

Wildlife and Parks Commission Notice of Public Hearing

A public hearing will be conducted by the Wildlife and Parks Commission at 6:30 p.m., Thursday, September 8, 2022, at the Holiday Inn Express, 3401 Blue Comet Drive, Chanute, Kansas to consider the approval and adoption of proposed administrative regulations of the Kansas Department of Wildlife and Parks.

An education session for commissioners may be conducted beginning at 9:00 a.m., September 8, 2022, at the location listed above. A workshop meeting on business of the Wildlife and Parks Commission will begin at 1:00 p.m., September 8, 2022, 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 meetings 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 the hearing or other business matters, the commission will reconvene at 9:00 a.m., September 9, 2022, at the location listed above.

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

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

All interested parties may submit written comments prior to the hearing to the Chairman of the Commission, Kansas Department of Wildlife and Parks, 1020 S. Kansas Ave., Suite 200, Topeka, KS 66612 or to sheila.kemmis@ks.gov, if submitted electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally regarding 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. 115-1-1. This permanent regulation amendment simplifies and expands the definition of "artificial lure" to include advances in fishing technology including "umbrella rigs."

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

K.A.R. 115-2-1. This permanent regulation amendment adds "Resident Kids lifetime hunting and fishing combination license" to the KDWP license fee schedule.

Economic Impact Summary: The economic impact will be directly

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proportionate to the number of the licenses sold, and that number is unknown.

K.A.R. 115-4-11. This permanent regulation amendment will clarify antelope permit types and prevent "double dipping" by individuals who currently purchase a permit preference point and obtain an additional antelope permit.

Economic Impact Summary: The economic impact is estimated to be a reduction in the number of preference point sales of 80 with a total loss of revenue of \$880 for KDWP.

K.A.R. 115-7-1. This permanent regulation amendment will increase the number of hooks allowable on a fishing line with two artificial lures to a total of six.

Economic Impact Summary: The proposed amendment is not expected to have any economic impact on the department, other agencies, or the public.

K.A.R. 115-7-4. This permanent regulation amendment will clarify the requirement to leave intact any fish taken that is subject to length limit while the fisherman possesses the fish on the water.

Economic Impact Summary: The proposed amendment is not expected to have any economic impact on the department, other agencies or the public.

K.A.R. 115-9-3. This permanent regulation amendment adds the Kansas Kids lifetime hunting and fishing license to other lifetime licenses that may be purchased prior to obtaining a hunter education course.

Economic Impact Summary: The proposed amendment is not expected to have any economic impact on the department, other agencies, or the public.

K.A.R. 115-17-3. This permanent regulation amendment will clarify and exclude non-living, commercially packaged fish bait from the requirement for a commercial fish bait permit.

Economic Impact Summary. The proposed amendment is not expected to have any economic impact on the department, other agencies, or the public.

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

Gerald Lauber, Chairman

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115-1-1. **Definitions.** (a) Except as specified in subsection (b), the following definitions shall apply to all of the department's regulations:

- (1) "Arrow" means a missile shot from a bow or a crossbow.
- (2) "Artificial lure" means a man-made <u>fishing fish-catching</u> device <u>made of artificial or non-edible natural materials</u> used to mimic a <u>single</u> prey item. Artificial lures may be constructed of natural, nonedible, or synthetic materials. Multiple hooks, if present, shall be counted as a single hook on an artificial lure. Each device mimicking individual prey shall be limited to no more than three hooks. Each device mimicking multiple prey shall be limited to no more than five hooks.
- (3) "Bag limit" means the maximum number of any species, except fish and frogs, that may be taken by a person in a calendar day.
- (4) "Bait fish" means a member of the minnow or carp family (*Cyprinidae*), sucker family (*Catostomidae*), top minnows or killifish family (*Cyprinodontidae*), shad family (*Clupeidae*), and sunfish family (*Centrarchidae*), but excluding black basses and crappie. The fish listed in K.A.R. 115-15-1 and in K.A.R. 115-15-2 shall not be considered as bait fish.
- (5) "Bird dog" means a dog used to point, flush, or retrieve game birds, migratory birds, or both.
- (6) "Bow" means a handheld device with a cord that connects both of its two ends and that is designed to propel an arrow. This term shall include long, recurve, and compound bows.
- (7) "Bridle path" means an established, maintained, and marked pathway for the riding of animals.
- (8) "Camping" means erecting a shelter or arranging bedding, or both, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.

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(9) "Camping unit" means any vehicle or shelter specifically used for sleeping upon a portion of department lands or waters.

(10) "Cast net" means a circular or conical weighted net designed to be cast mouth-downward by hand and withdrawn by lines attached to its margin.

(11) "Creel limit" means the maximum total number of any species of fish or frogs that may be taken by a person in a calendar day.

(12) "Crossbow" means a transverse-mounted bow with a cord that connects the two ends and that is designed to propel an arrow, including compound crossbows. The arrow is released by a mechanical trigger.

(13) "Culling" means replacing one live fish held by an angler for another live fish of the same species if the daily creel limit for that species of fish has not been met.

(14) "Department lands and waters" means state parks, state lakes, recreational grounds, wildlife areas, sanctuaries, fish hatcheries, natural areas, historic sites, and other lands, waters, and facilities that are under the jurisdiction and control of the secretary through ownership, lease, license, cooperative agreement, memorandum of understanding, or other arrangement.

(15) "Depth finder" means an electronic device used to locate fish or determine underwater structures.

(16) "Dip net" means a handheld net that has rigid support about the mouth and is used to land fish.

(17) "Draft livestock" means horses, mules, donkeys, and oxen used singly or in tandem with other horses, mules, donkeys, and oxen for pulling purposes.

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(18) "Drag event" means a competitive event in which hounds pursue a scent trail. The event may involve a caged, pen-raised furbearer that is not released from the cage during the event.

(19) "Dryland set" means any trapping device that is placed or set on land or is not in contact with water.

(20) "Eyass" means a young of the year raptor not yet capable of flight.

(21) "Falconer" means the holder of a falconry permit.

(22) "Falconry" means the taking of wildlife with a trained raptor.

(23) "Field trial event for dogs" means a competitive event involving at least six dogs that are judged on hunting or running ability.

(24) "Firearm" means a rimfire or centerfire rifle, handgun, or shotgun; a muzzleloading shotgun, rifle, or handgun; or a cap-and-ball pistol.

(25) "Fire ring" means an open-topped, man-made, fire-retaining device.

(26) "Fireplace" means an enclosed, man-made, fire-retaining device.

(27) "Fishing line" means any hand-operated string or cord, utilizing hooks that may be used in conjunction with rods, poles, reels, bows, or spearguns.

(28) "Fish trap" means a device for catching fish consisting of a net or other structure that diverts the fish into an enclosure arranged to make escape more difficult than entry.

(29) "Fully automatic firearm" means a firearm capable of firing more than one round with a single trigger pull.

(30) "Gaff" means a hook attached to a rigid pole.

(31) "Gig" means a hand-operated spear with one or more prongs with or without barbs.

