

AGENDA
KANSAS DEPARTMENT OF WILDLIFE AND PARKS
COMMISSION MEETING AND PUBLIC HEARING
Thursday, November 18, 2021
Buffalo Bill Cultural Center
3083 US Highway 83, Oakley, KS
including a
Virtual ZOOM Meeting Option

- A) Log Into Zoom
1. Visit <https://ksoutdoors.zoom.us/meeting/register/tZAtcu2uqTsoG9AA5VqnCJnOyjSg4Rq3O4Yy>.
 2. Register by entering your first and last name, and email address.
 3. Once registered, you will be provided a link to “join the meeting.”
 4. Visitors will be muted upon entering the meeting. To comment or ask a question, use the “raise hand” feature or type into the chat area.
- B) Call In
1. Call: 1-877-853-5257
 2. When a meeting ID is requested, enter: 840 5467 0214#
 3. When a participant ID is requested, enter: #
 4. For comments or questions, email: kdwpt.kdwptinfo@ks.gov
- C) Watch Live Video/Audio Stream
1. Individuals may watch a live video/audio stream of the meeting on <https://ksoutdoors.com/commission-meeting>
- I. CALL TO ORDER AT 1:00 p.m.**
- II. INTRODUCTION OF COMMISSIONERS AND GUESTS**
- III. ADDITIONS AND DELETIONS TO AGENDA ITEMS**
- IV. APPROVAL OF September 23, 2021 MEETING MINUTES**
- V. GENERAL PUBLIC COMMENT ON NON-AGENDA ITEMS**
- VI. DEPARTMENT REPORT**
- A. Secretary’s Remarks**
1. **Agency and State Fiscal Status (Brad Loveless)**
 2. **2022 Legislature (Chris Tymeson)**
- B. General Discussion**
1. **Conversion to Brandt Information System (Jessica Mounts)**
 2. **Hunter Education Changes (Kent Barrett)**
- C. Workshop Session**
1. **Antelope Regulations (KAR 115-25-7) (Matt Peek)**
 2. **Elk Regulations (KAR 115-25-8) (Matt Peek)**

3. Big Game 4-Series Regulations (Levi Jaster)

4. Big Game 25-Series Regulations (KAR 115-25-9) (Levi Jaster)

B. General Discussion (continued)

3. Great Kansas Fishing Derby (David Breth)

VII. RECESS AT 5:00 p.m.

VIII. RECONVENE AT 6:30 p.m.

IX. RE-INTRODUCTION OF COMMISSIONERS AND GUESTS

X. GENERAL PUBLIC COMMENT ON NON-AGENDA ITEMS

XI. DEPARTMENT REPORT

B. General Discussion (continued)

4. Economic Impact Study (Linda Lanterman/Jeremy Hill)

E. Public Hearing

1. KAR 115-4-4a. Wild turkey; legal equipment and taking methods (Kent Fricke)

2. KAR 115-25-6. Turkey; spring season, bag limit, permits and game tags (Kent Fricke)

3. KAR 115-25-14. Fishing; creel limit, size limit possession limit and open season (and reference document) (Doug Nygren)

4. KAR – 115-17-2. Commercial sale of fish bait (Chris Steffen)

5. KAR 115-30-3. Personal floatation devices; requirements (Eric Deneault)

XII. OLD BUSINESS

XIII. OTHER BUSINESS

A. Future Meeting Locations and Dates

XIV. ADJOURNMENT

If necessary, the Commission will recess on November 18, 2021, to reconvene November 19, 2021, at 9:00 a.m., at the same location to complete their business. Should this occur, time will be made available for public comment.

If notified in advance, the department will have an interpreter available for the hearing impaired. To request an interpreter, call the Kansas Commission of Deaf and Hard of Hearing at 1-800-432-0698. Any individual with a disability may request other accommodations by contacting the Commission Secretary at (620) 672-5911.

The next commission meeting is scheduled for Thursday January 13, 2022, Prophet Aquatic Research and Outreach Center (Emporia State University), 601 E 18th Ave, Emporia, KS.

**Kansas Department of Wildlife and Parks
Commission Meeting Minutes
Thursday, September 23, 2021
Virtual Zoom Meeting**

Subject to
Commission
Approval

The September 23, 2021 meeting of the Kansas Wildlife and Parks Commission was called to order by Chairman Gerald Lauber at 1:00 p.m. Chairman Lauber and Commissioners Gary Hayzlett, Aaron Rider, Lauren Queal Sill, Warren Gfeller and Troy Sporer were present.

II. INTRODUCTION OF COMMISSIONERS AND GUESTS

The Commissioners and department staff introduced themselves (Attendance Roster – Exhibit A).

III. ADDITIONS AND DELETIONS TO AGENDA ITEMS

None – (Agenda – Exhibit B).

IV. APPROVAL OF THE August 5, 2021 MEETING MINUTES

Commissioner Warren Gfeller moved to approve the minutes, Commissioner Lauren Queal Sill second. *Approved* (Minutes – Exhibit C).

V. GENERAL PUBLIC COMMENT ON NON-AGENDA ITEMS

Brad Max – Want to find out if there had been any progress in last three months on plans for Cedar Point campground at Milford. I have been out there and I know something had gone to Schwab Eaton. I am interested in finding out what has happened there in the last three months. Secretary Loveless – Linda is not able to participate today. I talked to Linda a little about this. They are making progress and moving forward. She said they are utilizing input you folks gave and it has been valuable. We can get back to you with details. Send contact information to Jason and we will have someone get back to you.

