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, March 28, 2019 at the Capitol Plaza Hotel, Emerald I & II, 1717 SW Topeka Blvd., 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 1:30 p.m., March 28 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. March 29 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 the proposed administrative regulation.

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@ks.gov 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 regulation that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-2-1. This permanent regulation establishes fees. The proposed amendments would remove fees for duplicate issues as the agency transitions towards electronic licensing.

Economic Impact Summary: The proposal would reduce fees in the amount of approximately \$126,000 annually to the wildlife fee fund based on previous duplicate issuances. No other substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

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K.A.R. 115-2-3. This permanent regulation establishes camping, utility and other fees. The proposed amendments would remove fees for duplicate issues as the agency transitions towards electronic licensing.

Economic Impact Summary: The proposal would reduce fees in the amount of approximately \$1500 annually to the park fee fund based on previous duplicate issuances. No other substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-2-4. This permanent regulation establishes boating fees. The proposed amendments would remove fees for duplicate issues as the agency transitions towards electronic licensing.

Economic Impact Summary: The proposal would reduce fees in the amount of approximately \$13,500 annually to the boating fee fund based on previous duplicate issuances. No other substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-3-2. This permanent regulation establishes legal equipment, taking methods, and possession requirements for rabbits, hares and squirrels. The proposed amendments would clarify that lures, decoys and calls may be used when hunting these species.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-4-4. This permanent regulation establishes legal equipment and taking methods for big game. The proposed amendments would allow the use of a new bullet type for taking big game.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-4-11. This permanent regulation establishes requirements for big game and wild turkey applications. The proposed amendments would align application dates for resident big game permit drawings.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-8-2. This permanent regulation establishes requirements for blinds, stands, and decoys on department lands and waters. The proposed amendments would remove the requirement that portable blinds may not be left overnight.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

K.A.R. 115-9-5. This permanent regulation establishes effective dates for hunting,

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fishing, and furharvester licenses, state park permits and annual trail passes. The proposed amendments would clean up language related to annual trail passes as the regulation related to those passes was revoked previously by the commission.

Economic Impact Summary: No substantial economic impact to the department, other state agencies, small businesses, or individual members of the public is anticipated.

Copies of the complete text of the regulation and its 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

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115-2-1. Amount of fees. The following fees and discounts shall be in effect for the following licenses, permits, and other issues of the department: (a) Hunting licenses and permits. Resident senior hunting license (valid for one year from date of purchase, 65 years of age through 74 years of age)......12.50 Resident youth hunting license (one-time purchase, valid from 16 years of age through 20 years of age, expiring at the end of that calendar year)40.00 Resident big game hunting permit: General resident: antlerless-only elk permit150.00 General resident youth (under 16 years of age): either-sex elk permit......125.00 General resident youth (under 16 years of age): antlerless-only elk permit50.00 Hunt-on-your-own-land: antlerless-only elk permit75.00 General resident: deer permit40.00 General resident youth (under 16 years of age): deer permit10.00 General resident: antlerless-only deer permit20.00

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General resident youth (under 16 years of age): antlerless-only deer permit7.50
Landowner/tenant: deer permit
Hunt-on-your-own-land: deer permit
Special hunt-on-your-own-land: deer permit
General resident: antelope permit
General resident youth (under 16 years of age): antelope permit10.00
Landowner/tenant: antelope permit25.00
Antelope preference point service charge
Any-deer preference point service charge
Application fee for elk permit
Wild turkey permit:
General resident: turkey permit (1-bird limit)25.00
General resident youth (under 16 years of age); turkey permit (1-bird limit) 5.00
Resident landowner/tenant: turkey permit (1-bird limit)
Nonresident: fall turkey permit (1-bird limit)
Nonresident tenant: fall turkey permit (1-bird limit)25.00
Nonresident: spring turkey permit (1-bird limit)
Nonresident tenant: spring turkey permit (1-bird limit)
Nonresident youth (under 16 years of age): turkey permit (1-bird limit)10.00
Resident: turkey preference point service charge
Wild turkey game tag:

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Resident: turkey game tag (1-bird limit)15.00
Resident youth (under 16 years of age): turkey game tag (1-bird limit) 5.00
Nonresident: turkey game tag (1-bird limit)
Nonresident youth (under 16 years of age): turkey game tag (1-bird limit)10.00
Spring wild turkey permit and game tag combination (2-bird limit, must be purchased before
April 1 of year of use):
General resident: turkey permit and game tag combination (2-bird limit)35.00
General resident youth (under 16 years of age): turkey permit and game tag combination
(2-bird limit)10.00
Resident landowner/tenant: turkey permit and game tag combination
(2-bird limit)17.50
Nonresident: turkey permit and game tag combination (2-bird limit)85.00
Nonresident tenant: turkey permit and game tag combination
(2-bird limit)42.50
Nonresident youth (under 16 years of age): turkey permit and game tag combination
(2-bird limit)
Nonresident big game hunting permit:
Nonresident hunt-on-your-own-land: deer permit85.00
Nonresident tenant: deer permit85.00
Nonresident: deer permit (antlered deer)
Nonresident youth (under 16 years of age): deer permit (antlered deer)75.00