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- (32) "Group camping area" means any area within a state park designated by posted notice for camping by organized groups.
 - (33) "Haggard" means an adult raptor in mature plumage.
- (34) "Hook" means a device with a single shaft and one or more points with or without barbs, used for catching fish and frogs.
 - (35) "Imping" means the repair of damaged feathers.
- (36) "Kill site" means the location of the wildlife carcass as positioned in the field immediately after being harvested.
- (37) "Length limit" means the minimum length of a fish allowed in order to take it and not release it to the water immediately. For the purpose of this paragraph, the length of the fish shall be measured from the tip of the snout to the end of the tail, with the mouth closed and the tail lobes pressed together.
 - (38) "Moorage site" means a location designated for the fastening or securing of a vessel.
- (39) "Nonsport fish" means common carp, silver carp, bighead carp, black carp, grass carp, drum, threadfin and gizzard shad, goldfish, gar, suckers including carpsuckers and buffalo, eel, sturgeon, goldeye, white perch, and bowfin.
- (40) "Orthopedic device" means a device that attaches to the body and is required to enable a handicapped person to walk.
- (41) "Overflow camping area" means an area in a state park that is separate from the designated overnight camping area and that may be used for a maximum of 24 continuous hours of camping if no alternative camping facilities are available within reasonable driving distances.

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- (42) "Passage" means an immature raptor on first fall migration still in immature plumage.
- (43) "Pen-raised wildlife" means any wildlife raised in captivity.
- (44) "Pets" means domesticated wildlife, including dogs and cats.
- (45) "Possession limit" means the maximum total number of a species that can be retained per person at any one time.
- (46) "Prime camping site" means any site within a state park so designated by posted notice of the secretary and subject to an additional charge.
- (47) "Raptors" means members of the order Falconiformes or Strigiformes and specifically falcons, hawks, and owls.
- (48) "Raw pelt" means the undressed skin of an animal with its hair, wool, or fur in its natural state, without having undergone any chemical preservation converting the skin to a leather condition.
- (49) "Recreational vehicle" means a vehicle or trailer unit that contains sleeping or housekeeping accommodations, or both.
- (50) "Running" means the pursuing or chasing of furbearers or rabbits with hounds. This term shall not include the capturing, killing, injuring, or possessing of furbearers or rabbits or having a firearm or other weapon in possession while running, except during established furbearer or rabbit hunting seasons.
- (51) "Sanctioned or licensed coyote field trial" means a competitive event that involves only sight or trail hounds and that has been advertised in one of the national foxhound journals at least 30 days before the event.
 - (52) "Sanctioned or licensed furbearer field trial" means a competitive event in which dogs

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pursue unrestrained furbearers and that is sanctioned or licensed by any of the national kennel or field dog organizations for the express purpose of improving the quality of the breed through the awarding of points or credits toward specific class championships or other national recognition.

- (53) "Seine" means a net with a float line and lead line designed to be pulled through the water for the purpose of catching fish.
- (54) "Set line" means a string or cord that is anchored at one point by an anchor weighing at least 25 pounds or is attached to a fixed and immovable stake or object, does not have more than two hooks, and is not associated with a hand-operated mechanical reel.
 - (55) "Sight hound" means a dog used to pursue furbearers, rabbits, hares, or coyotes by sight.
- (56) "Skin and scuba diving" means swimming or diving while equipped with a face mask or goggles, allowing underwater vision and possibly involving an underwater breathing apparatus.
- (57) "Snagging" means the hooking of a fish in any part of its anatomy other than the inside of the mouth.
- (58) "Speargun" means a device used to propel a spear through the water by mechanical means or compressed gas.
- (59) "Sport fish" means northern pike, walleye, saugeye, sauger, yellow perch, striped bass, white bass, black bass including largemouth, spotted, and smallmouth bass, striped bass hybrid, trout, muskellunge, tiger muskie, channel catfish, blue catfish, flathead catfish, paddlefish, and panfish including bullhead, black and white crappie, bluegill, redear sunfish, green sunfish, warmouth, and rock bass.
- (60) "State fishing lake" means a department facility that contains the words "state fishing lake" in the name of the area.

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- (61) "Tip-up" means an ice fishing device designed to signal the strike of a fish.
- (62) "Trail hound" means a dog used to trail furbearers, rabbits, hares, or coyotes by scent.
- (63) "Transfer" means either of the following:
- (A) To reassign one's license, permit, or other issue of the department to another individual; or
- (B) to exchange any license, permit, or other issue of the department between individuals.
- (64) "Trot line" means a string or cord anchored at one or more points that does not have more than 25 hooks and is not associated with a hand-operated mechanical reel.
 - (65) "Turkey" means wild turkey.
- (66) "Unattended fishing line" means any fishing line set to catch fish that is not marked or tagged as required by K.A.R. 115-7-2 or K.A.R. 115-17-11 and not immediately attended by the operator of the fishing line.
 - (67) "Wake" means the waves thrown by a vessel moving on water.
- (68) "Water race" means a competitive event in which hounds pursue a scent device or a caged, pen-raised furbearer through water. The furbearer is not released during the event.
- (69) "Water set" means any trapping device that has the gripping portion at least half-submerged when placed or set in flowing or pooled water and remains at least half-submerged in contact with the flowing or pooled water.
 - (b) Exceptions to the definitions in this regulation shall include the following:
 - (1) The context requires a different definition.
- (2) The defined term is specifically defined differently within the department's other regulations. (Authorized by and implementing K.S.A. 2020 Supp. 32-807; effective Dec. 26, 1989;

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amended June 8, 1992	amended Sept. 19, 1997; amended Nov. 21, 2003; amended July 22,	2011;
amended Nov. 26, 2012	; amended Nov. 30, 2015; amended Dec. 25, 2020; amended April 23	3, 2021;
amended P		

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115-2-1. Amount of fees. The following fees and discounts shall be in effect for the following licenses,
permits, and other issues of the department: (a) Hunting licenses and permits.
Resident hunting license (valid for one year from date of purchase)\$25.00
Resident hunting license (valid for five years from date of purchase)
Resident disabled veteran hunting license (valid for one year from date of purchase,
30 percent or more service-connected disabled)12.50
Resident senior hunting license (valid for one year from date of purchase, 65 years
of age through 74 years of age)12.50
Resident youth hunting license (one-time purchase, valid from 16 years of age through 20
years of age, expiring at the end of that calendar year)
Nonresident hunting license (valid for one year from date of purchase)
Nonresident junior hunting license (under 16 years of age)
Resident big game hunting permit:
General resident: either-sex elk permit
General resident: antlerless-only elk permit
General resident youth (under 16 years of age): either-sex elk permit125.00
General resident youth (under 16 years of age): antlerless-only elk permit50.00
Landowner/tenant: either-sex elk permit
Landowner/tenant: antlerless-only elk permit
Hunt-on-your-own-land: either-sex elk permit
Hunt-on-your-own-land: antlerless-only elk permit
General resident: deer permit40.00
General resident youth (under 16 years of age): deer permit10.00
General resident: antlerless-only deer permit
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General resident youth (under 16 years of age): antlerless-only deer permit7.50)
Landowner/tenant: deer permit)
Hunt-on-your-own-land: deer permit20.00)
Special hunt-on-your-own-land: deer permit85.00)
General resident: antelope permit50.00)
General resident youth (under 16 years of age): antelope permit10.00)
Landowner/tenant: antelope permit25.00)
Antelope preference point service charge)
Any-deer preference point service charge)
Application fee for elk permit)
Wild turkey permit:	
General resident: turkey permit (1-bird limit)25.00	Э
General resident youth (under 16 years of age): turkey permit (1-bird limit)5.00	С
Resident landowner/tenant: turkey permit (1-bird limit)	Э
Nonresident: fall turkey permit (1-bird limit)	Э
Nonresident tenant: fall turkey permit (1-bird limit)	С
Nonresident: spring turkey permit (1-bird limit)60.00	С
Nonresident tenant: spring turkey permit (1-bird limit)	0
Nonresident youth (under 16 years of age): turkey permit (1-bird limit)10.00	0
Resident: turkey preference point service charge	0
Wild turkey game tag:	
Resident: turkey game tag (1-bird limit)	0
Resident youth (under 16 years of age): turkey game tag (1-bird limit)	0- / E