Chairman Lauber – Had informal discussion before the meeting got going. Warren had a question about emails and what we are supposed to do with them. I am proposing, consistent with Jason’s recommendation, is if emails come from Sheila we will know the department has weighed in on it and Sheila has logged them and will respond. If we get an email that comes around the state system through our email published in directories and stuff like that, I propose all emails, including responses we make, forward to Sheila and she will take them from there. If somebody will send an email they send directly to our email and we don’t know if we are supposed to say anything or whether another commissioner has responded so you don’t do anything. If we all don’t do anything then the constituent doesn’t get a response. If we all funnel them toward Sheila. Not sure who to send to Sheila or Nadia or who. At this point suggest we send them to Sheila. Secretary Loveless – Sheila and Nadia can weigh-in on how that is working. We have the plan and we have been discussing it. Our overall goal is to make sure everybody gets responded to and make sure we use technical staff to help us with that response and make

sure we share that information with all the commissioners. Nadia Reimer, chief of Public Affairs – Essentially constituents can find commissioner contact information from a variety of sources. We have printed that in publications, online on various sites so it is possible and likely you still are going to get communications sent directly to you. We are trying to mitigate some of that by limiting where your information is published so we can funnel everyone to ksoutdoors.com. You are right that we want to start with Sheila, she will maintain the communication log and from there we will make sure someone from KDWP responds and commissioners are cc'd. That is the protocol we are attempting to use moving forward, so we're on the right track. Commissioner Gfeller – I get emails through state system that are kdwpt.websupport@ks.gov. Do I assume those have been logged or are those the type we need to forward? Jason Dickson – That would be one of the ones forwarded. Once we get new system in place you will start to receive another one that is for all commissioners in the subject line, you won't need to forward that one. The ones you have been getting kdwpt.websupport@ks.gov are from your individual form that we have out there for your email address, that one you will forward to Sheila. Chairman Lauber – More forwarded to Sheila than less is better. When in doubt, forward to Sheila. Sheila – That is correct, even if I have seen them I will know they have been logged. Chris Tymeson, legal counsel – I have one caution, when emails come to everybody that you don't reply all as a commissioner because we don't want to have an inadvertent violation of open meetings act. Chairman Lauber – Good point. Commissioner Sporer – Are we going to see the responses from the department? Chairman Lauber – That is my understanding, once response has been sent out we will get copy of it or cc'd on actual response.

VI. DEPARTMENT REPORT

A. Secretary's Remarks

1. Agency and State Fiscal Status Report – Brad Loveless, Secretary, presented this update to the Commission – In terms of our fiscal situation things are rosy right now. We are working on preparations for FY23 and are amending FY2022 budget. Our EDIF apportionment, with Tourism shifting to Commerce, we allowed their EDIF money to go with them so they had some fiscal backing for their programs. Our EDIF apportionment will go down to \$3.5 million in the future. Our park fee funds (PFF) revenue finished up in FY21 about 21 percent from FY20. We knew last year was a good year. Currently in FY22 we are down about six percent from last year at this same time. Staff busy this summer, with school starting things are slowing down. Current cash balance in PFF is \$7.2 million, over \$4.4 million from last year this time. Cabin revenue for last fiscal year was up 47 percent from previous year, we had flooding which explains some of the jump. Down a little from last year at this time but comfortable with where we are at. Wildlife fee fund (WFF) up about eight percent from last year. Like to keep a healthy balance, that is our checking account where we pay projects out of. Our balance at end of FY20 was just over \$20 million, now over \$29 million, looking good compared to the past. Specifically, when it comes to our wildlife restoration and sportfish fund, revenues from federal excise taxes on fishing and hunting gear, wildlife restoration receipts, Pitman Robertson fund, is being built by federal government for this year. Last year the ending year balance was \$824 million, this year already up to \$834 million federally so we're optimistic that at the end of this year we will see a new high water mark for wildlife work. We will be aggressive in trying to get the biggest share of that we can get to come to Kansas. The sportfish funds are more confusing. In talking with manufacturers, they are all saying they are having record years and their receipts are all up yet the report from the federal government, show taxes from those sales are down a little bit from a year ago. That doesn't make sense to us or them so we put a question mark

beside our Dingell-Johnson fishery funds. We are optimistic that we will have good revenues to draw from for state match but right now we aren't sure of an accurate estimate. The federal government is working diligently to go through those figures and give us an accurate projection so we can make plans. Optimistic about fishery funds and positive about what we have seen so far in wildlife funds.

Chairman Lauber – Remind everyone to give your name when speaking so minutes can reflect comments.

