		IDENTIFYING		ND DECULA	TION		NECEC	OLTY	POTENTIA	L FOR REV	(OCATION			TIES TO	FEDERAL PRO	CDAMO		ADDITIONAL INFORMATION
		IDENTIFYING	THE RULE A	AND REGULA	ATION		NECES	SIIY	POTENTIA	L FOR REV	OCATION	If the rule and		HES TO	FEDERAL PRO	GRAMS		INFORMATION
											If the rule	regulation is						
								Does the			and regulation is	not in active use and	Is the rule and		If the rule and regulation is		If federal moneys	
							Is the rule and	rule and			not in active			Is the rule and		Could federal	moneys could be in	
							regulation	regulation			use, would	would require	<u>federally</u>	regulation	required, the	moneys be in	jeopardy, the	
							necessary for	serve an identifiable		le the rule	revocation	a change to the authorizing	required for	necessary for	state and federal		approximate	Additional information
							the implementation	<u>public</u>		Is the rule and	require a change to the		state participation in	federal delegation of	<u>program</u>	under current law if the rule	amount received for	necessary to
		Rule and	Type	Effective			<u>and</u>	purpose in	Briefly describe how	regulation	authorizing or	implementing	a federal	enforcement	names and	and regulation	the most	understanding the
Number	Article Title	Regulation Title	(new, amended)	<u>Date</u> (history)	Authorizing KSA(s)	Implementing KSA(s)	administration of state law?	support of state law?	revocation would affect Kansans.	<u>being</u> revoked?	implementing statute?	statute, which change(s)?	program or authority?	authority to the State?	the federal agency name	<u>were</u> repealed?	recent fiscal year	necessity of this rule and regulation
<u>INUITIDEI</u>	Article Title	<u>Title</u>	<u>amended)</u>	(HISTOLY)	<u>NOA(3)</u>	<u>KOA(s)</u>	Ol State law:	State law:	<u>rtansans.</u>	<u>levokeu:</u>	in active use/		<u>authority:</u>	the State:	agency name	<u>repealeu:</u>	<u>year</u>	and regulation
	T			1				yes/no		yes/no	yes/ no	characters	yes/no	yes/no		yes/no		limited # of characters
19-1-1	Article 1 General	Definitions	Amended	June 22, 1992	1991 Supp. 25-	1991 Supp. 25- 4143 and K.S.A.	l Yes		This regulation defines phrases in Chapters 25 and 46 that are not	No	In active use		l No	No		No		
	Provisions				253	46-215	į		defined in the statutes.									
19-1-2	Article 1	Construction	Effective	Feb. 15, 1977	1976 Supp. 25-		l Yes		  This regulation provides guidance	No	In active use		l No	No		No		
"	General				4119a, 46-253				that tells courts, the public, and the									
	Provisions						i		Commission to construe the Commission's rules and regulations				İ					
							l I		in a liberal manner. Neither the				l I					
							į		campaign finance act nor the state				i					
							l I		ethics laws provide any guidance regarding statutory construction.				I I					
							l		regarding statutory construction.				l I					
							İ											
19-1-4	Article 1	Appointment of	Amended	May 1, 1980			Yes	Yes	K.S.A. 25-4119a only addresses the	No	In active use		No	No		No		
	General Provisions	acting executive director			4119a, 46-253		I		appointment of an executive director, but does not address the possibility				 					
	TOVISIONS	director					i I		lof an interim or acting executive				i I					
							l I		director. This procedure is				l I					
							į		necessary if an event were to occur that would require the executive									
							l I		director to step down.				l I					
							l											
19-1-5	Article 1	Pleadings or other documents	Amended	May 1, 1981	1980 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation informs the public of the procedures followed by the	No	In active use		No No	No		No		
	General Provisions	filed with the			41130, 40-233	4121, 40-255	l I		Commission in determining whether				I I					
		commission					į		lor not to accept pleadings. The									
							 		statutes do not address the precise				l I					
							I		procedure or form for filing pleadings with the Commission.									
							i		İ				i I					
40.4.0	A.C.L. A	0	A	M 4 4000	4070.0 05		V	V.	Oto if the late of the late of the same	NI.	In a Community		l N.	N.		NI.		
19-1-6	Article 1 General	Copies of pleadings or	Amended	way 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	Clarifies how original pleadings are filed.	No	In active use		No	No		No		
	Provisions	other documents					i I						! 					
							l						l I					
19-1-8	Article 1	Service	Amended	May 1, 1982	<b>I</b>	25-4119a, 46-253	Yes		This regulation informs the public	No	In active use		No	No		No		
	General Provisions				253		I I		what is considered "service" of pleadings and other documents in				 					
	Provisions						į		administrative proceedings under the				i					
							l I		Commission's jurisdiction. The				l I					
							ļ l		relevant statutes do not define what				 					
							i		"service" of pleadings and other documents is in Commission				 					
							 		proceedings.				 					