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

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Nonresident youth (under 16 years of age): combination 2-deer permit (antlered
deer and antlerless white-tailed deer)90.00
Nonresident: antelope permit (archery only)300.00
Nonresident tenant: antelope permit85.00
Nonresident youth (under 16 years of age): antelope (archery only)100.00
Nonresident tenant: either-sex elk permit
Nonresident tenant: antlerless-only elk permit
Nonresident: deer permit application fee
Nonresident: mule deer stamp
Field trial permit: game birds
Lifetime hunting license
or eight quarterly installment payments of
Migratory waterfowl habitat stamp8.00
Sandhill crane hunting permit: validation fee
Disabled person hunt-from-a-vehicle permit0
(b) Fishing licenses and permits.
Resident fishing license (valid for one year from date of purchase)
Resident fishing license (valid for five years from date of purchase)
Resident disabled veteran fishing license (valid for one year from date of purchase,
30 percent or more service-connected disabled)12.50
Resident senior fishing license (valid for one year from date of purchase, 65 years
of age through 74 years of age)12.50

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Resident youth fishing license (one-time purchase, valid from 16 years of age through 20
years of age, expiring at the end of that calendar year)
Nonresident fishing license (valid for one year from date of purchase)50.00
Resident calendar day fishing license
Nonresident calendar day fishing license
Three-pole permit (valid for one year from date of purchase)
Tournament bass pass (valid for one year from date of purchase)
Paddlefish permit (six carcass tags)
Paddlefish permit youth (under 16 years of age) (six carcass tags)
Hand fishing permit
Lifetime fishing license
or eight quarterly installment payments of
Five-day nonresident fishing license
Institutional group fishing license
Special nonprofit group fishing license
Trout permit (valid for one year from date of purchase)
Youth trout permit (under 16 years of age, valid for one year from date of purchase)4.50
(c) Combination hunting and fishing licenses and permits.
Resident combination hunting and fishing license (valid for one year from date
of purchase)
Resident combination hunting and fishing license (valid for five years from date
of purchase)

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Resident disabled veteran combination hunting and fishing license (valid for one year	ır .	
from date of purchase, 30 percent or more service-connected disabled)22.50		
Resident senior combination hunting and fishing license (valid for one year from date of		
purchase, 65 years of age through 74 years of age)22.50		
Resident combination youth hunting and fishing license (one-time purchase, valid from 16		
years of age through 20 years of age, expiring at the end of that calendar year)70.00		
Resident lifetime combination hunting and fishing license	960.00	
or eight quarterly installment payments of130.00		
Resident senior lifetime combination hunting and fishing license (one-time purchase	e, valid	
65 years of age and older)40.00		
Resident Kansas kids lifetime combination hunting and fishing license:		
5 years of age or younger300.00		
6 through 7 years of age500.00		
Nonresident combination hunting and fishing license (valid for one year from date		
of purchase)135.00		
(d) Furharvester licenses.		
Resident furharvester license (valid for one year from date of purchase)25.00		
Resident junior furharvester license (valid for one year from date of purchase)	12.50	
Lifetime furharvester license	500.00	
or eight quarterly installment payments of	67.50	
Nonresident furharvester license (valid for one year from date of purchase)	250.00	
Nonresident bobcat permit (1-bobcat limit per permit)	100.00	
Resident fur dealer licenseAPPROVED	RECEIVED	
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Nonresident für dealer license	400.00
Field trial permit: furbearing animals	20.00
(e) Commercial licenses and permits.	
Controlled shooting area hunting license (valid for one year from date of purchas	e)25.00
Resident mussel fishing license	75.00
Nonresident mussel fishing license	1,000.00
Mussel dealer permit	200.00
Missouri river fishing permit	25.00
Game breeder permit	10.00
Controlled shooting area operator license	200.00
Commercial dog training permit	20.00
Commercial fish bait permit (three-year permit)	50.00
Commercial prairie rattlesnake harvest permit (without a valid Kansas hunting li-	cense)20.00
Commercial prairie rattlesnake harvest permit (with a valid Kansas hunting licen	se or
exempt from this license requirement)	5.00
Commercial prairie rattlesnake dealer permit	50.00
Prairie rattlesnake round-up event permit	25.00
(f) Collection, scientific, importation, rehabilitation, and damage-control	permits.
Scientific, educational, or exhibition permit	10.00
Raptor propagation permit	0
Rehabilitation permit	0
Wildlife damage-control permit	0
Wildlife importation permit	10.00
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Threatened or endangered species	: special permits	0
(g) Falconry.		
(6)		75.00
Apprentice permit		
Master permit		
(h) Miscellaneous fees.		0
	and other issues of the department	
Special departmental services, ma	terials, or supplies	At cost
Vendor bond		
For bond amounts of \$5,0	00.00 and less	50.00
For bond amounts of more	e than \$5,000.00	50.00
plus \$6.00 per additional S	\$1,000.00 coverage or any fraction thereof.	
(i) Discounts.		
Discount for five or more license	s, permits, stamps, or other issues of the departs	ment
purchased by an individual at the	same timefive percent	of the total price
This regulation shall be es	ffective on and after January 1, 2021. (Authoriz	zed by K.S.A. 2019
Supp. 32-807 and K.S.A. 2019 Supp. 32-988; implementing K.S.A. 2019 Supp. 32-807, K.S.A. 2019		
Supp. 32-988, and K.S.A. 2019 S	Supp. 32-9,100, and 2022 HB 2456, sec. 1; effectively.	ctive Dec. 4, 1989;
amended Sept. 10, 1990; amende	d Jan. 1, 1991; amended June 8, 1992; amende	d Oct. 12, 1992;
amended April 11, 1994; amende	ed Aug. 29, 1994; amended June 5, 1995; amen	ded Aug. 21, 1995;
amended Feb. 28, 1997; amended	d July 30, 1999; amended Jan. 2, 2002; amende	ed Jan. 1, 2003; amended
Jan. 1, 2004; amended Feb. 18, 2 APPROVED	005; amended Jan. 1, 2006; amended May 1, 2 APPROVED	006; amended January 1, RECEIVED
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2007; amended Jan. 1, 2008; amended Jan. 1, 2009; amended Jan. 1, 2010; amended Aug. 1, 2010;
amended Jan. 1, 2011; amended Jan. 1, 2013; amended April 19, 2013; amended Nov. 15, 2013;
amended Jan. 1, 2015; amended Jan. 1, 2016; amended Jan. 1, 2018; amended April 26, 2019; amended
Sept. 20, 2019; amended Jan. 1, 2021; amended P)

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

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

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

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

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

(b) Deer permit applications.