Jackie Augustine, Audubon of Kansas – Were there any losses in funding with removing Tourism department and how are those going to be made up? You mentioned an increase in wildlife funds and how will decisions be made on how increased funding will be invested on the ground or financially? Secretary Loveless – The funds we lost with Tourism were EDIF funds that we sent with them. When they came over here all that money was within Wildlife and Parks but we took a portion of that to give to Tourism so they could fund their programs. When they left we let that go with them. So, we lost about \$1.7 million. There aren't any other revenues we received from them and all the money they received went into funding their programs, so there wasn't any loss in terms of revenue we skimmed off in the past, that all went back into Tourism programs. Excess funds being used, currently we have a process where all of our divisions work together. Work out of similar pots with separation between parks and everyone else who uses these shared pots of money. We prioritize projects in each division and they all collaborate and compete for those funds and when we run out of money those lower priority projects don't get done. With extra that means we can do more of those projects we have been hoping to do in the past but couldn't afford. As we talk with outside groups like Kansas Wildlife Action Committee about what they think needs to be done, their thoughts go into that and help us determine our priorities, what is important to constituents helps us make those decisions.

B. General Discussion

1. CSA Hunting Alternative – Keith Houghton, Ringneck Ranch, Tipton, presented this update to the Commission – About two years ago we came to conclusion that Wildlife and Parks commissioners hadn't had much exposure to controlled shooting area (CSA) operations and we thought we needed to remedy that. We don't have any problems and there is no crisis afloat but CSA is becoming a bigger player and complimenting what the state provides as far as recreational opportunities. CSAs have seen significant evolution from preserves of your grandfathers' 50-75 years ago when game bird appearance and performance could be very disappointing. The experience of a hunt on today's Kansas CSAs can be excellent, and those opportunities are using high quality game birds and developing realistic habitat. The CSAs offer a compliment to agency efforts in providing public opportunities. We have been working for a year and half to have all of the different players in the industry for tours and a seminar on the growing facilities of quality game bird propagation, hospitality and hunting that continues to evolve and is nothing like your grandfather's hunting preserve. We have transitioned two virtual meetings and two attempts to have the opportunity that we would hold in conjunction with a Wildlife and Parks commission meeting at Beloit, Kansas. We are now planning to reschedule in spring of 2022. We would like to include most facets of the industry and plan on selected owners and operational personnel, wildlife and parks commissioners and financial, legislative, enforcement, tourism and economic development be included. If you have an interest or know someone who does please contact me so we can include you in the opportunities for this meeting. I have operated a CSA for 38 years on family ranch in north central Kansas. Chairman Lauber –

I have been told by people in chicken industry that there is significant difference in high performing roosters and there is effort to maintain breeding standards. When it comes to pheasants, are all pheasants just pheasants or do you try to have one particular strain that provides better performance? Houghton – There are a half dozen different identified strains, a couple of them came out of Kansas. I can't address that and it would be best if we talked to the boys raising the birds. We have made giant strides. Our state association, Kansas Sport Hunting Association, has done several things; they have brought in a poultry person that does the research with microscopes and we taught our members how to run a microscope and that has been instrumental on flock health. Yes, there are strains of birds that seem to perform better and it is probably the evolution. My personal concern, a lot of stuff we point to uses research done in 1940s and 1950s. We have gained tremendous scientific foothold in game bird propagation. We get along wonderfully with pheasant species, quail not so much, they don't lend themselves to captive rearing as much as pheasants and as a substitute we use the chucker partridge, wonderful substitute for quail. If we have meeting In Beloit I will have someone give defined answer on that. Assistant Secretary Miller – Keith has a fine operation and I have known him 30 plus years and we visited his operation back in the early 1980s when we had an outdoor writers meeting. He has worked hard to provide a really good hunting experience and having good performing birds is critical. That is one of the reasons we have been trying to get a commission meeting up there to see his operation. It is worth seeing and they do fill a niche. There is a customer base that wants what these type of operations provide in addition to the folks that want to hunt wild birds. I know Ringneck Ranch is one of the top tourism sites in the state and one of the top employers in Mitchell County. There is a lot of economic impact from businesses like Keith's. I do think it would be beneficial for the commission to finally get up there and see his operation and see hatchery operations they work with on the bird side of it. I hope we can get back to some in-person meetings this spring and visit the operation south of Tipton. Chairman Lauber – I concur.

2. Antelope and Elk 25-Series Regulations – Matt Peek, furbearer research biologist, presented these regulations to the Commission. Antelope (Exhibit D) – Since this is the first time talking about pronghorn I will give overview of the program and then discuss regulation recommendations. We have had a pronghorn season in Kansas since 1974. Since 1990, we have had a four-day firearm season beginning on the first Friday in October – a Friday through Monday season. The other seasons are based off the dates of firearm season. The primary nine-day archery season has been in place since 1985 and since 2005, the archery season has reopened the weekend after the firearm season and continued through the end of October, giving archery hunters an additional 15-20 days of late season opportunity. The muzzleloader season was initiated in 2001. It has begun immediately after the archery season and ran for eight days, the first four of which (Monday through Thursday) are muzzleloader-only season and the last four overlap the four-day firearm season. With the exception of annual adjustments in permit allocations, this regulation has basically been unchanged since 2006, so, fairly stable for hunters to follow. Pronghorn occur in western Kansas, mostly in the western two or three tiers of counties. There are three units open to hunting, Units 2, 17 and 18, consistent with deer management units for hunter simplicity so they extend eastward beyond the range of where you would consistently find pronghorn. Archery permits are good in all three units, are unlimited and available to both residents and nonresidents. Muzzleloader/firearm permits are unit-specific and are available through a limited draw. Hunters apply and get preference points and there is usually over 1,000 hunters who apply for these permits. Demand is high, especially considering there is only 200 permits available. It typically takes one to three preference points for a muzzleloader hunter to draw a permit for general resident muzzleloader permit and it takes three to five preference points for a general resident to