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Nonresident: deer permit (antlerless only)
Nonresident: combination 2-deer permit (antlered deer and
antlerless white-tailed deer)
Nonresident youth (under 16 years of age): combination 2-deer permit (antlered
deer and antierless white-tailed deer)
Nonresident: antelope permit (archery only)300.00
Nonresident tenant: antelope permit85.00
Nonresident youth (under 16 years of age): antelope (archery only)100.00
Nonresident: deer permit application fee
Nonresident: mule deer stamp
Field trial permit: game birds
Lifetime hunting license
or eight quarterly installment payments of67.50
Migratory waterfowl habitat stamp
Sandhill crane hunting permit: validation fee
Disabled person hunt-from-a-vehicle permit0
(b) Fishing licenses and permits.
Resident fishing license (valid for one year from date of purchase)25.00
Resident fishing license (valid for five years from date of purchase)
Resident senior fishing license (valid for one year from date of purchase, 65 years
of age through 74 years of age)12.50

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Resident youth fishing license (one-time purchase, valid from 16 years of age through 20
years of age, expiring at the end of that calendar year)
Nonresident fishing license (valid for one year from date of purchase)50.00
Resident calendar day fishing license
Nonresident calendar day fishing license
Three-pole permit (valid for one year from date of purchase)
Tournament bass pass (valid for one year from date of purchase)
Paddlefish permit (six carcass tags)
Paddlefish permit youth (under 16 years of age) (six carcass tags)
Hand fishing permit25.00
Lifetime fishing license
or eight quarterly installment payments of
Five-day nonresident fishing license25.00
Institutional group fishing license
Special nonprofit group fishing license
Trout permit (valid for one year from date of purchase)
(c) Combination hunting and fishing licenses and permits.
Resident combination hunting and fishing license (valid for one year from date
of purchase)45.00
Resident combination hunting and fishing license (valid for five years from date of purchase) 180.00
Resident senior combination hunting and fishing license (valid for one year from date of

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purchase, 65 years of age through 74 years of age)22.50
Resident combination youth hunting and fishing license (one-time purchase, valid from 16
years of age through 20 years of age, expiring at the end of that calendar year)70.00
Resident lifetime combination hunting and fishing license960.00
or eight quarterly installment payments of130.00
Resident senior lifetime combination hunting and fishing license (one-time purchase, valid
65 years of age and older)40.00
Nonresident combination hunting and fishing license (valid for one year from date
of purchase)135.00
(d) Furharvester licenses.
Resident furharvester license (valid for one year from date of purchase)25.00
Resident junior furharvester license (valid for one year from date of purchase)12.50
Lifetime furharvester license
or eight quarterly installment payments of
Nonresident furharvester license (valid for one year from date of purchase)250.00
Nonresident bobcat permit (1-bobcat limit per permit)
Resident für dealer license
Nonresident für dealer license
Field trial permit: furbearing animals
(e) Commercial licenses and permits.
Controlled shooting area hunting license (valid for one year from date of purchase)25.00

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Resident mussel fishing license75.00
Nonresident mussel fishing license
Mussel dealer permit
Missouri river fishing permit
Game breeder permit
Controlled shooting area operator license
Commercial dog training permit
Commercial fish bait permit (three-year permit)50.00
Commercial prairie rattlesnake harvest permit (without a valid Kansas hunting license)20.00
Commercial prairie rattlesnake harvest permit (with a valid Kansas hunting license or
exempt from this license requirement)
Commercial prairie rattlesnake dealer permit
Prairie rattlesnake round-up event permit
(f) Collection, scientific, importation, rehabilitation, and damage-control permits.
Scientific, educational, or exhibition permit
Raptor propagation permit0
Rehabilitation permit0
Wildlife damage-control permit0
Wildlife importation permit
Threatened or endangered species: special permits0
(g) Falconry.

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Apprentice permit
General permit
Master permit75.00
Testing fee
(h) Miscellaneous fees.
Duplicate license, permit, stamp, and other issues of the department10.00 0.00
Special departmental services, materials, or supplies
Vendor bond
For bond amounts of \$5,000.00 and less50.00
For bond amounts of more than \$5,000.0050.00
plus \$6.00 per additional \$1,000.00 coverage or any fraction thereof.
(i) Discounts.