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

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

(A) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a priority draw system, a deer permit that allows the taking of an antlered deer.

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

 Any nonresident applicant may select, at the time of application, one deer management unit and up to one adjacent management unit where that permit shall be valid.
- (5) Applications for resident firearms either-species, either-sex permits shall be accepted at designated locations from the earliest date that applications are available through the second Friday of June.
- (6) Applications for resident any-season white-tailed either-sex deer permits, resident archery deer permits, resident muzzleloader either-species either-sex permits, and hunt-on-your-own-land deer

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permits shall be accepted at designated locations from the earliest date that applications are available through December 30.

- (7) Each resident applicant for either-species, either-sex muzzleloader or firearm deer permits shall select, at the time of application, the unit where the permit shall be valid. The west unit permit shall be valid in units 1, 2, 17, and 18. The east unit permit shall be valid in units 3, 4, 5, 7, and 16.
- (8) Applications for antierless white-tailed deer permits shall be accepted at designated locations from the earliest date that applications are available through January 30 of the following year.
- (9) Each nonresident applicant for a regular deer permit shall have purchased a nonresident hunting license before submitting the application or shall purchase a nonresident hunting license when submitting the application.
- (c) Firearm Antelope permit applications. In awarding firearm antelope permits, the first priority shall be given to those individuals who have earned the highest number of preference points.

 Preference points shall be awarded as follows:
- (1) One point shall be awarded to an individual for each year the individual is unsuccessful in obtaining a firearm an antelope permit.
- (2) If the individual fails to make submit at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.
- (3) If an applicant obtains a firearm an antelope permit by a priority draw system, all earned points shall be lost.
- (4) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.
- (5) If an individual desires wants to apply for a preference point for an antelope firearms permit that allows the taking of an antelope and does not receive a permit, the person may apply for and receive

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a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.

- (6) Applications for resident firearm and muzzleloader permits shall be accepted in the Pratt office from the earliest date that applications are available through the second Friday of June.
- (7) Applications for resident and nonresident archery permits shall be accepted at designated locations from the earliest date that applications are available through October 30.
- (8) If there are any unfilled permits after all timely applications have been considered, the application period may be extended by the secretary.
- (9) Any applicant unsuccessful in obtaining a permit through a drawing may apply for any permit made available during an extended application period, or any other permit that is available on an unlimited basis. If the applicant receives a permit made available during an extended application period or on an unlimited basis, that individual shall not receive a preference point in the same calendar year as the calendar year in which the individual receives that other permit.
 - (d) Elk permit applications.
- (1) An individual receiving a limited-quota elk permit shall not be eligible to apply for or receive an elk permit in subsequent seasons, with the following exceptions:
- (A) An individual receiving an any-elk or a bull-only elk permit may apply for and receive an antlerless-only elk permit in subsequent seasons.
- (B) An individual receiving a limited-quota, antlerless-only elk hunting permit shall not be eligible to apply for or receive a limited-quota, antlerless-only elk permit for a five-year period thereafter. Subject to this subsection, however, this individual may apply for and receive an any-elk or

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bull-only elk permit without a waiting period.

- (C) When a limited number of elk permits are awarded by a random draw system, each individual shall have an additional opportunity of drawing for each bonus point earned by the individual in addition to the current application. Bonus points shall be awarded as follows:
- (i) One bonus point shall be awarded to an individual for each year the individual is unsuccessful in obtaining, by a random draw system, an elk permit that allows the taking of an elk.
- (ii) If an individual fails to make at least one application or purchase one bonus point within a period of five consecutive years, all earned bonus points shall be lost.
- (iii) If an applicant obtains, by a random draw system, an elk permit that allows the taking of an elk, all earned points shall be lost.
- (iv) If an individual desires wants to apply for a bonus point for an elk permit that allows the taking of elk and not receive a permit, the person may apply for and receive a bonus point by paying the proper application or bonus point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one bonus point in the same calendar year, and no individual shall apply for a bonus point in the same calendar year as the calendar year in which the individual is applying for a permit.
- (D) Each individual who is the final recipient of a commission elk permit shall be eligible for a limited-quota elk permit, subject to the provisions of this subsection.
- (E) Limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be awarded from a pool of applicants who are Fort Riley military personnel and applicants who are not Fort Riley military personnel.

(2) Applications for hunt-on-your-own-land and unlimited over-the-counter elk permits shall

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be accepted at designated locations from the earliest date that applications are available through March 14 of the following year.

- (3) Applications for limited-quota antlerless-only elk permits and limited-quota either-sex elk permits shall be accepted at designated locations from the earliest date that applications are available through the second Friday in June.
- (4) If there are leftover limited-quota antlerless-only elk permits or limited-quota either-sex permits after all timely applications have been considered, the application periods for those permits may be reopened by the secretary. Leftover permits shall be drawn and issued on a daily basis for those application periods reopened by the secretary. Any applicant unsuccessful in obtaining a permit through a drawing may apply for any leftover permit or any other permit that is available on an unlimited basis.
 - (5) Any individual may apply for or obtain no more than one permit that allows the taking of an elk, unless the individual is unsuccessful in a limited-quota drawing and alternative permits for elk are available at the time of subsequent application or the individual obtains a commission permit pursuant to this subsection.
 - (e) Wild turkey permit applications.
 - (1) When awarding wild turkey permits in units having a limited number of permits, the first priority shall be given to those individuals who did not receive a permit in a limited wild turkey unit during the previous year. All other applicants shall be given equal priority.
 - (2) In awarding a limited number of wild turkey permits by a priority draw system, the first priority shall be given to those individuals who have earned the highest number of preference points. Preference points shall be awarded as follows:

(A) One point shall be awarded to an individual for each year the individual is unsuccessful in

obtaining, by a priority draw system, a wild turkey permit.

