other points branching from this point shall be considered abnormal points.
- (4) "Gross score" means the number derived by totaling certain measurements taken from the antlers or horns of a big game animal in accordance with this regulation.
- (5) "Inside spread of the main antler beams" means the measurement at right angles to the center line of the skull at the widest point between main antler beams.
- (6) "Length of the main antler beam" means the measurement from the lowest outside edge of the antler burr over the outer curve to the most distant point of what is or appears to be the main antler beam beginning at the place on the antler burr where the center line along the outer curve of the beam intersects the antler burr.
- (7) "Normal point" means a point that projects from the main antler beam in a typical shape or location.
- (8) "Point" means a projection on the antler of a deer or elk that is at least one inch long as



ATTORNEY GENERAL

OCT 07 2013

APPROVED BY 8F

DEPT. OF ADMINISTRATION

OCT 03 2013

APPROVED

measured from its tip to the nearest edge of the antler beam and the length of which exceeds the width of its base by at one inch or more of length. "Point" shall not include an antler beam tip.

(b) All measurements shall be made to the nearest 1/8 of an inch using a flexible steel tape that is 1/4 inch wide.

(c) The gross score of an antlered whitetail deer shall be determined by adding together all of the following measurements:

- (1) The inside spread of the main antler beams, not to exceed the length of the longest main antler beam;
- (2) the length of the main antler beam on the deer's right side;
- (3) the length of the main antler beam on the deer's left side;
- (4) the total length of all abnormal points on the right and left antlers;
- (5) the total length of all normal points on the right and left antlers as measured from the nearest edge of the main antler beam over the outer curve to the tip. To determine the baseline for normal point measurement, the tape shall be laid along the outer curve of the antler beam so that the top edge of the tape coincides with the top edge of the antler beam on both sides of the point; and
- (6) the following circumference measurements from the right and left antlers:
 - (A) The circumference taken at the smallest place between the antler burr and the first normal point on the main antler beam. If the first normal point is missing, the circumference shall be taken at the smallest place between the antler burr and the second normal point;
 - (B) the circumference taken at the smallest place between the first normal point and the second

RECEIVED
 OCT 30 2013
 SECRETARY OF STATE

ATTORNEY GENERAL
 OCT 07 2013
 APPROVED BY SF

DEPT. OF ADMINISTRATION
 OCT 03 2013
 APPROVED

normal point on the main antler beam. If the first normal point is missing, the circumference shall be taken at the smallest place between the antler burr and the second normal point;

(C) the circumference taken at the smallest place between the second normal point and the third normal point on the main antler beam; and

(D) the circumference taken at the smallest place between the third normal point and the fourth normal point on the main antler beam. If the fourth normal point is missing, the circumference shall be taken halfway between the third normal point and the tip of the main antler beam.

(d) The gross score of an antlered mule deer shall be determined by adding together all of the following measurements:

(1) The inside spread of the main antler beams, not to exceed the length of the longest main antler beam;

(2) the length of the main antler beam on the deer's right side;

(3) the length of the main antler beam on the deer's left side;

(4) the total length of all abnormal points on the right and left antlers;

(5) the total length of all normal points on the right and left antlers as measured from the nearest edge of the main antler beam over the outer curve to the tip. To determine the baseline for normal point measurement, the tape shall be laid along the outer curve of the antler beam so that the top edge of the tape coincides with the top edge of the antler beam on both sides of the point; and

(6) the following circumference measurements from the right and left antlers:

(A) The circumference taken at the smallest place between the antler burr and the first normal

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 07 2013

APPROVED BY [Signature]

DEPT. OF ADMINISTRATION

OCT 03 2013

APPROVED

point on the main antler beam. If the first normal point is missing, the circumference shall be taken at the smallest place between the antler burr and the second normal point;

(B) the circumference taken at the smallest place between the first normal point and the second normal point on the main antler beam. If the first normal point is missing, the circumference shall be taken at the smallest place between the antler burr and the second normal point;

(C) the circumference taken at the smallest place between the main antler beam and the third normal point; and

(D) the circumference taken at the smallest place between the second normal point and the fourth normal point. If the fourth normal point is missing, the circumference shall be taken halfway between the second normal point and the tip of the main antler beam.

(e) The gross score of an antlered elk shall be determined by adding together all of the following measurements:

- (1) The inside spread of the main antler beams, not to exceed the length of the longest main antler beam;
- (2) the length of the main antler beam on the elk's right side;
- (3) the length of the main antler beam on the elk's left side;
- (4) the total length of all abnormal points on the right and left antlers;
- (5) the total length of all normal points on the right and left antlers as measured from the nearest edge of the main antler beam over the outer curve to the tip. To determine the baseline for normal point measurement, the tape shall be laid along the outer curve of the antler beam so that the top edge of the

RECEIVED
 OCT 30 2013
 SECRETARY OF STATE

ATTORNEY GENERAL

OCT 07 2013

APPROVED BY *[Signature]*

DEPT. OF ADMINISTRATION

OCT 03 2013

APPROVED

tape coincides with the top edge of the antler beam on both sides of the point; and

(6) the following circumference measurements from the right and left antlers:

(A) The circumference taken at the smallest place between the first normal point and the second normal point on the main antler beam;

(B) the circumference taken at the smallest place between the second normal point and the third normal point on the main antler beam;

(C) the circumference taken at the smallest place between the third normal point and the fourth normal point on the main antler beam; and

(D) the circumference taken at the smallest place between the fourth normal point and the fifth normal point on the main antler beam. If the fifth normal point is missing, the circumference shall be taken halfway between the fourth normal point and the tip of the main antler beam.