This regulation shall be effective on and after January 1, 2018. (Authorized by K.S.A. 2016 2018 Supp. 32-807 and K.S.A. 2016 2018 Supp. 32-988; implementing K.S.A. 2016 2018 Supp. 32-807, K.S.A. 2016 2018 Supp. 32-988, and K.S.A. 2016 2018 Supp. 32-9,100; effective Dec. 4, 1989; amended Sept. 10, 1990; amended Jan. 1, 1991; amended June 8, 1992; amended Oct. 12, 1992; amended April 11, 1994; amended Aug. 29, 1994; amended June 5, 1995; amended Aug. 21, 1995; amended Feb. 28, 1997; amended July 30, 1999; amended Jan. 2, 2002; amended Jan. 1, 2003; amended Jan. 1, 2004; amended Feb. 18, 2005; amended Jan. 1, 2006; amended May 1, 2006; amended Jan. 1,

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2007; amended Jan. 1, 2008; amended Jan. 1, 2009; amended Jan. 1, 2010; amended Aug. 1, 2010; amended Jan. 1, 2011; amended Jan. 1, 2013; amended April 19, 2013; amended Jan. 1, 2015; amended Jan. 1, 2016; amended Jan. 1, 2018; amended P-______.)

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- 115-2-3. Camping, utility, and other fees. (a) Each overnight camping permit shall be valid only for the state park for which the permit 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 the permit 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 the permit 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.....\$ 250.00 Overnight camping permit 9.00

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14-night camping permit
Prime camping area permit
Campingper camping unit (October 1 through March 31):
Annual camping permit
Overnight camping permit 9.00
14-night camping permit
Overflow primitive camping permit, per night
Recreational vehicle seasonal camping permit, except for Clinton, El Dorado, Milford, Sand
Hills, and Tuttle Creek State Parks (includes utilities)per month, per unit (annual camping
permit and annual vehicle permit required):
One utility
Two utilities
Three utilities
Recreational vehicle seasonal camping permit for Clinton, Milford, Sand Hills, and Tuttle Creek
State Parks (includes utilities)per month, per unit (annual camping permit and annual vehicle
permit required):
One utility
Two utilities
Three utilities 580.50
Recreational vehicle seasonal camping permit for El Dorado State Park (includes utilities)per month,

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One utility
Two utilities
Three utilities
Recreational vehicle short-term parkingper month
Utilitieselectricity, water, and sewer hookup per night, per unit:
One utility
Two utilities
Three utilities
Youth group camping permit in designated areas, per camping unitper night2.50
Group camping permit in designated areas, per personper night
Reservation fee, per reservation (camping, special use, or day use)10.00
Rent-a-camp: equipment rental per camping unitper night
Duplicate permit
Special event permit negotiated based on event type, required services,
and lost revenue—maximum

This regulation shall be effective on and after January 1, 2019. (Authorized by and implementing K.S.A. 2018 Supp. 32-807 and 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

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Jan. 1, 2009; amended Jan. 1, 2011; amended April 8, 2011; amended Jan. 1, 2012; amended May 24,
2013; amended Feb. 7, 2014; amended Jan. 1, 2015; amended Jan. 1, 2017; amended Jan. 1, 2018;
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115-2-4. Boat Boating fees. (a) The following boating fees shall be in effect for vessel registrations and related issues for which a fee is charged:

Testing or demonstration boat registration\$30.00
Additional registration
Vessel registration: each vessel40.00
Water event permit25.00
Duplicate registration, certificate, or permit10.00
Special services, materials, or supplies
(b) This regulation shall be effective on and after January 1, 2018. (Authorized by and
implementing K.S.A. 2016 2018 Supp. 32-1172, as amended by L. 2017, Ch. 15, Sec. 1; effective Aug.
1, 1990; amended Oct. 12, 1992; amended Jan. 1, 2002; amended Jan. 1, 2006; amended May 1, 2006;

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amended Jan. 1, 2018; amended P-_____.)

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115-3-2. Rabbits, hares, and squirrels; legal equipment, taking methods, and possession. (a)
Legal hunting equipment for rabbits, hares, and squirrels shall consist of the following:

- (1) Firearms, except fully automatic rifles and handguns and except shotguns and muzzleloading shotguns larger than 10 gauge or using other than shot ammunition;
 - (2) pellet and BB guns;
 - (3) archery equipment;
 - (4) crossbows;
 - (5) falconry equipment;
 - (6) projectiles hand-thrown or propelled by a slingshot;
 - (7) box traps for rabbits only;
- (8) optical scopes or sights that project no visible light toward the target and do not electronically amplify visible or infrared light; and
 - (9) lures, decoys except live decoys, and calls, including electric calls; and
 - (10) other equipment or methods as allowed by permit.
- (b) The use of dogs, horses, and mules shall be permitted while hunting, but no person shall shoot while mounted on a horse or mule.
- (c) Legal hours for the hunting and taking of rabbits, hares, and squirrels shall be from ½ hour before sunrise to sunset during established hunting seasons, except that legal hours for the running and box-trapping of rabbits shall be 24 hours per day during established running seasons.
 - (d) Any type of apparel may be worn while hunting or running rabbits.
- (e) Legally taken rabbits, hares, and squirrels may be possessed without limit in time and may be given to another if accompanied by a dated written notice that includes the donor's printed name,