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- (B) If the individual fails to make submit at least one application or purchase one preference point within a period of five consecutive years, all earned points shall be lost.
- (C) If an applicant obtains, by a priority draw system, a wild turkey permit, all earned points shall be lost.
- (D) If the number of applicants with the most preference points exceeds the number of permits for specified units or permit types, then a drawing shall be held to determine the successful applicants.
- (E) If an individual desires wants to apply for a preference point for a wild turkey permit and not receive a permit, the person may apply for and receive a preference point by paying the preference point fee and submitting an application during the application period specified in this regulation. No individual may apply for more than one preference point in the same calendar year, and no individual shall apply for a preference point in the same calendar year as the calendar year in which the individual is applying for a permit.
- (3) Fall wild turkey permits for unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits, and game tags for unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations, from the earliest date in the year that applications are available through 5:00 p.m. on January 30 of the following year.
- (4) Applications for spring wild turkey permits in unit 4 shall be accepted by the department from the earliest date that applications are available until midnight on the second Friday of February. If there are turkey permits left over after all timely applications have been considered, the application period may be reopened by the secretary. Leftover turkey permits shall be issued on a daily competitive basis until the day before the last day of the turkey season or until all turkey permits are issued.
 - (5) Spring wild turkey permits in unit 1, unit 2, unit 3, unit 5, and unit 6, youth turkey permits,

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and game tags in unit 1, unit 2, unit 3, unit 5, and unit 6 may be purchased over the counter at designated locations from the earliest date that applications are available until midnight on the day before the closing date for the season. (Authorized by K.S.A. 2018 Supp. 32-807, K.S.A. 2018 Supp. 32-937, K.S.A. 2018 Supp. 32-969, and K.S.A. 2018 Supp. 32-970; implementing K.S.A. 2018 Supp. 32-937, K.S.A. 2018 Supp. 32-969, and K.S.A. 2018 Supp. 32-970; effective Sept. 10, 1990; amended May 27, 1991; amended June 1, 2001; amended April 18, 2003; amended Feb. 18, 2005; amended May 15, 2009; amended Feb. 5, 2010; amended April 8, 2011; amended May 24, 2013; amended Nov. 30, 2015; amended April 21, 2017; amended April 26, 2019; amended P-_______.)

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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. If two artificial lures are used, the fishing line shall not exceed six hooks;
- (2) trotlines, except that any all 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 nonsport 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; amended Dec. 22, 2017; amended Jan. 11, 2019; amended Dec. 20, 2019; amended P-_______.)

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- 115-7-4. Fish; processing and possession. (a) Each person who takes any fish from a body of water subject to any length limit, either statewide or water body-specific, shall leave the head, body, and tail fin attached while the person has possession of the fish on the water.
- (b) Each person who has taken any fish shall retain the fish in that person's possession until any of the following occurs:
 - (1) The fish is consumed or processed for consumption.
- (2) The fish is transported to the person's domicile or given to another person. Legally taken sport fish may be possessed without limit in time and may be given to another if accompanied by a dated written notice that includes the donor's printed name, signature, address, and permit or license number.
- (3) The fish is transported to a place of commercial preservation or place of commercial processing for consumption.
 - (4) The fish is returned unrestrained to the waters from which the fish was taken.
- (5) The fish is disposed of at a location designated for fish disposal or at a designated fish cleaning station.
 - (c) Each paddlefish permittee shall meet either of the following requirements:
- (1) Nonelectronic carcass tags. The paddlefish permittee shall sign, record the county, the date, and the time of kill, and attach the carcass tag to the carcass in a visible manner immediately before reducing the paddlefish to permanent possession. The carcass tag shall remain attached to the carcass until the conditions of paragraphs paragraph (b)(1), (b)(2), (b)(3), or (b)(5) are met. The paddlefish permittee shall retain the carcass tag until the paddlefish is consumed, given to another, or otherwise disposed of.
 - (2) Electronic carcass tags. Using the department's electronic carcass tag system, the paddlefish

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permittee shall record the county, the date, and the time of kill and enter a photograph of the entire carcass, with sufficient clarity to display the species immediately before reducing the paddlefish to permanent possession. The paddlefish permittee shall possess the confirmation number until the conditions of paragraph (b)(1), (b)(2), (b)(3), or (b)(5) are met. The paddlefish permittee shall retain the confirmation number until the paddlefish is consumed, given to another, or otherwise disposed of.

- (d) For paddlefish parts, the following additional requirements shall apply:
- (1) No person shall possess any eggs that are attached to the egg membrane of more than one paddlefish.
- (2) No person shall possess more than three pounds of processed paddlefish eggs or fresh paddlefish eggs removed from the membrane. "Processed paddlefish eggs" shall mean any eggs taken from a paddlefish that have gone through a process that turns the eggs into caviar or into a caviar-like product.
- (3) No person shall ship into or out of, transport into or out of, have in possession with the intent to transport, or cause to be removed from this state any raw unprocessed paddlefish eggs, processed paddlefish eggs, or frozen paddlefish eggs.
- (4) Each harvested paddlefish carcass shall have all internal organs removed before transporting the carcass from Kansas. (Authorized by and implementing K.S.A. 2019 Supp. 32-807; effective Dec. 26, 1989; amended Nov. 27, 2006; amended Dec. 22, 2017; amended Jan. 11, 2019; amended Dec. 20, 2019; amended P-______.)

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- 115-9-3. Purchase of lifetime hunting or lifetime combination hunting and fishing licenses without certificate of completion of an approved hunter education course. (a) Any individual may purchase a lifetime hunting or lifetime combination hunting and fishing license on behalf of for a Kansas resident born after July 1, 1957, under procedures specified in pursuant to K.S.A. 1988 Supp. 32-104m, as amended by L. 1989, Ch. 118, Sec. 67, prior to 32-920 and amendments thereto, before issuance to that resident of a certificate of completion of an approved hunter education course.
- (b) Any resident may purchase a lifetime hunting or lifetime combination hunting and fishing license prior to or a resident Kansas kids lifetime combination hunting and fishing license before issuance of a certificate of completion of an approved hunter education course to that resident.
- (c) <u>Each</u> lifetime <u>licenses</u> <u>purchased</u> under <u>provisions of</u> subsection (a) <u>and or</u> (b) shall be issued with a notice that the lifetime license is not valid until the recipient of the lifetime license has been issued a certificate of completion of an approved hunter education course. (Authorized by <u>L. 1989, Ch. 118, Sec. 9 K.S.A. 32-807</u> and K.S.A. <u>1988 Supp. 32-401</u> as amended by <u>L. 1989, Ch. 118, Sec. 61-32-920</u>; implementing K.S.A. <u>1988 Supp. 32-401</u> as amended by <u>L. 1989, Ch. 118, Sec. 61-32-920</u> and 2022 HB 2456, sec. 1; effective Dec. 26, 1989; amended P-______.)

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115-17-3. Commercial fish bait permit; requirement, application, and general provisions. (a) A commercial fish bait permit shall be required for the harvest, sale, or purchase for resale of fish bait, except that a commercial fish bait permit shall not be required for the sale of nonliving, commercially packaged fish bait, the harvest or sale of annelids or insects, or for the purchase of annelids or insects for resale.

