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, November 14, 2019 at the William Carpenter 4-H Building, Exhibit Building, Scott County Community Center and Fairground Facilities, 608 N. Fairground Road, Scott City, Kansas to consider the approval and adoption of the proposed regulations of the Kansas Department of Wildlife, Parks, and Tourism.

A general discussion and workshop meeting on the business of the Wildlife, Parks, and Tourism Commission will begin at 1:30 p.m., November 14 at the location listed above. The meeting will recess at approximately 5:00 p.m. and 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. November 15 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 90-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the 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 <u>sheila.kemmis@ks.gov</u> 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. 115-7-1. This permanent regulation sets legal equipment, methods of taking and other provisions for fishing. The proposed amendments would require closed-cell construction for float material on trotlines.

Economic Impact Summary: No substantial negative 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. 115-7-10. This permanent regulation sets special provisions for fishing. The proposed amendments would update the department's Kansas aquatic nuisance species designated waters reference document.

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

K.A.R. 115-9-9. This permanent regulation sets requirements for electronic licenses, permits, tags, and other issues of the department. The proposed amendments would allow for use of mobile devices to carry licenses.

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

K.A.R. 115-15-1. This permanent regulation designates threatened and endangered species in Kansas. The proposed amendments would list one species, the Cylindrical papershell mussel, as endangered and de-list one species, the Arkansas darter, from threatened status.

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

K.A.R. 115-15-2. This permanent regulation designates nongame species, otherwise known as Species In Need of Conservation or SINC status. The proposed amendments would add one new SINC species, the Arkansas Darter, and remove one SINC species, the Wabash pigtoe mussel.

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

K.A.R. 115-18-6a. This new permanent regulation would exempt school motor vehicles from needing a motor vehicle permit to enter a state park.

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

K.A.R. 115-25-14. This exempt regulation sets creel limit, size limit, possession limit and open season for fishing. The proposed amendments would update the reference document for length and creel limits at various locations across the state.

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

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anticipated.

Copies of the complete text of each regulation and its respective economic impact statement may be obtained by writing the chairman of the Commission at the address above, electronically on the department's website at ksoutdoors.com, or by calling (785) 296-2281.

Gerald Lauber, Chairman

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115-7-1. Fishing; legal equipment, methods of taking, and other provisions. (a) Legal equipment and methods for taking sport fish shall be the following:

(1) Fishing lines with not more than two baited hooks or artificial lures per line;

(2) trotlines, except that any float material used with a trotline shall be constructed only from plastic, wood, or foam and shall be a closed-cell construction. A "closed-cell" construction shall mean a solid body incapable of containing water;

(3) setlines, except that any float material used with a setline shall be constructed only from plastic, wood, or foam and shall be a closed-cell construction. A "closed-cell" construction shall mean a solid body incapable of containing water;

(4) tip-ups;

(5) using a person's hand or hands for flathead catfish in waters designated as open to hand fishing, subject to the following requirements:

(A) An individual hand fishing shall not use hooks, snorkeling or scuba gear, or other man-made devices while engaged in hand fishing;

(B) an individual hand fishing shall not possess fishing equipment, other than a stringer, while engaged in hand fishing and while on designated waters or adjacent banks;

(C) stringers shall not be used as an aid for hand fishing and shall not be used until the fish is in possession at or above the surface of the water;

(D) each individual hand fishing shall take fish only from natural objects or natural cavities;

(E) an individual hand fishing shall not take fish from any man-made object, unless the object is a bridge, dock, boat ramp, or riprap, or other similar structure or feature;

(F) no part of any object shall be disturbed or altered to facilitate the harvest of fish for hand

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fishing; and

(G) an individual hand fishing shall not take fish within 150 yards of any dam;

(6) snagging for paddlefish in waters posted or designated by the department as open to the snagging of paddlefish, subject to the following requirements:

(A) Each individual with a filled creel limit shall cease all snagging activity in the paddlefish snagging area until the next calendar day;

(B) each individual taking paddlefish to be included in the creel and possession limit during the snagging season shall sign the carcass tag, record the county, the date, and the time of harvest on the carcass tag, and attach the carcass tag to the lower jaw of the carcass immediately following the harvest and before moving the carcass from the site of the harvest; and

(C) each individual snagging for paddlefish shall use barbless hooks while snagging for paddlefish. "Barbless hook" shall mean a hook without barbs or upon which the barbs have been bent completely closed;

(7) floatlines in waters posted or designated by the department as open to floatline fishing, which shall be subject to the following requirements:

(A) All floatlines shall be under the immediate supervision of the angler setting the floats. "Immediate supervision" shall mean that the angler has visual contact with the floatlines set while the angler is on the water body where the floatlines are located;

(B) all floatlines shall be removed when float fishing ceases;

(C) floatlines shall not contain more than one line per float, with not more than two baited hooks per line;

(D) all float material shall be constructed only from plastic, wood, or foam and shall be a closed-

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cell construction. A "closed-cell" construction shall mean a solid body incapable of containing water;

- (8) bow and arrow with a barbed head and a line attached from bow to arrow; and
- (9) crossbow and arrow with a barbed head and a line attached from arrow to crossbow.
- (b) Legal equipment and methods for taking non-sport fish shall be the following:
- (1) Fishing lines with not more than two baited hooks or artificial lures per line;

(2) trotlines;

(3) setlines;

(4) tip-ups;

(5) bow and arrow with a barbed head and a line attached from bow to arrow;

(6) crossbow and arrow with a barbed head and a line attached from arrow to crossbow;

(7) spear gun, without explosive charge, while skin or scuba diving. The spear, without explosive charge, shall be attached to the speargun or person by a line;

(8) gigging;

(9) snagging in waters posted by the department as open to snagging; and

(10) floatlines in waters posted or designated by the department as open to floatline fishing, which shall be subject to the requirements specified in paragraphs (a)(7)(A) through (D).

(c) Dip nets and gaffs may be used to land any legally caught or hooked fish.

(d) Fish may be taken by any method designated by the secretary when a fish salvage order has been issued by the secretary through public notice or posting the area open to fish salvage.

(e) Fish may be taken with the aid of boats, depth finders, artificial lights, sound attracters, and scents.

(f) Fish may be taken by legal means from vehicles.

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(g) The following additional requirements shall apply in the flowing portions and backwaters of the Missouri river and in any oxbow lake through which the Kansas-Missouri boundary passes:

(1) Each individual shall place all legally caught fish on a stringer, cord, cable, or chain, or in a basket, sack, cage, or other holding device, separate from those fish caught by any other individual.

(2) The equipment and methods specified in paragraphs (b)(5) and (b)(6) shall be legal only from sunrise to midnight.

(3) The equipment and method specified in paragraphs (b)(9) and (b)(10) shall be legal only from sunrise to sunset.

(h) The equipment and method specified in paragraphs (a)(8) and (a)(9) shall be legal, except on rivers and streams, only for the following species of sport fish where no size limit exists for any of these species of fish:

(1) Blue catfish;

(2) channel catfish; and

(3) flathead catfish.

(i) Optical scopes or sights that project no visible light toward the target and do not electronically amplify visible or infrared light shall be valid for use on bows and crossbows.
(Authorized by and implementing K.S.A. 2018 Supp. 32-807; effective Dec. 26, 1989; amended Feb. 10, 1992; amended Oct. 1, 1999; amended Dec. 8, 2000; amended Sept. 27, 2002; amended Nov. 29, 2004; amended Nov. 27, 2006; amended Nov. 16, 2007; amended Dec. 1, 2008; amended Nov. 20, 2009; amended April 16, 2010; amended Nov. 19, 2010; amended Nov. 30, 2015; amended Nov. 28, 2016;

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115-7-10. Fishing; special provisions. (a) A person who takes any fish from a body of water shall not tag, mark, brand, clip any fin of, mutilate, or otherwise disfigure any fish in a manner that would prevent species identification, examination of fins, recovery of tags, or determination of sex, age, or length of the fish before releasing the fish back into the body of water, unless a permit authorizing this activity has been issued to that person by the department.

(b) No person may possess any live fish upon departure from any designated aquatic nuisance body of water, except during a department-permitted fishing tournament. During a departmentpermitted fishing tournament, any individual may possess live fish upon departure from designated aquatic nuisance waters along the most direct route to the weigh-in site if the individual possesses a department authorization certificate as a participant in the tournament. Designated aquatic nuisance species waters shall be those specified in the department's "Kansas aquatic nuisance species designated waters," dated June 6, 2018 July 19, 2019, which is hereby adopted by reference.

(c) No person may fish or collect bait within, from, or over a fish passage, fish ladder, fish steps, or fishway. "Fish passage, fish ladder, fish steps, or fishway" shall mean a structure that facilitates the natural migration of fish upstream on, through, or around an artificial barrier or dam. (Authorized by and implementing K.S.A. 2018 Supp. 32-807; effective Nov. 20, 2009; amended Jan. 1, 2012; amended Jan. 1, 2013; amended Nov. 15, 2013; amended Nov. 14, 2014; amended Nov. 30, 2015; amended Nov. 28, 2016; amended Dec. 22, 2017; amended Jan. 11, 2019; amended P-_____.)

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115-9-9. Electronic licenses, permits, stamps, tags, and other issues of the department; other requirements. The requirements specified in this regulation shall apply to licenses, permits, stamps, tags, and other issues of the department purchased from electronic or telephone license vendors or by electronic means of a computer network. These requirements shall consist of the following:

(a) Each individual who receives or prints a hard copy of an issue of the department purchased from an electronic or telephone license vendor or by electronic means of a computer network shall sign the issue, attesting that all information on the issue is true and correct.

(b) Each individual who receives purchases a departmental issue from a telephone vendor shall carry the confirmation number while actively engaged in any activity authorized by the departmental issue. When the individual receives the physical hard copy of any issue received from a telephone vendor, the individual shall sign and carry the physical hard copy of the departmental issue while actively engaged in any activity authorized by the departmental issue.

(c) Each individual who receives an electronic version of a departmental issue shall attest that all information contained in the issue is true and correct at the time of purchase. A digital file or portable document format file of the departmental issue shall be stored on the licensee's mobile device, which the licensee shall carry while actively engaged in any activity authorized by the departmental issue.

(d) Each hard-copy stamp received from an electronic or telephone license vendor or by electronic means of a computer network shall be validated if the individual signs the issue displaying the valid stamp purchase. The confirmation number of each stamp purchased from a an electronic or telephone license vendor shall be proof of signature until the individual receives the physical hard copy of the stamp purchased from the license vendor.

