	IDE	NTIFYING THE RI	ULE AND REGU	JLATION		NECE	SSITY		POTENTIAL FOR REV	OCATION			TIES 1	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
						Is the rule and regulation necessary for the	Does the rule and regulation serve an			If the rule and regulation is not in active use, would revocation require a change to the	If the rule and regulation is not in active use and revocation would require a change to the authorizing or	Is the rule and regulation federally required for state participation in	Is the rule and regulation necessary for federal delegation of	If the rule and regulation is federally required, the state and federal program			
		Rule and	Authorizing	Implementing		implementation and administration of	purpose in support	Briefly describe how revocation would affect	Is the rule and regulation being	authorizing or implementing	implementing statute, which	<u>a federal</u> <u>program or</u>	enforcement authority to the	names and the federal agency	regulation were	received for the most recent	Additional information necessary to understanding the necessity of this rule and regulation
Numbe	r Article Title	Regulation Title	KSA(s)	KSA(s)	<u>Department</u>	state law? yes/no	of state law? yes/no	Kansans. Iimited # of characters	revoked? yes/no	statute? in active use/ yes/ no	change(s)?	<u>authority?</u> yes/no	State? yes/no	name	repealed? yes/no	fiscal year	(Maximum 1,200 characters) limited # of characters
7-42-1	Charitable Organizations	Charitable organizations; registration	K.S.A. 2022 Supp. 17-1763	K.S.A. 2022 Supp. 17-1763		Yes. The regulation is used as the outline in established procedures to determine who is required to register in this capacity and to keep the public informed of what charitable organizations are registered to operate in the State.	established the framework necessary to insure all charitable	Should the regulation ever be revoked, the State would lack the ability to keep the public aware of what charitable organizations are operating as required and which organizations are not. This regulation is vital to the upkeep and maintenance of the program search engine located on the Kansas Attorney General's website.	No. The regulation is dated to 1982 which means there are many areas of the regulation that through working with the information have become apparent they need updated. The fees charged are a main concern as the program is not currently 100% self-supporting. An increase of the registration fee from \$25 to \$100 would be instrumental in moving the program to being self-supporting.	Currently In Active Use.	characters The program is in active use.	No. The Unit is not self-supporting but with an increase of registration fees, it easily could be.		This program is not affiliated with the federal government in any way.	No.		Without this regulation in place the Unit would be unable to keep the public informed of verifiable registered charitable organizations operating in the State. This could have the potential to endanger the public of making informed decisions concerning which charitable organizations are legitimately operating within the State. This program was under the direction of the Kansas Secretary of State's Office until 2021. All regulations refer to the Kansas Secretary of State's Office as the point of contact concerning this program. There are many areas of the regulation that should be updated to reflect the current agency responsible for the administration of the program. Fees have not been updated from the original \$25 resulting in the program being reliant of State funds to support it's operation. A fee increase to \$100 with placement into a Charitable Organizations fund would aid in moving the program to a self sufficient operation. Currently, the Unit is under staffed and could benefit from the addition of 1 additional administrative staff position. There is currently no investigative staff assigned to the Unit which impedes the timely processing of public complaints and investigations into alleged wrong doing.
7-42-2		Professional fund raisers; registration		K.S.A. 2022 Supp. 17-1764		Yes. The regulation is utilized the same way as registration of charitable organizations. These are the people who are actually soliciting for donations to the charitable organizations.	keep the registration search engine on the Kansas Attorney	Should the regulation ever be revoked, the State would lack the ability to keep the public aware of what fund raisers are operating as required and which are not. This regulation is vital to the upkeep and maintenance of the program search engine located on the Kansas Attorney General's website.	No.	Currently In Active Use.	The program is in active use.	No.	No.	This program is not affiliated with the federal government in any way.	No.	N/A	Without this regulation in place the Unit would be unable to keep the public informed of verifiable registered fund raisers operating in the State. This would have the potential to endanger the public of making informed decisions concerning which fund raisers are operating according to the established procedures.
7-42-3	Charitable Organizations	Professional fund raisers; annual report	K.S.A. 2022 Supp. 17-1763	K.S.A. 2022 Supp. 17-1764	,	Yes. The regulation is utilized to determine the level of fund raising activities performed by a professional fund raiser. This information could impact the requirements in regards to reporting.	means for insuring professional fund raisers	Should the regulation ever be revoked, the impact on the Unit s would be minimal but could potentially be a means for fund raisers to circumvent the registration requirements that keep the public informed of those who comply with State regulations.		Currently In Active Use.	The program is in active use.	No.	No.	This program is not affiliated with the federal government in any way.	No.		Without this regulation in place, the registration of professional fund raisers could potentially be compromised and not provide adequate information to the public on properly registered fund raisers.
7-42-4		Professional solicitors; registration	K.S.A. 2022 Supp. 17-1763	K.S.A. 2022 Supp. 17-1765	,	Yes. The regulation is utilized to account for all persons actively soliciting donations from the public for a charitable organization.	means for insuring professional solicitors	Should the regulation ever be revoked, the accountability of the solicitors could jeopardize the public confidence in the available information to them regarding what solicitors are legitimate and which are not. This has the potential to harm the public by means of fraudulent activities by illegal and criminal entities.		Currently In Active Use.	The program is in active use.	No.	No.	This program is not affiliated with the federal government in any way.	No.		Without the regulation in place, the registration of professional solicitors would be compromised resulting in the potential to endanger the public when choosing an organization to donate to. Without the regulation in place, criminal activities could increase, eroding the confidence in our Agency.

		IDENT	TIFYING THE RU	ILE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR REV	OCATION			TIES 1	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
	<u>ber Arti</u>		Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department		Does the rule and regulation serve an identifiable public purpose in support of state law? yes/no Yes. The regulation	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked? yes/no	change to the authorizing or implementing statute? in active use/ yes/ no	the authorizing or implementing statute, which change(s)? limited # of characters	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	regulation is federally required, the state and federal program names and the federal agency name	current law if the rule and regulation were repealed? yes/no	be in jeopardy. the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters) limited # of characters
7-4		madie C				Registration	utilized to keep all records up to date and accurate for the public's use in making informed decisions.	serves to make the registrants accountable for providing vital	revoked, the accuracy of the submitted information would be jeopardized which has the potential to allow fraudulent activity from those		Currently in Active Use.	the program is in active use.	NO.	NO.	This program is not affiliated with the federal government in any way.	NU.		Without this regulation in place, information found on the Kansas Attorney General's website would not be accurate and would have the potential to erode the public trust in this Agency.
7-4		fidentiality		K.S.A. 2022 Supp. 75-456	K.S.A. 2022 Supp. 75-456	Victim Services Division	AKA: Safe at Home Yes		Without this regulation, Kansans would be left without clear definitions of key entities named in the Safe At Home statute. This regulation is intended to identify and clarify individuals, agencies, and items named in the Safe At Home statute.	No	In active use		No	No		No		Safe At Home (SAH) is Kansas's address confidentiality program. It provides a substitute address for victims of domestic violence, sexual assault, stalking, and trafficking to use on all public records as well as free first-class mail forwarding for participants. Any adult victim of domestic violence, sexual assault, stalking, or trafficking may apply to participate in SAH. Additionally, any family member living in the same home with the victim, any minor child or children, or any incapacitated person who is in fear for their safety can apply to SAH. The substitute address can be used at city, county, and state offices. City clerks, county clerks, county treasurers, schools, the Department of Motor Vehicles, the Department of Children and Families, and other similar offices are required to accept the substitute address.
7-4	4-2 Addre Confi	fidentiality	Enrolling agent registration	K.S.A. 2022 Supp. 75-456	K.S.A. 2022 Supp. 75-458	Victim Services Division	AKA: Safe at Home Yes		It is essential to maintain documentation of those agencies and individuals who are trained and certified to implement the Safe At Home program in a safe and confidential manner. Without this regulation, documenting the records of agencies and individuals certified to assist Kansans with enrollment in SAH would be nearly impossible to maintain. Referring Kansans to certified enrolling agents and assistants would be difficult without this rule. If Kansans were not able to locate an enrolling agent/assistant and apply for SAH in a timely manner, Kansans' safety could be jeopardized, as many perpetrators of abuse utilize mail services to track down their victims and inflict physical abuse, financial abuse, and other tactics to maintain power and control.		In active use		No	No		No		
									KAR 7-44-2 cont. Enrolling agents and assistants would be left without clear guidelines as to the expectations of how to safely and confidentially maintain the records of SAH participants.									