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signature, address, and permit or license number. The person receiving the meat shall retain the notice until the meat is consumed, given to another, or otherwise disposed of. (Authorized by and implementing K.S.A. 2018 Supp. 32-807 and K.S.A. 2018 Supp. 32-1002; effective, T-115-7-27-89, July 27, 1989; effective Sept. 18, 1989; amended, T-115-12-28-89, Dec. 28, 1989; amended Jan. 22, 1990; amended Sept. 19, 1997; amended June 1, 2001; amended July 23, 2004; amended Feb. 18, 2005; amended P-_______.)

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115-4-4. Big game; legal equipment and taking methods. (a) Hunting equipment for the taking of big game during a big game archery season shall consist of the following:

- (1) Archery equipment.
- (A) No bow shall have a mechanical device that locks the bow at full or partial draw.
- (B) No bow or arrow shall have any electronic device attached to the bow or arrow that controls the flight of the arrow. Devices that may be attached to a bow or arrow shall include lighted pin, dot, or holographic sights; illuminated nocks; rangefinders; film or video cameras; and radio-frequency location devices.
- (C) Each arrow used for hunting shall be equipped with a broadhead point incapable of passing through a ring with a diameter of three-quarters of an inch when fully expanded. A big game hunter using archery equipment may possess non-broadhead-tipped arrows while hunting if the arrows are not used to take or attempt to take big game animals.
 - (2) Crossbows and locking draws as authorized under K.A.R. 115-18-7.
- (3) Crossbows using arrows that are equipped with broadhead points incapable of passing through a ring with a diameter of three-quarters of an inch when fully expanded. A big game hunter using crossbow equipment may possess non-broadhead-tipped arrows while hunting if the arrows are not used to take or attempt to take big game animals.

No crossbow or arrow shall have any electronic device attached to the crossbow or arrow that controls the flight of the arrow. Devices that may be attached to a crossbow or arrow shall include lighted pin, dot, or holographic sights; illuminated nocks; rangefinders; film or video cameras; and radio-frequency location devices.

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- (b) Hunting equipment for the taking of big game during a big game muzzleloader-only season shall consist of the following:
 - (1) Archery and crossbow equipment as authorized in subsection (a); and
- (2) muzzleloading rifles, pistols, and muskets that can be loaded only through the front of the firing chamber with separate components and are .40 inches in diameter bore or larger. Only <u>tumble-onimpact</u>, hard-cast solid lead, conical lead, or saboted bullets shall be used with muzzleloading rifles, pistols, and muskets.
- (c) Hunting equipment for the taking of big game during a big game firearm season shall consist of the following:
 - (1) Archery and crossbow equipment as authorized in subsection (a);
 - (2) muzzleloader-only season equipment as authorized in subsection (b);
- (3) centerfire rifles and handguns that are not fully automatic, while using only <u>tumble-on-impact</u>, hard-cast solid lead, soft point, hollow point, or other expanding bullets; and
 - (4) shotguns using only slugs.
- (d) (1) Each individual hunting deer or elk during a firearms deer or elk season and each individual assisting an individual hunting deer or elk as authorized by K.A.R. 115-4-2 or K.A.R. 115-18-15 during a firearms deer or elk season shall wear outer clothing of a bright orange color commonly referred to as daylight fluorescent orange, hunter orange, blaze orange, or safety orange. This bright orange color shall be worn as follows:
 - (A) A hat with the exterior of not less than 50 percent of the bright orange color, an equal

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portion of which is visible from all directions; and

- (B) at least 100 square inches of the bright orange color that is on the front of the torso and is visible from the front and at least 100 square inches that is on the rear of the torso and is visible from the rear.
- (2) Lures, decoys except live decoys, and nonelectric calls shall be legal while hunting big game.
 - (3) Any individual may use blinds and stands while hunting big game.
- (4) Optical scopes or sights that project no visible light toward the target and do not electronically amplify visible light or detect infrared light or thermal energy may be used.
- (5) Any range-finding device, if the device does not project visible light toward the target, may be used.
- (6) Devices capable of dispensing lethal, debilitating, or immobilizing chemicals to take big game animals shall not be used.
- (e) Shooting hours for deer, antelope, and elk during each day of any deer, antelope, or elk hunting season shall be from one-half hour before sunrise to one-half hour after sunset.
- (f) Horses and mules may be used while hunting big game, except that horses and mules shall not be used for herding or driving big game.
 - (g) Firearm report-suppressing devices may be used.
- (h) Handguns may be possessed during all big game seasons. However, no handgun shall be used to take deer except as legal equipment specified in subsection (c) during a big game firearms

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season.