(d) (e) Any current issue of the department that is destroyed or lost may be replaced by an-

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electronic license vendor or by electronic means of a computer network. Each individual whose current issue was destroyed or lost shall sign the new hard-copy issue, attesting to the destruction or loss of the current issue.

(e) (f) An application form shall not be required for an individual to purchase any issue from an electronic or telephone license vendor or by electronic means of a computer network. The signature on the issue by the individual receiving the issue shall satisfy meet the signature requirement on application forms.

(f) (g) The removal of the carcass tag from any big game or wild turkey permit or game tag purchased from an electronic license vendor or by <u>electronic</u> means of a computer network shall not invalidate the permit, game tag, or carcass tag for hunting. However, signing any carcass tag before harvesting an animal for which the carcass tag was issued shall invalidate the carcass tag and either the permit or the game tag for use.

(g) (h) Each temporary annual park permit purchased from an electronic or telephone license vendor or by electronic means of a computer network shall be valid only if visibly displayed on the vehicle or camping unit for which the annual park permit was purchased. Each individual with a temporary annual park permit purchased from an electronic license vendor or by <u>electronic</u> means of a computer network shall exchange the permit for a permanent annual park permit at a department office or automated park license vendor.

(h) (i) Each person required to provide the identifying number of a license, permit, tag, stamp, or other issue of the department shall use the transaction number of the electronic license, permit, tag,

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stamp, or other issue. (Authorized by K.S.A. <u>2018 Supp.</u> 32-807, and K.S.A. <u>2005 2018</u> Supp. 32-980, and K.S.A. 2005 Supp. 32-1001; implementing K.S.A. <u>2005 2018</u> Supp. 32-980 and K.S.A. 2005 Supp. <u>32-1001</u>; effective July 22, 2005; amended May 18, 2007; amended P-_____.)

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115-15-1. Threatened and endangered species; general provisions. (a) The following species shall be designated endangered within the boundaries of the state of Kansas.

(1) Invertebrates

Flat floater mussel, *Anodonta Utterbackia suborbiculata* (Say, 1831) Rabbitsfoot mussel, *Quadrula Thaliderma cylindrica* (Say, 1817) Western fanshell mussel, Cyprogenia aberti (Conrad, 1850) Neosho mucket mussel, Lampsilis rafinesqueana (Frierson, 1927) Elktoe mussel, *Alasmidonta marginata* (Say, 1818) Ellipse mussel, Venustaconcha ellipsiformis (Conrad, 1836) Slender walker snail, Pomatiopsis lapidaria (Say, 1817) Scott optioservus riffle beetle, Optioservus phaeus (White, 1978) American burying beetle, *Nicrophorus americanus* (Olivier, 1890) Mucket, Actinonaias ligamentina (Lamarck, 1819) Cylindrical papershell mussel, Anodontoides ferussacianus (I. Lea, 1834)

(2) Fish

Arkansas River shiner, Notropis girardi (Hubbs and Ortenburger, 1929) Pallid sturgeon, *Scaphirhynchus albus* (Forbes and Richardson, 1905) Sicklefin chub, Macrhybopsis meeki (Jordan and Evermann, 1896) Peppered chub, Macrhybopsis tetranema (Gilbert, 1886) Silver chub, Macrhybopsis storeriana (Kirtland, 1845)

(3) Amphibians

Cave salamander, *Eurycea lucifuga* (Rafinesque, 1822)

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Grotto salamander, *Eurycea spelaea* (Stejneger, 1892)

(4) Birds

Least tern, *Sterna <u>Sternula</u> antillarum* (Lesson, 1847)

Whooping crane, Grus americana (Linnaeus, 1758)

(5) Mammals

Black-footed ferret, *Mustela nigripes* (Audubon and Bachman, 1851) Gray myotis, *Myotis grisescens* (A.H. Howell, 1909)

(b) The following species shall be designated threatened within the boundaries of the state of Kansas.

(1) Invertebrates

Rock pocketbook mussel, *Arcidens confragosus* (Say, 1829) Flutedshell mussel, *Lasmigona costata* (Rafinesque, 1820) Butterfly mussel, *Ellipsaria lineolata* (Rafinesque, 1820) Ouachita kidneyshell mussel, *Ptychobranchus occidentalis* (Conrad, 1836) Sharp hornsnail, *Pleurocera acuta* (Rafinesque, 1831) Delta hydrobe, *Probythinella emarginata* (Kuster, 1852)

(2) Fish

Arkansas darter, *Etheostoma cragini* (Gilbert, 1885) Flathead chub, *Platygobio gracilis* (Richardson, 1836) Hornyhead chub, *Nocomis biguttatus* (Kirtland, 1840) Neosho madtom, *Noturus placidus* (Taylor, 1969)

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Redspot chub, *Nocomis asper* (Lachner and Jenkins, 1971)
Blackside darter, *Percina maculata* (Girard, 1859)
Sturgeon chub, *Macrhybopsis gelida* (Girard, 1856)
Western silvery minnow, *Hybognathus argyritis* (Girard, 1856)
Topeka shiner, *Notropis topeka* (Gilbert, 1884)
Shoal chub, *Macrhybopsis hyostoma* (Gilbert, 1884)
Plains minnow, *Hybognathus placitus* (Girard, 1856)

(3) Amphibians

Eastern newt, Notophthalmus viridescens (Rafinesque, 1820)

Longtail salamander, Eurycea longicauda (Green, 1818)

Eastern narrowmouth narrow-mouthed toad, Gastrophryne carolinensis

(Holbrook, 1836)

Green frog, *Lithobates clamitans* (Latreille, 1801)
Strecker's chorus frog, *Pseudacris streckeri* (Wright and Wright, 1933)
Green toad, *Anaxyrus debilis* (Girard, 1854)

(4) Reptiles

Broadhead Broad-headed skink, *Eumeces Plestidon laticeps* (Schneider, 1801) Checkered garter snake gartersnake, *Thamnophis marcianus* (Baird and Girard,

1853)

New Mexico Threadsnake, Rena dissectus (Cope, 1896)

(5) Birds

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Piping plover, Charadrius melodus (Ord, 1824)

Snowy plover, Charadrius alexandrinus nivosus (Linnaeus, 1758)

(6) Mammals

Eastern spotted skunk, Spilogale putorius (Linnaeus, 1758)

(7) Turtles

Northern map turtle, *Graptemys geographica* (Le Sueur, 1817)

(c) A threatened or endangered species taken during established trapping seasons, authorized commercial wildlife operations, fishing by hook and line, bait fish seining, or other lawful activity shall not be unlawfully taken if immediately released.

(d) Any threatened or endangered species in possession before the effective date of this regulation and not prohibited by any previous regulation of the department or national listings may be retained in possession if either of the following conditions is met:

(1) An application of affidavit to that effect has been filed with and approved by the secretary before January 1, 1990 that states the circumstances of how the species came into possession.

(2) Possession of the animal has been previously approved by the department.
(Authorized by K.S.A. 32-960 and 32-963; implementing K.S.A. 32-960, <u>K.S.A. 2018 Supp.</u> 32-961, <u>K.S.A.</u> 32-963, <u>K.S.A.</u> 32-1010, and <u>K.S.A.</u> 32-1011; effective Oct. 30, 1989; amended Aug. 31, 1992; amended Nov. 29, 1999; amended Feb. 18, 2005; amended July 24, 2009; amended Nov. 14, 2014; amended P-_____.)

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115-15-2. Nongame species; general provisions. (a) The following species shall be designated nongame species in need of conservation within the boundaries of the state of Kansas.

(1) Invertebrates

Cylindrical papershell mussel, Anodontoides ferussacianus (I. Lea, 1834) Snuffbox mussel, *Epioblasma triquetra* (Rafinesque, 1820) Wartyback mussel, *Quadrula Cyclonaias nodulata* (Rafinesque, 1820) Spike mussel, *Elliptio dilatata* (Rafinesque, 1820) Wabash pigtoe mussel, *Fusconaia flava* (Rafinesque, 1820) Fatmucket mussel, *Lampsilis siliquoidea* (Barnes, 1823) Yellow sandshell mussel, *Lampsilis teres* (Rafinesque, 1820) Washboard mussel, Megalonaias nervosa (Rafinesque, 1820) Round pigtoe mussel, *Pleurobema sintoxia* (Conrad, 1834) Creeper mussel, *Strophitus undulatus* (Say, 1817) Fawnsfoot mussel, Truncilla donaciformis (I. Lea, 1828) Deertoe mussel, Truncilla truncata (Rafinesque, 1820) Ozark emerald dragonfly, Somatochlora ozarkensis (Bird, 1833) Gray petaltail dragonfly, Tachopteryx thoreyi (Hagen in Selys, 1857) Prairie mole cricket, Gryllotalpa major (Saussure, 1874) Neosho midget crayfish, Orconectes macrus (Williams, 1952)

(2) Fish

Arkansas darter, *Etheostoma cragini* (Gilbert, 1885) Banded darter, *Etheostoma zonale* (Cope, 1868)

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Banded sculpin, Cottus carolinae (Gill, 1861) Black redhorse, Moxostoma duquesnei (Le Sueur, 1817) Blue sucker, *Cycleptus elongatus* (Le Sueur, 1817) Western blacknose dace, Rhinichthys obtusus (Agassiz, 1854) Bluntnose darter, Etheostoma chlorosoma (Hay, 1881) Brassy minnow, Hybognathus hankinsoni (Hubbs, 1929) Gravel chub, Erimystax x-punctatus (Hubbs and Crowe, 1956) Greenside darter, Etheostoma blennioides (Rafinesque, 1819) Highfin carpsucker, Carpiodes velifer (Rafinesque, 1820) Northern hog sucker, *Hypentelium nigricans* (Le Sueur, 1817) Ozark minnow, Notropis nubilus (Forbes, 1878) River darter, Percina shumardi (Girard, 1859) River redhorse, *Moxostoma carinatum* (Cope, 1870) River shiner, Notropis blennius (Girard, 1856) Slough darter, *Etheostoma gracile* (Girard, 1859) Highland darter, *Etheostoma teddyroosevelt* (Jordan, 1877) Spotfin shiner, Cyprinella spiloptera (Cope, 1868) Spotted sucker, Minytrema melanops (Rafinesque, 1820) Sunburst darter, Etheostoma mihileze (Agassiz, 1854) Tadpole madtom, *Noturus gyrinus* (Mitchill, 1817) Brindled madtom, Noturus miurus (Jordan, 1877)