							Ī		İ				İ					

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	L FOR REV	OCATION	If the rule and		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
		Rule and Regulation	Type (new,	Effective Date	Authorizing	Implementing	Is the rule and regulation necessary for the implementation and administration	Does the rule and regulation serve an identifiable public purpose in support of	Briefly describe how revocation would affect	Is the rule and regulation being	change to the authorizing or	regulation is not in active use and revocation would require a change to the authorizing	Is the rule and regulation federally required for state participation in a federal program or	Is the rule and regulation necessary for federal delegation of enforcement authority to	If the rule and regulation is federally required, the state and federal program names and the federal	Could federal moneys be in jeopardy under current law if the rule and regulation were	jeopardy, the approximate	Additional information necessary to understanding the necessity of this rule
Number	Article Title	<u>Title</u>	amended)	(history)	KSA(s)	KSA(s)	of state law?	state law?	Kansans.	revoked?	statute?	change(s)?	authority?	the State?	agency name	repealed?	<u>year</u>	and regulation
19-1-9	Article 1 General Provisions	Time	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation informs the public how the Commission computes time for the purposes of the filing of reports, complaints, or any other relevant documents under the campaign finance act and state ethics laws. The statutes do not contain this information.	No	In active use		No	No		No		
19-1-10	Article 1 General Provisions	Representation	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation provides additional detail than what is given in KAPA regarding counsel and conduct thereof.	No	In active use		No	No		No		
19-1-11	Article 1 General Provisions	Commission decisions	Amended	June 22, 1992	1991 Supp. 25- 4119a and 46- 253		Yes	Yes	The Commission's establishing statutes in the campaign finance act do not address how the Commission issues opinions. This regulation necessarily identifies that the Chairperson of the Commission is authorized to sign written decisions of the Commission.	No	In active use		No	No		No		
19-1-13	Article 1 General Provisions	Alternative procedures	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation allows for the Commission to vary from the Commission's regulations so long as the rights of any party are not jeopardy. This is necessary as it allows the Commission to expedite proceedings.		In active use		No	No		No		
19-2-2	Article 2 Advisory Opinion Requests	Advisory opinion	Amended	Jan. 23, 2004	4119a, K.S.A.	25-4159, 46-254, K.S.A. 2002 Supp. 75-4303a	Yes I I I I I I I I I I I I I I I I I I I	Yes	Although Chapter 25 mentions advisory opinions, it does not provide any procedure. This regulation is the only source of guidance for the public regarding the procedure to request advisory opinions.		In active use		No	No		No		
19-3-1	Article 3 Investigations	Investigation	Amended	May 1, 1982	25-4119a, 46- 253	25-4158, 46-260	Yes	Yes	Ensures investigatory findings may be disclosed to the person who was investigated in circumstances where the Commission finds no violation.	No	In active use		No	No		No		

		IDENTIFYING	THE RULE	AND REGULA	TION		NECES	SITY	POTENTIA	L FOR REV	OCATION	15 th		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Number	Article Title		Type (new, amended)	Effective Date (history)	KSA(s)	Implementing KSA(s)	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.	being revoked?	revocation require a change to the authorizing or implementing statute?	revocation would require a change to the authorizing or	federally required for state participation in a federal program or authority?	enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	under current law if the rule and regulation were repealed?	approximate	Additional information necessary to understanding the necessity of this rule and regulation
19-3-2	Article 3 Investigations	Reviews and audits	Amended	June 22, 1992	1991 Supp. 25- 4119a, 46-253	1991 Supp. 25- 4119a, 46-253	Yes		This regulation imposes standards on how the executive director may conduct audits of reports required to be filed under either chapter 25 or 46. Revoking this regulation would leave the director without guidance on what to include in an audit report.	No	In active use		No	No		No	                 	
19-3-3	Article 3 Investigations	Preliminary inquiry	Amended	May 1, 1982	25-4119a, 46- 253	25-4158, 46-260	No No		It would not. The statutes also authorize the Commission to investigate matters whether or not a complaint has been filed.	Yes	No		No	No		No		
19-4-1	Article 4 Noncompliance with Filing Provisions	Campaign finance notice of failure to file and notice of errors or omissions	Amended	May 1, 1982	25-4119a	25-4148	Yes	Yes	The statutes do not provide a procedure regarding the timing or the method of notice provided to individuals who have either failed to file campaign finance reports or have filed reports with errors or omissions. This regulation ensures that there is a predictable procedure.	No	In active use		No	No		No	                 	
19-4-2	Article 4 Noncompliance with Filing Provisions	Notice on other statements, reports, or documents	Amended	June 22, 1992	1991 Supp. 25- 4119a and 46- 253	1991 Supp. 25- 4152 and 46-280	Yes		The statutes do not provide a procedure regarding the timing or the method of notice provided to individuals who have either failed to file legally required reports under Chapter 46 or have filed reports with errors or omissions. This regulation ensures that there is a predictable procedure.	No	In active use		No	No		No	                 	
19-4a-1	Article 4aCivil Penalty Assessment	Civil penalty	Amended	May 1, 1982	25-4119a, 46- 253	25-4152, 46-280	Yes		While relevant portions of Chapter 25 and 46 allow the Commission to grant waivers of civil penalties imposed under each respective act, the statutes do not identify any procedure for a waiver request. This regulation lays out such procedure.	No	In active use		No	No		No	                 	
19-5-1	Article 5 Complaints	Filing of complaint	Amended	May 1, 1982	25-4119a, 46- 253	25-4160, 46-255	Yes		This identifies that the executive director shall be the one to file a complaint if there is probable cause to do so. The statutes do not have an equivalent provision.	No	In active use		No	No		No	         	
19-5-2	Article 5 Complaints	Form and content of complaint	Amended	May 1, 1982	25-4119a, 46- 253	25-4160, 46-255	Yes		This regulation outlines what information is required on a complaint, which is not in the statutes,	No	In active use		No	No		No		

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SSITY	POTENTIA	L FOR REV	OCATION	_If the rule and		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
<u>Number</u> 19-5-3	Article Title Article 5 Complaints	Rule and Regulation Title Amendment and withdrawal	Type (new, amended) Effective	Effective Date (history) Feb. 15, 1977	Authorizing KSA(s) 1976 Supp. 25- 4119a, 46-253	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. Complaints frequently require amendment and this regulation lensures that amendments and	Is the rule and regulation being revoked? No	change to the authorizing or	regulation is not in active use and revocation would require a change to the authorizing	Is the rule and regulation federally required for state participation in a federal	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	jeopardy, the approximate amount received for	Additional information necessary to understanding the necessity of this rule and regulation
19-5-4	Article 5 Complaints	Service of complaint	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		No	No	withdrawals follow proper procedure.  It would not. Complaints and pleadings are already required to be	Yes	No		No	No		No		
19-5-5	Article 5	Respondent's	Amended	May 1, 1982		25-4163, 46-257	Yes	Yes	served on Respondents pursuant to IK.S.A. 25-4160 and K.A.R. 19-1-8.  This regulation provides context to	No	In active use		I I I I No	No		No		
	Complaints	review of evidence			253		 		investigatory disclosures required when complaints are filed. The statute does not provide details regarding the accessibility of investigatory materials.				 					 