	IDEI	NTIFYING THE RU	LE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	VOCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Number		Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u>	Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal	If the rule and regulation is federally required, the state and federal program names and the	Could federal moneys be in	moneys could be in jeopardy.	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
7-44-3	Address Confidentiality Program	Enrolling assistant training	K.S.A. 2022 Supp. 75-456	K.S.A. 2022 Supp. 75-458	Victim Services Division	AKA: Safe at Home Yes		Without proper training, enrolling assistants may inadvertently misrepresent Safe At Home and the requirements and limitations to the program when assisting Kansans with their application. As SAH is not a one-size-fits-all program, an enrolling assistant who is not properly trained may offer SAH to victims that do not benefit from the services provided by the program. Additionally, offering supplemental training to enrolling assistants allows the SAH program coordinator to provide enrolling assistants with updates and changes to the SAH program as well as an opportunity for bidirectional learning, as active enrolling assistants can report trends and safety concerns they have observed from their experience in direct client work.		In active use		No	No		No		Enrolling agents and enrolling assistants play a critical part in the SAH program. Enrolling agents can be any public or private entity that offers shelter or counseling services to victims, law enforcement agents, or any state or local agency. Enrolling assistants are individuals who are employed or affiliated with a certified enrolling agent. Enrolling assistants are trained to discuss aspects of safety planning directly with survivors during the SAH application process. The SAH program coordinator focuses training around how to fill out the application thoroughly, the limitations of the program, and how to help victims determine if the program is right for their situation. A significant portion of the training is dedicated to discussing advancements in technology that can jeopardize a participant's confidential information, such as data brokers selling information, apps that track location, and various existing and emerging social media platforms. The SAH coordinator facilitates regular trainings in order to ensure a wider, more available network of enrolling assistants available for victims to meet with.
								KAR 7-44-3 cont. Without this regulation, any individual could represent themselves as an enrolling assistant, without the proper knowledge of how to work SAH into a thorough safety plan and without the knowledge of how to correctly fill out the SAH enrollment form.									

IDI	ENTIFYING THE RU	JLE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	OCATION			TIES T	O FEDERAL PRO	GRAMS	ADDITIONAL INFORMATION
Number Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)		Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans.	Is the rule and regulation being revoked?	change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name		 Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
7-44-4 Address Confidentiality Program	Information released to law enforcement agencies	K.S.A. 2022 Supp. 75-456, and K.S.A. 2022 Supp. 75- 457	K.S.A. 2022 Supp. 75-457	Victim Services Division	AKA: Safe at Home Yes		Revocation of this regulation would severely affect the safety of Kansans' enrolled in the Safe At Home program. Many perpetrators of abuse have connections to law enforcement officers or agencies or they are employed as law enforcement officers themselves. Law enforcement officers, or those who have connections to law enforcement officers, can abuse their access to records and databases in order to locate victims. This abuse of power can come as a request for participant information from the Safe At Home program. Revocation of the steps in this regulation would make it easier for law enforcement to request participant information without the oversight of their agency's chief law enforcement officer and risking the safety of Kansans participating in	No	In active use	characters	No	No		No	To protect the confidential information of SAH participants, the SAH program coordinator is the only person with access to the SAH participant database. There is one additional staff member in the Victim Services Division who is trained to manage the database, but will only be granted access if absolutely necessary. If directed by a court order, SAH is required to release the information to the court. Also, if SAH receives a law enforcement request for the release of participant information, the SAH program coordinator, along with supervisory staff, will thoroughly review the request to verify its integrity and validity. If the request is found to be valid, and all steps laid forth in the rule are complied with, the requested information will be released to the requesting officer.
7-44-5 Address Confidentiality Program	Forwardable mail	K.S.A. 2022 Supp. 75-455 and K.S.A. 2022 Supp. 75- 456	K.S.A. 2022 Supp. 75-455	Victim Services Division	AKA: Safe at Home Yes	Yes	This regulation defines the type of mail that is eligible for forwarding. Without the clarification and definition of the type of mail that is eligible for forwarding, all mail could be defined as eligible for forwarding, all mail could be defined as eligible for forwarding, which would affect the amount of money spent on the SAH program. If financial expenditures on the program were not sustainable, the implementation of the SAH could be in jeopardy. For safety purposes, Kansans participating in the Safe At Home program rely on first class mail forwarding services to safeguard their physical address from perpetrators of abuse. For cost-effective purposes, mail marked as "presorted standard" and "presorted marketing" is not mail eligible for forwarding. Packages are forwarded as a courtesy when the Safe At Home program coordinator is notified by a SAH participant that they are expecting a package.		In active use		No	No		No	SAH participants supply the substitute P.O. Box to the entities in lieu of providing their confidential mailing address. That mail is forwarded to a P.O. Box that only the SAH program coordinator has access to. The SAH program coordinator checks the mail on a regular basis. When any mail is received, it is mailed out to the participant's mailing address the same or next day. Any mail that is not first-class mail will not be forwarded, including magazines and non-profit items. If a participant is expecting a package containing essential items, such as medical supplies, the participant is required to call the SAH program coordinator to notify them of the package. Packages that are deemed non-essential will be returned to the sender and the participant must make alternate arrangements in order to receive their package.

	IDE	NTIFYING THE RU	JLE AND REGU	LATION		NECE	SSITY		POTENTIAL FOR REV	/OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Numbe	<u>ır Article Title</u>	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u>	Is the rule and regulation necessary for the implementation and administration of state law?	/ Does the rule and regulation serve an identifiable public purpose in support of state law?		Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal	If the rule and regulation is federally required, the state and federal program names and the federal agency name			Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
						yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
7-44-6	Address Confidentiality Program	Renewal and cancellation of certification	K.S.A. 2022 Supp. 75-453 and K.S.A. 2022 Supp. 75- 456	K.S.A. 2022 Supp. 75-453 and K.S.A. 2022 Supp. 75 456		AKA: Safe at Home Yes		Without a procedure to extend their participation in Safe At Home, Kansans could find their safety compromised. SAH allows participants to use a P.O. Box in lieu of their physical address at city, county, and state offices, such as city or county clerks, county treasurers, the Department of Motor Vehicles, et cetera. If participants did not have the ability to extend their enrollment in the SAH program, an abuser or abusers could locate their confidential address through public records and continue to perpetrate harm.		In active use		No	No		No		
16-1-7	Private Detectives and Agencies	Fees	K.S.A. 75-7b22	K.S.A. 75-7b04, K.S.A. 75-7b05, K.S.A. 75-7b07, K.S.A. 75-7b17, K.S.A. 75-7b21, K.S.A. 75-7b22	Private Detective Licensing Unit	Yes	Yes	Regulation sets licensing fee amounts and lists methods for payment of fees. Revocation would cause confusion as the authorizing statute gives maximum allowable fees, not actual fee amounts.	No	In active use	N/A	No	No	N/A	No	N/A	
16-2-1	a Definitions	Definitions	K.S.A. 75-7b18	K.S.A. 75- 7b01	Private Detective Licensing Unit	Yes	Yes	Regulation defines terms used in the K.S.A. 75-7b01 et seq. that are not defined in the statutes. Clear definitions of these terms are required for administration of the Act. Revocation could lead to conflicts between this Act and other statutes with varying definitions of the same or similar terms.		In active use	N/A	No	No	N/A	No	N/A	
16-3-1	Applications fo Private Detective License	Procedure	K.S.A. 75-7b18	K.S.A. 75- 7b04, and K.S.A. 75- 7b20	Private Detective Licensing Unit	Yes	Yes	Regulation sets procedure for application for private detective licenses beyond what is described in statute. Revocation would result in loss of information required for applicants to complete the full application process. This would lead to processing delays for incomplete applications and could increase the number of applications denied for not meeting the application requirements.		In active use	N/A	No	No	N/A	No	N/A	