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Bigeye shiner, Notropis boops (Gilbert, 1884)
Redfin darter, Etheostoma whipplei (Girard, 1859)
Lake Sturgeon, Acipenser fulvescens (Rafinesque, 1817)
Striped shiner, Luxilus chrysocephalus (Rafinesque, 1820)
Common shiner, Luxilus cornutus (Mitchill, 1817)
Southern Redbelly Dace, Chrosomus erythrogaster (Rafinesque, 1820)
Cardinal Shiner, Luxilus cardinalis (Mayden, 1988)
Johnny Darter, Etheostoma nigrum (Rafinesque, 1820)
Chestnut lamprey, Ichthyomyzon castaneus (Girard, 1858)
Silverband shiner, Notropis shumardi (Girard, 1856)

(3) Amphibians

Red-spotted toad, *Anaxyrus punctatus* (Baird and Girard, 1852) Crawfish frog, *Lithobates areolata areolatus* (Baird and Girard, 1852) Spring peeper, *Pseudacris crucifer* (Wied-Neuwied, 1838)

(4) Reptiles

Rough earth snake <u>earthsnake</u>, *Virginia <u>Haldea</u> striatula* (Linnaeus, 1766)
Western hognose <u>Plains hog-nosed</u> snake, *Heterodon nasicus* (Baird and Girard, 1852)
Timber rattlesnake, *Crotalus horridus* (Linnaeus, 1758)
Eastern hognose <u>hog-nosed</u> snake, *Heterodon platirhinos* (Latreille, 1801)
Glossy snake, *Arizona elegans* (Kennicott, 1859)
Chihuahuan night snake nightsnake, *Hypsiglena jani* (Duges, 1865)

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Redbelly <u>Red-bellied</u> snake, *Storeria occipitomaculata* (Storer, 1839) Longnose Long-nosed snake, *Rhinocheilus lecontei* (Baird and Girard, 1853) Smooth earth snake earthsnake, *Virginia valeriae* (Baird and Girard, 1853)

(5) Birds

Bobolink, Dolichonyx oryzivorus (Linnaeus, 1758) Cerulean warbler, Setophaga cerulea (Wilson, 1810) Curve-billed thrasher, *Toxostoma curvirostre* (Swainson, 1827) Ferruginous hawk, Buteo regalis (Gray, 1844) Golden eagle, Aquila chrysaetos (Linnaeus, 1758) Short-eared owl, Asio flammeus (Pontoppidan, 1763) Henslow's sparrow, Ammodramus henslowii (Audubon, 1829) Ladder-backed woodpecker, Picoides scalaris (Wagler, 1829) Long-billed curlew, Numerius americanus (Bechstein, 1812) Mountain plover, Charadrius montanus (Townsend, 1837) Chihuahuan raven, Corvus cryptoleucus (Couch, 1854) Black tern, Chlidonias niger (Linnaeus, 1758) Black rail, Laterallus jamaicensis (Gmelin, 1789) Eastern whip-poor-will, Antrostomas vociferus (Wilson, 1812) Yellow-throated warbler, Setophaga dominica (Linnaeus, 1776)

(6) Mammals

Franklin's ground squirrel, Poliocitellus franklinii (Sabine, 1822)

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Pallid bat, Antrozous pallidus (LeConte, 1856)
Southern bog lemming, Synaptomys cooperi (Baird, 1858)
Southern flying squirrel, Glaucomys volans (Linnaeus, 1758)
Texas mouse, Peromyscus attwateri (J.A. Allen, 1895)
Townsend's big-eared bat, Corynorhinus townsendii (Cooper, 1837)
Northern long-eared bat, Myotis septentrionalis (Trouessart, 1897)

(7) Turtles

Alligator snapping turtle, Macrochelys temminckii (Troost, in Harlan, 1835)

(b) Any nongame species in need of conservation taken during established trapping seasons, authorized commercial wildlife operations, fishing by hook and line, bait fish <u>baitfish</u> seining, or other lawful activity shall not be unlawfully taken if immediately released.

(c) Any nongame species in need of conservation in possession before the effective date of this regulation and not prohibited by any previous regulation of the department or national listings may be retained in possession if either of the following conditions is met:

(1) An application of affidavit to that effect has been filed with and approved by the secretary before January 1, 1990, that states the circumstances of how the species came into possession.

(2) Possession of the animal has been previously approved by the department. (Authorized by K.S.A. 32-959 and 32-963; implementing K.S.A. 32-959 and K.S.A. 2013 2018 Supp. 32-1009; effective Oct. 30, 1989; amended Aug. 31, 1992; amended Nov. 29, 1999; amended Feb. 18, 2005; amended July 24, 2009; amended Nov. 14, 2014; amended P-_____.)

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115-18-6a. Motor vehicle permits; school exemption for state parks and other areas requiring motor vehicle permits. (a) A park and recreation motor vehicle permit shall not be required to enter any state park, or other area requiring a motor vehicle permit, if the vehicle is used for the purpose of transporting primary and secondary students, faculty, and staff to the state park or other area requiring a motor vehicle permit.

(b) Each motor vehicle used for the purpose specified in subsection (a) shall display a school vehicle license plate or other distinctive marking signifying that the vehicle is a primary or secondary school vehicle. (Authorized by and implementing K.S.A. 2018 Supp. 32-807 and 32-901; effective P-

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115-25-14. Fishing; creel limit, size limit, possession limit, and open season. (a) The open season for the taking of fish in Kansas shall be January 1 through December 31, with the following exceptions:

(1) The flowing portions and backwaters of the Missouri river and any oxbow lake through which the Kansas-Missouri boundary passes, for which the open snagging season for the taking of paddlefish shall be March 15 through May 15;

(2) the flowing portions of the Kansas river from its origin downstream to its confluence with the Missouri river and the flowing portions of the Arkansas river from its origin downstream to the Kansas-Oklahoma border and on federal reservoirs from 150 yards away from the dam to the upper end of the federal property, for which the open hand-fishing season for the taking of flathead catfish shall be from sunrise to sunset, June 15 through August 31;

(3) for floatline fishing, only on designated federal reservoirs; and

(4) those areas closed by posted notice.

(b) Pursuant to K.A.R. 115-18-12, a trout permit shall be required for each individual who wants to fish on the following waters during the specified time periods:

(1) November 1 through April 15 (type one waters):

(A) Dodge City Lake Charles;

(B) Coffeyville LeClere Lake;

(C) Eisenhower State Park Pond;

(D) Fort Scott Gun Park Lake;

(E) Garnett Crystal Lake;

(F) Glen Elder Reservoir Outlet;

(G) Glen Elder State Park Pond;

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- (H) Kanopolis Seep Stream;
- (I) KDOT East Lake, located in Wichita;
- (J) Lake Henry, located in Clinton State Park;
- (K) Pratt Centennial Pond;
- (L) the following Sedgwick County Park waters:
- (i) Vic's Lake; and
- (ii) Slough Creek;
- (M) Scott State Park Pond;
- (N) Topeka Auburndale Park;
- (O) Walnut River Area, located in El Dorado State Park;
- (P) Webster Stilling Basin; and
- (Q) Willow Lake, located in Tuttle Creek State Park; and
- (2) November 1 through October 31: unit number 30, located in the Mined Land Wildlife Area.
- (c) Pursuant to K.A.R. 115-18-12, a trout permit shall be required for each individual who wants

to fish for and possess trout on the following waters from November 1 through April 15 (type two

waters):

- (1) Atchison City Lake No. 1;
- (2) Belleville City Lake (Rocky Pond);
- (3) Cameron Springs, located on Fort Riley;
- (4) Cedar Bluff Stilling Basin;
- (5) Cherryvale City Lake (Tanko);

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(d) The following daily creel limits and size limits shall apply to each pond, lake, impoundment, and other water of the state that is open to public fishing access and to all perennial and intermittent watercourses of the state, unless special creel limits and size limits apply pursuant to subsection (f).

Species	Creel Limit	Size Limit
Black bass: largemouth,	5*	15"
spotted, or smallmouth		
Channel catfish (fewer than 30 rays in the anal fin)	10	
Blue catfish (30 or more rays in the anal fin)	5	
Trout	5*/2***	
Flathead catfish	5	
Walleye, sauger, saugeye	5*	15"****
Pike family: northern pike,	2*	30"
tiger, or muskellunge		
Striped bass	5	
Wiper: striped bass hybrid	5	
Paddlefish	2**/2#	
Crappie: white or black	50*	
All other species	No limit	

* The daily creel limit shall be composed of a single listed species or a combination of the species in the listed species group.

** The total snagging creel limit of paddlefish per calendar year shall be six paddlefish.

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*** The two-trout-per-day creel limit shall be applicable to individuals under 16 years of age not in possession of a valid trout permit.

**** The 15" length limit on walleye, sauger, and saugeye shall not apply to streams, rivers, and tailwaters.

Any individual younger than 16 years of age may use an adult's paddlefish permit while accompanied by that adult with at least one unused carcass tag in possession. Each paddlefish snagged and kept by the individual younger than 16 years of age shall be included as part of the daily creel limit of the permit holder.

(e) The possession limit shall be three daily creel limits.

(f) Special size limits, creel limits, and bait restrictions for designated waters shall be those limits and restrictions specified in the department's "Kansas special size limits, creel limits, and bait restriction tables," dated July 19, 2019, which is hereby adopted by reference. All fish caught from these designated waters that are of a size or number that is illegal to possess shall be released unrestrained to the water immediately.

This regulation shall be effective on and after January 1, 2020. (Authorized by and implementing K.S.A. 2018 Supp. 32-807.)

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

KDWPT Agency

K.A.R. 115-7-1 K.A.R. Number(s) Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

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 require closed-cell construction for trotline float material, the same as setlines, to prevent movement of invasive species.

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. Colorado, Nebraska, Missouri and Oklahoma all manage sport fish take by various means and methods and locations.

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;

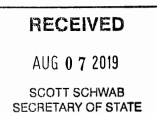
The proposed amendments will have no economic effect on any sector.

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 purpose of the proposed change is to reduce possible vectors for the movement of invasive species.



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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 will be some costs associated with this proposal for individuals who use float material with trotlines but any amount is purely speculative.

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 will be some costs associated with this proposal for individuals who use float material with trotlines but any amount is purely speculative.

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 will be some costs associated with this proposal for individuals who use float material with trotlines but any amount is purely speculative.

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

YES \Box NO \boxtimes

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

There will be some costs associated with this proposal for individuals who use float material with trotlines but any amount is purely speculative.

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.