draw a firearm permit. Landowners are allocated half of the permits and it only takes zero to two points to draw, as there is a much smaller pool of landowner applicants to compete against. Firearm and muzzleloader permits are available to residents only and archery are resident or nonresident. I have provided the hunting season dates in the briefing book and I won't go over them, they are standard to what they have been. Typical success rates are about 15 percent for archery permit holders, 60 percent for muzzleloader permit holders and 70 percent for firearm permit holders. We will determine specific permit allocations after the ongoing season ends. We will wait on results of winter aerial surveys before we come up with the next season's permit allocations. We do post all of the harvest and population reports on KDWP website, as we do for most species. Go to species section on website, there is research and surveys tab. A lot of the information we collect is available to the public and anyone else who wants to look at it.

Chairman Lauber – Based on way you described it, a permit is issued either for use of muzzleloader or a firearm, unlike deer permit where you can choose type of weapon? To qualify as a landowner for the landowner/tenant draw do you have to own property in that area or do you qualify as a landowner in the general definition and own land elsewhere outside Units 2, 17 and 18? Peek – On the second question, with all big game permits you have to own land within the unit you are applying, and own or manage/be tenant on at least 80 acres. If they were applying in Unit 2 they would have to own land in Unit 2. A person who owns land in Osage County can't apply in Unit 2. On first question about hunting equipment, correct for most part, within big game regulations, if you get a firearm permit technically you can hunt with any equipment that is less than a firearm, so a firearm permit would allow you to hunt with archery or muzzleloader or pistol. But there is no any-weapon unit-wide permit the way there is with any-season whitetail tag, for example.

Elk (Exhibit E) - Elk were first introduced onto Fort Riley in 1986, and a hunting season was initiated in 1990. Fort Riley is best opportunity for average general resident hunters in the state. We do have broadly open areas you can hunt but the most likely way to kill an elk is if you draw one on the Fort. We do have elk scattered around the remainder of the state on private lands. In most of the state they provide an opportunistic opportunity for hunters when they unexpectedly show up in an area and the hunter happens to be lucky enough to have access where one of these elk show up. You heard me mention before that an elk has been harvested out of over a quarter of the counties in Kansas over the last five years. The counties are changing a little bit over time but where we lose a couple of counties we pick up a few each year. Elk are being harvested widely across the state. The third hunting opportunity is that there are several herds on private lands scattered around the state. In many cases these herds are the result of specific landowners who want these elk and who maintain the herds by protecting hunting access to them. In many cases they manage for them as well. That is also part of the purpose of our broad regulation, we allow people to harvest them where they are not wanted but we allow them to be protected by certain landowners and managed in other cases so they are maintained where people want them. The main lesson we learned if you look back at historical elk management, in the case of Cimarron National Grasslands and on Fort Riley we probably overprotected those elk early on and they increased in abundance until the damage around those populations became severe and due to various pressures we wound up having to issue a lot of permits and knocked those populations way down. Our current system, although it is somewhat aggressive in some cases, it has prevented that type of situation from happening where we have been basically forced to issue and heavily harvest elk out of the populations we do have. Cimmaron is another area of elk in the state that people often ask about. Elk were reintroduced there and the last season that occurred there was in 1995. They were reduced in number and to some degree moved into Colorado and Oklahoma. Elk are not typically found there predictively, so that is the one area of the state, Unit 1, around Morton County that encompasses the Grasslands, where elk hunting is not currently