- (b) Any person may apply to the secretary for a commercial fish bait permit. The application shall be submitted on forms provided by the department and completed in full by the applicant. Each incomplete application shall be returned to the applicant.
- (c) Each commercial fish bait permit shall be valid for only those wildlife species specified in the permit.
- (d) Each commercial fish bait permit shall authorize the permittee to perform any of the following:
 - (1) Sell fish bait to any person for use as fish bait;
- (2) purchase fish bait for resale as fish bait, if the purchase is made from a person who meets at least one of the following requirements:
 - (A) Possesses a valid commercial fish bait permit;
 - (B) is a commercial fish grower, as defined by K.S.A. 32-974 and amendments thereto; or
 - (C) is authorized by another state to export and sell fish bait; or
 - (3) import fish bait for sale as fish bait.
- (e) Each permittee harvesting or purchasing fish bait shall maintain records of the following information and, if requested by the secretary, shall provide a report to the department containing the

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following information:

- (1) The permittee's name;
- (2) the permit number;
- (3) the number, location, and species of wildlife harvested;
- (4) the number and species of wildlife sold;
- (5) for each permittee purchasing fish bait, the name, address, and phone number of each individual distributor or producer from whom the permittee purchased; and
 - (6) for each permittee purchasing fish bait, the delivery date of each purchase.
- (f) Each permittee shall make records required under the permit available for inspection by any law enforcement officer or department employee upon demand.
- (g) Each permittee shall make the fish and the distribution or retail holding tanks that are subject to sample testing pursuant to K.A.R. 115-17-2a available for inspection by any law enforcement officer or department employee upon demand.
- (h) Each permittee shall respond to any survey regarding activities conducted under the permit if requested by the secretary.
- (i) In addition to other penalties prescribed by law, a commercial fish bait permit or application may be denied or revoked by the secretary if either of the following conditions is met:
 - (1) The application is incomplete or contains false information.
 - (2) The permittee fails to meet permit requirements or violates permit conditions.

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- (j) Each commercial fish bait permit shall expire three years after the date the permit is issued.
- (k) A permittee may possess and sell legally acquired wildlife for fish bait for not more than 30 days following expiration of the permit.

This regulation shall be effective on and after January 1, 2018. (Authorized by and implementing K.S.A. 2016 Supp. 32-807 and K.S.A. 32-941; effective Jan. 1, 1991; amended Jan. 1, 2012; amended Jan. 1, 2018; amended P-______.)

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KDWP			Dan Riley Agency Contact	Cor	296-1032 ntact Phone Number
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	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget appropriate Budget will require submission	process to the Dep roval is not requit	artment of Admir ed; however, the	Division of the

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Section I

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

The proposed amendment will simplify and expand the definition of "artificial lure" to accommodate advances in fishing equipment technology including devices known as "umbrella rigs".

Section II

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

There are no relevant federal laws or standards. Missouri, Oklahoma, Nebraska and Colorado all have corresponding similar provisions.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - Possibly an increase in sales of fishing devices as defined by the change.
- 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(s) and regulation(s) and on the state economy as a whole;

 No compliance or implementation costs are anticipated.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s);
 Businesses that engage in fishing or the sale of fishing devices.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;
 No costs anticipated, benefits related to fishing.
- 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;

No measures required, no cost or significant impact anticipated.

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses - \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

☐ Yes If the total implementation and compliance costs exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing 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.

No anticipated costs, however the agency held a hearing on January 13, 2022 (virtually) 28

No anticipated costs, however the agency held a hearing on January 13, 2022 (virtually) 28 members of the public attended, and April 21, 2022 in Beloit, Kansas with a total of 19 public attendees.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Section IV
Does the Economic Impact Statement involve any environmental rule(s) and regulation(s)?
☐ Yes If yes, complete the remainder of Section IV.☑ No If no, skip the remainder of Section IV.
A. Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
Click here to enter agency response.
B. Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.
Click here to enter agency response.
C. Describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons who would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).
Click here to enter agency response.
D. Provide a detailed statement of the data and methodology used in estimating the costs used. Click here to enter agency response.

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SCOTT SCHWAB SECRETARY OF STATE

KDWP Agency 115-2-1 K.A.R. Num	ber(s)		Dan Riley Agency Contact	⊠ Permanent	296-1032 Contact Phone Number ☐ Temporary
		oposed rule(s) and regulation(s) nor implementing a federally subside			t as a requirement
☐ Yes	in the revi	tinue to fill out the remaining form lew process to the Department of s not required; however, the Divi at the end of the review process.	f Administration an sion of the Budget v	d the Attorney	General. Budget
⊠ No	regulation million ov	the total annual implementation (s), calculated from the effective er any two-year period through I on or after July 1, 2024 (as calc	e date of the rule(s) June 30, 2024, or ex	and regulation and second and regulation and regularity	n(s), exceed \$1.0
	☐ Yes	If yes, continue to fill out the packet submitted in the review Attorney General, AND the Divwill require Budget approval.	process to the Dep	partment of A	dministration, the
	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget app. Budget will require submission	process to the Depar roval is not require	rtment of Adm d; however, th	nistration and the e Division of the

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

The proposed amendment will add the Resident Kids lifetime hunting and fishing combination license for children from birth through seven years of age to the KDWP license fee structure.

Section II

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

There are no know relevant federal laws or standards or similar provisions in contiguous states.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - No significant restriction or enhancement anticipated.
- 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(s) and regulation(s) and on the state economy as a whole;

 Compliance and implementation costs are anticipated to be proportionate to the number of licenses sold.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s); None anticipated.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;
 Benefits/costs are anticipated to proportionate to the number of licensees sold, and consistent with other lifetime license categories.
- 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;

No measures required, all impact anticipated will be borne by KDWP.

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses - \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

☐ Yes
☐ Yes
☐ If the total implementation and compliance costs exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing 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.

No significant costs are anticipated, however the agency will hold a hearing (virtual) on May 27, 2022 at 3:30 pm.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable, no impact anticipated.

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Section IV

DOCER	7.1.1
Does t	he Economic Impact Statement involve any environmental rule(s) and regulation(s)?
□ Ye ⊠ No	• • •
A.	Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
	Click here to enter agency response.
В.	Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.
	Click here to enter agency response.
C.	Describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons who would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).
	Click here to enter agency response.
D.	Provide a detailed statement of the data and methodology used in estimating the costs used. Click here to enter agency response.

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<u>KDWP</u>			Dan Riley	_	<u>296-1032</u>
Agency			Agency Contact	Co.	ntact Phone Number
115-4-11				□ Permanent	☐ Temporary
K.A.R. Num	ber(s)				
		posed rule(s) and regulation(s) no implementing a federally subside			ıs a requirement
☐ Yes	in the revi approval is	tinue to fill out the remaining form ew process to the Department of s not required; however, the Divi at the end of the review process.	f Administration an sion of the Budget v	nd the Attorney (General. Budget
⊠ No	regulation(million ov	the total annual implementation (s), calculated from the effective er any two-year period through of the on or after July 1, 2024 (as calculated).	e date of the rule(s) June 30, 2024, or ex) and regulation(sceed \$3.0 million	s), exceed \$1.0
	☐ Yes	If yes, continue to fill out the packet submitted in the review Attorney General, AND the Diwill require Budget approval.	process to the De	partment of Adn	ninistration, the
	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget app Budget will require submission	process to the Depa roval is not require	rtment of Admined; however, the	istration and the Division of the

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

The proposed amendment will clarify antelope permit types and also prevent "double dipping" by individuals who currently purchase a permit preference point and also obtain an additional antelope permit.

Section II

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

This regulation is consistent with all relevant federal laws or standards. Nebraska and Colorado have antelope hunting with similar provisions.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - No significant restriction or enhancement anticipated.
- 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(s) and regulation(s) and on the state economy as a whole;

 No compliance or implementation costs are anticipated.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s);
 Businesses that engage in antelope hunting.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

 Benefits- equity and fairness in licensing, costs an estimated reduction in preference point sales of 80, with a total loss of revenue to KDWP of \$880.
- 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;

No measures required, all impact anticipated will be borne by KDWP.