 $YES \square \qquad NO \boxtimes$

The agency held public hearings on this regulation on April 25 in Colby, where 5 members of the public signed the attendance roster, on June 13 in Salina, where 5 members of the public signed the attendance roster and will hold meetings on August 15 in Overland Park, September 19 in Great Bend, and November 14 in Scott City.

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 RECEIVED^{increase} expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas



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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).

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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SCOTT SCHWAB SECRETARY OF STATE Kansas Administrative Regulations Economic Impact Statement For the Kansas Division of the Budget Proposed

KDWPT Agency

<u>K.A.R. 115-7-10</u> K.A.R. Number(s) Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

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 update the list of known properties with aquatic nuisance species through adoption of a reference document.

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 the movement of invasive species.

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;

Introducing invasive species has significant cost management implications. To allow transportation of invasive species from known vectors is ill advised at best. The regulation is designed to protect water bodies.

DOB APPROVAL STAMP APPROVED JUL 3 1 2019 DIVISION OF THE BUDGET 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 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. Fish can still be removed from lakes, just not live or using local water.

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. Fish can still be removed from lakes, just not live or using local water.

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

YES \Box NO \boxtimes

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 \Box NO \boxtimes

The agency held public hearings on this regulation on April 25 in Colby, where 5 members of the public signed the attendance roster, on June 13 in Salina, where 5 members of the public signed the attendance roster and will hold meetings on August 15 in Overland Park, September 19 in Great Bend, and November 14 in Scott City.

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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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).

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

KDWPT Agency

<u>K.A.R. 115-9-9</u> K.A.R. Number(s) Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

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 permanent regulation deals with electronic licenses, permits, stamps, tags, and other issues of the department; other requirements. The proposed changes would allow the use of mobile devices to carry licenses, as an alternative to traditional paper licenses.

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. Oklahoma, Nebraska, Missouri and Colorado all have varying regulations dealing with electronic licenses.

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 version of the regulation will not restrict business activities and 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 regulation will likely have no negative economic impact on businesses, individuals or local governments.

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 regulation will allow for electronic licenses to be carried in the field on mobile devices, as an alternative to traditional paper licenses. DOB APPROVAL STAMP

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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 negative costs and impacts on businesses 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 associated with the 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 associated with the proposal.

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

YES \Box NO \boxtimes

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

There are no implementation or compliance costs associated with the proposed changes.

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 \Box NO \boxtimes

The agency held public hearings on this regulation on April 25 in Colby, where 5 members of the public signed the attendance roster, on June 13, 2019 in Salina, where 5 members of the public signed the attendance roster, and will hold public commission meetings on August 15 in Overland Park, Sept 19 in Great Bend and November 14 in Scott City.

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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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).

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

KDWPT Agency

K.A.R. 115-15-1 K.A.R. Number(s) Christopher J Tymeson Agency Contact 785-296-1032 Contact Phone Number

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 permanent regulation designates species classified as endangered and threatened in Kansas. The proposed amendments to the regulation would list one species, the Cylindrical papershell mussel, from SINC to endangered and downlist one species, the Arkansas darter, from threatened to SINC.

The Kansas Nongame and Endangered Species Act, K.S.A. 32-957 et seq., requires the department to adopt rules and regulations which contain a list of all species of wildlife indigenous to this state which have been determined to be endangered species . . . and a list of all such species which have been determined to be threatened (K.S.A. 32-960(c)(1)). In making this determination, a species may be threatened or endangered because of any of the following factors:

(1) The present or threatened destruction, modification, or curtailment of its habitat or range;

(2) the overutilization of such species for commercial, sporting, scientific, educational, or other purposes;

(3) disease or predation;

(4) the inadequacy of existing regulatory mechanisms; or

(5) the presence of other natural or man-made factors affecting its continued existence within this state.

K.S.A. 32-960(a). The law stipulates that the secretary make the above determinations on the basis of the best scientific, commercial, and other data available to the secretary after consultation, as appropriate, with federal agencies, other interested state agencies and interested persons and organizations. In addition, the secretary is required to take into consideration those actions, if any, being carried out or about to be carried out by the federal government, by other states, by other agencies of this state or political subdivisions thereof, or by nongovernmental persons or organizations which may affect the species under consideration.

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) DOB APPROVAL STAMP APPROVED JUL 312019 DIVISION OF THE BUDGET This is not a federal mandate. State law or regulation respecting a threatened or endangered species may be more restrictive, but cannot be less restrictive than federal law or regulation (16 U.S.C.A. 1535(f)). The Secretary of Interior may enter into cooperative agreements with a state, provided that state "establishes and maintains an adequate and active program for the conservation of endangered and threatened species" (16 U.S.C.A. 1535(c)). With such cooperative agreements come substantial financial assistance to the state to develop conservation programs. The cost sharing for such programs has 75% of the cost being borne by the federal government. Therefore, a determination by the Secretary of Interior that a state was not maintaining an "adequate or active" program could place in potential jeopardy substantial federal assistance to the state. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with endangered and threatened species. Colorado lists the Arkansas Darter as a threatened species and the Cylindrical papershell mussel as a SINC species.

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;

It is unknown if the proposed amendments enhance or restrict business activities or growth because it is impossible to predict when or if an action permit would be needed for any project in any geographic area for a listed species. Likewise, the assessment is purely speculative for any savings by delisting a species for the same reasons. In 2018, the Department reviewed 1896 projects, with 18 action permits issued (0.95%) and of those, 1 ended with mitigation (0.05%).

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;

It is unknown if the proposed regulatory changes will have an impact on any sector. The provisions of the Kansas threatened and endangered species act only apply when a public permit is required, the project is publicly funded or intentional take of individual members of the species will occur. Also, if other listed species are in an overlapping geographic area, the result is likely little to no change because the geographic area is already under consideration. Further, using the techniques of avoidance, minimization and mitigation will likely result in little to no disruption of business sectors or the state economy as a whole. Again, in 2018, the Department reviewed 1896 projects, with 18 action permits issued (0.95%) and of those, 1 ended with mitigation (0.05%).

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

Businesses or governmental agencies that would require a public permit that requires T&E species review or publicly funded projects in an area where the species exists.

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

Any potential costs are purely specu provided above. Likewise, any poter		DOB APPROVAL STAMP
species are purely speculative.	RECEIVED	APPROVED
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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;

The review process is extensive in order to ensure compliance with the law as well as ensure species are properly listed or delisted. K.S.A. 32-960(d) requires that every five years the secretary shall conduct a review of the species listed . . . and shall submit any proposed changes in the listings . . . to federal and state agencies and local and tribal governments and to all individuals and organizations that have requested notification of departmental action. In February of 2018, the five-year review of Kansas threatened, endangered and species in need of conservation list was initiated. Following a statewide news release, the blank petitions were made available on the Kansas Department of Wildlife, Parks and Tourism website. Completed petitions were requested by July 31, 2018. This initial process provides opportunity for submitting a petition for removal or addition of species to the Kansas list. By July 31, 2018, three species had been petitioned. State law also provides that petitions may be submitted outside of the five-year review process.

In September 2018, the department completed a preliminary review that determined which petitions were sufficient to warrant further review for a possible listing status change. This preliminary review was conducted by a scientific task committee composed of personnel from the U.S. Fish and Wildlife service, universities, the Kansas Biological Survey, and the department. The scientific task committee determined that sufficient data existed to further consider whether a listing change action is warranted for three species: the Arkansas Darter, Cylindrical Papershell Mussel and Wabash Pigtoe Mussel.

As a component of the prescribed process, notice was published in the on the Department's website, informing the public that these species were being considered for listing actions, and that the department was obtaining a scientific review of these species' status from sources outside the agency. The notice also informed the public of four public meetings, to be conducted 90 days before submission of any proposed listing to the Wildlife and Parks Commission. Similar information was sent to federal and state agencies and local governments that may be affected by the proposed listings actions, as well as to individuals and organizations that had requested notification of proposed listing actions. Finally, this information was included in a news release sent to local newspapers and radio stations, as well as in the department's December 18, 2018 statewide news release.

Public informational meetings were held January 16, 2019 in Topeka, January 23, 2019 in Pittsburg, January 24, 2019 in Hays and January 25, 2019 in Pratt. These locations were selected based on their proximity to areas that may be affected by the proposed listing actions. At each meeting, department staff discussed the laws and procedures for listing a species as threatened or endangered, and reviewed each species' description, distribution, life history, and habitat. Staff emphasized that this was merely the beginning of the listing process, and that the public was invited to submit information for scientific review regarding each species' status.

In addition to other public notification efforts, information about each species proposed for listing was made available to the public at department offices, the department website and at public meetings of the Wildlife, Parks and Tourism Commission.

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Finally, the scientific task committee sent information concerning the proposed listings to individuals and organizations believed to have knowledge and scientific information about one or more of the species in question. These individuals and organizations were asked to rate the species from zero (species in no danger) to ten (species near extirpation) for 17 different categories, using the Species Evaluation Categories endorsed by the Commission in the fall of 1997. These numerical evaluations, along with any other biological and scientific information submitted by the public, were collected by the scientific task committee over the 90-day public comment period to formulate recommendations to the Secretary.

Using this collected information, the scientific task committee finalized recommendations in May of 2019, and provided them to department administration. These recommendations were presented to the Wildlife and Parks Commission and to the public at the June 13, 2019 Commission meeting in Salina. Taking into consideration the feedback received at that meeting, the department has proceeded to develop regulatory actions.

Finally, after implementation of the regulation, the agency works with project sponsors to first avoid sensitive areas, then minimize impacts on sensitive areas and if no other alternative exists, works to mitigate habitat losses.

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.

It is unknown if the proposed regulatory changes will have an impact on any sector. The provisions of the Kansas threatened and endangered species act only apply when a public permit is required, a project is publicly funded or intentional take of individual members of the species will occur. Also, if other listed species are in an overlapping geographic area, the result is likely little to no change. Further, using the techniques of avoidance, minimization and mitigation will likely result in little to no disruption of business sectors or the state economy as a whole. Again, in 2018, the Department reviewed 1896 projects, with 18 action permits issued (0.95%) and of those, 1 ended with mitigation (0.05%).

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.

It is unknown if the proposed regulatory changes will have an impact on any sector. The provisions of the Kansas threatened and endangered species act only apply when a public permit is required, a project is publicly funded or intentional take of individual members of the species will occur. Also, if other listed species are in an overlapping geographic area, the result is likely little to no change. Further, using the techniques of avoidance, minimization and mitigation will likely result in little to no disruption of business sectors or the state economy as a whole.