19-5-6	Article 5 Complaints	Sufficiency of complaint	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation is important for lensuring that the Commission can ladequately dispose of complaints that do not state a violation of the laws under its jurisdiction.	No	In active use		No	No		No		 
19-5-7	Article 5 Complaints	Probable cause	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	Without this regulation, it would be unclear if Respondents have an opportunity to be heard prior to a probable cause determination.	No	In active use		No	No		No		 
19-5-8	Article 5 Complaints	Preservation of records	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation ensures all parties preserve records during a complaint process. The statutes do not have an equivalent provision.	No	In active use		No No I	No		No		 
19-5-9	Article 5 Complaints	Dismissal before hearing	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes  Yes  I  I  I  I	Yes	While Chapters 25 and 46 allow for the Commission to use its discretion in dismissing a complaint, only this regulation requires the commission to issue an order of dismissal stating the grounds and conditions for Idismissal.		In active use		No	No		No		 
19-6-1	Article 6 Disclosure and Confidential Procedures	Nondisclosure and public record	Amended	Feb. 12, 2010	2008 Supp. 25- 4119a, K.S.A. 46-253		Yes	Yes	This regulation ensures that investigatory matters are not disclosed to third parties by adding details for the non-disclosure obligation that are not in the statute.	No	In active use		No No I	No		No		; 

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIAL	L FOR REV	OCATION			TIES TO I	EDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Number 19-6-2	Article Title Article 6 Disclosure and Confidential	Executive	Type (new, amended) Effective	Effective Date (history) Feb. 15, 1977	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	Is the rule and regulation being revoked? No	change to the authorizing or	revocation would require a change to the authorizing or implementing	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	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?	approximate	Additional information necessary to understanding the necessity of this rule and regulation
	Procedures						 		confidential investigatory matters could risk being made public.				 				 	
19-6-3	Article 6 Disclosure and Confidential Procedures	Communication with commission	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	While some of this regulation is covered by KAPA, this regulation provides further details specific to Commission practice.	No	In active use			No		No	         	
19-7-1	Article 7 Proceedings	Answer	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes	Yes	This is the only regulation that offers respondents an opportunity to file a written response to a verified complaint.	No	In active use		No No	No		No	     	
19-7-2	Article 7 Proceedings	Waiver of hearing	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	It will not. Other procedural statutes cover waiver of hearings.	Yes	No		No No	No		No		
19-7-3	Article 7 Proceedings	Pre-hearing conference	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes		It is possible that this regulation is subsumed within KAPA, which was applied to the Commission effective May 2023. However, it is too soon to know for sure. Specifically, this regulation provides certain abilities to the presiding member to resolve issues that is not clearly covered in KAPA. Until the Commission has more experience with KAPA, this regulation should remain.	No	In active use		No No No No No No No No No No No No No N	No		No	                     	
19-7-4	Article 7 Proceedings	Hearings; appointment of presiding member	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This is the only portion of the relevant statutes or regulations which lays out the order of the procedure for hearings or how a presiding member of the Commission is selected for hearings.	No	In active use		No No	No		No		
19-7-5	Article 7 Proceedings	Subpoenas	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes		While some of this regulation is addressed in civil procedure, a great deal of content requirements and inhearing request details exist here that do not exist elsewhere.	No	In active use		   No         	No		No		

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	L FOR REV	OCATION	_If the rule and		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
<u>Number</u> 19-7-6	Article Title	Rule and Regulation Title Depositions	Type (new, amended) Amended	Effective Date (history) May 1, 1981		KSA(s) 1980 Supp. 25-	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. While some of this regulation is	Is the rule and regulation being revoked? No	change to the authorizing or	regulation is not in active use and revocation would require a change to the authorizing	Is the rule and regulation federally required for state participation in a federal	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	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed? No	approximate	Additional information necessary to understanding the necessity of this rule and regulation
	Proceedings				4119a, 46-253	4124, 46-257	 		addressed in civil procedure, the notice requirements and details regarding the Commission paying for attendance fees cannot be found elsewhere.				 					