		IDENT	TIFYING THE RUI	LE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Numl	<u>per Artic</u>	cle Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department	Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans.	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	participation in a federal program or authority?	regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required. the state and federal program names and the federal agency name	jeopardy under current law if the rule and regulation were repealed?	the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
							yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-3	-2 Application Private Detect Licens	tive	Renewal	K.S.A. 75-7b18	K.S.A. 75- 7b07	Private Detective Licensing Unit	Yes		Regulation requires applicants for license renewal to provide insurance verification and information on license prohibitors. Revocation would result in loss of information required for applicants to complete the license renewal process. This would lead to processing delays for incomplete applications and could increase the number of renewal applications denied for not meeting the application requirements.		In active use	N/A	No	No	N/A	No	N/A	
16-3		cations for A		K.S.A. 75-7b04,		Private	Yes	Yes	Regulation sets additional	No	In active use	N/A	No	No	N/A	No	N/A	
	Private Detect Licens	tive	qualifications for private detectives	K.S.A. 75-7b18	7004	Detective Licensing Unit			qualification requirements for applicants for private detective licensing. Revocation would result in loss of information required for applicants to complete the application process. This would likely increase the number of applicants denied for not meeting the application requirements.									
16-4	-2 Contin Educa	ation p		K.S.A. 75-7b18 and Supp. 75- 7b07	7b18 and	Private Detective / Licensing Unit	Yes		Regulation sets standards for acceptable continuing education hours for applicants for private detective licensing. Revocation would result in loss of information required for applicants to complete acceptable continuing education hours. This would likely increase the number of renewal applications denied for not meeting the continuing education requirements.		In active use	N/A	No	No	N/A	No	N/A	
16-4	-3 Contin Educa	ation p	Continuing professional aducation programs; requirements	K.S.A. 75-7b18 and Supp. 75- 7b07	K.S.A. 75- 7b18 and K.S.A. 75- 7b07	Private Detective Licensing Unit	Yes		Regulation establishes requirements for continuing education programs for applicants for private detective licensing. Revocation would result in loss of information required for applicants to complete qualifying continuing education hours and receive credits for training. This would likely increase the number of renewal applications denied for not meeting the continuing education requirements.	,	In active use	N/A	No	No	N/A	No	N/A	

		IDE	NTIFYING THE RU	II E AND DECI	II ATION		NECE	SCITY		POTENTIAL FOR REV	/OCATION			TIES T	O FEDERAL PRO	CDAMC		ADDITIONAL INFORMATION
		IDEI	WIIFTING THE KC	ILE AND REGU	JEATION		NECL	33111		POTENTIAL FOR RE	700ATION	If the rule and	Is the rule and	TILS I	O I EDERAL FROM	SKAWIS		ADDITIONAL INFORMATION
							Is the rule and regulation necessary for the implementation and	regulation serve an identifiable public	Briefly describe how	ls the rule and	If the rule and regulation is not in active use, would revocation require a change to the authorizing or	regulation is not in active use and revocation would require a change to the authorizing or implementing.	participation in a federal	federal delegation of enforcement	regulation is federally required, the state and federal program names and the	jeopardy under current law if the rule and regulation	moneys could be in jeopardy, the approximate amount received for the	Additional information necessary to understanding the
Nium	ahar	Artiala Titla	Rule and	Authorizing	Implementing		administration of	purpose in support of state law?	revocation would affect	regulation being	implementing	statute, which	program or	authority to the		were_	most recent	necessity of this rule and regulation
Nun	<u>nber</u>	Article Title	Regulation Title	KSA(s)	KSA(s)	<u>Department</u>	state law?	. _	Kansans. limited # of characters	revoked? ves/no	statute?	change(s)?	authority?	State?	<u>name</u>	repealed?	<u>fiscal year</u>	(Maximum 1,200 characters)
							yes/no	yes/no	illilled # Of Criaracters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-		ontinuing ducation	Continuing professional education programs; documentation	K.S.A. 75-7b18 and K.S.A. 75- 7b07	K.S.A. 75- 7b18 and K.S.A. 75- 7b07	Private Detective Licensing Unit	Yes		Regulation establishes requirements for documentation of continuing education for applicants for private detective licensing. Revocation would result in loss of information required for applicants to demonstrate completion of qualifying continuing education hours and receive credit for training. This would likely increase the number of renewal applications denied for not meeting the continuing education requirements.		In active use	N/A	No	No	N/A	No	N/A	
16-		rearm rainers	Individuals deemed personally qualified and knowledgeable	K.S.A. 75-7b18	K.S.A. 75- 7b21	Private Detective Licensing Unit	Yes		Regulation sets standards for firearms trainers of private detective applicants and licensees. Revocation would result in loss of information required for firearms trainer applicants to determine minimum needed qualifications. This would likely increase the number of trainer applications denied for not meeting the application requirements.	No	In active use	N/A	No	No	N/A	No	N/A	
16-		rearm ainers	Plan of operation of training	K.S.A. 75-7b18	K.S.A. 75- 7621	Private Detective Licensing Unit	Yes		Regulation establishes requirements for firearms training courses for applicants for private detective firearm permits. Revocation would result in loss of information required for trainers to develop firearms training courses. This would likely increase the number of firearms permit applications denied for applicants not meeting the training requirements.	No	In active use	N/A	No	No	N/A	No	N/A	

		IDEN	NTIFYING THE RU	LE AND REGU	ILATION		NECES	SSITY		POTENTIAL FOR REV	OCATION			TIES T	O FEDERAL PROC	GRAMS		ADDITIONAL INFORMATION
<u>N</u>	<u>mber</u>	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)		Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans.	ls the rule and regulation being revoked?	change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	<u>federal</u>	regulation is federally required, the state and federal program names and the	current law if the rule and	be in jeopardy. the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
							yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
1	-5-5 F		Notice of completion	K.S.A. 75-7b18	K.S.A. 75- 7b17	Private Detective Licensing Unit	Yes		Regulation establishes requirements for firearms trainers to notify the attorney general of completion of firearms training by applicants for private detective firearm permits. Revocation would result in loss of information required for trainers to document qualifying firearms training. This would likely increase the number of firearm permit applications denied due to trainers not providing documentation of applicants meeting the training requirements.	No	In active use	N/A	No	No	N/A	No	N/A	
1				K.S.A. 75-7b17, and K.S.A. 75- 7b18	K.S.A. 75- 7b17, and K.S.A. 75- 7b18	Private Detective Licensing Unit	Yes		Regulation sets requirements for private detective firearm permit training beyond what is described in statute. Revocation would result in loss of information needed for applicants to meet the training requirements. This would likely lead to processing delays for firearm permit applications and could increase the number of applications denied for not meeting the training requirements.	No	In active use	N/A	No	No	N/A	No	N/A	
1	-6-2 F		Demonstrates a need	K.S.A. 75-7b18	K.S.A. 75- 7b17	Private Detective Licensing Unit			Regulation sets procedure for private detective licensees to demonstrate a need for a firearm permit badge. Revocation would result in loss of information required for licensees to submit a request for a firearm permit. This would likely lead to confusion for licensees and delays in processing badge requests.	No	In active use	N/A	No	No	N/A	No	N/A	
1	-6-3 F		Firearm permit badge	K.S.A. 75-7b18	K.S.A. 75- 7b17	Private Detective Licensing Unit			Regulation sets procedure for private detective licensees to request a firearm permit badge. Revocation would result in loss of information required for licensees to request and pay for a badge. This would likely lead to confusion for licensees and delays in processing badge requests.	No	In active use	N/A	No	No	N/A	No	N/A	