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

exceed \$5.0 minion over any two year period.			DOB APPROVAL STAMP
YES 🗆	NO 🛛	RECEIVED	APPROVED
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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 at the current time.

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 \boxtimes NO \square

The agency held public hearings on this regulation on January 17, 2019 in Lawrence, where 4 members of the public signed the attendance roster, on March 28 in Topeka, where 12 members of the public signed the attendance roster, on April 25 in Colby, where 4 members of the public signed the attendance roster, and on June 13 in Salina, where 5 members of the public signed the attendance roster. The agency will also hold hearings on August 15 in Overland Park, September 19 in Great Bend, and November 14 in Scott City.

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.

The agency provided information directly to the League of Kansas Municipalities and the Kansas Association of Counties.

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).

News releases to every newspaper in the state, discussion at prior KDWPT Commission public hearings and meetings, which are broadcast online, specific meetings for T&E species listings and delistings, publication in the Kansas Register and publication on the Department's website. The Department also notifies the Governor's office of surrounding states. This information is detailed above as well.

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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).

If the adoption of the regulation does not occur, the species that is recommended for delisting will still be required to review, resulting in time lost by project managers and the agency, as well as potential action permits being issued. For species proposed as listing, the federal government still has the ability to list the species. In some cases, listing of at-risk species at the state level with adequate protections has prevented the listing at the federal level. And without adequate protection and monitoring, the species could disappear from Kansas.

As is required by state law, a recovery plan will need to be developed for the Cylindrical papershell mussel by the agency. The estimated cost of developing the recovery plan will likely be \$30,000-\$50,000, with an additional \$1000 for administrative costs and \$1000 for staff field time.

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ENVIRONMENTAL BENEFIT STATEMENT

K.A.R. 115-15-1. Threatened and endangered species; general provisions.

<u>REGULATION DESCRIPTION</u>: This permanent regulation designates species classified as threatened and endangered in Kansas ("T&E species"). An environmental benefit statement is required by law when amending an environmental rule or regulation. A regulation adopted by the Secretary of Wildlife, Parks and Tourism concerning threatened or endangered species of wildlife is defined as an environmental rule or regulation. Consequently, this environmental benefit statement has been prepared. The proposed amendments to the regulation are as follows:

- * Add one endangered species: Cylindrical papershell mussel, Anodontoides ferussacianus
- * Remove one threatened species: Arkansas darter, Etheostoma cragini

In conjunction with these proposed amendments, the department is also proposing amendments to K.A.R. 115-15-2, which designated species in need of conservation in Kansas (or SINC species). Proposed amendments to that regulation include the addition of the Arkansas Darter to the list of SINC species and removing the Wabash pigtoe mussel from the list of SINC species.

The Kansas Nongame and Endangered Species Act, K.S.A. 32-957 et seq., requires the department to adopt rules and regulations "which contain a list of all species of wildlife indigenous to this state which have been determined to be endangered species and a list of all such species which have been determined to be threatened..." (K.S.A. 32-959(c)(1)). In making this determination, a species may be threatened or endangered because of any of the following factors:

- (1) The present or threatened destruction, modification, or curtailment of its habitat or range;
- (2) the overutilization of such species for commercial, sporting, scientific, educational, or other purposes;
- (3) disease or predation;
- (4) the inadequacy of existing regulatory mechanisms; or
- (5) the presence of other natural or man-made factors affecting its continued existence within this state.

The current proposed amendments stem from petitions for listing actions received by the department by July 31, 2018, as well as federal threatened and endangered species listings. Since that time, the department has held various public meetings, collected data, and received official recommendations from a task force composed of personnel from the U.S. Fish and Wildlife Service, universities, the Kansas Biological Survey, and the department. In making its recommendation to the department, that task force collected numerical ratings from individuals

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and companies believed to have knowledge and scientific information about one or more of the species in question, over a 90-day public comment period.

Taking into consideration response from the Wildlife and Parks Commission, the general public, and the task force recommendations, the department has developed these proposed regulatory amendments. A description of the species and related information, as well as a description of the risk or threat to the species and the need for the regulatory amendment, is included for each of the species in question.

Arkansas Darter (Etheostoma cragini)

- <u>Federal Status</u>: Not listed
- <u>Current Kansas Listing Status</u>: Threatened
- <u>Proposed Listing Action</u>: Downlist the species to SINC
- <u>Description</u>: The upper body is brown, and its back has many fine, black specks. It has a dark, vertical wedge-shaped spot beneath its eye. Its body has 12 to 14 dusky stripes along the sides.
- <u>Size</u>: Adults grow to about 2.5 inches length in body.
- <u>Habitat</u>: The Arkansas darter's range includes sites in extreme northwestern Arkansas, southwestern Missouri, and northeastern Oklahoma, within the Neosho River watershed. It also occurs in a number of watersheds and isolated streams in eastern Colorado, southcentral and southwestern Kansas, and the Cimarron watershed in northwest Oklahoma.
- <u>Reproduction</u>: Spawning occurs March through May.
- <u>Food</u>: Aquatic insects.

<u>Threat to the species and need for the regulatory amendment:</u> The Arkansas darter is recommended for downlisting as distribution is widespread and more-fully documented than when it was first listed in 1978. The fish has shown ability to recover quickly from drought and is tolerant of stressful conditions. The potential lowering of water levels in streams and potential development are the primary threats to the species.

Cylindrical papershell mussel (Anodontoides ferussacianus)

- <u>Federal Status</u>: None
- <u>Current Kansas Listing Status</u>: SINC
- <u>Proposed Listing Action</u>: List as endangered
- <u>Description</u>: The Cylindrical papershell mussel is a thin-shelled, straw-colored mussel.
- <u>Size</u>: Adults grow to about 3.5 inches in body length.
- <u>Habitat</u>: The mussel is a relatively short-lived freshwater mussel that was formerly documented in most rivers of northern Kansas. Currently it is found in limited reaches of the Smoky Hill and Saline rivers.
- <u>Reproduction</u>: Mussel larvae require attachment to a fish host before metamorphosing into the juvenile stage and detaching from the fish.
- <u>Food</u>: Freshwater mussels are filter feeders.

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<u>Threat to the species and need for the regulatory amendment:</u> The mussel has a very limited Kansas range, causing vulnerability to extirpation as well as loss of genetic variability. Water-flow in occupied range can be intermittent but water quantity will probably be more limiting in the future. Recent survey work (2011 and 2015) showed it to be rare and declining since the 1980's when it was reported as the most common mussel in the Smoky Hill river. Increasing water temperatures may also be having a detrimental effect on the population.

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K.A.R. 115-15-1. Threatened and endangered species; general provisions. K.A.R. 115-15-2. Nongame species; general provisions.

BACKGROUND: The Private Property Protection Act, K.S.A. 77-701 *et seq.*, requires state agencies to evaluate certain governmental actions to determine whether such actions may constitute a taking, and to make the resulting written report available for public inspection. Guidelines to evaluate such governmental actions were established by the Attorney General and first published in the Kansas Register on December 21, 1995. Before a state agency initiates a governmental action, it shall prepare a written report, following the Attorney General's guidelines, and make the report available for public inspection. Two regulations affecting species receiving some level of protected status based on their need for conservation, K.A.R. 115-15-1 and K.A.R. 115-15-2, are jointly assessed in this statement.

<u>ANALYSIS</u>: The analysis used follows the sequence and the scope of the questions from the "Takings Checklist" contained in the Attorney General's Guidelines.

- 1. Does the government action result in a permanent or temporary physical occupation or invasion of private property?
- 2. Does the governmental action deny or abrogate a fundamental property right?
- 3. Does the governmental action deprive the owner of all economically viable uses of the property?
- 4. Does the governmental action substantially further a legitimate interest?
- 5. Are the proscribed uses or physical occupation part of a preexisting limitation on the landowner's title?

K.A.R. 115-15-1 identifies species classified as endangered or threatened in Kansas, as required by, and according to the factors listed in K.S.A. 32-960. K.S.A. 32-960 requires the agency secretary to determine whether any species of indigenous wildlife is a threatened or endangered species because of any of the statutorily imposed factors:

- (1) the present or threatened destruction, modification or curtailment of its habitat or range;
- (2) the over utilization of such species for commercial, sporting, scientific, educational or other purposes;
- (3) disease or predation;
- (4) the inadequacy of existing regulatory mechanisms; or
- (5) the presence of other natural or man-made factors affecting its continued existence within this state.

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The secretary's determination is to be made on the basis of the best scientific, commercial and other data available to the secretary, and after consultation, as appropriate, with federal agencies, other interested state agencies and interested persons and organizations.

K.A.R. 115-15-2 identifies species in need of conservation, as required by, and according to the factors in K.S.A. 32-959(a). The law stipulates that this determination shall be on the basis of information related to population, distribution, habitat needs, limiting factors and other biological and ecological data concerning nongame species, gathered to determine conservation measures necessary for their continued ability to sustain themselves successfully. Species listed in this classification are not considered to be at the level of danger of threatened or endangered species, and do not receive the same level of legal protection.

1. Do the proposed amendments result in a permanent or temporary physical occupation or invasion of private property?

The listing of a species as threatened, endangered, or in need of conservation does not require an "occupation or invasion" of private property. Investigations surveying for the presence, or absence, of a species are among the statutorily available and authorized activities available to the agency pursuant to K.S.A. 32-959, and that activity does not rise to a level constituting an occupation or invasion. Typically, agency personnel seek consent of the landowner, or manager prior to conducting an inspection. If such consent is withheld, then the agency endeavors to work through a third party intermediary (such as a watershed district or a NRCS representative) to explain to the property owner the relevancy of such inspection to activities beneficial to the property owner. If those efforts fail to generate consent, then the agency typically relies on other scientific data.

2. Do the proposed amendments deny or abrogate a fundamental property right?

Protected fundamental property interests include the right to possess property, the right to exclude others from the property and the right to dispose of the property. By state law, ownership of all wildlife is declared to be in the state, regardless of whether it is listed or not (K.S.A. 32-703). Consequently, the listing of a species as threatened or endangered does not dispose or otherwise impair a property owner's continuing existing use of private property.