19-7-7	Article 7 Proceedings	Motions	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes		This regulation ensures consistent and accurate procedure regarding the handling of motions, which is essential for hearing process.	No	In active use		No I I I	No		No		
19-7-8	Article 7 Proceedings	Evidence	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes		Provides more specific rules of evidence that apply to Commission proceedings. The statutes do not contain an equivalent provision.	No	In active use		No	No		No		
19-7-9	Article 7 Proceedings	Briefs	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation provides necessary guidance on how briefs should be formatted when filed with the Commission. The statutes do not contain an equivalent provision.	No	In active use		No No I	No		No		
19-7-10	Article 7 Proceedings	Recording and transcript	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation provides an agency- specific requirement regarding preservation of records related to Commission proceedings. The statutes do not contain an equivalent provision.	No	In active use		No No No No No No No No No No No No No N	No		No		
19-7-11	Article 7 Proceedings	Settlement	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		No		The Kansas Administrative Procedure Act now applies to the lagency and covers settlement; thus, this regulation is duplicative.	Yes	No		No	No		No		
19-7-12	Article 7 Proceedings	Proposals by the petitioners or parties	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes		This regulation provides an avenue for quicker resolution of matters before the Commission. The statutes do not contain an equivalent provision.	No	In active use		   No         	No		No		
19-7-13	Article 7 Proceedings	Recommended report	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes		The statutes governing the Commission assume the use of subcommittees, but this is regulation is necessary because it requires the subcommittee to issue a recommended report to the Commission as a whole.	No	In active use		No No No No No No No No No No No No No N	No		No		

		IDENTIFYING	THE RIII E	AND REGIII A	TION		NECES	SITY	POTENTIA	L FOR REV	OCATION			TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
		IDENTII TINO	THE ROLL A	AND ILCOLA	TION .		NEOLO	0111	TOILMIA			If the rule and		TILO TO	LDLINALTINO	CITAINO		inti Ontinization
											If the rule and	regulation is not in active			If the rule and		<u>If federal</u>	
								Does the			regulation is	use and	Is the rule and		regulation is		moneys	
							Is the rule and	rule and			not in active	revocation	regulation	Is the rule and	<u>federally</u>	Could federal	could be in	
							regulation necessary for	regulation serve an			use, would revocation	would require a change to	federally required for	regulation necessary for	required, the state and	moneys be in jeopardy	approximate	
							the_	identifiable		Is the rule	require a	the authorizing	state	<u>federal</u>	federal	under current	<u>amount</u>	Additional information
		Dula and	Tuma	⊏ffo ativo			implementation	<u>public</u>	Driefly describe how	and_	change to the		participation in	_	<u>program</u>		received for	necessary to
		Rule and Regulation	<u>Type</u> (new,	Effective Date	Authorizina	Implementing	and administration	purpose in support of	Briefly describe how revocation would affect	regulation being		implementing statute, which	<u>a federal</u> <u>program or</u>	enforcement authority to	names and the federal	and regulation were	the most recent fiscal	understanding the necessity of this rule
Number		<u>Title</u>	amended)	(history)	KSA(s)	KSA(s)	of state law?	state law?	<u>Kansans.</u>	revoked?	statute?	change(s)?	authority?	the State?	agency name	repealed?	year	and regulation
19-7-14		Appeal, briefs and oral	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	The statutes governing the Commission assume the use of	No	In active use		No	No		No		
		argument to			4119a, 40-200				subcommittees, but this is regulation				l I					
		entire					İ		is necessary because it lays out the				 				İ	
		commission					i		procedure for requesting oral				i I					
									argument to challenge a recommended report issues by a				l I					
							į		subcommittee.				! 				İ	
19-7-15	Article 7	Commission	Effective	Tab 15 1077	1076 Cuna 05		Vee	Voc	This regulation autimos desuments	No	In active year		No	No		No		
19-7-15		report and order	Ellective	reb. 15, 1977	1976 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation outlines documents that formalize the end of a complaint	NO	In active use		Į NO	INO		INO		
	3.								process in KGEC matters. The									
									statutes do not contain an equivalent				l I					
							I		provision.									
19-7-16	Article 7 Proceedings	Rehearing	Amended	May 1, 1980	1979 Supp. 25- 4119a, 46-253		Yes	Yes	This regulation covers rehearing requests. KAPA does address this in	No	In active use		No No	No		No		
	i roccedings				4113a, 40-233				part, but some of the KAPA statute				l I					
							İ		lincludes language that conflicts with								İ	
							i		KGEC hearing process (e.g., KAPA indicates rehearing determinations				i I					
									are made by the agency head, but				l I					
									for KGEC the agency head is often a									
									Icomplainant).				 					
							I I		I I				 				 	
19-8-1	Article 8Action		Effective	Feb. 15, 1977	1976 Supp. 25-		Yes	Yes	This is the only place in law where	No	In active use		No	No		No		
	Subsequent to Final Report	action			4119a, 46-253				dismissal of a complaint is clearly mandated if no violation is found at									
	i ilai report								the conclusion of the hearing.				 					
19-8-2	Article 8Action		Effective	Feb. 15, 1977	1976 Supp. 25-		No	No	It will not. The statutes already cover	Yes	No		No No	No		No		
	Subsequent to				4119a, 46-253		į		the release of confidential portions of								į	
		government attorneys							Ithe record to the relevant government attorneys.				I I					
19-9-1		Maintenance of	Effective	Feb 15 1077	1976 Supp. 25-		l Yes	Yes	This regulation creates clear	No	In active use		l No	No		No	j	
13-3-1	Maintenance of		FUCCUAR	1 60. 10, 13//	4119a, 46-253,		169	169	requirements regarding maintaining	INU	III active use		- INU 	INU		INU	į	
	Public Records				75-4303a				public records that are filed related				l I					
							İ		to acts under KGEC jurisdiction. The statutes do not contain an equivalent				 				İ	
							i		provision.				! 					
							 		ľ				 					
19-20-2	Article 20	Definitions	Amended	June 22, 1992	1991 Supp. 25-	1991 Supp. 25-	Yes	Yes	This regulation defines key terms in	No	In active use		No	No		No		
	Campaign					4143 and K.S.A.	į l		the campaign finance act that are not				i I				į	
	Finance Act; General					1991 Supp. 25- 4153a			defined within the act itself.				! 					