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JUL 1 2022

SCOTT SCHWAB SECRETARY OF STATE

Revised 05/03/2022

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses – \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

□ Yes	If the total implementation and compliance costs exceed \$1.0 million over any two-
□ No	year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s)
⊠ Not	and regulation(s), did the agency hold a public hearing to find that the estimated costs
Applicable	have been accurately determined and are necessary for achieving legislative intent? It applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.
	No significant costs anticipated, however the agency held a hearing on September 24, 2021 (2011) public attendees) November 18, 2021, (45 public attendees) January 13, 2022 (virtually) 25 members of the public attended, March 31, 2022 in Topeka (30 members of the public in attendance).

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable, no impact anticipated.

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

> News releases statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Sectio	on IV
Does t	he Economic Impact Statement involve any environmental rule(s) and regulation(s)?
☐ Yes	If yes, complete the remainder of Section IV.
⊠ No	If no, skip the remainder of Section IV.
A.	Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
	Click here to enter agency response.
В.	Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.
	Click here to enter agency response.
C.	Describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons who would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).
	Click here to enter agency response.
D.	Provide a detailed statement of the data and methodology used in estimating the costs used. Click here to enter agency response.

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KDWP Agency			Dan Riley Agency Contact	Co	296-1032 ntact Phone Number
<u>115-7-1</u>				⊠ Permanent	☐ Temporary
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Is for partic	/Are the pro ipating in o	oposed rule(s) and regulation(s) rimplementing a federally subsi	mandated by the fed dized or assisted pro	eral government a	as a requirement
☐ Yes	in the rev	tinue to fill out the remaining for iew process to the Department s not required; however, the Div at the end of the review process	of Administration a vision of the Budget	nd the Attorney	Jeneral, Duugei
⊠ No	regulation	the total annual implementation (s), calculated from the effectiver any two-year period through d on or after July 1, 2024 (as cal	ve date of the rule(solution June 30, 2024, or e	s) and regulation exceed \$3.0 million	(S), exceed \$1.0
	□ Yes .	If yes, continue to fill out the packet submitted in the review Attorney General, AND the D will require Budget approval.	\mathbf{w} process to the \mathbf{D}	epartment of Adi	ministration, me
	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget ap Budget will require submission	v process to the Dep proval is not requir	eartment of Admir red; however, the	Division of the
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JUL 1 2022

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

The proposed amendment will increase the number of hooks allowable on a fishing line with two artificial lures to a total of six...

Section II

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

There are no relevant federal laws or standards. Missouri, Oklahoma, Nebraska and Colorado all have corresponding similar provisions.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - Possibly an increase in sales of fishing devices as defined by the change.
- 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(s) and regulation(s) and on the state economy as a whole;

 No compliance or implementation costs are anticipated.
- Businesses that would be directly affected by the proposed rule(s) and regulation(s);
 Businesses that engage in fishing or the sale of fishing devices.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

 No costs anticipated, benefits related to fishing.
- 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;

No measures required, no cost or significant impact anticipated.

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses - \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

☐ Yes If the total implementation and compliance costs exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing 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.

No anticipated costs, however the agency held a hearing on January 13, 2022 (virtually) 28 members of the public attended, and April 21, 2022 in Beloit, Kansas with a total of 19 public attendees.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Section IV

Does the	Economic Impact Statement involve any environmental rule(s) and regulatio	n(s)?
☐ Yes	If yes, complete the remainder of Section IV.	
⊠ No	If no, skip the remainder of Section IV.	

A. Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.

Click here to enter agency response.

B. Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.

Click here to enter agency response.

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

Click here to enter agency response.

D. Provide a detailed statement of the data and methodology used in estimating the costs used.

Click here to enter agency response.

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Is/Are the proposed rule(s) and regulation(s) mandated by the federal government as a requirement for participating in or implementing a federally subsidized or assisted program? □ Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the Budget will require submission of a copy of the EIS at the end of the review process. □ No If no, do the total annual implementation and compliance costs for the proposed rule(s) and regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)? □ Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration, the Attorney General, AND the Division of the Budget. The regulation(s) and the EIS will require Budget approval. □ No If no, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the Budget will require submission of a copy of the EIS at the end of the review process.	KDWP Agency			<u>Dan Riley</u> Agency Contact	Co	296-1032 entact Phone Number
 □ Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the Budget will require submission of a copy of the EIS at the end of the review process. ☑ No If no, do the total annual implementation and compliance costs for the proposed rule(s) and regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)? □ Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration, the Attorney General, AND the Division of the Budget. The regulation(s) and the EIS will require Budget approval. ☑ No If no, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the 	<u>115-7-4</u>	ber(s)			⊠ Permanent	☐ Temporary
in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the Budget will require submission of a copy of the EIS at the end of the review process. □ No If no, do the total annual implementation and compliance costs for the proposed rule(s) and regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)? □ Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration, the Attorney General, AND the Division of the Budget. The regulation(s) and the EIS will require Budget approval. □ No If no, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the	Is for partic	Are the pro	oposed rule(s) and regulation(s) r r implementing a federally subsi	nandated by the fed dized or assisted pro	eral government a	as a requirement
regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)? Yes If yes, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration, the Attorney General, AND the Division of the Budget. The regulation(s) and the EIS will require Budget approval. No If no, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the	☐ Yes	in the revi	lew process to the Department of s not required; however, the Divi	of Administration as ision of the Budget	nd the Attorney (General. Budget
packet submitted in the review process to the Department of Administration, the Attorney General, AND the Division of the Budget. The regulation(s) and the EIS will require Budget approval. If no, continue to fill out the remaining form to be included with the regulation packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the	⊠ No	regulation million ov	(s), calculated from the effective any two-year period through	re date of the rule(s June 30, 2024, or e	s) and regulation(xceed \$3.0 millio	(s), exceed \$1.0
packet submitted in the review process to the Department of Administration and the Attorney General. Budget approval is not required; however, the Division of the		□ Yes	packet submitted in the review Attorney General, AND the Di	w process to the De	epartment of Adr	ninistration, the
		⊠ No	packet submitted in the review Attorney General. Budget app	process to the Depa proval is not require	artment of Admin ed; however, the	istration and the Division of the

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

The proposed amendment will clarify the requirement to leave intact any fish taken that is subject to length limit, while the fisherman possesses the fish while on the water.

Section II

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

There are no relevant federal laws or standards. Missouri, Oklahoma, Nebraska and Colorado all have corresponding similar provisions.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - None anticipated.
- 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(s) and regulation(s) and on the state economy as a whole;

 No compliance or implementation costs are anticipated.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s);
 Businesses that engage in fishing on Kansas waters.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;
 No costs anticipated.
- 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;

No measures required, no cost or significant impact anticipated.