allowed. We are not anticipating any changes to season structure, bag limits or permit types. Season dates are in the briefing book and I won't go through them this time. For the most part, seasons off of Fort Riley are consistent in many ways with the deer seasons so hunters out there wearing orange with a rifle in hand during the rifle deer season can also harvest an elk as that is also the rifle elk season. Fort Riley is a different deal where the season on it is divided into one-month segments. During the main October, November, December segments, the any-elk permit holders can hunt during any of those three months. Where antlerless-elk permit holders are forced to choose one of those three months and that helps limit crowding and allows us to issue a few more permits. We have a bonus point system, which is different than pronghorn preference point system where the person with the highest number of preference points gets the permit. With the bonus point system with elk, you get a chance to draw for every year you applied. A first time applicant has one chance in the draw whereas a person who is applying for their fifth year has five chances in the draw. The reason for that is demand for these permits is so high if you had a true preference point it would be many years until anybody who didn't apply in the first year ever drew. This bonus point system is a typical way to fairly allocate permits. It weights those who have applied for longer but first time applicants also have a chance to draw so there is an incentive for new applicants to get into the pool. Same as with pronghorn, we usually determine permit allocations for the coming season later after current season is farther along and sometimes we have aerial survey results that Fort Riley conducts on Fort Riley. Chairman Lauber – How many applicants do we average a year? How many permits do we give out? Peek – We have typically had over 1,000 applicants and have been giving out 12 any-elk permits and 18 antlerless elk permits on Fort Riley. Off of Fort Riley, in Unit 3, the bulk of the state, permits are unlimited for general residents and landowner/tenants. We have issued 30 limited draw permits the last few years for Fort Riley. Chairman Lauber – Do they get filled? Peek – Yes, any-elk are about 75 percent successful and antlerless-only are not quite as successful, they don't get to hunt as long and also probably aren't quite as determined due to not being able to get an antlered animal. Typically, they are more like 35- to 50 percent success. Commissioner Gfeller – We have introduced elk to Fort Riley and Cimarron Grasslands, but not any other part of the state? Peek – Yes that is correct. Commissioner Gfeller – The other elk in the state wonder off those areas or from other states? Is there any thought to introducing elk to other parts of the state? What is the objective of program? Peek – Not been any discussion of introducing them anywhere else. Something I learned from Lloyd Fox, in the case of river otters, it is better to let them get there on their own. A species that can be controversial, if they can get there on their own the agency is better off letting them do that in many cases, rather than being ones that brought species in that is now causing problems. Our current regulatory approach is based on letting them be where people are willing to tolerate them. The concept of the social carrying capacity is what is at play here. In some cases, a small number of them, less than ten, may be tolerated and in other cases, like in western Kansas along the Ark River, the herd there is 60 to 80 in herd or more and people there really like them, manage for them and protect access to them. It depends on area of the state and where landowners are that have a big chunk of contiguous land to support them. Commissioner Gfeller – Do they herd up if small group in one area and small group in neighboring county, will they find their way together? Peek – They do herd up. There are cases where there are small groups of them reproducing. They do to some degree but also travel widely across the landscape, so they do obviously at some point leave those groups. The source of a lot of these animals, individuals do leave Fort Riley and travel across the state. In some instances, maybe it is a matter of chance that you will end with a few cows and bull running into each other out in some distant area. The source of the western Kansas elk is probably Colorado more than our reintroductions at Cimarron, they come here naturally. Elk showing up everywhere else, some are coming from Fort Riley but some coming from herds

smaller than the Ark River herd where there might be five to twenty elk in little herds that are producing enough animals that they are scattering. Chairman Lauber – There are 150 to 200 animals in Fort Riley herd. Are there 500 in the state if you were to guess? Peek – Yes, about that, we say between 450 and 500. We would say there are closer to 300 around Fort Riley. Obviously we are not able to survey the elk when they are scattered around in some instances but if you add up some of the little populations we know of and estimate what else it out there, it is 450 to 500 range.

3. Spatial Distribution of Swift Fox in Western Kansas – Matt Peek, furbearer research biologist, presented this update to the Commission (Exhibit F) – Ty Werdel is going to give this talk. The swift fox is a species of conservation interest in Kansas. It is not adequately monitored by our other furbearer surveys due to the small sample size. In the past we have done track surveys and different stuff to better keep a handle on swift fox populations. Several years ago, Adam Ahlers out of K-State wrote a proposal and we were able to get it funded, so we are working with K-State on this research project. Ty Werdel is the student out there and he will talk about his efforts to survey swift fox in western Kansas.

Ty Werdel, PhD candidate at K-State (Exhibit G) – I will talk about initial results from first chapter of my dissertation. Talk about how multiscale landscape effects impose range-limiting constraints on the distribution of swift fox. This is a paper submitted for peer review, with co-authors Colleen Piper, Dr. Ricketts, Matt Peek and Dr. Adam Ahlers. The Great Plains has historically been dominated by native prairies. Landscape changes of the Great Plains likely modified carnivore ranges, but also negatively affect our wildlife communities. However, carnivore species are generally the most sensitive to these changes because of large home range, slow life histories and potential for negative human interactions. Range-limiting processes are complex and human-modified landscapes create patchy and isolated habitats for these carnivores. Specifically, swift fox, small prairie-obligate carnivores that are about 3 kilograms and 30 centimeters tall that occur at low densities in Kansas. Their prey includes small mammals, insects, and birds, anything they can catch. Predators include coyotes, badgers, raptors and bobcats and they dig burrows in suitable soils for protection and to raise kits. Human modified landscape changes create a mosaic of land use types. Conservation Reserve Program (CRP) land has been a highly effective conservation effort to restore and conserve prairie-obligate species. CRP is a voluntary participation by farmers and landowners in an attempt to improve water quality, reduce soil erosion and has added benefit to increase habitat for endangered and threatened species. However, we have limited understanding of how CRP efforts impact swift fox. Previous research indicates good-quality swift fox habitat includes greater proportion of grasslands (less than 30 cm tall) and loamy soils. Most ecologists look at distribution models to reveal occurrences of species at edge of the range with covariates often obtained from circular buffers. Likely the size of a home range around a specific sampling site in assumption of models that variables have a constant effect regardless of distance. We believe that this could be enhanced by using a continuous function where we looked at distance of proportions of landscape away from the sampling site. Objectives for this three-year study were to assess how landscape composition structures swift fox distributions on the edge of range of western Kansas. We had three years (2018-2020) of field seasons looking at presence/absence data effects. We predicted shortgrass prairie and loamy soils would increase the probability of occupancy by swift fox; and that row crop agriculture, landcover diversity and CRP would decrease our probability of occupancy. Looking at previous research, we saw that Sabata created a map of confirmed observations and furharvest records across the entirety of the range of swift fox in the United States. We randomly generated 400 potential sites within the western one-third of Kansas, which is about 7.16 million acres. This encompasses all of the confirmed observations of swift fox in