Listing a species as threatened or endangered (but not as a species in need of conservation) could have certain indirect effects on the use of a person's property, if a proposed use of the property would result in the alteration of the listed species' habitat or destruction of individuals of the species. Any person sponsoring or responsible for a publicly funded action of this sort, or an action requiring a permit from another state or federal permit from another state or federal government agency, must apply for a permit from the department, pursuant to K.A.R. 115-15-3. However, this permit is not required for normal farming and ranching practices, or for development of residential and commercial property on privately-owned property financed with private, nonpublic funds, unless a permit is required by another state or federal agency, or unless the action would involve an intentional taking (defined as an act or attempt that is willful and done for the purpose of taking a threatened or endangered species). Pursuant to K.A.R

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3(d), the secretary is obligated to issue a permit for which a timely and complete application has been submitted, if the proposed action meets with two conditions. First, the application must describe in the action plan sufficient mitigating or compensating measures to ensure protection of critical habitats and listed species, and assurances that such measures will remain in effect. Second, the proposed activity must comply with all federal laws protecting listed species.

The mere listing of a species as threatened, endangered or in need of conservation does not require any action by a property owner. Only if the property owner elects to undertake publicly funded activity that could result in the taking of a threatened or endangered species would a permit be required. In addition, these permits are not required for certain actions, and department regulation states that, in any case, law enforcement action would only be taken in cases involving intentional takings.

3. Do the proposed amendments deprive the owner of all economically viable uses of the property?

The listing of a species as threatened, endangered, or in need of conservation does not, itself, have any impact on the use of property. However, as noted above, a permit may be required if a proposed use would result in the alteration of a threatened or endangered species' habitat or the destruction of an individual of the species. Again, management of private property for normal farming or ranching uses would not be impaired by the listing of a threatened or endangered species, even if such practices were publicly funded or state or federally assisted, unless an intentional taking were involved. In addition, development of residential or commercial property would not be impaired unless publicly funded or an intentional taking were involved.

In addition, no use of private property could ever be restricted under these regulations unless it were publicly funded, state or federally assisted, or destroyed individuals of any listed species. All other economically viable uses of the property not within these categories are still available to the landowner. Furthermore, any use proposed action that would fall within these categories will still receive a permit to proceed, as long as sufficient mitigating or compensating measures are incorporated within the proposed action. Therefore, even in such cases, the regulation would not deprive a property of all economically viable use.

4. Do the proposed amendments substantially further a legitimate state interest?

The general governmental purposes for listing of any threatened or endangered species have been articulated in the Congressional findings and declaration of policies in the Federal Endangered Species Act of 1973 (16 U.S.C.A. 1531). Congress found that "various species of fish, wildlife and plants in the United States have been rendered extinct as a consequence of economic growth and development untempered by adequate concern and conservation," and that "other species of fish, wildlife and plants have been so depleted in numbers that they are in danger of or threatened with extinction," and such species are of "esthetic, ecological, educational, historical, recreational and scientific value to the Nation and its people." Such findings adopted at a national level have equal applicability at the state level.

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State statute makes determination of threatened or endangered species by the secretary obligatory, and not merely optional. See K.S.A. 32-960(a) (the secretary <u>shall</u> determine whether any species of wildlife indigenous to the state is a threatened species...) (emphasis added). The Kansas Legislature by statutorily adopting these obligatory requirements and imposing them upon the secretary evidenced that such conservation and protection provisions furthered a legitimate state interest.

A further legitimate state interest is served because federal agencies are directed by statutory federal policy (16 U.S.C.A. 1531(c)) to use their authority in furtherance of the stated federal policy of conserving ecosystems of threatened and endangered species. State law or regulation respecting a threatened species may be more restrictive, but can not be less restrictive than federal law or regulation (16 U.S.C.A. 1535(f)). The Secretary of Interior may enter into cooperative agreements with a state, provided that state "establishes and maintains an adequate and active program for the conservation of endangered and threatened species" (16 U.S.C.A. 1535(c)). With such cooperative agreements come substantial financial assistance to the state to develop conservation programs. The cost sharing for such programs has 75% of the cost being borne by the federal government. Therefore, a determination by the Secretary of Interior that a state was not maintaining an "adequate or active" program could place in potential jeopardy substantial federal assistance to the state.

5. Are any proscribed uses or physical occupation from the proposed amendments part of a preexisting limitation on the landowner's title?

As described above, the listing of a threatened or endangered species does not result in a permanent or temporary physical occupation on private property without consent of the landowner or manager. Second, as described above, the regulations do not deprive an owner of all economically viable uses of the property.

Even if limited proscriptions would exist, however (due to the involvement of public funding, for example), they may be part of a preexisting limitation on the landowner's title. For example, to the extent a landowner is also within a watershed district, and such district wishes to use federal assistance for construction of watershed structures (dams or impoundments), then the statutory rights of the watershed district may be pre-existing limitations that limit the impact of a listing of a species as threatened or endangered. Specifically, K.S.A. 24-1209 vests in an incorporated watershed district the power "where the construction, improvement or operation of such works causes the substantial displacement of a wildlife habitat and when required by the soil conservation service of the United States department of agriculture as a condition precedent of the release of federal funds for such works, to acquire land for the purpose of restoring such wildlife habitat." The watershed district authorizing statutes contemplate that conservation or protection of wildlife habitat may be a factor in the siting and design of structures or impoundments and further, that certain mitigating conditions may have to be developed to gain approval by a federal funding source. Therefore, even if the listing of a threatened or endangered species were to create some limitations on the use of the property, it might not necessarilyimpose more of a burden for property already within a watershed district.

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Also, watershed developments fall within the existing scope of the Kansas Water Projects Environmental Coordination Act (K.S.A. 82a-325, *et seq.*). Such Coordination Act requires the consideration of the environmental effects of any water development project. By statutory definition, the department is an environmental review agency, to whom watershed development projects must be submitted for review and comment. K.S.A. 82a-326(b)(1) and 82a-327. Permissible consideration for such review include:

- (a) beneficial and adverse environmental effects of proposed project on fish and wildlife;
- (b) means and methods to reduce adverse environmental effects; and
- (c) alternatives to a proposed project with significant adverse environmental effects.

Therefore, construction of a watershed dam could require the district to file an application for and obtain a permit if a threatened or endangered species were present, but due to the existing limitation under the Kansas Water Projects Environmental Coordination Act, the impact of such listing is reduced in this context.

Finally, any possible limitation would only occur if the proposed use of the property would impact a listed species. If another listed species already exists in the same habitat as the newly listed species, restrictions on the use of the property, if any, would be pre-existing. For certain of the proposed species for listing (e.g. the Shoal chub, in the Kansas River), that would normally be the case.

CONCLUSION: Based on the foregoing analysis, the agency believes that the proposed amendments to K.A.R. 115-15-1 and to K.A.R. 115-15-2 do not constitute a taking of private property.

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

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

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 permanent regulation designates species classified as species in need of conservation in Kansas. The proposed amendments to the regulation would list one species, the Arkansas darter, from threatened to SINC and remove one species, the Wabash pigtoe mussel.

The Kansas Nongame and Endangered Species Act, K.S.A. 32-957 et seq., requires the department to adopt rules and regulations "which contain a list of the nongame species deemed by the secretary to be in need of conservation" (K.S.A. 32-959(a)). The law stipulates that this determination shall be on the basis of information related to population, distribution, habitat needs, limiting factors and other biological and ecological data concerning nongame species, gathered to determine conservation measures necessary for their continued ability to sustain themselves successfully.

K.S.A. 32-960(a). The law stipulates that the secretary make the above determinations on the basis of the best scientific, commercial, and other data available to the secretary after consultation, as appropriate, with federal agencies, other interested state agencies and interested persons and organizations. In addition, the secretary is required to take into consideration those actions, if any, being carried out or about to be carried out by the federal government, by other states, by other agencies of this state or political subdivisions thereof, or by nongovernmental persons or organizations which may affect the species under consideration.

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. State law or regulation respecting a threatened or endangered species may be more restrictive, but cannot be less restrictive than federal law or regulation (16 U.S.C.A. 1535(f)). The Secretary of Interior may enter into cooperative agreements with a state, provided that state "establishes and maintains an adequate and active program for the conservation of endangered and threatened species" (16 U.S.C.A. 1535(c)). With such

cooperative agreements come substantial financial assistance to the state to develop conservation programs. The cost sharing for such programs has 75% of the cost being borne by the federal government. Therefore, a determination by the Secretary of Interior that a state was not maintaining an "adequate or active" program could place in potential

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<u>K.A.R. 115-15-2</u> K.A.R. Number(s) Proposed

jeopardy substantial federal assistance to the state. Missouri, Oklahoma, Nebraska and Colorado all have varying regulations dealing with endangered and threatened species. Colorado lists the Arkansas Darter as a threatened species.

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 to the regulation would not enhance or restrict business activity. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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 to the regulation would not have implementation or compliance costs on any sector. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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

None. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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

No costs are associated with this proposal except to the department. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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;

The review process is extensive in order to ensure compliance with the law as well as ensure species are properly listed or delisted. K.S.A. 32-960(d) requires that every five years the secretary shall conduct a review of the species listed . . . and shall submit any proposed changes in the listings . . . to federal and state agencies and local and tribal governments and to all individuals and organizations that have requested notification of departmental action. In February of 2018, the five-year review of Kansas threatened, endangered and species in need of conservation list was initiated. Following a statewide news release, the blank petitions were made available on the Kansas Department of Wildlife, Parks and Tourism website. Completed petitions were requested by July 31, 2018. This initial process provides opportunity for submitting a petition for removal or addition of species to the Kansas list. By July 31, 2018, three species had been petitioned. State law

also provides that petitions may be submitted outside of the fiveyear review process.

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In September 2018, the department completed a preliminary review that determined which petitions were sufficient to warrant

DOB APPROVAL STAMP APPROVED JUL 3 1 2019 DIVISION OF THE BUDGET further review for a possible listing status change. This preliminary review was conducted by a scientific task committee composed of personnel from the U.S. Fish and Wildlife service, universities, the Kansas Biological Survey, and the department. The scientific task committee determined that sufficient data existed to further consider whether a listing change action is warranted for three species: the Arkansas Darter, Cylindrical Papershell Mussel and Wabash Pigtoe Mussel.

As a component of the prescribed process, notice was published in the on the Department's website, informing the public that these species were being considered for listing actions, and that the department was obtaining a scientific review of these species' status from sources outside the agency. The notice also informed the public of four public meetings, to be conducted 90 days before submission of any proposed listing to the Wildlife and Parks Commission. Similar information was sent to federal and state agencies and local governments that may be affected by the proposed listings actions, as well as to individuals and organizations that had requested notification of proposed listing actions. Finally, this information was included in a news release sent to local newspapers and radio stations, as well as in the department's December 18, 2018 statewide news release.