(f) The gross score of an antelope shall be determined by adding together all of the following measurements:

(1) The length of the right horn measured along the center of the outer curve from the tip of the horn to a point in line with the lowest edge of the base, using a straight edge to establish the line end;

(2) the length of the left horn measured along the center of the outer curve from the tip of the horn to a point in line with the lowest edge of the base, using a straight edge to establish the line end;

(3) the circumference of the base of each horn, measured at a right angle to the axis of the horn, not to follow the irregular edge of the horn. The line of the measurement shall be entirely on horn material;

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 07 2013

APPROVED BY SF

DEPT. OF ADMINISTRATION

OCT 03 2013

APPROVED

(4) three circumference measurements on each horn based on the criteria specified in this paragraph. The length of the longest horn shall be divided by four. Starting at the base, each horn shall be marked at these quarters, even though the other horn may be shorter. The circumference shall be measured at these marks at a right angle to the axis of the horn. If the prong of the horn interferes with the first measurement from the base, this measurement shall be taken immediately below the swelling of the prong. If the second measurement from the base falls in the swelling of the prong, this measurement shall be taken immediately above the swelling of the prong; and

(5) the length of the prong measured from the tip of the prong along the upper edge of the outer side to the horn, then continuing around the horn, at a right angle to the long axis of the horn, to a point at the rear of the horn where a straight edge crossing the back of both horns touches the horn. If there is a crack where the prong extends from the horn, the length of the prong shall be taken passing over the entire crack. Once the initial prong length is taken, the width of the crack shall be measured and deducted from the initial prong length. The adjusted length shall be the recorded length of the prong.

~~This regulation shall be effective on and after January 1, 2013. (Authorized by and implementing K.S.A. 2013 Supp. 32-807, as amended by L. 2012, Ch. 47, Sec. 25, and K.S.A. 2011 Supp. 32-1032, as amended by L. 2012, Ch. 154, Sec. 9; effective Jan. 1, 2013; amended P-_____.)~~

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL
OCT 07 2013
APPROVED BY SF

DEPT. OF ADMINISTRATION
OCT 03 2013
APPROVED

Proposed

ECONOMIC IMPACT STATEMENT

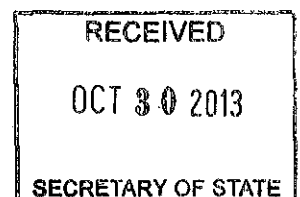
K.A.R. 115-4-15. Restitution scoring system; white-tailed deer; mule deer; elk; antelope.

DESCRIPTION: This permanent regulation establishes scoring systems for restitution for unlawful take of big game animals in Kansas. The proposed change would redefine a "point".

FEDERAL MANDATE: None.

ECONOMIC IMPACT: The proposed amendment is not anticipated to have any appreciable economic impact on the department, other agencies, individuals or small businesses.

ALTERNATIVES CONSIDERED: None.



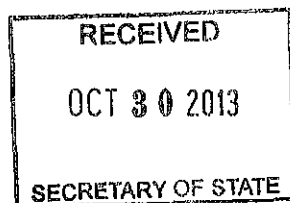
Proposed

115-25-5. Turkey; fall season, bag limit, and permits. (a) The open fall season for the taking of turkey shall be the first day of October through the day before the first day of the regular deer firearms season as specified in K.A.R. 115-25-9 and shall reopen on the day following the last day of the regular deer firearms season through the last day in January. Any equipment that is legal during an archery or fall firearm turkey season shall be permitted during this season.

(b) The units and the number of permits authorized for the taking of turkey during the established seasons shall be as follows:

(1) Unit 1. Unit 1 shall consist of that area bounded by a line from the Nebraska-Kansas state line south on federal highway US-183 to its junction with interstate highway I-70, and then west on interstate highway I-70 to the Colorado-Kansas state line, then north along the Colorado-Kansas state line to its junction with Nebraska-Kansas state line, and then east along the Nebraska-Kansas state line to its junction with federal highway US-183, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 1.