Kansas other than the one central Kansas observation. We secured private landowner and public land permissions for 381 camera trap locations. It was quite an effort getting private landowner to allow us on their property to put up game cameras. At each one of the sites, we set up a game camera about 40 cm high with a scent stake smeared with Vaseline and skunk essence about three meters in front of the camera. This technique has been used for other carnivore studies and it entices carnivores to walk in front of the camera. We did that to maximize detection for swift fox. Each of the cameras was in place for 28 days per site and we rebaited with skunk essence after 14 days. This was also placed during the rearing season in summer so we were less likely to document dispersing swift fox. We were looking at areas swift fox are utilizing during their kit-rearing season. I created a custom landcover raster in our GIS looking at different landcover classes in western Kansas; 14 landcover classes derived from three data sources, which included PRAIRIEMAP, CropScape and CRP from Farm Service Agency. We also looked at loamy soils. To make our study a little novel we looked at distance weighted representation of landcover covariates. To do that we created 200 concentric rings around each of the sampling sites, which totaled 76,000 rings, about 200 at each site. We would create a ring, look at proportion of our landcover types around that site and do it again, until we had 200 rings around each site. Doing that we developed distance-weighted functions to look at optimal scale of effect at each one of the land cover types for swift fox. Our important land cover types have differing scales that elicit response from swift fox. Out in the field we collected images and uploaded them into a CPW photo warehouse, which is a Colorado Parks and Wildlife database and this allowed us to export our data for analysis. We did multiple analysis but most importantly did occupancy models to look at swift fox distribution. We used 28 days per site with one-day detection histories per site. To model for detection models, we used scent day of year and number of days disturbance altered camera view field. I'm sure many of you are familiar with western Kansas, there are a lot of cattle out there and if you put a camera out in the middle of a pasture cattle would definitely come and investigate and many times knock the camera over so we have to include that in our models. After we fit our detection models we fit our occupancy models looking at loamy tableland soils, diversity index of landcover types in the area as well as row crop agriculture, shortgrass prairie and CRP. After fitting our occupancy models, we fit our colonization models. Over the three years we ended up with 28,000 trap days, with 10,000, 9,000 and 8,000 on the year. We did lose a few landowners through the three years. That resulted in five million photos, almost two million each year. Swift fox were observed at 55 sites that included 341 individuals with 207 in 2018, 2019 had 40 and 2020 had 94. If I looked at each photo, that 5,217,641 seconds, 86,000 minutes which is 181 8-hour days, 36 40-hour work weeks; around the clock tagging for about three years. Getting into actual swift fox naïve occupancy Swift fox results we have naïve occupancy, meaning unadjusted for detection, which is just a proportion of our sites that had swift fox. We had .08, .04 and .06; colonization, which is described as a site not having swift fox the previous year but having one this year, we had 13 sites 2018 to 2019 and 17 sites from 2019 to 2020. Extinction, not thinking of that as species extinction but site extinction, so if site in a previous year had a swift fox occupying it and following year not occupied we see that 2018 to 2019 we had 27 sites and 2019 to 2020 we had 10 sites. Interesting persistence, where we have swift fox on same site two years in a row, only three sites in 2018/19 and five sites in 2019/20. Looking at our detection models, scent day of year and camera alteration was important to model the detection for these cameras and after 28 surveys, one day per survey, we had a .97 detection probability, which is almost 100 percent. With our initial detection for swift fox was nine days, meaning the first day we saw swift fox on camera averaged nine days after placement of camera and 54 percent of all initial detections happened after day six. Many studies in other states have been looking at seven-day camera surveys, unfortunately, based on our results, I don't think they have their cameras out there long enough because half of our detections were