Public informational meetings were held January 16, 2019 in Topeka, January 23, 2019 in Pittsburg, January 24, 2019 in Hays and January 25, 2019 in Pratt. These locations were selected based on their proximity to areas that may be affected by the proposed listing actions. At each meeting, department staff discussed the laws and procedures for listing a species as threatened or endangered, and reviewed each species' description, distribution, life history, and habitat. Staff emphasized that this was merely the beginning of the listing process, and that the public was invited to submit information for scientific review regarding each species' status.

In addition to other public notification efforts, information about each species proposed for listing was made available to the public at department offices, the department website and at public meetings of the Wildlife, Parks and Tourism Commission.

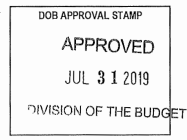
Finally, the scientific task committee sent information concerning the proposed listings to individuals and organizations believed to have knowledge and scientific information about one or more of the species in question. These individuals and organizations were asked to rate the species from zero (species in no danger) to ten (species near extirpation) for 17 different categories, using the Species Evaluation Categories endorsed by the Commission in the fall of 1997. These numerical evaluations, along with any other biological and scientific information submitted by the public, were collected by the scientific task committee over the 90-day public comment period to formulate recommendations to the Secretary.

Using this collected information, the scientific task committee finalized recommendations in May of 2019, and provided them to department administration. These recommendations were presented to the Wildlife and Parks Commission and to the public at the June 13, 2019 Commission meeting in Salina. Taking into consideration the

feedback received at that meeting, the department has proceeded

to develop regulatory actions.

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Finally, after implementation of the regulation, the agency works with project sponsors to first avoid sensitive areas, then minimize impacts on sensitive areas and if no other alternative exists, works to mitigate habitat losses.

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 annual implementation and compliance costs associated with this proposal. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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 annual implementation and compliance costs associated with this proposal. SINC species do not require the same review of projects that may affect the species' habitat or status as do threatened or endangered species.

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

YES \Box NO \boxtimes

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 at the current time.

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 🗆

The agency held public hearings on this regulation on January 17, 2019 in Lawrence, where 4 members of the public signed the attendance roster, on March 28 in Topeka, where 12 members of the public signed the attendance roster, on April 25 in Colby, where 4 members of the public signed the attendance roster, and on June 13 in Salina, where 5 members of the public signed the attendance roster. The agency will also hold hearings on August 15 in Overland Park, September 19 in Great Bend, and November 14 in Scott City.

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

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Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

The agency provided information directly to the League of Kansas Municipalities and the Kansas Association of Counties.

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).

News releases to every newspaper in the state, discussion at prior KDWPT Commission public hearings and meetings, which are broadcast online, specific meetings for T&E species listings and delistings, publication in the Kansas Register and publication on the Department's website. The Department also notifies the Governor's office of surrounding states. This information is detailed above as well.

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).

For species proposed as listing, the federal government still has the ability to list the species. In some cases, listing of at-risk species at the state level with adequate protections has prevented the listing at the federal level. And without adequate protection and monitoring, the species could disappear from Kansas.

As is required by state law, a recovery plan was already developed for the Arkansas Darter by the agency. The estimated cost of monitoring and complying with the recovery plan is an additional \$1000 for administrative costs and \$1000 for staff field time.

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ENVIRONMENTAL BENEFIT STATEMENT

K.A.R. 115-15-2. Nongame species; general provisions.

REGULATION DESCRIPTION: This permanent regulation designates species classified as species in need of conservation in Kansas ("SINC species"). An environmental benefit statement is required by law when amending an environmental rule or regulation. A regulation adopted by the Secretary of Wildlife, Parks and tourism concerning threatened or endangered species of wildlife is defined as an environmental rule or regulation. Although a SINC species is not a threatened or endangered species, and does not receive the same protections from other regulations requiring permit review for actions that affect threatened or endangered species, the list may be considered one that concerns threatened or endangered wildlife. Consequently, this environmental benefit statement has been prepared. The proposed amendments to the regulation are as follows:

•	Add one new SINC species:	Arkansas Darter, Etheostoma cragini		
•	Remove one SINC species:	Wabash Pigtoe, Fusconaia flava		

In conjunction with these proposed amendments, the department is also proposing amendments to K.A.R. 115-15-1, which includes the lists of threatened and endangered species in Kansas. Proposed amendments to that regulation include adding the Cylindrical papershell mussel to endangered status and removing the Arkansas Darter from threatened status.

The Kansas Nongame and Endangered Species Act, K.S.A. 32-957 et seq., requires the department to adopt rules and regulations "which contain a list of the nongame species deemed by the secretary to be in need of conservation" (K.S.A. 32-959(a)). The law stipulates that this determination shall be on the basis of information related to population, distribution, habitat needs, limiting factors and other biological and ecological data concerning nongame species, gathered to determine conservation measures necessary for their continued ability to sustain themselves successfully.

The current proposed amendments stem from petitions for listing actions received by the department by July 31, 2018, as well as federal threatened and endangered species listings. Since that time, the department has held various public meetings, collected data, and received official recommendations from a task force composed of personnel from the U.S. Fish and Wildlife Service, universities, the Kansas Biological Survey, and the department. In making its recommendation to the department, that task force collected numerical ratings from individuals and companies believed to have knowledge and scientific information about one or more of the species in question, over a 90-day public comment period.

Taking into consideration response from the Wildlife and Parks Commission, the general public, and the task force recommendations, the department has developed these proposed

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regulatory amendments. A description of the species and related information, as well as a description of the risk or threat to the species and the need for the regulatory amendment, is included for each of the species in question.

Arkansas Darter (Etheostoma cragini)

- <u>Federal Status</u>: Not listed
- Current Kansas Listing Status: Threatened
- <u>Proposed Listing Action</u>: Downlist the species to SINC
- <u>Description</u>: The upper body is brown, and its back has many fine, black specks. It has a dark, vertical wedge-shaped spot beneath its eye. Its body has 12 to 14 dusky stripes along the sides.
- <u>Size</u>: Adults grow to about 2.5 inches length in body.
- <u>Habitat</u>: The Arkansas darter's range includes sites in extreme northwestern Arkansas, southwestern Missouri, and northeastern Oklahoma, within the Neosho River watershed. It also occurs in a number of watersheds and isolated streams in eastern Colorado, south-central and southwestern Kansas, and the Cimarron watershed in northwest Oklahoma.
- <u>Reproduction</u>: Spawning occurs March through May.
- <u>Food</u>: Aquatic insects.

<u>Threat to the species and need for the regulatory amendment:</u> The Arkansas darter is recommended for downlisting as distribution is widespread and more-fully documented than when it was first listed in 1978. The fish has shown ability to recover quickly from drought and is tolerant of stressful conditions. The potential lowering of water levels in streams and potential development are the primary threats to the species.

Wabash Pigtoe Mussel (Fusconaia flava)

- Federal Status: None
- <u>Current Kansas Listing Status</u>: SINC
- Proposed Listing Action: De-list from SINC
- <u>Description</u>: Smooth, heavy-shelled freshwater mussel.
- <u>Size</u>: It can grow to 5 inches in length
- <u>Habitat</u>: Gravelly substrates in the rivers of eastern Kansas
- <u>Reproduction</u>: Requires a fish host
- <u>Food</u>: Filter feeder

<u>Threat to the species and need for the regulatory amendment:</u> Long-term data for the species shows dramatic density increase at 8 sites in the Verdigris river and at some locations, it is the most numerous mussel present. There is no longer any commercial exploitation of mussels in Kansas and host fishes are not a limiting factor for this mussel. Due to robust numbers, it does not compare to other more uncommon mussels on the SINC list.

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TAKINGS ASSESSMENT STATEMENT

K.A.R. 115-15-1. Threatened and endangered species; general provisions. K.A.R. 115-15-2. Nongame species; general provisions.

BACKGROUND: The Private Property Protection Act, K.S.A. 77-701 *et seq.*, requires state agencies to evaluate certain governmental actions to determine whether such actions may constitute a taking, and to make the resulting written report available for public inspection. Guidelines to evaluate such governmental actions were established by the Attorney General and first published in the Kansas Register on December 21, 1995. Before a state agency initiates a governmental action, it shall prepare a written report, following the Attorney General's guidelines, and make the report available for public inspection. Two regulations affecting species receiving some level of protected status based on their need for conservation, K.A.R. 115-15-1 and K.A.R. 115-15-2, are jointly assessed in this statement.

<u>ANALYSIS</u>: The analysis used follows the sequence and the scope of the questions from the "Takings Checklist" contained in the Attorney General's Guidelines.

- 1. Does the government action result in a permanent or temporary physical occupation or invasion of private property?
- 2. Does the governmental action deny or abrogate a fundamental property right?
- 3. Does the governmental action deprive the owner of all economically viable uses of the property?
- 4. Does the governmental action substantially further a legitimate interest?
- 5. Are the proscribed uses or physical occupation part of a preexisting limitation on the landowner's title?

K.A.R. 115-15-1 identifies species classified as endangered or threatened in Kansas, as required by, and according to the factors listed in K.S.A. 32-960. K.S.A. 32-960 requires the agency secretary to determine whether any species of indigenous wildlife is a threatened or endangered species because of any of the statutorily imposed factors:

- (1) the present or threatened destruction, modification or curtailment of its habitat or range;
- (2) the over utilization of such species for commercial, sporting, scientific, educational or other purposes;
- (3) disease or predation;
- (4) the inadequacy of existing regulatory mechanisms; or
- (5) the presence of other natural or man-made factors affecting its continued existence within this state.

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The secretary's determination is to be made on the basis of the best scientific, commercial and other data available to the secretary, and after consultation, as appropriate, with federal agencies, other interested state agencies and interested persons and organizations.

K.A.R. 115-15-2 identifies species in need of conservation, as required by, and according to the factors in K.S.A. 32-959(a). The law stipulates that this determination shall be on the basis of information related to population, distribution, habitat needs, limiting factors and other biological and ecological data concerning nongame species, gathered to determine conservation measures necessary for their continued ability to sustain themselves successfully. Species listed in this classification are not considered to be at the level of danger of threatened or endangered species, and do not receive the same level of legal protection.