		IDEN	TIFYING THE RU	JLE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	VOCATION			TIES 1	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Num	<u>ber</u> <u>Artic</u>	cle Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	- <u>Department</u>	Is the rule and	/ Does the rule and regulation serve an		Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal	regulation is federally required, the state and federal program names and the		be in jeopardy.	
							yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-8		ng actors	Definitions	K.S.A. 2022 Supp. 50-6,124	K.S.A. 2022 Supp. 50- 6,122 and K.S.A. 50- 6,124	Roofing registration unit	YES. In 2013 the Kansas Roofing Registration Act (KRRA) was put into law at the request and encouragemnet of the Kansas Roofing Association (KRA). KRA lobbied to have the roofing industry regulated to curb fly-by-night and predatory roofing companies who were/are giving the industry a poor public image.	used to both track and monitor roofing companies operating within the State of Kansas. Registration is required as defined by the definitions portion of the Act. The definitions also serve as an outline for enforcement actions taken should a roofing company not be in	Revocation would return the State to a position of being unable to protect the public from predatory roofing companies operating within Kansas. This Act is instrumental in ensuring registered roofing companies are adequately insured to protect the homeowner from claims should someone be injured performing roofing related work on their property. Should a homeowner have any complaints involving a roofing company, the Roofing Registration Unit (RRU) can readily determine the roofing company business location, ownership and how to reach them.		Currently In Active Use.	The program is in active use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are movng to registration of roofing companies.	No. This program is 100% self sustaining.		The program requires a definition of a roofer for registration and enforcement action purposes. There are "handyman" services that are exempt from registration and these numbers are extremely low. This exemption was made by the legislators to protect the small business owner who infrequently do roofing related work. Without the regulation in place, enforcement actions would be difficult. By defining who a roofing contractor is, oversight and compliance can be achieved.
16-8		ng actors	Initial application	K.S.A. 2022 Supp. 50-6,124	K.S.A. 2022 50-6,125	Roofing registration unit	Yes. The initail application is necessary to gather pertinent information regarding the ownership, business location, insurance coverage and contact information along with additional company information to build a file for the company in order to meet the requirements of the KRRA.	Yes. The application serves as the basis for registration of the company for placement on the Roofing Registration search engine for the public to verify a roofer's status with the Agency.	Without the registration of all roofing companies operating within the State of Kansas, roofers would not be regulated resulting in the potential for fraud and abuse of homeowners throughout the State.		Currently In Active Use.	The program is in active use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are moving to registration of roofing companies.	No. This program is 100% self sustaining.		The program requires an application as a means of gathering pertinent information about the roofing company should enforcement action or contact become necessary. The application is constantly evolving due to attorney input and the need for additional information.
16-8		٠ .	Renewal application	K.S.A. 2022 Supp. 50-6,124	K.S.A. 2022 Supp. 50- 6,132	Roofing registration unit	Yes. The renewal application is a necessary tool used to gather pertinent information from the roofing company and to update the file should changes in ownership, location, contact information and insuracne coverage change.	keep all information current concerning the roofing company. Inaccurate information would impede the investigative process	Without the registration of all roofing companies operating within the State of Kansas, roofers would not be regulated resulting in the potential for fraud and abuse of homeowners throughout the State.		Currently In Active Use.	The program is in active use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are moving to registration of roofing companies		N/A	The program requires a renewal application as a means of gathering and updating pertinent information concerning the roofing company should enforcement action or contact become necessary. The renewal application is consistently evolving due to attorney input and the need for additional information.

		IDEN	ITIFYING THE RU	LE AND REGU	LATION		NECES	SSITY		POTENTIAL FOR REV	OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
	<u>mber</u>	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department	Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law? yes/no			If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	characters	participation in a federal program or authority? yes/no	enforcement authority to the State? yes/no	<u>name</u>	current law if the rule and regulation were repealed? yes/no	the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
16		coofing contractors	Suspension, revocation, and reinstatement	K.S.A. 2022 Supp. 50-6,124	K.S.A. 2022 Supp. 50- 6,132 and K.S.A. 2022 50-6,133	Roofing registration unit	Yes. The information contained in this regulation is used to follow the framework established in working with roofing companies that have had an adverse action taken against them.	framework for notification of the public of roofing companies	Should this regulation be revoked, the State would lack the ability to notify the public of any roofing company that is not in good standing with the Unit at the time of inquiry.	No.	Currently In Active Use.	use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are moving to registration of roofing companies.	No. This program is 100% self sustaining.	N/A	The program requires the framework and defining of procedures so both the public and roofing companies may be informed of the measures and steps necessary should a roofing company not be in good standing with the Unit.
16		coofing contractors		K.S.A. 2022 Supp. 50-6,124	K.S.A. 2022 Supp. 50- 6,125, K.S.A. 2022 Supp. 50 6,130, and K.S.A. 2022 Supp. 50- 6,132	Roofing registration unit	that have submitted an application for either initial registration or renewal of registration to follow should all information not	regulation is used to follow an established framework for notification of the public of roofing companies that have a status that	This regulation is a necessary tool for establishing how an application that is received incomplete shall be processed.	No.	Currently In Active Use.	use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are moving to registration of roofing companies.	No. This program is 100% self sustaining.	N/A	The program requires the framework and defining of procedures so Unit staff, the public and roofing companies may be informed of the measures and steps necessary should a roofing company not submit a completed application.
16		confing contractors	Fees	K.S.A. 2022 Supp. 50-6,124	Supp. 50-		subjec to periodic updates as the needs of the program change. There are set maximum fees the Unit has not breached so updates/increases are still	contained in this regulation is used to keep all roofing companies and the public informed of what the fees are to operate	This regulation is necessary to inform the public and all roofing companies of the required fees for various actions concerning registration.	No.	Currently In Active Use.	use.	No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.		This program is not affiliated with the federal government in any way although many States have or are moving to registration of roofing companies.	No. This program is 100% self sustaining.	N/A	The fee schedule is a necessary tool in informing the public and roofing companies of the required fees associated with registration, renewal and additional actions necessary to maintain registration with the RRU. Fees are subject to change/update as the maximum limits allowed by the KRRA have not been reached at this time.
16		cofing contractors	Status of Registration	Supp. 50-6,124	K.S.A. 2022 Supp. 50- 6,127 and K.S.A. 2022 Supp. 50- 6,131	Roofing registration unit	vital to informing the public about the status of	this regulation is used to keep the public informed of all registered roofing company's status with	This regulation is necessary to keep the public informed of the registration status of roofing companies operating within the State.		Currently In Active Use.		No. The RRU is a self supporting operation that is 100% funded by registration fees and enforcement action settlements.			No. This program is 100% self sustaining.	N/A	The program requires this information to allow the Roofing Registration search engine to be current so the public can stay informed of the registration status of roofing companies operating in the State.

	IDE	NTIFYING THE RI	II E AND DECII	II ATION		NECE:	VTI22		POTENTIAL FOR RE	/OCATION			TIES T	O FEDERAL PRO	CPAMS		ADDITIONAL INFORMATION
Numb		Rule and	Authorizing KSA(s)	Implementing KSA(s)		Is the rule and regulation necessary for the implementation and administration of state law?		Briefly describe how revocation would affect Kansans.	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	ls the rule and regulation necessary for federal	If the rule and regulation is federally required, the state and federal program names and the	Could federal moneys be in jeopardy under	the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
						yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-10-	Child Rape Protection	Definitions	K.S.A. 65- 67a09 (L. 2005, Ch. 149, § 3)	K.S.A. 65- 67a09 (L. 2005, Ch. 149, § 3)		Yes	Yes	This regulation provides necessary definitions for OAG programming on Child Rape Protection	No	In active use	The program is in active use.	No	No	N/A	No	N/A	
16-10-	Child Rape Protection	Preservation and submission of feta tissue		K.S.A. 65- 67a09 (L. 2005, Ch. 149, § 3)		Yes		This regulation provides necessary requirements for preservation of fetal tissue from abortions provided on minors	No	In active use	The program is in active use.	No	No	N/A	No	N/A	
16-10-	Child Rape Protection	Disposal of fetal tissue	K.S.A. 65- 67a09 (L. 2005, Ch. 149, § 3)	K.S.A. 65- 67a09 (L. 2005, Ch. 149, § 3)		Yes		This regulation provides necessary requirements for disposal of fetal tissue pursuant to statute.	No	In active use	The program is in active use.	No	No	N/A	No	N/A	
16-11-	Personal and Family Protection Act	Definitions	K.S.A. 75-7c16	1	Concealed Carry Unit	Yes		Regulation defines terms used in the K.S.A. 75-7c01 et seq. that are not defined in the statutes. Clear definitions of these terms are required for administration of the Act. Revocation could lead to conflicts between this Act and other statutes with varying definitions of similar terms.		In active use	N/A	No	No	N/A	No	N/A	
16-11-	Personal and Family Protection Act	certification	K.S.A. 2022 Supp. 75-7c04, and K.S.A. 75- 7c16	Supp. 75-	Concealed Carry Unit	Yes		Regulation sets standards for instructors of handgun safety and training courses for concealed carry licensing. Revocation would result in loss of information required for instructor applicants to determine minimum needed qualifications. This would likely increase the number of instructor applications denied for not meeting the application requirements		In active use	N/A	No	No	N/A	No	N/A	