(2) Unit 2. Unit 2 shall consist of that area bounded by a line from the Nebraska-Kansas state line south on federal highway US-81 to its junction with interstate highway I-135, then south on interstate highway I-135 to its junction with federal highway US-56, then west on federal highway US-56 to its junction with state highway K-96, then west on state highway K-96 to its junction with federal highway US-183, then north on federal highway US-183 to its junction with the Nebraska-Kansas state line, and then east along the Nebraska-Kansas state line to its junction with federal highway US-183, except federal and state sanctuaries. An unlimited number of permits and game tags shall be authorized



ATTORNEY GENERAL

OCT 24 2013

APPROVED BY *RF*

DEPT. OF ADMINISTRATION

OCT 22 2013

APPROVED

for unit 2.

(3) Unit 3. Unit 3 shall consist of that area bounded by a line from the Nebraska-Kansas state line south on federal highway US-81 to its junction with interstate highway I-135, then south on interstate highway I-135 to its junction with federal highway US-56, then east on federal highway US-56 to its junction with state highway K-150, then east on state highway K-150 to its junction with federal highway US-50, then east on federal highway US-50 to its junction with interstate highway I-35, then northeast on interstate highway I-35 to its junction with the Missouri-Kansas state line, then north along the Missouri-Kansas state line to its junction with Nebraska-Kansas state line, and then west along the Nebraska-Kansas state line to its junction with federal highway US-81, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 3.

(4) Unit 4. Unit 4 shall consist of that portion of the state bounded by a line from the Kansas-Colorado state line east on interstate highway I-70 to its junction with federal highway US-183, then south on federal highway US-183 to its junction with federal highway US-54, then southwest on federal highway US-54 to the Oklahoma-Kansas state line, then west along the Oklahoma-Kansas state line to its junction with the Colorado-Kansas state line, and then north along the Colorado-Kansas state line to its junction with interstate highway I-70, except federal and state sanctuaries. No permits shall be authorized in unit 4.

(5) Unit 5. Unit 5 shall consist of that portion of the state bounded by a line from the Oklahoma-Kansas state line north on interstate highway I-35 to its junction with federal highway US-56, then west on federal highway US-56 to its junction with state highway K-96, then west on state highway K-96 to

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 24 2013

APPROVED BY *rf*

DEPT. OF ADMINISTRATION

OCT 22 2013

APPROVED

its junction with federal highway US-183, then south on federal highway US-183 to its junction with federal highway US-54, then southwest on federal highway US-54 to the Oklahoma-Kansas state line, and then east along the Oklahoma-Kansas state line to its junction with interstate highway I-35, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 5.

(6) Unit 6. Unit 6 shall consist of that portion of the state bounded by a line from the Oklahoma-Kansas state line north on interstate highway I-35 to its junction with federal highway US-56, then east on federal highway US-56 to its junction with state highway K-150, then east on state highway K-150 to its junction with federal highway US-50, then east on federal highway US-50 to its junction with interstate highway I-35, then northeast on interstate highway I-35 to its junction with the Missouri-Kansas state line, then south along the Missouri-Kansas state line to its junction with the Oklahoma-Kansas state line, and then west along the Oklahoma-Kansas state line to its junction with interstate highway I-35, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 6.

(c) The bag limit for the open fall season shall be one turkey of either sex for each permit or game tag.

(d) An individual shall not apply for or obtain more than one turkey permit and three turkey game tags for the open fall season. Only an individual who has purchased a turkey permit shall be eligible to purchase a turkey game tag.

(e) Turkey permits and turkey game tags shall be valid only for the unit or units designated on the turkey permit or turkey game tag.

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 24 2013

APPROVED BY SF

DEPT. OF ADMINISTRATION

OCT 22 2013

APPROVED

(f) This regulation shall be effective on and after February 1, 2014. (Authorized by and implementing K.S.A. 2013 Supp. 32-807 and K.S.A. 2013 Supp. 32-969.)

RECEIVED
OCT 30 2013
SECRETARY OF STATE

ATTORNEY GENERAL

OCT 24 2013

APPROVED BY sf

DEPT. OF ADMINISTRATION

OCT 22 2013

APPROVED

Proposed

ECONOMIC IMPACT STATEMENT

K.A.R. 115-25-5 Turkey; open season, bag limit, and permits

DESCRIPTION: This proposed exempt regulation establishes hunting unit boundaries, bag limit and season dates for the 2014 fall wild turkey seasons. The proposed change would reduce the bag limits for units 3, 5 and 6 to take into account several years of poor reproduction. Otherwise, the regulation would be unchanged from previous seasons.

FEDERAL MANDATE: None

ECONOMIC IMPACT: It is anticipated that 12,500 fall turkey hunting permits and tags will be issued in 2014. This total includes 7500 resident permits, 3000 turkey game tags and 2000 nonresident permits. Estimated revenue if all permits are issued would be \$255,000. That amount represents an equal expenditure for those individuals desiring to participate in the fall turkey hunting season. Administrative costs associated with the season are borne by the department.

The department estimates over 24,000 days of hunting activity will occur, thus providing economic benefit to businesses providing goods and services. No other economic impact on the general public, small businesses or on other state agencies is anticipated.

ALTERNATIVES CONSIDERED: None.