- (i) Dogs may be used to retrieve dead or wounded big game animals if the following requirements are met:
- (1) Each dog shall be maintained on a handheld leash at all times while tracking the big game animal.
- (2) An individual tracking big game animals outside of legal shooting hours shall not carry any equipment capable of harvesting the big game animal.
- (3) Each individual harvesting a big game animal shall be limited to the equipment type for the permit and the season that is authorized.
- (4) Each individual participating in the tracking of the big game animal shall have a hunting license, unless the individual is exempt by law or regulation. (Authorized by and implementing K.S.A. 2013 2018 Supp. 32-807 and K.S.A. 2013 2018 Supp. 32-937; effective June 1, 2001; amended April 19, 2002; amended April 22, 2005; amended June 2, 2006; amended April 13, 2007; amended April 11, 2008; amended May 21, 2010; amended April 20, 2012; amended April 19, 2013; amended Sept. 4, 2014; amended P-_______.)

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115-4-11. Big game and wild turkey permit applications. (a) General application provisions.

(1) Unless otherwise authorized by law or regulation, an individual shall not apply for or obtain more than one antlered or horned big game or wild turkey permit for each big game species or wild turkey, except when the individual is unsuccessful in a limited quota drawing and alternative permits for the species are available at the time of subsequent application or when the individual is the final recipient of a commission permit.

(2) Unless otherwise authorized by law or regulation, each big game or wild turkey permit application shall be signed by the individual applying for the permit.

(3) Subject to any priority draw system established by this regulation, if the number of permit applications of a specific species and type received by the designated application deadline exceeds the number of available permits of that species and type, a random drawing to issue permits of that species and type shall be conducted by the secretary.

(4) A hunt-on-your-own-land permit shall not be tabulated in a priority draw system if the permit would otherwise reduce the applicant's odds of receiving a big game permit through that draw system.

(b) Deer permit applications.

(1) Subject to any priority draw system established by this subsection, in awarding deer permits in units having a limited number of permits, the first priority shall be given to those applicants who did not receive, in the previous year, a deer permit that allowed the taking of an antlered deer. All other deer permit applicants shall be given equal priority.

(2) In awarding a limited number of deer permits by a priority draw system, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:

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- (A) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a priority draw system, a deer permit that allows the taking of an antlered deer.
- (B) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.
- (C) If an applicant obtains, by a priority draw system, a deer permit that allows the taking of an antlered deer, all earned points shall be lost.
- (D) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.
- (E) If an individual desires to apply for a preference point for a deer permit that allows the taking of antlered deer and not receive a permit, the person may apply for and receive a preference point by paying the proper application or preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.
- (3) If an individual is a final recipient of a commission deer permit, the individual shall not possess more than one regular antlered deer permit and one commission deer permit.
- (4) Applications for nonresident limited-quota antlered deer permits shall be accepted in the Pratt office from the earliest date that applications are available through the last Friday of April each year. Any nonresident applicant may select, at the time of application, one deer management unit and up to one adjacent management unit where that permit shall be valid.
 - (5) Applications for resident firearms either-species, either-sex permits shall be accepted at

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designated locations from the earliest date that applications are available through the second Friday of July June.

- (6) Applications for resident any-season white-tailed either-sex deer permits, resident archery deer permits, resident muzzleloader either-species either-sex permits, and hunt-on-your-own-land deer permits shall be accepted at designated locations from the earliest date that applications are available through December 30.
- (7) Each resident applicant for either-species, either-sex muzzleloader or firearm deer permits shall select, at the time of application, the unit where the permit shall be valid. The west unit permit shall be valid in units 1, 2, 17, and 18. The east unit permit shall be valid in units 3, 4, 5, 7, and 16.
- (8) Applications for antierless white-tailed deer permits shall be accepted at designated locations from the earliest date that applications are available through January 30 of the following year.
- (9) Each nonresident applicant for a regular deer permit shall have purchased a nonresident hunting license before submitting the application or shall purchase a nonresident hunting license when submitting the application.
- (c) Firearm antelope permit applications. In awarding firearm antelope permits, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:
- (1) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining a firearm antelope permit.
- (2) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.