		IDEN	ITIFYING THE RU	LE AND REGU	LATION		NECES	SSITY		POTENTIAL FOR REV	OCATION			TIES T	O FEDERAL PROC	GRAMS		ADDITIONAL INFORMATION
	<u>Jumber</u>	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u>	Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?		Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	regulation is federally required, the state and federal program names and the federal agency name	jeopardy under current law if the rule and	the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
-	6-11-3 F	Personal and	Handgun safety	K.S.A. 2022	K.S.A. 2022	Concealed	Yes	Yes	Regulation establishes procedure		In active use	characters	No	No	N/A	No	N/A	
			and training course; instructors	Supp. 75-7c04, and K.S.A. 75- 7c16	Supp. 75- 7c04, and K.S.A. 75- 7c16	Carry Unit			and standards for instructors conducting concealed carry handgun safety and training courses. Revocation would result in loss of information required for instructors to administer and document training courses and for records retention. This would likely increase the number of concealed carry applications delayed or denied for applicants having improper documentation of training. Revocation would also likely increase the number of instructors whose certification was withdrawn or revoked for failure to comply with instructor standards.									
	F		Handgun safety and training course	K.S.A. 2022 Supp. 75-7c04, and K.S.A. 75- 7c16	K.S.A. 2022 Supp. 75- 7c04, and K.S.A. 75- 7c16	Concealed Carry Unit	Yes		Regulation establishes requirements for handgun safety and training courses for applicants for concealed carry licenses. Revocation would result in loss of information required for trainers to implement required standards for training courses. This would likely increase the number of license applications denied for applicants not meeting the training requirements.	No	In active use	N/A	No	No	N/A	No	N/A	
	F	Personal and Family Protection Act	Application procedure	K.S.A. 75-7c16		Concealed Carry Unit	Yes		Regulation sets procedure for application for concealed carry licenses beyond what is described in statute. Revocation would result in loss of information required for applicants to complete the full application process. This would likely lead to processing delays for incomplete applications and could increase the number of applications denied for not meeting the application requirements.		In active use	N/A	No	No	N/A	No	N/A	

		IDEN	TIFYING THE RU	LE AND REGU	LATION		NECE	SSITY		POTENTIAL FOR REV	/OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
N	<u>ımber Artic</u>	cle Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)		Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	<u>federal</u>	regulation is federally required, the state and federal program names and the	• •	the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
16	Family		signs	K.S.A. 75-7c10 and K.S.A. 75- 7c24(2014 HB 2578, § 5)	K.S.A. 75- 7c24(2014 HB 2578, § 5), K.S.A. 75- 7c10, and K.S.A. 75- 7c20		Yes		Regulation establishes standards for design and procedure for posting signage prohibiting carrying of concealed handguns. Revocation would result in loss of information required for businesses and other buildings to post appropriate signage. This would likely increase confusion for both businesses and persons carrying concealed handguns.	No	In active use	N/A	No	No	N/A	No	N/A	
10	Family	/ (Restraining order; effect of; procedure	K.S.A. 75- 7c07	K.S.A. 75- 7c07	Concealed Carry Unit	Yes		Regulation establishes standards for law enforcement reporting of restraining orders and procedure for attorney general's office suspending and reinstating concealed carry licenses in response to restraining orders. Revocation would result in loss of information required for the attorney general's office to process restraining orders. This would likely delay processing of restraining orders against concealed carry licensees as well as delay suspension of the license.	No	In active use	N/A	No	No	N/A	No	N/A	
16	Interve Progra Requir and Certific	ention am rements	Scope	11)	7d01, and	Batterer Intervention Program Unit	Yes		If the regulation were to be revoked, a set of best practice standards for providing batterer intervention services and programs would not exist. Victim safety which is a primary focus of batterer intervention services would be jeopardized.	No	In active use	In active use	No	No	N/A	N/A		The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
16	Interve Progra Requir and Certific	ention am rements		5, 11)	7d05, K.S.A.	Intervention	Yes		Without clear and concise definitions as outlined in this regulation and underlying statutes, a common and legal foundation would not exist as to providing batterer intervention services and programs.	No	In active use	In active use	No	No	N/A	N/A		The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.

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	IDEN	NTIFYING THE RU	ILE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Numb	er <u>Article Title</u>	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department	Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	be in jeopardy.	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
16-12	3 Batterer Intervention Program Requirements and Certification	Training and continuing education	K.S.A. 75-7d05, and K.S.A. 75- 7d11(L. 2012, ch. 162, secs. 5, 11)	7d05, and	Batterer Intervention Program Unit	Yes		If this regulation were to be revoked, clear and concise requirements for training and continuing education would not exist. The importance of foundational training and continuing education for providers of batterer intervention services is critical to the understanding of the complex dynamics of domestic violence and the safety of victims.	No	In active use	In active use	No	No	N/A	N/A	N/A	The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
16-12	4 Batterer Intervention Program Requirements and Certification	Program requirements	K.S.A. 75-7d01, K.S.A. 75-7d05, and K.S.A. 75- 7d11	7d01, K.S.A.	Batterer Intervention Program Unit	Yes		This regulation outlines the specific regulations that programs must comply with as a certified Batter Intervention Program. Without this set of regulations, programs would not be held to this set of criteria and would no longer be certified and allowed by law to conduct the state authorized Kansas Domestic Violence Offender Assessment.	No	In active use	In active use	No	No	N/A	N/A	N/A	The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
	5 Batterer Intervention Program Requirements and Certification	Domestic violence offender assessment	K.S.A. 75-755 and K.S.A. 75- 7d11(L. 2012, ch. 162, sec. 11)	K.S.A. 2022 Supp. 21-6604		Yes		This regulation outlines those professional licensees who are authorized to conduct a domestic violence offender assessment utilizing the KDVOA (Kansas Domestic Violence Offender Assessment) form within a certified batterer intervention program. Revocation of this regulation with impact domestic violence offender assessments and victim safety.	No	In active use	In active use	No	No	N/A	N/A	N/A	The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
16-12	Batterer Intervention Program Requirements and Certification	Temporary permit; application	K.S.A. 75- 7d11(L. 2012, ch. 162, sec. 11)	7d02, and	Batterer Intervention Program Unit			Outlines the requirements to obtain a temporary permit to conduct batterer intervention services. Revocation of this regulation would reduce the professional standards and level of professional knowledge for providers of batterer intervention services and in turn reduce the safety for victims.	No	In active use	In active use	No	No	N/A	N/A	N/A	The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.

		DENTIFYING THE RI	JLE AND REGU	JLATION		NECE	SSITY		POTENTIAL FOR REV	OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
<u>N</u>	umber Article ¹	Rule and the Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	_ <u>Department</u>	Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	<u>federal</u>	If the rule and regulation is federally required, the state and federal program names and the federal agency name		If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
10	6-12-7 Batterer	Initial certification;	K.S.A. 75-	K.S.A. 75-	Batterer	Yes	Yes	This regulation outlines the initial	No	In active use	In active use	No	No	N/A	N/A	N/A	The BIP regulations were reviewed for revision in 2022 and
	Interventic Program Requirem and Certificatio	nts	7d11(L. 2012, ch. 162, sec. 11)	7d02, and K.S.A. 75- 7d04(L. 2012, ch. 162, secs. 2, 4)	Intervention Program Unit			steps for full certification to conduct batterer intervention services. Revocation of this regulation would reduce the professional standards and level of professional knowledge for providers of batterer intervention services and in turn reduce the safety for victims.									were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
10	Batterer Interventic Program Requirem and Certificatio	application nts	K.S.A. 75- 7d11(L. 2012, ch. 162, sec. 11)	K.S.A. 75- 7d02, and K.S.A. 75- 7d04(L. 2012, ch. 162, secs. 2, 4)	Batterer Intervention Program Unit	Yes		This regulation outlines the process for renewal certification to conduct batterer intervention services. Revocation of this regulation would reduce the professional standards and level of professional knowledge for providers of batterer intervention services and in turn reduce the safety for victims.	No	In active use	In active use	No	No	N/A	N/A		The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
10	5-12-9 Batterer Interventic Program Requirem and Certificatio	application nts	K.S.A. 75- 7d11(L. 2012, ch. 162, sec. 11)	K.S.A. 75- 7d02, and K.S.A. 75- 7d04(L. 2012, ch. 162, secs. 2, 4)	Batterer Intervention Program Unit	Yes		This regulation outlines the process for reinstatement of certification to conduct batterer intervention services. Specific process requires applicant to provide reason and documentation for reinstatement. Revocation of this regulation would reduce the professional standards and level of professional knowledge for providers of batterer intervention services and in turn reduce the safety for victims.		In active use	In active use	No	No	N/A	N/A		The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.
16	-12-10 Batterer Interventic Program Requirem and Certificatio	batterer intervention programs		7d08, and	Batterer Intervention Program Unit	Yes		This regulation provides for the ongoing monitoring and evaluation of batterer intervention program providers holding temporary permits or certifications by the Attorney General. Revocation of this regulation eliminates oversight of batterer intervention service providers to assure that those programs are in compliance with the Essential Elements and Standards, statutes, and regulations for BIP.		In active use	In active use	No	No	N/A	N/A		The BIP regulations were reviewed for revision in 2022 and were determined to be necessary as written and are actively in use. Revisions for 16.12.4 were amended and adopted Dec 9, 2022.