after that. We look at occupancy, which is probability of swift fox in that area. We see that important landcover types in western Kansas are CRP, loamy, shortgrass prairie and landcover diversity. With CRP having negative effect on swift fox occupancy; as expected as shortgrass prairie increases we have increased probability of swift fox occupancy; loamy soils as well; and landcover diversity we see quadratic effect, a median level of landcover diversity, swift fox occupancy maxes out and as we increase that it declines. Colonization, probability that a swift fox will recolonize a site after it was not occupied the year before we find similar results for loamy soils, landcover diversity and CRP are the main drivers for swift fox in the region. With landcover diversity negatively influencing colonization and as that increases we see reduction in swift fox colonization. As CRP increases we see reduction in swift fox colonization. With loamy soil having a positive effect on that. We looked at our most supported occupancy model and this lines up with shortgrass prairie and loamy soils throughout the western part of the state. Similar previous research, proportion of shortgrass prairie was important for initial site occupancy, we have small mean patch sizes meaning agriculture throughout the region has limited actual mean size of shortgrass prairie patches but maybe swift fox are perfectly happy with those small sizes. Based on the theory of ideal free distribution we see that once critical population density is obtained with these patches, swift fox fitness is likely robust and individuals may colonize less preferred habitats such as row crop agriculture. Coyotes may also be excluding swift fox from areas of greater densities such as CRP. Coyotes might actually be what is driving CRP results. Loamy soils important for both initial site occupancy and colonization, was shown in previous research as well. It is fallowable enough for digging dens and it doesn't cave in on itself and prairie dog colonies are found almost exclusively in loamy soils in western Kansas. We can't manage for soils so it may serve as a geologic boundary for the edge of swift fox range. Landcover diversity reaches a threshold before inhibiting initial site occupancy, with greater diversity resulting in lower colonization. Because swift fox are prairie obligate species, and an increase in landcover diversity likely correlates with smaller shortgrass prairie patches. Moving through non-shortgrass prairie landcover types might expose swift fox to predation or human conflict. One of the most interesting findings is that CRP had a negative influence on both initial site occupancy and colonization. It is important to note our measure of CRP includes multiple management practices, many of these are directed for bird species, like big bluestem, switch grass and Indian grass, but it may be reducing functional activity between shortgrass prairie patches. Future work should focus on understanding the population consequences for swift fox as landcover shifts to CRP if enrollment practices in western Kansas increase or decrease. Although CRP has been successful conserving and restoring other prairie-obligates, structure (vegetation height) does not adequately mimic swift fox habitat. Farmers will be happy to know that row crop agriculture had a neutral influence on swift fox occupancy and colonization. Based on our data and photos, we see a lot of swift fox in agriculture lands, whether fallow, corn or wheat fields and this could be due to greater small mammal abundance, irrigation and pivots could also be providing water for them. Our methods, because we did scale effect it provides managers a specific scale to implement conservation or restoration strategies as they see fit. There is an opportunity for swift fox to recolonize in some of their native range but conservation efforts need to identify and focus on these scale specific adopted management of landscape at range edges. For the future and my upcoming chapters, we will be looking at predicting swift fox occupancy with future CRP enrollments, looking at strategic enrollment of CRP and where that might benefit swift fox the most or hurt them the most. Also, look at how coyotes maybe a driver of swift fox temporal and spatial activity patterns and distribution, maybe main reason not recolonizing as they are one of the main predators. We will also be looking at carnivore community dynamics and richness is shaped depending on landscape composition, including badgers, bobcats, coyotes, swift fox out in the region. I would like to thank KDWP, The Nature

Conservancy and private landowners, 380 of them and technicians that worked hard to get us our data. Chairman Lauber – Good presentation. Are there any incidents of conflict between people and swift fox or conflict with ranches or anything? Werdel – Speaking as someone who is not a rancher in western Kansas it is hard for me to know attitudes but anecdotally in speaking to them I would say it is about 50/50 on whether they want them around or not. Some ranchers and farmers, because they are carnivores, don't like having them around. There is always danger to chickens or cats, etc. But, no, I don't think there is much conflict that needs to happen with swift fox because they are not dangerous to calves or sheep; it just would be ideological conflict. Chairman Lauber – Are they a desired furbearer or incidental take furbearer? Werdel – Matt would have a better answer to that. Right now, it seems like they are incidental but prized by trappers when they do get them. Jackie Augustine, Audubon of Kansas – Interesting results and lots of thought put into how to put this out and analysis the results. I am curious about whether you think CRP detections were low because CRP is generally thicker. The area you are looking for foxes would be less, because the picture you have shown showed very short grass and wide areas where you can see them from a distance. Werdel – Great question. We cleared all the grass and vegetation in front of the cameras on first and fourteenth day with a weed cutter so the actual height of the grass didn't impede our detection of the animals walking in front of it. Augustine – How big of a distance did you weed eat? Werdel – It would be 250 square meters, 50x50. Chairman Lauber – I am assuming this species is not in need of conservation but since we haven't been able to figure out exactly where they are, we don't know? They are not listed, but do we think we have a declining amount; some charts looked like increases in certain areas? Werdel – Not decreasing in Kansas, we are one of the strongholds of the species within their range, the eastern edge. They cover a significant portion of the western part of the state so I wouldn't consider them of any concern. If management strategies would like to see increased range or see them recolonize eastward areas there are things we can do. Commissioner Sporer – How did you choose camera locations? Werdel – This was actually random, used RJS, a spatial software. We chose western third of the state which included almost all of the observations of them in the last 20 years and computer software randomly chose 400 sites, each site was greater than 2 km apart so we lessened our chances of getting the same swift fox on multiple cameras. When we got on the ground at the random sites where we had permission to be on the property we would try to get as close as possible to that random site as long as it wasn't in the middle of an agricultural field because we didn't want to inhibit farmers from harvesting, planting or spraying. We put the camera on the edge of the field if a farm field, if in the middle of pasture, the first year we put on exact spot where cattle were present but cattle knock cameras down so then we set cameras as close as possible on the outside of the fence with the scent stake on the inside of the fence so we could still get the fox or any other species within that pasture without having cattle disrupt the camera. If it wasn't production area we put on exact location. Chairman Lauber – For every swift fox did you see 10 coyotes? Werdel – Yes, that is about the right proportion. We had swift fox on less than 10 percent of the sites and had coyotes at roughly 70 percent of the sites and multiple pictures of coyotes with a limited number of swift fox on those sites. Commissioner Sporer – What about other species, reds and badgers? Werdel – Badgers, very high proportion of sites had badgers, especially on agriculture areas. We had no red fox whatsoever in western Kansas. We had some elk on Cimarron National Grassland on camera. A lot of bobcats, more than swift fox actually. Chairman Lauber – Good, thorough report.

C. Workshop Session

1. Big Game 4-Series Regulations – Levi Jaster, big game coordinator, presented these regulations to the Commission (Exhibit H).