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses - \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

☐ Yes	If the total implementation and compliance costs exceed \$1.0 million over any two-
□ No	year period through June 30, 2024, or exceed \$3.0 million over any two-year period or or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s)
⊠ Not	and regulation(s), did the agency hold a public hearing to find that the estimated costs
Applicable	have been accurately determined and are necessary for achieving legislative intent? In applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.
	No anticipated costs however the agency held a hearing on January 13, 2022 (virtually) 2

No anticipated costs, however the agency held a hearing on January 13, 2022 (virtually) 28 members of the public attended, and April 21, 2022 in Beloit, Kansas with a total of 19 public attendees.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Section IV

Does	the Economic Impact Statement involve any environmental rule(s) and regulation(s)?
□ Ye	If yes, complete the remainder of Section IV.
A.	Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
	Click here to enter agency response.
В.	Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.
	Click here to enter agency response.
C.	Describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons who would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).
	Click here to enter agency response.
D.	Provide a detailed statement of the data and methodology used in estimating the costs used. Click here to enter agency response.

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SCOTT SCHWAB SECRETARY OF STATE

<u>KDWP</u> Agency 115-9-3 K.A.R. Num	ber(s)		Dan Riley Agency Contact	Co ⊠ Permanent	296-1032 ontact Phone Number ☐ Temporary
Is for partic	/Are the pr ipating in c	oposed rule(s) and regulation(s) r r implementing a federally subsid	nandated by the fede dized or assisted pro	eral government : gram?	as a requirement
□ Yes	in the rev	atinue to fill out the remaining for iew process to the Department of s not required; however, the Divi- at the end of the review process.	of Administration and sion of the Budget v	nd the Attorney (General. Budget
⊠ No	If no, do the total annual implementation and compliance costs for the proposed rule(s) and regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)?			(s), exceed \$1.0	
	□ Yes	If yes, continue to fill out the packet submitted in the review Attorney General, AND the Di will require Budget approval.	v process to the De	partment of Adr	ninistration, the
	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget app Budget will require submission	process to the Depa proval is not require	rtment of Admined; however, the	istration and the Division of the
				E	RECEIVED

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

The proposed amendment will add the Resident Kids lifetime hunting and fishing combination license to the current list of licenses available for purchase prior to obtaining a hunter education certificate.

Section II

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

There are no know relevant federal laws or standards or similar provisions in contiguous states.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - No significant restriction or enhancement anticipated.
- 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(s) and regulation(s) and on the state economy as a whole;

 Compliance and implementation costs are anticipated to be proportionate to the number of licenses sold.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s); None anticipated.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

No anticipated benefits or costs.

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;

None required.

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Revised 05/03/2022

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses - \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

If the total implementation and compliance costs exceed \$1.0 million over any two-
year period through June 30, 2024, or exceed \$3.0 million over any two-year period on
or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s)
and regulation(s), did the agency hold a public hearing 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.
No significant costs are anticipated, however the agency will hold a hearing (virtual) on May 27, 2022 at 3:30 pm.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable, no impact anticipated.

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Does t	ne Economic Impact Statement involve any environmental rule(s) and regulation(s)?
☐ Ye	If yes, complete the remainder of Section IV.
⊠ No	If no, skip the remainder of Section IV.
A.	Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
	Click here to enter agency response.

B. Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.

Click here to enter agency response.

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

Click here to enter agency response.

D. Provide a detailed statement of the data and methodology used in estimating the costs used.

Click here to enter agency response.

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KDWP Agency			Dan Riley Agency Contact		296-1032 Contact Phone Number
115-17-3 K.A.R. Num	ber(s)			□ Permanent	☐ Temporary
Is/ for partici	Are the propating in or	posed rule(s) and regulation(s) r implementing a federally subsi	nandated by the fed dized or assisted pro	eral governmen gram?	t as a requirement
□ Yes	in the revie approval is	inue to fill out the remaining for ew process to the Department of not required; however, the Divi at the end of the review process.	of Administration artision of the Budget	nd the Attorney	General. Budget
⊠ No	If no, do the total annual implementation and compliance costs for the proposed rule(s) and regulation(s), calculated from the effective date of the rule(s) and regulation(s), exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024 (as calculated in Section III, F)?			n(s), exceed \$1.0	
	☐ Yes	If yes, continue to fill out the packet submitted in the review Attorney General, AND the Di will require Budget approval.	v process to the De	epartment of A	dministration, the
	⊠ No	If no, continue to fill out the packet submitted in the review Attorney General. Budget app Budget will require submission	process to the Department of the the Departmen	ertment of Adm ed; however, th	inistration and the e Division of the

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

The proposed amendment will clarify and exclude non-living, commercially packaged fish bait sales from the requirement for a commercial fish bait permit.

Section II

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

There are no known relevant federal laws or standards or similar provisions in contiguous states.

Section III

Agency analysis specifically addressing the following:

- A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;
 - No significant restriction or enhancement anticipated.
- 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(s) and regulation(s) and on the state economy as a whole;

 Compliance and implementation costs are anticipated to be proportionate to the number of licenses sold.
- C. Businesses that would be directly affected by the proposed rule(s) and regulation(s);
 Businesses selling non-living, commercially packaged fish bait.
- D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;
 Affected businesses would no longer be uncertain of commercial fish bait license compliance.
- 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;

None required.

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

Note: Do not account for any actual or estimated cost savings that may be realized.

Costs to Affected Businesses – \$None

Costs to Local Governmental Units - \$None

Costs to Members of the Public - \$None

Total Annual Costs - \$None

(sum of above amounts)

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

No costs anticipated

☐ Yes
☐ Yes
☐ If the total implementation and compliance costs exceed \$1.0 million over any two-year period through June 30, 2024, or exceed \$3.0 million over any two-year period on or after July 1, 2024, and prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing 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.

No significant costs are anticipated, however the agency will held a hearing (virtual) on January

13, 2022 (virtual) attended by 28 public members and April 21, 2022 in Beloit with a total of 19 public attendees.

Provide an estimate to any changes in aggregate state revenues and expenditures for the implementation of the proposed rule(s) and regulation(s), for both the current fiscal year and next fiscal year.

Not applicable.

Provide an estimate of any immediate or long-range economic impact of the proposed rule(s) and regulation(s) on any individual(s), small employers, and the general public. If no dollar estimate can be given for any individual(s), small employers, and the general public, give specific reasons why no estimate is possible.

Not applicable, no impact anticipated.

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 statewide, public hearings with on-line access, publication in the Kansas Register and the agency website.

Sectio	n IV
Does t	he Economic Impact Statement involve any environmental rule(s) and regulation(s)?
☐ Yes	If yes, complete the remainder of Section IV. If no, skip the remainder of Section IV.
A.	Describe the capital and annual costs of compliance with the proposed rule(s) and regulation(s), and the persons who would bear the costs.
	Click here to enter agency response.
В.	Describe the initial and annual costs of implementing and enforcing the proposed rule(s) and regulation(s), including the estimated amount of paperwork, and the state agencies, other governmental agencies, or other persons who would bear the costs.
	Click here to enter agency response.
C.	Describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons who would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).
	Click here to enter agency response.
D.	Provide a detailed statement of the data and methodology used in estimating the costs used. Click here to enter agency response.

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