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- (3) If an applicant obtains a firearm permit by a priority draw system, all earned points shall be lost.
- (4) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.
- (5) If an individual desires to apply for a preference point for an antelope firearms permit that allows the taking of an antelope and not receive a permit, the person may apply for and receive a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.
- (6) Applications for resident firearm and muzzleloader permits shall be accepted in the Pratt office from the earliest date that applications are available through the second Friday of June.
- (7) Applications for resident and nonresident archery permits shall be accepted at designated locations from the earliest date that applications are available through October 30.
- (8) If there are any unfilled permits after all timely applications have been considered, the application period may be extended by the secretary.
- (9) Any applicant unsuccessful in obtaining a permit through a drawing may apply for any permit made available during an extended application period, or any other permit that is available on an unlimited basis.
 - (d) Elk permit applications.
 - (1) An individual receiving a limited-quota elk permit shall not be eligible to apply for or receive

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an elk permit in subsequent seasons, with the following exceptions:

- (A) An individual receiving an any-elk or a bull-only elk permit may apply for and receive an antlerless-only elk permit in subsequent seasons.
- (B) An individual receiving a limited-quota, antlerless-only elk hunting permit shall not be eligible to apply for or receive a limited-quota, antlerless-only elk permit for a five-year period thereafter. Subject to this subsection, however, this individual may apply for and receive an any-elk or bull-only elk permit without a waiting period.
- (C) When a limited number of elk permits are awarded by a random draw system, each individual shall have an additional opportunity of drawing for each bonus point earned by the individual in addition to the current application. Bonus points shall be awarded as follows:
- (i) One bonus point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a random draw system, an elk permit that allows the taking of an elk.
- (ii) If an individual fails to make at least one application or purchase one bonus point within a period of five consecutive years, all earned bonus points shall be lost.
- (iii) If an applicant obtains, by a random draw system, an elk permit that allows the taking of an elk, all earned points shall be lost.
- (iv) If an individual desires to apply for a bonus point for an elk permit that allows the taking of elk and not receive a permit, the person may apply for and receive a bonus point by paying the proper application or bonus point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one bonus point in the same calendar year, and no individual shall apply for a bonus point in the same calendar year as the calendar year in which the

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individual is applying for a permit.

- (D) Each individual who is the final recipient of a commission elk permit shall be eligible for a limited-quota elk permit, subject to the provisions of this subsection.
- (E) Limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be awarded from a pool of applicants who are Fort Riley military personnel and applicants who are not Fort Riley military personnel.
- (2) Applications for hunt-on-your-own-land and unlimited over-the-counter elk permits shall be accepted at designated locations from the earliest date that applications are available through March 14 of the following year.
- (3) Applications for limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be accepted at designated locations from the earliest date that applications are available through the second Friday in July June.
- (4) If there are leftover limited-quota antlerless-only elk permits or limited-quota either-sex permits after all timely applications have been considered, the application periods for those permits may be reopened by the secretary. Leftover permits shall be drawn and issued on a daily basis for those application periods reopened by the secretary. Any applicant unsuccessful in obtaining a permit through a drawing may apply for any leftover permit or any other permit that is available on an unlimited basis.
- (5) Any individual may apply for or obtain no more than one permit that allows the taking of an elk, unless the individual is unsuccessful in a limited-quota drawing and alternative permits for elk are available at the time of subsequent application or the individual obtains a commission permit pursuant to this subsection.

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- (e) Wild turkey permit applications.
- (1) When awarding wild turkey permits in units having a limited number of permits, the first priority shall be given to those individuals who did not receive a permit in a limited wild turkey unit during the previous year. All other applicants shall be given equal priority.
- (2) In awarding a limited number of wild turkey permits by a priority draw system, the first priority shall be given to those individuals who have earned the highest number of preference points.

 Preference points shall be awarded as follows:
- (A) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a priority draw system, a wild turkey permit.
- (B) If the individual fails to make at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.
- (C) If an applicant obtains, by a priority draw system, a wild turkey permit, all earned points shall be lost.
- (D) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.
- (E) If an individual desires to apply for a preference point for a wild turkey permit and not receive a permit, the person may apply for and receive a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.

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- (3) Fall wild turkey permits for unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits, and game tags for unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations, from the earliest date in the year that applications are available through 5:00 p.m. on January 30 of the following year.
- (4) Applications for spring wild turkey permits in unit 4 shall be accepted by the department from the earliest date that applications are available until midnight on the second Friday of February. If there are turkey permits left over after all timely applications have been considered, the application period may be reopened by the secretary. Leftover turkey permits shall be issued on a daily competitive basis until the day before the last day of the turkey season or until all turkey permits are issued.
- (5) Spring wild turkey permits in unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits, and game tags in unit 1, unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations from the earliest date that applications are available until midnight on the day before the closing date for the season. (Authorized by K.S.A. 2016 2018 Supp. 32-807, K.S.A. 2016 2018 Supp. 32-937, K.S.A. 2016 2018 Supp. 32-969, and K.S.A. 2016 2018 Supp. 32-970; implementing K.S.A. 2016 2018 Supp. 32-937, K.S.A. 2016 2018 Supp. 32-969, and K.S.A. 2016 2018 Supp. 32-970; effective Sept. 10, 1990; amended May 27, 1991; amended June 1, 2001; amended April 18, 2003; amended Feb. 18, 2005; amended May 15, 2009; amended Feb. 5, 2010; amended April 8, 2011; amended May 24, 2013; amended Nov. 30, 2015; amended April 21, 2017; amended P-_______.)