1. Do the proposed amendments result in a permanent or temporary physical occupation or invasion of private property?

The listing of a species as threatened, endangered, or in need of conservation does not require an "occupation or invasion" of private property. Investigations surveying for the presence, or absence, of a species are among the statutorily available and authorized activities available to the agency pursuant to K.S.A. 32-959, and that activity does not rise to a level constituting an occupation or invasion. Typically, agency personnel seek consent of the landowner, or manager prior to conducting an inspection. If such consent is withheld, then the agency endeavors to work through a third party intermediary (such as a watershed district or a NRCS representative) to explain to the property owner the relevancy of such inspection to activities beneficial to the property owner. If those efforts fail to generate consent, then the agency typically relies on other scientific data.

2. Do the proposed amendments deny or abrogate a fundamental property right?

Protected fundamental property interests include the right to possess property, the right to exclude others from the property and the right to dispose of the property. By state law, ownership of all wildlife is declared to be in the state, regardless of whether it is listed or not (K.S.A. 32-703). Consequently, the listing of a species as threatened or endangered does not dispose or otherwise impair a property owner's continuing existing use of private property.

Listing a species as threatened or endangered (but not as a species in need of conservation) could have certain indirect effects on the use of a person's property, if a proposed use of the property would result in the alteration of the listed species' habitat or destruction of individuals of the species. Any person sponsoring or responsible for a publicly funded action of this sort, or an action requiring a permit from another state or federal permit from another state or federal government agency, must apply for a permit from the department, pursuant to K.A.R. 115-15-3. However, this permit is not required for normal farming and ranching practices, or for development of residential and commercial property on privately-owned property financed with private, nonpublic funds, unless a permit is required by another state or federal agency, or unless the action would involve an intentional taking (defined as an act or attempt that is willful and done for the purpose of taking a threatened or endangered species). Pursuant to K.A.R. **APPROVED**

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3(d), the secretary is obligated to issue a permit for which a timely and complete application has been submitted, if the proposed action meets with two conditions. First, the application must describe in the action plan sufficient mitigating or compensating measures to ensure protection of critical habitats and listed species, and assurances that such measures will remain in effect. Second, the proposed activity must comply with all federal laws protecting listed species.

The mere listing of a species as threatened, endangered or in need of conservation does not require any action by a property owner. Only if the property owner elects to undertake publicly funded activity that could result in the taking of a threatened or endangered species would a permit be required. In addition, these permits are not required for certain actions, and department regulation states that, in any case, law enforcement action would only be taken in cases involving intentional takings.

3. Do the proposed amendments deprive the owner of all economically viable uses of the property?

The listing of a species as threatened, endangered, or in need of conservation does not, itself, have any impact on the use of property. However, as noted above, a permit may be required if a proposed use would result in the alteration of a threatened or endangered species' habitat or the destruction of an individual of the species. Again, management of private property for normal farming or ranching uses would not be impaired by the listing of a threatened or endangered species, even if such practices were publicly funded or state or federally assisted, unless an intentional taking were involved. In addition, development of residential or commercial property would not be impaired unless publicly funded or an intentional taking were involved.

In addition, no use of private property could ever be restricted under these regulations unless it were publicly funded, state or federally assisted, or destroyed individuals of any listed species. All other economically viable uses of the property not within these categories are still available to the landowner. Furthermore, any use proposed action that would fall within these categories will still receive a permit to proceed, as long as sufficient mitigating or compensating measures are incorporated within the proposed action. Therefore, even in such cases, the regulation would not deprive a property of all economically viable use.

4. Do the proposed amendments substantially further a legitimate state interest?

The general governmental purposes for listing of any threatened or endangered species have been articulated in the Congressional findings and declaration of policies in the Federal Endangered Species Act of 1973 (16 U.S.C.A. 1531). Congress found that "various species of fish, wildlife and plants in the United States have been rendered extinct as a consequence of economic growth and development untempered by adequate concern and conservation," and that "other species of fish, wildlife and plants have been so depleted in numbers that they are in danger of or threatened with extinction," and such species are of "esthetic, ecological, educational, historical, recreational and scientific value to the Nation and its people." Such findings adopted at a national level have equal applicability at the state level.

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State statute makes determination of threatened or endangered species by the secretary obligatory, and not merely optional. See K.S.A. 32-960(a) (the secretary <u>shall</u> determine whether any species of wildlife indigenous to the state is a threatened species...) (emphasis added). The Kansas Legislature by statutorily adopting these obligatory requirements and imposing them upon the secretary evidenced that such conservation and protection provisions furthered a legitimate state interest.

A further legitimate state interest is served because federal agencies are directed by statutory federal policy (16 U.S.C.A. 1531(c)) to use their authority in furtherance of the stated federal policy of conserving ecosystems of threatened and endangered species. State law or regulation respecting a threatened species may be more restrictive, but can not be less restrictive than federal law or regulation (16 U.S.C.A. 1535(f)). The Secretary of Interior may enter into cooperative agreements with a state, provided that state "establishes and maintains an adequate and active program for the conservation of endangered and threatened species" (16 U.S.C.A. 1535(c)). With such cooperative agreements come substantial financial assistance to the state to develop conservation programs. The cost sharing for such programs has 75% of the cost being borne by the federal government. Therefore, a determination by the Secretary of Interior that a state was not maintaining an "adequate or active" program could place in potential jeopardy substantial federal assistance to the state.

5. Are any proscribed uses or physical occupation from the proposed amendments part of a preexisting limitation on the landowner's title?

As described above, the listing of a threatened or endangered species does not result in a permanent or temporary physical occupation on private property without consent of the landowner or manager. Second, as described above, the regulations do not deprive an owner of all economically viable uses of the property.

Even if limited proscriptions would exist, however (due to the involvement of public funding, for example), they may be part of a preexisting limitation on the landowner's title. For example, to the extent a landowner is also within a watershed district, and such district wishes to use federal assistance for construction of watershed structures (dams or impoundments), then the statutory rights of the watershed district may be pre-existing limitations that limit the impact of a listing of a species as threatened or endangered. Specifically, K.S.A. 24-1209 vests in an incorporated watershed district the power "where the construction, improvement or operation of such works causes the substantial displacement of a wildlife habitat and when required by the soil conservation service of the United States department of agriculture as a condition precedent of the release of federal funds for such works, to acquire land for the purpose of restoring such wildlife habitat." The watershed district authorizing statutes contemplate that conservation or protection of wildlife habitat may be a factor in the siting and design of structures or impoundments and further, that certain mitigating conditions may have to be developed to gain approval by a federal funding source. Therefore, even if the listing of a threatened or endangered species were to create some limitations on the use of the property, it might not necessarily impose more of a burden for property already within a watershed district.

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Also, watershed developments fall within the existing scope of the Kansas Water Projects Environmental Coordination Act (K.S.A. 82a-325, *et seq.*). Such Coordination Act requires the consideration of the environmental effects of any water development project. By statutory definition, the department is an environmental review agency, to whom watershed development projects must be submitted for review and comment. K.S.A. 82a-326(b)(1) and 82a-327. Permissible consideration for such review include:

- (a) beneficial and adverse environmental effects of proposed project on fish and wildlife;
- (b) means and methods to reduce adverse environmental effects; and
- (c) alternatives to a proposed project with significant adverse environmental effects.

Therefore, construction of a watershed dam could require the district to file an application for and obtain a permit if a threatened or endangered species were present, but due to the existing limitation under the Kansas Water Projects Environmental Coordination Act, the impact of such listing is reduced in this context.

Finally, any possible limitation would only occur if the proposed use of the property would impact a listed species. If another listed species already exists in the same habitat as the newly listed species, restrictions on the use of the property, if any, would be pre-existing. For certain of the proposed species for listing (e.g. the Shoal chub, in the Kansas River), that would normally be the case.

<u>CONCLUSION</u>: Based on the foregoing analysis, the agency believes that the proposed amendments to K.A.R. 115-15-1 and to K.A.R. 115-15-2 do not constitute a taking of private property.

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SCOTT SCHWAB SECRETARY OF STATE Kansas Administrative Regulations Economic Impact Statement For the Kansas Division of the Budget

Christopher J Tymeson

Agency Contact

Proposed

785-296-1032 Contact Phone Number

KDWPT Agency

<u>K.A.R. 115-18-6a</u> 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 new permanent regulation allows exempts school vehicles from state park motor vehicle permit entry requirements.

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. Oklahoma, Nebraska, Missouri and Colorado all have varying regulations dealing with motor vehicle use in state parks.

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 version of the regulation will not restrict business activities and growth. It may encourage more visitation of state parks by elementary and secondary students.

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 regulation could will likely have no negative economic impact on businesses, individuals or local governments.

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 regulation will allow for school vehicles to enter state parks for free.

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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 negative costs and impacts on businesses 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 associated with the 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 associated with the proposal.

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

YES \Box NO \boxtimes

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

There are no implementation or compliance costs associated with the proposed changes.

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 🖾

The agency held public hearings on this regulation on April 25 in Colby, where 5 members of the public signed the attendance roster, on June 13, 2019 in Salina, where 5 members of the public signed the attendance roster, and will hold public commission meetings on August 15 in Overland Park, Sept 19 in Great Bend and November 14 in Scott City.

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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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).

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

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

KDWPT Agency

K.A.R. 115-25-14 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 exempt regulation establishes fishing seasons. The proposed version would add adjust length and creel limits within the reference document.

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, Colorado and Nebraska all have fishing opportunities managed by dates, times, species and locations.

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 regulation proposal would not likely restrict business activities and 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 version of the proposed regulation already allows various types of fishing by species and location. The proposed changes would not have any significant compliance costs.

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

Guide businesses, bait retailers, state parks.

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

Fishing is funded by user fees. License buyers pay the way for public fishing opportunities within Kansas.

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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, SECRETARY OF STATE **To**cal government, and individuals;

> Again, the proposal and potential alternatives would likely have no substantial measure on the economic impact on businesses because fishing seasons already exist.

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 expected to be incurred by business or local governments.

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 expected to be incurred by business or local governments.

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

YES 🖂 NO \square

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

The total number of active fishing licenses was approximately 314,000 in 2019. This generates approximately \$6,794,800 for the agency, all of which accrues to the wildlife fee fund, and is paid by user fees. Additionally, each individually identifiable angler (314,000) goes 8 days afield per year and spends approximately \$933 per year, generating \$292.962,000 for the Kansas economy, based on economic studies provided by the USFWS.

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 \square

The agency held public hearings on this regulation on April 25 in Colby, where 4 members of the public signed the attendance roster, and on June 13 in Salina, where 5 members of the public signed the attendance roster. The agency will also hold hearings on August 15 in Overland Park, September 19 in Great Bend, and November 14

in Scott City.

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

DOB APPROVAL STAMP **APPROVED** AUG 0 1 2019 DIVISION OF THE BUDGET 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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