	IDEI	NTIFYING THE R	ULE AND REGU	ILATION		NECE	SSITY		POTENTIAL FOR RE	VOCATION				O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Numbe	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	L <u>Department</u>		regulation serve an	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	federally required for state	ls the rule and regulation necessary for federal	regulation is federally required, the state and federal program names and the	current law if the rule and	be in jeopardy. the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
16 12	Open Carry	Open carry signs	V C A 75 7c10	V C A 75	Concealed	Yes		Regulation establishes standards for		In active use	characters	No.		N/A		N/A	miniced # Of Characters
10-13-	Signs	Open carry signs			Carry Unit	165		design and procedure for posting signage prohibiting open carrying of firearms. Revocation would result in loss of information required for businesses and other buildings to post appropriate signage. This would likely increase confusion for both businesses and persons open carrying handguns.		III active use	IVA	NO	NU	NA	NO	N/A	
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Fees	K.S.A. 2022 Supp. 50- 6,109a	K.S.A. 2022 Supp. 50- 6,112a	Scrap Metal Registration unit	Yes	Yes	The fee for scrap metal registrations could possibly increase if revoked	No	In active use	N/A	No	No	N/A	No		Without this regulation the fee for registration could be up to \$500
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Initial application	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	K.S.A. 2022 Supp. 50- , 6,112a	Scrap Metal Registration unit	Yes		Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No		This regulation makes clear what information is required to be submitted by a scrap metal dealer when submitting an application for registration
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Computation of time	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	K.S.A. 2022 Supp. 50- , 6,112c	Scrap Metal Registration unit	Yes		Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No		This regulation assists the OAG in computing time when taking action, including but not limited to, suspending registrations and processing applications
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Hearings	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	Supp. 50-	Scrap Metal Registration unit	Yes		Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No	N/A	This regulation gives dealers a right to an appeal process when actions have been taken against their registration
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Notice of hearing	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	Supp. 50-	Scrap Metal Registration unit	Yes		Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No		This regulation requires that all parties be provided notice ahead of any hearing regarding a registration
16-14-		Service of order o	r K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	Supp. 50-	Scrap Metal Registration unit	Yes		Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No		This regulation establishes service requirements when serving an order or notice

	IDEN	NTIFYING THE RU	II E AND REGII	Ι ΔΤΙΟΝ		i NECE	SSITY		POTENTIAL FOR REV	/OCATION			TIFS T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Negative		Rule and	Authorizing	<u>Implementing</u>		Is the rule and regulation necessary for the implementation and administration of	Does the rule and regulation serve an identifiable public purpose in support	Briefly describe how revocation would affect	<u>ls the rule and regulation being</u>	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which	participation in a federal program or	Is the rule and regulation necessary for federal delegation of enforcement authority to the	If the rule and regulation is federally required, the state and federal program names and the federal agency	Could federal moneys be in jeopardy under current law if the rule and regulation were	moneys could be in jeopardy, the approximate amount received for the most recent	Additional information necessary to understanding the necessity of this rule and regulation
Numbe	Article Title	Regulation Title	KSA(s)	KSA(s)	<u>Department</u>	state law? yes/no	of state law? yes/no	Kansans. limited # of characters	revoked? yes/no	statute? in active use/ yes/ no	change(s)?	<u>authority?</u> yes/no	State? yes/no	<u>name</u>	repealed? yes/no	fiscal year	(Maximum 1,200 characters) limited # of characters
16-14-	Scrap Metal Dealers' Registration and Hearing Procedure	Hearing procedure	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	Supp. 50-	Scrap Metal Registration unit	Yes	Yes	Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	characters N/A	No	No	N/A	No	N/A	This regulation establishes the hearing procedure when actions are taken against a scrap metal dealer
16-14-4	Scrap Metal Dealers' Registration and Hearing Procedure	Evidence	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	Supp. 50-	Scrap Metal Registration unit	Yes	Yes	Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No		This regulations establishes the rules of evidence in an administrative hearing
16-14-9	Scrap Metal Dealers' Registration and Hearing Procedure	Default	K.S.A. 2022 Supp. 50- 6,109a (L. 2015, ch. 96, sec. 1)	K.S.A. 2022 Supp. 50- 6,112c	Scrap Metal Registration unit	Yes	Yes	Revocation would eliminate the due process procedure for applicants/registrants	No	In active use	N/A	No	No	N/A	No	N/A	This regulation establishes default in an administrative hearing
16-14-1	Scrap Metal Dealers' Registration and Hearing Procedure	Submission of required information	K.S.A. 2022 Supp. 50- 6,109a	K.S.A. 2022 Supp. 50- 6,109a, and K.S.A. 2022 Supp. 50- 6,110	Scrap Metal Registration unit	Yes	Yes	Revocation would eliminate relief for dealers who are unable to immediately comply with the submission requirements	No	In active use	N/A	No	No	N/A	No		This regulation provides what is required to be submitted to the database and provides relief to scrap metal dealers who are unable to immediately comply with the submission of the required information
16-14-1	Scrap Metal Dealers' Registration and Hearing Procedure	Definitions	K.S.A. 2022 Supp. 50- 6,109a	K.S.A. 2022 Supp. 50- 6,109a, and K.S.A. 2022 Supp. 50- 6,110	Scrap Metal Registration unit	Yes	Yes	Revocation would remove clarity on how certain terms are defined	No	In active use	N/A	No	No	N/A	No	N/A	Definitions section
16-15-	Bail Enforcement Agent Licensing	Definitions	K.S.A. 75-7e07		Bail Enforcement Agent Licensing	Yes		Regulation defines terms used in the K.S.A. 75-7e01 et seq. that are not defined in the statutes. Clear definitions of these terms are required for administration of the Act. Revocation could lead to conflicts between this Act and other statutes with varying definitions of similar terms.	No	In active use	N/A	No	No	N/A	No	N/A	

	IDEN	NTIFYING THE RU	LE AND REGU	LATION		NECE:	SSITY		POTENTIAL FOR RE	VOCATION			TIES T	O FEDERAL PRO	GRAMS	i	ADDITIONAL INFORMATION
Numb	er <u>Article Title</u>	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u>		regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. limited # of characters	Is the rule and regulation being revoked?	change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	federally required for state	Is the rule and regulation necessary for federal	If the rule and regulation is federally required, the state and federal program names and the federal agency name		be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
16-15	2 Bail	Application for	K.S.A. 75-7e07	K.S.A. 75-	Bail	Yes		Regulation sets procedure for	No	In active use	characters N/A	No	No	N/A	No	N/A	
	Enforcement Agent Licensing	license		7e03, K.S.A. 75-7e06, and K.S.A. 75- 7e08	Enforcement Agent Licensing			application for bail enforcement agen licenses beyond what is described in statute. Revocation would result in loss of information required for applicants to complete the full application process. This would likely lead to processing delays for incomplete applications and could increase the number of applications denied for not meeting the application requirements.									
16-15	3 Bail Enforcement Agent Licensing	Fees	K.S.A. 75-7e07	K.S.A. 75- 7e03, 75- 7e05, and K.S.A. 75- 7e08	Bail Enforcement Agent Licensing	Yes		Regulation sets licensing fee amounts and lists methods for payment of fees. Revocation would cause confusion as the authorizing statute does not list actual fee amounts.	No	In active use	N/A	No	No	N/A	No	N/A	
16-15	Bail Enforcement Agent Licensing	License renewal	K.S.A. 75-7e07	K.S.A. 75- 7e05, K.S.A. 75-7e08	Bail Enforcement Agent Licensing	Yes		Regulation sets procedures for license renewal beyond what is described in statute. Revocation would result in loss of information required for applicants to complete the license renewal process. This would likely lead to processing delays for incomplete applications and could increase the number of applications denied for not meeting the application requirements.	No	In active use	N/A	No	No	N/A	No	N/A	
16-16	1 Skill Development Training Course		K.S.A. 75-763 (L. 2016, ch. 46, §14)			Yes		Regulation provides definitions for the OAG school-based officer training program. Revocation would impair the program's goal to make schools safer from the influence of drugs and other dangers.	3	In active use	N/A	No	No	N/A	No	N/A	
16-16	2 Skill Development Training Course		K.S.A. 75-763 (L. 2016, ch. 46, §14)	K.S.A. 75-763 (L. 2016, ch. 46, §14)	Public Safety Division	Yes		Regulation provides the curriculum requirements for the OAG school-based officer training program. Revocation would impair the program's goal to make schools safer from the influence of drugs and other dangers.		In active use	N/A	No	No'	N/A	No	N/A	