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115-8-2. Blinds, stands, and decoys. Subject to provisions and restrictions as established by posted notice, blinds, stands, and decoys shall be allowed on department lands and waters as follows: (a) Floating blinds and portable stands used for hunting may be placed not more than 14 days before the hunting season for which the blind or stand will be used and shall be removed from department property within 14 days after the hunting season for which the blind or stand was placed has ended.

- (b) Floating blinds and portable stands used for purposes other than hunting may be placed for a period not to exceed 14 days and shall be removed from department property at the conclusion of 14 days or after the intended use of the blind or stand has ended, whichever time period is less.
- (c) Ladders, screw-in metal steps, and steps attached by ropes, cables, or chains may be used for access to portable stands and shall be removed when the portable stand is removed as required by subsection (a) or (b).
- (d) Natural blinds may be used for any authorized activity and shall be constructed of natural herbaceous materials or woody debris, or both, that are present at the site of the natural blind.
- (e) Any individual may use a placed portable blind, floating blind, portable stand, or natural blind when the blind or stand is not occupied.
- (f) Any blind, stand, or climbing device not in conformance with regulations or posted notice provisions or restrictions may be removed or destroyed by the department.
- (g) Each portable blind, floating blind, and portable stand shall be marked with either the user's name and address or the user's department-issued identification number in a visible, legible, and weatherproof manner.
- (h) No individual shall place more than two portable blinds or stands on any single department-owned or department-managed property.

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(j) Decoys shall not be left unattended overnight. (Authorized by and implementing K.S.A 2012)
2018 Supp. 32-807; effective April 30, 1990; amended July 20, 2012; amended July 26, 2013; amended
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115-9-5. Hunting, fishing, and furharvester licenses; state park permits; effective dates. (a) Any individual may purchase an annual hunting, fishing, or furharvester license; or a state park annual permit, or annual trail pass for the next calendar year on and after a mid-December date determined annually by the secretary.

(b) Any Each hunting, fishing, or furharvester license; or state park annual permit, or annual trail pass purchased on or after the determined date specified in subsection (a) shall be valid from the date purchased through the expiration date as stated on the license; or permit, or pass. (Authorized by and implementing K.S.A. 2018 Supp. 32-807, K.S.A. 1996 2018 Supp. 32-906, K.S.A. 32-911, and K.S.A. 2018 Supp. 32-919; effective Dec. 4, 1989; amended Aug. 15, 1994; amended Sept. 19, 1997; amended P-_______.)

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Kansas Administrative Regulations Economic Impact Statement For the Kansas Division of the Budget

KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-2-1 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would reduce the price of duplicates from \$10 to no cost.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying fees dealing with duplicates.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will reduce costs for constituents seeking duplicate issuances of the Department.

C. Businesses that would be directly affected by the proposed rule and regulation;
None.

D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The proposed benefit is that the public will be able to get duplicates of issuances at no cost. The Department feels this is prudent as the conversion to electronic licensing occurs.

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E. Measures taken by the agency to minimize the cost and impact of the proposed rule(s) and regulation(s) on business and economic development within the State of Kansas, local government, and individuals;

There are no costs to business and economic development associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal. It will reduce income to the Department by \$126,000 annually.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$\frac{1}{2}\$ There are no implementation or compliance costs with this proposal. It will reduce income to the Department by \$126,000 annually.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal. There were approximately 12,600 duplicates issued in 2018 at \$10.00 per duplicate.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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News releases to every newspaper in the state, discussion at prior public hearings and meetings which are broadcast online, publication in the Kansas Register and publication on the Department's website.

I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

' Not applicable.

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KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-2-3 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would remove the fee for the production of duplicate replacement permits.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with duplicate issuance production.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no negative economic effect on any sector.

- C. Businesses that would be directly affected by the proposed rule and regulation;
 None.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The proposed benefit is that the public may obtain a no cost replacement park permit as the agency moves to electronic forms of licensing and permitting.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$ There are no implementation or compliance costs with this proposal.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

This proposal will result in a reduction of \$1500 approximately to the Park Fee Fund. The agency issued approximately 150 duplicate permits on the park side of the agency in calendar year 2018.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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News releases to every newspaper in the state, discussion at prior public hearings and meetings which are broadcast online, publication in the Kansas Register and publication on the Department's website.