	Provisions					T 1000							 				į	
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		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	L FOR REV	OCATION	If the wile and		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
		Rule and Regulation	Type (new,	Effective Date	Authorizing	Implementing	Is the rule and regulation necessary for the implementation and administration	Does the rule and regulation serve an identifiable public purpose in support of	Briefly describe how revocation would affect	Is the rule and regulation being	change to the authorizing or	revocation would require a change to the authorizing	federally required for	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	Could federal moneys be in jeopardy under current law if the rule and regulation were	approximate amount received for	Additional information necessary to understanding the necessity of this rule
Number		<u>Title</u>	amended)	(history)	KSA(s)	KSA(s)	of state law?	state law?	Kansans.	revoked?	statute?	change(s)?	authority?	the State?	agency name	repealed?	<u>year</u>	and regulation
19-20-3	Article 20 Campaign Finance Act; General Provisions	Construction	Effective	Feb. 15, 1977	1976 Supp. 25- 4119a		Yes	Yes	This regulation provides guidance that tells courts, the public, and the Commission to construe the Commission's rules and regulations in a liberal manner. Neither the campaign finance act nor the state ethics laws provide any guidance regarding statutory construction.	No	In active use		No	No		No		
19-20-4	Article 20 Campaign Finance Act; General Provisions	Disclosures required on political advertising	Amended	July 18, 2008	2007 Supp. 25- 4119a	2007 Supp. 25- 4156	Yes		Provides specific examples of phrases includes in the statute. Also provides specific requirements to comply with the related statute. The statutes do not contain an equivalent provision.	No	In active use		No	No		No		
19-20-5	Article 20 Campaign Finance Act; General Provisions	Use of public funds, machinery, equipment, and supplies	Effective	July 18, 2008	2007 Supp. 25- 4119a	25-4169a	Yes	Yes	Specifically identifies an activity prohibited under the campaign finance act that is not addressed in the statute.	No	In active use		No	No		No		
19-21-1	Article 21 Candidates and Committees	Candidate appointment of treasurer or committee	Amended	May 1, 1982	25-4119a	25-4143(a) and 25-4144	Yes	Yes	Specifically identifies when a candidate is considered a candidate under the campaign finance act. Adds additional details that are not in the relevant statutes.	No	In active use		No	No		No	1	
19-21-2	Article 21 Candidates and Committees	Candidate d committees	Amended	May 1, 1980	1979 Supp. 25- 4103, 25-4119a		Yes		While the campaign finance act requires a candidate to appoint either a treasurer or a candidate committee, only this regulation describes the process for how a candidate appoints a candidate committee.	No	In active use		No	No		No		
19-21-3	Article 21 Candidates and Committees	Political committees	Amended	May 1, 1987	amended by L.	25-4143 and K.S.A. 1985 Supp. 25-4145	Yes		Provides far more detail than the associated statutes regarding how to determine whether or not a group of persons is a political committee.	No	In active use		No	No		No	 	
19-21-4	Article 21 Candidates and Committees	Party d committees	Amended	May 1, 1983	25-4119a	25-4143, 25-4145	Yes		References K.A.R. 19-21-3 and applies that regulation's provisions regarding when a group of persons is not a political committee to determine whether or not a group of persons is a party committee. The statutes do not contain an equivalent provision.	No	In active use		No	No		No		

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	L FOR REV	OCATION			TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
		Rule and	<u>Type</u>	<u>Effective</u>			Is the rule and regulation necessary for the implementation and	Does the rule and regulation serve an identifiable public purpose in	Briefly describe how		change to the authorizing or	revocation would require a change to the authorizing or implementing	federally required for state participation in a federal	enforcement	If the rule and regulation is federally required, the state and federal program names and	under current law if the rule and regulation	approximate amount received for the most	Additional information necessary to understanding the
Number	Article Title	Regulation Title	(new, amended)	<u>Date</u> (history)	Authorizing KSA(s)	Implementing KSA(s)	administration of state law?	support of state law?	revocation would affect Kansans.	being revoked?	implementing statute?	statute, which change(s)?	program or authority?	authority to the State?	the federal agency name	<u>were</u> repealed?	recent fiscal year	necessity of this rule and regulation
19-21-5		Other reporting	Amended	May 1, 1982		25-4150	Yes	Yes	Imposes an obligation on other persons who make independent contributions governed by the campaign finance act to file independent contribution reports with the Commission. The statutes do not contain an equivalent provision.		In active use		No	No		No	                 	
19-21-6	Candidates and	Out-of-state committees, and persons	Amended	May 1, 1987		25-4172 as amended by L. 1986, Ch. 144, Sec. 1	Yes		Provides details on what information must be included in an out-of-state committee report filed pursuant to the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	             	
19-22-1	Article 22 Contributions and Other Receipts	Contributions	Amended	Feb. 18, 2011	2009 Supp. 25- 4119a	2009 Supp. 25- 4143 (e)(1)	Yes	Yes	Provides additional details on what is lincluded in the definition of "contributions" under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	 	
19-22-2	Article 22 Contributions and Other Receipts	Other receipts	Amended	May 1, 1980	1979 Supp. 25- 4119a		Yes I I I I I I I I		Explains that certain activities are deemed by the Commission to be "other receipts" under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	             	