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	IDE	NTIFYING THE RU	ILE AND REGU	LATION		NECE	5511 Y		POTENTIAL FOR RE	VOCATION	If the rule and	Is the rule and	TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department	Is the rule and regulation necessary for the implementation and administration of state law?	regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans.	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	regulation federally required for state participation in a federal program or authority?	federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	current law if the rule and regulation were repealed?	be in jeopardy,	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
						yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-16-3	Skill Development Training Course	Training requirement			Public Safety Division	Yes		Regulation provides the training requirements for the OAG school-based officer training program. Revocation would impair the program's goal to make schools safer from the influence of drugs and other dangers.	No	In active use	N/A	No	No	N/A	No	N/A	
16-17-1	Commercial Driver's License: Training in Human Trafficking Identification and Preventior	Training course approval for providers	K.S.A. 8-2,157	K.S.A. 8-2,157	7 Human Trafficking advisory board	Yes		This regulation provides consistency in training programs for CDL holders. Requiring the training to be approved by the OAG ensures quality and effective training to assist CDL drivers with tools to identify and report trafficking victims. Revocation of this regulation could result in ineffective and inconsistent training.	No	In active use	N/A	No	No	N/A	No		This regulation was adopted in 2018 and has continued to be used since then. It ensures consistency and efficacy of the human trafficking training materials for CDL drivers in the state of Kansas.
16-18-1	Elder and Dependent Adult Abuse Prevention Council	Definitions	K.S.A. 2022 Supp. 75-723		Litigation division & Elder and Dependent Adult Abuse	Yes—State statute created the Abuse, Neglect & Exploitation Unit within the AG's Office; the Elder Council is part of the ANE Unit's participation in the prevention, detection, review, and prosecution of ANE cases. The Council also represents the Unit's coordination and assistance with other agencies, as provided by KSA 75-723.		Revocation of the Elder Council regulations would impede the ANE's ability to work with stakeholders to prevent, detect, and prosecute crimes against elders and dependent adults. The Council's membership includes, inter alia, representatives from social services agencies, financial institutions, prosecutors, and law enforcement officers—all of whom provide valuable insight into the different ways elder and dependent adult abuse occurs and might be addressed. Its varied members also help identify new trends and issues across the state to better inform the ANE Unit's priorities and outreach efforts.	No	In active use	N/A	No, to the best of my knowledge	No		Possibly (yes)— The Council includes a representative from the Medicaid Fraud & Abuse Unit, and MFCU receives significant federal funding. MFCU would be in position to explain whether and to what extent such funding would be in jeopardy upon repeal.	Unknown (MFCU)	

	IDEN	NTIFYING THE RU	JLE AND REGU	LATION		NECE	SSITY		POTENTIAL FOR REV	/OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
						Is the rule and				If the rule and regulation is not in	If the rule and regulation is not in active use and revocation would	Is the rule and regulation federally required for	Is the rule and regulation	If the rule and regulation is	Could federal moneys be in	If federal moneys could	
							Does the rule and regulation serve an identifiable public		Is the rule and	active use, would revocation require a change to the authorizing or			federal	the state and federal program names and the		the approximate amount received for the	
Number	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	Department	administration of state law?	purpose in support of state law?	revocation would affect Kansans.	regulation being revoked?	implementing statute?	statute, which change(s)?	program or authority?	authority to the State?		were repealed?	most recent fiscal year	necessity of this rule and regulation (Maximum 1,200 characters)
						yes/no	yes/no	limited # of characters		in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-18-2	Elder and Dependent Adult Abuse Prevention Council	Membership; meetings	K.S.A. 2022 Supp. 75-723	K.S.A. 2022 Supp. 75-723	Fraud & Abuse Litigation division & Elder and Dependent Adult Abuse Prevention Council	Yes—State statute create the Abuse, Neglect & Exploitation Unit within the AG's Office; the Elder Council is part of the ANE Unit's participation in the prevention, detection, review, and prosecution of ANE cases. The Council also represents the Unit's coordination and assistance with other agencies, as provided by KSA 75-723.	r = of	Revocation of the Elder Council regulations would impede the ANE's ability to work with stakeholders to prevent, detect, and prosecute crimes against elders and dependent adults. The Council's membership includes, inter alia, representatives from social services agencies, financial institutions, prosecutors, and law enforcement officers—all of whom provide valuable insight into the different ways elder and dependent adult abuse occurs and might be addressed. Its varied members also help identify new trends and issues across the state to better inform the ANE Unit's priorities and outreach efforts.	No	In active use	N/A	No, to the best of my knowledge	No	N/A	Possibly (yes)— The Council includes a representative from the Medicaid Fraud & Abuse Unit, and MFCU receives significant federal funding. MFCU would be in position to explain whether and to what extent such funding would be in jeopardy upon repeal.	Unknown (MFCU)	Regulation may need to be amended, to reflect that the Medicaid Fraud & Abuse Division is no more—now a Unit within the Criminal Division.
16-18-3	Elder and Dependent Adult Abuse Prevention Council	Duties	K.S.A. 2022 Supp. 75-723	Supp. 75-723	Fraud & Abuse Litigation division & Elder and Dependent Adult Abuse Prevention Council	Yes-State statute create the Abuse, Neglect & Exploitation Unit within the AG's Office; the Elder Council is part of the ANE Unit's participation in the prevention, detection, review, and prosecution of ANE cases. The Council also represents the Unit's coordination and assistance with other agencies, as provided by KSA 75-723.	r = of	Revocation of the Elder Council regulations would impede the ANE's ability to work with stakeholders to prevent, detect, and prosecute crimes against elders and dependent adults. The Council's membership includes, inter alia, representatives from social services agencies, financial institutions, prosecutors, and law enforcement officersall of whom provide valuable insight into the different ways elder and dependent adult abuse occurs and might be addressed. Its varied members also help identify new trends and issues across the state to better inform the ANE Unit's priorities and outreach efforts.		In active use	N/A	No, to the best of my knowledge	No	N/A	Possibly (yes) The Council includes a representative from the Medicaid Fraud & Abuse Unit, and MFCU receives significant federal funding. MFCU would be in position to explain whether and to what extent such funding would be in jeopardy upon repeal.	Unknown (MFCU)	