I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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KDWPT Agency Christopher J Tymeson Agency Contact

785-296-1032 Contact Phone Number

K.A.R. 115-2-4 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget

900 SW Jackson Room 504 N

900 SW Jackson, Room 504-N Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would remove the fee for the production of duplicate replacement vessel registrations.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with duplicate issuance production.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no negative economic effect on any sector.

C. Businesses that would be directly affected by the proposed rule and regulation;

None.

D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The proposed benefit is that the public may obtain a no cost replacement vessel registration as the agency moves to electronic forms of licensing and permitting.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$ There are no implementation or compliance costs with this proposal.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

This proposal will result in a reduction of \$13,500 approximately to the Boating Fee Fund. The agency issued approximately 1,350 duplicate permits on the boating side of the agency in calendar year 2018.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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News releases to every newspaper in the state, discussion at prior public hearings and meetings which are broadcast online, publication in the Kansas Register and publication on the Department's website.

I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-3-2 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would clarify that certain types of equipment are legal when hunting squirrels, hares and rabbits.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with squirrels, hares and rabbits.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no economic effect on any sector.

- C. Businesses that would be directly affected by the proposed rule and regulation;
 None.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The benefit of the changes is to clarify what is currently in practice in the field.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

There are no implementation or compliance costs with this proposal.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

There are no implementation or compliance costs with this proposal.

Do the above total implementation and compliance costs exceed \$3.0 million	over	any
two-year period?		

YES NO 🗵

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES D NO \boxtimes

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

Η. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and regulation(s).

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SCOTT SCHWAB SECRETARY OF STATE I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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Kansas Administrative Regulations Economic Impact Statement For the Kansas Division of the Budget

KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-4-4 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N

Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would allow the use of tumble on impact bullets for big game.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with legal equipment for big game.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments may enhance business growth as a new bullet will be authorized for use in big game hunting.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no negative economic effect on any sector.

C. Businesses that would be directly affected by the proposed rule and regulation;

Bullet and ammunition manufacturers.

D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The proposed benefits to allowing the new bullet type include allowing a nontoxic bullet type and greater choices for hunters when selecting ammunition. DOB APPROVAL STAMP

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There are no negative costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal. This proposal provides and alternative bullet choice for personal use in big game hunting.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$\frac{1}{2}\$ There are no implementation or compliance costs with this proposal. This proposal provides and alternative bullet choice for personal use in big game hunting

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □, NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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KDWPT Agency Christopher J Tymeson Agency Contact

785-296-1032 Contact Phone Number

K.A.R. 115-4-11 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget

900 SW Jackson, Room 504-N

Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would align application dates for limited license draws for residents for antelope, elk and either-species, either-sex deer.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with applications for limited permits.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no economic effect on any sector.

- C. Businesses that would be directly affected by the proposed rule and regulation;
 None.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The benefit of the changes is to have one standard application deadline for limited draw permits for customers.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

There are no implementation or compliance costs with this proposal.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

There are no implementation or compliance costs with this proposal.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

H. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and regulation(s).

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I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-8-2 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would remove the requirement that portable blinds must be removed from KDWPT property daily.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. Missouri, Oklahoma, Nebraska and Colorado all have regulations for conduct on public hunting property related to blinds. All require blinds to be portable and non-permanent and to be removed within varying time frames.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no economic effect on any sector.

- C. Businesses that would be directly affected by the proposed rule and regulation;
 None.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

There are no costs to repealing a prohibition on portable blind restrictions.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

H. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and

regulation(s).

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SFP 0 4 2018

I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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SCOTT SCHWAB SECRETARY OF STATE

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SEP 0 4 2018

KDWPT Agency Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

K.A.R. 115-9-5 K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

This proposed amendments to the regulation would clean up language related to annual trail passes as the regulation dealing with annual trail passes was repealed.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

This is not a federal mandate. This is simply a cleanup measure. Missouri, Oklahoma, Nebraska and Colorado all have regulations and statutes that deal with the sale dates of various issuances.

- III. Agency analysis specifically addressing following:
 - A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The proposed amendments will not enhance or restrict business activities or growth.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

The proposed amendments will have no economic effect on any sector.

- C. Businesses that would be directly affected by the proposed rule and regulation;
 None.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

The proposed changes to the regulation are simply clean up as the regulation dealing with annual trail permits was repealed.

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There are no costs associated with this proposal.

F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$There are no implementation or compliance costs with this proposal. The proposed amendments are simply regulatory cleanup.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

\$\frac{1}{2}\$ There are no implementation or compliance costs with this proposal. The proposed amendments are simply regulatory cleanup.

Do the above total implementation and compliance costs exceed \$3.0 million over any two-year period?

YES □ NO ☒

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

There are no implementation or compliance costs with this proposal.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES □ NO ☒

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Not applicable.

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