19-23-1	Article 23 Expenditures and Other Disbursements	Expenditures	Amended	Feb. 18, 2011	2009 Supp. 25- 4119a	2009 Supp. 25- 4143 (g)(1)	Yes	Yes	Identifies certain costs that the Commission does not deem "expenditures" under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	 	
19-23-2		Other disbursements	Amended	May 1, 1980	1979 Supp. 25- 4108, 25-4119a		Yes	Yes	This regulation identifies what the Commission considers to be "other Idisbursements. The statutes do not Icontain an equivalent provision.	No	In active use		No	No		No	             	
19-24-1		Value of an in- kind contribution	Amended	May 1, 1983	25-4119a	25-4143	Yes  Yes  I  I  I		Specifically identifies how in-kind contributions are to be valued under the campaign finance act. The statutes do not contain an equivalent provision.		In active use		No	No		No	             	
19-24-2	Kind	Candidate in- kind contributions	Amended	May 1, 1980	1979 Supp. 25- 4119a		Yes  Yes  I  I  I		Specifically identifies how campaign in-kind contributions are treated under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	         	

		IDENTIFYING	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	L FOR REV	OCATION			TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
		Rule and Regulation	<u>Type</u> (new.	Effective Date	Authorizing	Implementing		Does the rule and regulation serve an identifiable public purpose in support of	Briefly describe how revocation would affect	<u>being</u>	implementing	revocation would require a change to the authorizing or implementing statute, which	Is the rule and regulation federally required for state participation in a federal program or	enforcement authority to	required, the state and federal program names and the federal	Could federal moneys be in jeopardy under current law if the rule and regulation were	approximate amount received for the most recent fiscal	Additional information necessary to understanding the necessity of this rule
Number 19-24-3	Article Title Article 24In- Kind Contributions	Title Endorsements, voter registration drives and related matters	amended) Effective	(history) Feb. 15, 1977	KSA(s) 1976 Supp. 25- 4119a	KSA(s)	of state law? Yes	state law? Yes	Kansans. Specifically exempts costs associated with endorsements, voter registration drives, and other matters from being included in the definition of in-kind contributions under the campaign finance act. The statutes do not contain an equivalent provision.	revoked? No	statute? In active use	change(s)?	authority? No I I I I I I I I I I I I I I I I I I	the State?	agency name	repealed? No	<u>year</u>	and regulation
19-24-4	Article 24In- Kind Contributions	Volunteer service	Amended	May 1, 1980	1979 Supp. 25- 4102(d), 25- 4119a		Yes	Yes	Specifically exempts volunteer services from the definition of in-kind contribution under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No No	No		No		 
19-24-5	Article 24In- Kind Contributions	Campaign worker expenditures	Amended	May 1, 1980	1979 Supp. 25- 4119a		Yes	Yes	Specifically exempts payments lcampaign workers make that are reimbursed from being included in the definition of in-kind contributions. The statutes do not contain an equivalent provision.	No	In active use		No	No		No		 
19-24-6	Article 24In- Kind Contributions	General overhead and other costs	Amended	May 1, 1981	1980 Supp. 25- 4119a	1980 Supp. 25- 4102(d),(f)	Yes	Yes	Specifically exempts certain   overhead costs from inclusion in the   campaign finance act's definition of   in-kind contributions.	No	In active use		I No	No		No		 
19-25-1	Article 25 Testimonial Events and Other Political Events	Testimonial events	Amended	May 1, 1983	25-4119a	25-4143	Yes	Yes	Describes how the Commission will apportion the value of contributions among different candidates when a testimonial event is held for the benefit of multiple candidates. The statutes do not contain an equivalent provision.	No	In active use		No No No No No No No No No No No No No N	No		No		 
19-25-2	Article 25 Testimonial Events and Other Political Events	Other political events	Amended	May 1, 1980	1979 Supp. 25- 4102(d)(1), 25- 4102(l), 25- 4119a		Yes	Yes	Specifically includes the purchase of tickets for certain events or fundraisers in the definition of contributions under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No     No     No   No   No   No   No	No		No		 
19-26-1	Article 26 Receiving Contributions and Making Expenditures	Treasurer's duty	Amended	May 1, 1980	1979 Supp. 25- 4105, 25-4119a		Yes	Yes	This regulation lays out the lobligations of a treasurer relating to contributions and expenditures and provides more detail than offered in the campaign finance act.	No	In active use		No	No		No		

		IDENTIFYING '	THE RULE	AND REGULA	ATION		NECES	SITY	POTENTIA	AL FOR REV	OCATION			TIES TO	FEDERAL PRO	OGRAMS		ADDITIONAL INFORMATION
		Rule and	<u> Type</u>	<u>Effective</u>			Is the rule and regulation necessary for the implementation and	Does the rule and regulation serve an identifiable public purpose in	Briefly describe how_	Is the rule and regulation	change to the	revocation would require a change to the authorizing	Is the rule and regulation federally required for state participation in a federal	Is the rule and regulation necessary for federal delegation of enforcement	required, the	Could federal moneys be in	approximate	Additional information necessary to understanding the
		Regulation	(new,	<u>Date</u>	Authorizing		administration	support of	revocation would affect	being	implementing	statute, which	program or	authority to	the federal	<u>were</u>	recent fiscal	necessity of this rule
<u>Number</u> 19-26-2	Article Title Article 26 Receiving Contributions and Making Expenditures	Title Solicitation of contributions	Amended  Amended	(history) May 1, 1982	KSA(s) 25-4119a	KSA(s) 25-4147 and 25- 4150	of state law? Yes  I I I I I I I I I I I I I I I I I I	Yes	Kansans. This regulation deems solicitors of contributions on behalf of a candidate to be part of the candidate or committee if certain tests are met. The statutes do not contain an equivalent provision.	revoked? No	statute? In active use	change(s)?	authority? No	the State? No	agency name	repealed? No	<u>year</u>	and regulation