	IDEN	ITIFYING THE RU	LE AND REGU	LATION		NECE	SSITY		POTENTIAL FOR RE	VOCATION			TIES T	O FEDERAL PROC	GRAMS		ADDITIONAL INFORMATION
Numbe	<u>Article Title</u>	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u>	Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans.	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	<u>federal</u>	regulation is federally required, the state and federal program names and the		If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	
						yes/no	yes/no	limited # of characters	yes/no	in active use/ yes/ no	limited # of characters	yes/no	yes/no		yes/no		limited # of characters
16-19-1	Victim Information and Notification Everyday Advisory Board	Definitions	K.S.A. 75-771	K.S.A. 75-771	Victim Services Division	Yes		Kansas VINE provides a critical safety tool for victims of crime when offenders are release from jail facilities. If this regulation was revoked, and possible the underlying statute, the invaluable service provided by Kansas VINE could be in jeopardy. Without the administrative oversight role, current funding and future funding opportunities may be at risk. In addition, without the Coordinator role, the following duties would not be fulfilled: outreach and community awareness, training criminal justice professionals, and managing project goals and enhancements. Without the expertise knowledge provided by members of the Advisory Board that contributes to the planning and coordination of VINE, a broader understanding of how an effective and responsive VINE service could operate would be lost.		In active use		No	No	N/A	N/A		The Kansas VINE Coordinator's role provides coordination and administrative oversight for the Kansas VINE program, which provides automated victim notification services for victims of crime. VINE provides a critical safety tool for victims of crime when offenders are released from jails in Kansas. The Advisory Board provides expertise from professionals in victim advocacy and law enforcement which contributes to the both the current operations and future planning for an effective and responsive service for victims of crime.
16-19-2		Membership; meetings	K.S.A. 75-771	K.S.A. 75-771	Victim Services Division	Yes	Yes	Same as above	No	In active use	In active use	No	No	N/A	N/A	N/A	Same as above
16-19-3	Victim Information and Notification Everyday Advisory Board		K.S.A. 75-771	K.S.A. 75-771	Victim Services Division	Yes	Yes	Same as above	No	In active use	In active use	No	No	N/A	N/A	N/A	Same as above
16-20-1	Meetings Act	Compliance with the Kansas open meetings act during an emergency declaration	K.S.A. 75-762	K.S.A. 75- 4317 and K.S.A. 75- 4318	Open Gov.	Yes		This regulation emphasizes that the Kansas Open Meetings Act (KOMA), K.S.A. 75-4317 et seq., remains in effect during a state of disaster emergency lawfully declared by the governor pursuant to K.S.A. 48-924(a) through (c) or other lawful emergency declaration pursuant to applicable police powers under local, state, or federal law. Unless a lawful order suspends application of the KOMA, public bodies must comply with its requirements.		No. Becomes applicable during alawful state of disaster emergency declaration.	N/A	No	No	N/A	No		Nothing in state law allows for the suspension of the KOMA or its open government requirements. The regulation helps ensure that during a declared disaster state of emergency government remains open and accessible so Kansans are able to observe and understand how responses to an emergency situation are developed. It also provides guidance to public bodies on how to comply with the KOMA during a disaster.

		IDEN	ITIFYING THE RU	ILE AND REGU	LATION		NECES	SSITY		POTENTIAL FOR REV	OCATION			TIES T	O FEDERAL PROC	GRAMS		ADDITIONAL INFORMATION
							Is the rule and regulation necessary for the	Does the rule and regulation serve an			If the rule and regulation is not in active use, would	If the rule and regulation is not in active use and revocation would require a change to the authorizing or	Is the rule and regulation federally required for state participation in	Is the rule and regulation necessary for federal delegation of	If the rule and regulation is federally required, the state and federal program	jeopardy under	If federal moneys could be in jeopardy. the approximate amount	
			Rule and	Authorizing	Implementing		implementation and administration of	identifiable public purpose in support	Briefly describe how revocation would affect	Is the rule and regulation being	authorizing or implementing	implementing statute, which	a federal program or	enforcement authority to the	names and the	regulation were	received for the most recent	Additional information necessary to understanding the necessity of this rule and regulation
<u>N</u>	<u>imber</u>	Article Title	Regulation Title	KSA(s)	KSA(s)	Department	state law?	of state law?	Kansans. limited # of characters	revoked?	statute? in active use/ yes/ no	change(s)?	authority? yes/no	State? yes/no	name	repealed? yes/no	fiscal year	(Maximum 1,200 characters) limited # of characters
									16-20-1 continued: This regulation offers direct guidance on how public bodies may comply with the KOMA while a lawfully declared state of disaster emergency remains in effect Conducting meetings during an emergency requires special considerations and actions to ensure clarity of the meeting process for all who cannot be physically present to listen or observe the meeting. Revocation would remove requirements that protect the public and its ability to understand why the public body is taking specific actions.			characters						
1		rafficking	Specifications for anti-human trafficking notices	K.S.A. 2022 Supp. 75-759	K.S.A. 2022 Supp. 75-759	Victim Services Division	Yes		This regulation identifies the most current notice to be displayed by the agencies outlined in K.S.A. 75-759. Revocation of this regulation could result in inconsistent and out-of-date notices posted.	No	In active use	N/A	No	No	N/a	No	N/A	This regulation was adopted in 2022 and is in active use.
	C	Crime Victims Compensation Joard		K.S.A. 2022 Supp. 74-7304			Yes		Crime Victims Compensation Board relies on these definitions in approving or denying claims or requests for payments. Revocation would result in inconsistent decision making.	No	In active use	N/A	No	No	N/A	No	N/A	
:	C	Crime Victims Compensation Board		K.S.A. 2022 Supp. 74-7304	Supp. 74-7304		Yes		This regulation provides clarification on terms used in the statute and regulation. Revocation could result in inconsistent decision making.		In active use	N/A	No	No	N/A	No	N/A	
;	C	Crime Victims Compensation Joard		K.S.A. 2022 Supp. 74-7304	Supp. 74-7304		Yes		Revocation could result in inconsistent reports to the Board, which could result in inconsistent decision making.	No	In active use	N/A	No	No	N/A	No	N/A	
:	C	Crime Victims Compensation Joard		K.S.A. 2022 Supp. 74-7304		Services Division	Yes		Revocation could result in inconsistent notifications regarding Board decisions.	No	In active use	N/A	No	No	N/A	No	N/A	

		IDE	NTIFYING THE RU	ILE AND REGU	LATION		NECE	SSITY		POTENTIAL FOR REV	/OCATION			TIES T	O FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
1	<u>lumber</u>	Article Title	Rule and Regulation Title	Authorizing KSA(s)	Implementing KSA(s)		Is the rule and regulation necessary for the implementation and administration of state law?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. Iimited # of characters	Is the rule and regulation being revoked?	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal	regulation is federally required, the state and federal program names and the	current law if the rule and	be in jeopardy. the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters)
	20-2-3 C	Frime Victims	Mental health	K.S.A. 2022	K.S.A. 2022	Victim	Yes	Yes	Revocation would result in	No	In active use	characters N/A	No	No	N/A	No	N/A	
		compensation loard	counseling award	Supp. 74-7304	Supp. 74-7301	Services Division			inconsistent decision making and payments. This regulation defines eligibility for mental health counseling, allowable expenses for mental health, allowable rates, and further defines inpatient and outpatient therapy.									
	С		Failure to properly report criminally injurious conduct	Supp. 74-7304		Services Division	Yes		Revocation could result in inconsistent decision making. This regulation clarifies examples of good cause for failure to timely report. These factors are routinely considered by staff when making recommendations and by the Board when making decisions.	No	In active use	N/A	No	No	N/A	No	N/A	
	С		Cooperation with law enforcement				Yes		Revocation could result in inconsistent decision making. These factors are routinely considered by staff when making recommendations and by the Board when making decisions on eligibility.		In active use	N/A	No	No	N/A	No	N/A	
	С	crime Victims compensation loard	•	K.S.A. 2022 Supp. 74-7304			Yes		Revocation could result in inconsistent decision making. These factors are routinely considered by staff when making recommendations and by the Board when making decisions on eligibility.		In active use	N/A	No	No	N/A	No	N/A	
	С	crime Victims compensation loard		K.S.A. 2022 Supp. 74-7304			Yes		Revocation could result in inconsistent decision making. This regulation further defines allowable expenses and provides consistency in payments.	No	In active use	N/A	No	No	N/A	No	N/A	
	С	crime Victims compensation loard		K.S.A. 2022 Supp. 74-7304			Yes		Revocation could result in inconsistent decision making. This regulation clarifies which attorney's fees are eligible for compensation and the rate at which they may be paid.	No	In active use	N/A	No	No	N/A	No	N/A	

Numbe 20-5-1	r Article Title Crime Victims	Rule and Regulation Title Assignment to providers of allowable expenses	Authorizing KSA(s)	Implementing KSA(s)	<u>Department</u> Victim	Is the rule and regulation necessary for the implementation and administration of state law? yes/no Yes		lf	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute? In active use/ yes/ no	the authorizing or implementing statute, which change(s)?	federally required for state	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation (Maximum 1,200 characters) limited # of characters
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