19-27-1	Article 27 Accounts and Records	Duty of treasurer	Amended	May 1, 1981		1980 Supp. 25- 4105, 25-4106	Yes  I I I I I I I I I I I I I I I I I I	Yes	This regulation provides additional details regarding a treasurer's duty in a campaign and also requires a resigning treasurer to verify the accuracy of all accounts and records.		In active use		No	No		No		
19-27-2	Article 27 Accounts and Records	Contributions and other receipts	Amended	July 18, 2008	2007 Supp. 25- 4119a	25-4147, K.S.A. 2007 Supp. 25- 4148, and K.S.A. 25-4148a	Yes	Yes	This regulation provides the specific details that must be included in treasurer reports. The statutes do not contain an equivalent provision.		In active use		No	No		No		
19-27-3	Article 27 Accounts and Records	Expenditures and other disbursements	Amended	May 1, 1982	25-4119a	25-4147	Yes	Yes	This regulation provides additional specific details that must be included in treasurer reports.	No	In active use		No	No		No		
19-27-4	Article 27 Accounts and Records	Maintenance, preservation and inspection	Amended	May 1, 1981	1980 Supp. 25- 4119a	1980 Supp. 25- 4105, 25-4106	Yes	Yes	This regulation lays out the obligations of a treasurer to maintain and preserve campaign records. The statutes do not contain an equivalent provision.		In active use		No	No		No		
19-28-1	Article 28 Reporting Periods and Election Periods	Nomination by convention or caucus	Amended	May 1, 1980	1979 Supp. 25- 4109, 25-4119a		Yes	Yes	This clarifies how the date of a primary election is calculated when a candidate is seeking nomination by convention or caucus. The statutes do not provide this detail.		In active use		No	No		No		
19-28-2	Article 28 Reporting Periods and Election Periods	Allocation of contributions and expenditures	Amended	May 1, 1982	25-4119a	25-4149	Yes	Yes	This clarifies how to determine when certain types of contributions or receipts are received by the campaign. The statutes do not provide this detail.		In active use		No	No		No		
19-29-1a	Article 29 Receipts and Expenditures Report	Place and time of filing	Effective	Oct. 18, 1993	1992 Supp. 25- 4119a	1992 Supp. 25- 4148	Yes	Yes	Identifies the time that political committee and party committees are required to file certain reports. The statutes do not contain an equivalent provision.		In active use		No	No		No		
19-29-2	Article 29 Receipts and Expenditures Report	Contents of receipts and expenditures report	Amended	June 22, 1992	1991 Supp. 25- 4119a	1991 Supp. 25- 4148 and 25- 4148a	Yes  I I I I I I I I I I I I I I I I I I	Yes	Specifically identifies what information should be included in receipts and expenditures filed under the campaign finance act. The statutes do not contain an equivalent provision.		In active use		No	No		No		

		IDENTIFYING	THE RULE	AND REGULA	TION		NECES	SITY	POTENTIA	L FOR REV	OCATION	If the male and		TIES TO	FEDERAL PRO	GRAMS		ADDITIONAL INFORMATION
Number			Type (new, amended)	Effective Date (history)	KSA(s)	KSA(s)	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?	revocation require a change to the authorizing or	revocation would require a change to the authorizing	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	under current law if the rule and regulation	approximate	Additional information necessary to understanding the necessity of this rule and regulation
19-29-3	Article 29 Receipts and Expenditures Report	Material errors and omissions	Amended	May 1, 1980	1979 Supp. 25- 4119a		Yes	Yes	Defines what constitutes a "material error and omission" under the campaign finance act. The statutes do not contain an equivalent provision.	No	In active use		No I I	No		No	         	
19-29-4	Article 29 Receipts and Expenditures Report	Termination reports and reports of debts and obligations	Amended	June 22, 1992	1991 Supp. 25- 4119a	25-4155 and K.S.A. 1991 Supp. 25-4157	Yes	Yes	Provides details regarding conditions that must be met before the filing of a termination report. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	 	
19-29-5	Article 29 Receipts and Expenditures Report	Computer generated campaign reports	Effective	June 22, 1992	1991 Supp. 24- 4119a	25-4151	Yes	Yes	Provides details regarding the acceptable format for a computer generated campaign report. The statutes do not contain an equivalent provision.	No	In active use		No I	No		No	         	
19-40-2	Article 40 State Conflict of Interest Provisions	Construction	Amended	May 1, 1980	1979 Supp. 46- 253		Yes	Yes	This regulation provides guidance that tells courts, the public, and the Commission to construe the Commission's rules and regulations lin a liberal manner. Neither the campaign finance act nor the state ethics laws provide any guidance regarding statutory construction.	No	In active use		No	No		No	                 	
19-40-3a	Article 40 State Conflict of Interest Provisions	Definitions	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 237	Yes	Yes	Defines certain terms relevant to Chapter 46 with additional specificity.	No	In active use		No	No		No		
19-40-4	Article 40 State Conflict of Interest Provisions	Nepotism of	Effective	Oct. 19, 1992	1991 Supp. 46- 253	1991 Supp. 46- 246(a), as amended by 1992 SB 533, Sec. 1	Yes	Yes	Defines the term "family member" as such term is used in the nepotism statute. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	           	
19-40-5	Article 40 State Conflict of Interest Provisions	Contract	Effective	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 233	Yes	Yes	Specifically excludes certain agreements from the definition of "contract" in K.S.A. 46-231. The statutes do not contain an equivalent provision.	No	In active use		No	No		No	 	
19-41-1	Article 41 Statement of Substantial Interests	Definitions	Amended			229, 46-247	Yes	Yes	Defines certain terms relevant to Chapter 46 with additional specificity.	No	In active use		No	No		No	       	
19-41-3	Article 41 Statement of Substantial Interests	Interests disclosed	Amended	May 1, 1984	46-253	1983 Supp. 46- 248	Yes           	Yes	Provides additional guidance on what information must be included in a statement of substantial interest. The statutes do not contain an lequivalent provision.	No	In active use		No	No		No	         	

IDENTIFYING THE RULE AND REGULATION							NECES	SITY	POTENTIAL FOR REVOCATION  If the rule and				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number		Rule and Regulation Title	<u>Type</u> (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law?	purpose in support of state law?	revocation would affect Kansans.	Is the rule and regulation being revoked?	change to the authorizing or	regulation is not in active use and revocation would require a change to the authorizing	Is the rule and regulation federally required for state participation in a federal	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	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	approximate	Additional information necessary to understanding the necessity of this rule and regulation
19-41-4	Article 41 Statement of Substantial Interests	Material errors and omissions	Effective	Feb. 15, 1977	1976 Supp. 46- 253		Yes I I I I I	Yes	Defines what constitutes a "material perror and omission" in a statement of substantial interest filing. The statutes do not contain an equivalent provision.	No	In active use		No    -  -  -  -	No		No		
19-42-1	Article 42 Representation Case Disclosure Statements	Definitions	Amended	May 1, 1983	46-253	46-226	Yes	Yes	Specifically excludes participation in certain activities from the definition of the term "representation case" as such term appears in K.S.A. 46-226. The statutes do not contain an equivalent provision.	No	In active use		No           	No		No		
19-42-3	Article 42 Representation Case Disclosure Statements	Contents of statement	Amended	May 1, 1983	46-253		Yes	Yes	Provides additional guidance on what information must be included in a representation disclosure statement as required under Chapter 46.	No	In active use		No No I	No		No		
19-60-2	Article 60 Lobbying Regulation Provisions	Construction	Effective	Feb. 15, 1977	1976 Supp. 46- 253		Yes  I I I I I I I I I I I I I I I I I I	Yes	This regulation provides guidance that tells courts, the public, and the Commission to construe the Commission's rules and regulations in a liberal manner. Neither the campaign finance act nor the state ethics laws provide any guidance regarding statutory construction.	No	In active use		No No	No		No		
19-60-3	Article 60 Lobbying Regulation Provisions	Definitions	Amended	Jan. 23, 2004	46-253	46-237 and 46- 271	Yes	Yes	Defines various key terms related to lobbying under Chapter 46, which are not otherwise defined in the statute.	No	In active use		No	No		No		
19-61-1	Article 61 Lobbying	Legislative matters	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 225	Yes	Yes	Defines key terms relating to lobbying under Chapter 46, which are not otherwise defined in the statute.	No	In active use		No       	No		No		
19-61-2	Article 61 Lobbying	Agency rules and regulations	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 225	Yes	Yes	Defines key terms relating to lobbying under Chapter 46, which are not otherwise defined in the statute.	No	In active use		No I I I	No		No		
19-62-1	Article 62 Lobbyist Registration	Who must register	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 265	Yes	Yes	Provides additional guidance on what conditions must be met for an individual to be required to register as a lobbyist under Chapter 46. The statutes do not contain an equivalent provision.	No	In active use		No    -  -  -  -  -	No		No		

IDENTIFYING THE RULE AND REGULATION							NECES	SITY	POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number 19-62-2	Article Title Article 62 Lobbyist Registration	Rule and Regulation Title When and where to register	Type (new, amended) Amended	Effective Date (history) June 22, 1992	Authorizing KSA(s) 1991 Supp. 46- 253	Implementing KSA(s) 1991 Supp. 46- 265	Is the rule and regulation necessary for the implementation and administration of state law?  Yes	Does the rule and regulation serve an identifiable public purpose in support of state law?	Briefly describe how revocation would affect Kansans. Clarifies that lobbyists must register before conducting any lobbying and that lobbyists must file additional registrations for new lobbying positions, this clarification is absent from Chapter 46.		change to the authorizing or	revocation would require a change to the authorizing	federally required for state participation in a federal	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	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	jeopardy, the approximate amount received for	Additional information necessary to understanding the necessity of this rule and regulation
19-63-2	Article 63 Lobbyist Reporting Provisions	When to report	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 268, 46-269	Yes	Yes	Describes how certain allocations lare to be made on lobbyist expenditure reports. The statutes do not contain an equivalent provision.		In active use		No No	No		No		
19-63-3	Article 63 Lobbyist Reporting Provisions	What to report	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 269	Yes	Yes	Provides details on how lobbyists are to categorize expenditures in their reports. The statutes do not contain an equivalent provision.		In active use		No	No		No		
19-63-4	Article 63 Lobbyist Reporting Provisions	Material errors or omissions	Amended	June 22, 1992	1991 Supp. 46- 253	1991 Supp. 46- 280	Yes	Yes	Defines what constitutes a "material error and omission" in a lobbyist report. Chapter 46 does not provide such detail		In active use		No No	No		No		
19-63-6	Article 63 Lobbyist Reporting Provisions	Lobbyist's records	Amended	Jan. 23, 2004	46-253	46-269	Yes	Yes	Imposes record retention obligations on lobbyists regarding their reports lfiled with the Commission. Such obligation is not in Chapter 46.		In active use		No	No		No		