KAR 115-4-2, general provisions, includes what is on a carcass tag, registration. We did recently change proof of sex to allow hunters to voluntarily leave worst parts of carcass in the field to try help prevent spreading chronic wasting disease (CWD). No change proposed for this year.

KAR 115-4-4, legal equipment and taking methods. This classifies equipment we can use for big game species, hunter orange clothing. Last year we added Fire Stick as legal muzzleloading equipment and changed requirement for an orange hat to an orange garment on the head, still meeting the percentages of orange needed. No change proposed for this year.

KAR 115-4-6, deer management units. Constitute 18 original units and DMU 19, which is included for urban deer management up in the Kansas City, Topeka area along I-70. We did modify that unit recently to go to greater continuity of harvest management and to try and simplify the boundary for hunters to follow. No change proposed for this year.

KAR 115-4-11, big game and wild turkey permit applications. We do have a late addition, not in the briefing book. We are considering modifying this regulation so that pronghorn hunters must either get an archery permit or apply for limited draw permit. They would not be able to apply for the firearm or muzzleloader permits or buy a preference point for those hunts and purchase an archery permit during the same season. The purpose of this modification would be to curtail harvest pressure, particularly from archery, which is been high during recent years as the populations decline in certain areas. It also may help address point creep issues that may arise as we have cut back on permits the last couple of years. Commissioner Sill – Regarding change made for proof of sex, what evidence do you have on how that might have affected or changed hunter behavior? Are hunters taking advantage of that or staying with previous manners of field dressing? Jaster – I don't have any actual collected data, but antidotally from conversations I have had and people talking, there are some that are using it and some are still holding to what they have done in the past. Chairman Lauber – What is point creep? Jaster – Something that much of U.S. is dealing with right now, very limited number of permits where the people that applied early on when preference point systems or bonus point systems were put in place for those limited tags, they have built up a large number of points and it keeps taking more points over time to actually draw the permit. In some cases, I have seen where people have calculated out and they started buying points back in their 20s and hope to draw a permit when they retire. Some are buying for their children when they are born buying points for their children in hopes they will want to hunt and be able to draw that permit later in life. The number of points a person would need to get that permit keeps creeping up because there are so many people applying and gets harder and harder and less desirable for people to even try get those tags. Chairman Lauber – We don't sell points do we? Jaster – We do for some of our limited permits. Nonresident deer permits for the draw, they get a point if they apply and don't draw but they can also buy a point without purchasing a permit that year. For pronghorn and elk, we also have points that can be bought. Elk is a little different as Matt explained earlier. Over time, especially if you can buy a point and still get another permit and hunt that year, potentially you are adding more points into the system. Most of our permits, especially for nonresident deer, people use their points quickly and those are taken out of the system. As more people want to apply we could potentially start to get to where even those that have a preference point would not even get to draw because there are more people ahead of them in line with more points. Chairman Lauber – What you are trying to accomplish is right now people are applying for a firearm permit for antelope, are unsuccessful so they go over-the-counter and get an archery permit and chase the goats around whether they get one or not. Jaster – And they would also get point for when they didn't draw. Chairman Lauber – If you get an archery permit that would cancel your point. Jaster – That would be the idea, if you applied earlier in the year you would get the point and either you can't get an archery permit if you want to keep the point or lose the point.

KAR 115-4-13, deer permit descriptions and restrictions. Starting with the 2016 season, we started not issuing any either-species antlerless-only permits to help reduce our harvest of mule deer. We are still planning on continuing that but otherwise we are not proposing any changes for this year.

2. Big Game 25-Series Regulations – Levi Jaster, big game coordinator, presented these regulations to the Commission (Exhibit I). This regulation sets season dates for statewide season and deals with which units allow certain numbers of whitetail antlerless-only permits. This year the proposed season dates are all following what we have done last few years. The change we are considering is that some of our northcentral and northwest wildlife areas have been excluded from the statewide regulation that wildlife areas only allow the first whitetail antlerless-only permit to be used on them and were allowing four additional whitetail antlerless-only permits on those areas. Our public land managers are concerned we are not providing as much opportunity as we could be on those areas and seeing some reduced deer herd sizes on those wildlife areas. We are considering putting Glen Elder, Kanopolis, Lovewell, Norton, Webster, and Wilson Wildlife Areas and potentially Kirwin National Wildlife Refuge back under the statewide regulation that only the first antlerless-only permit for whitetails could be used on those areas. Our youth and disabled season in 2022 would be, September 3-11, 2022; early muzzleloader, September 12-25, 2022; archery, September 12, 2022 – December 31, 2022, muzzleloader and archery open concurrently; pre-rut whitetail antlerless-only (WAO), October 8- 10, 2022, around Columbus Day as we have done in the past; regular firearm, November 30, 2022 – December 11, 2022, standard 12 days starting Wednesday after Thanksgiving; three options for extended January whitetail antlerless-only (WAO) season is first season January 1-8, 2023; second season is January 1- 15, 2023; and third season is January 1-22, 2023; and extended archery WAO (DMU 19), January 23-31, 2023. Again, we would remove those wildlife areas from the exceptions list and put those back under the statewide regulation for one whitetail antlerless-only could be used on those. Which would still leave Elk City and Berentz Dick Wildlife Area in southeast Kansas under the four (4) additional WAO permits since we have had some deer damage complaints around those areas and there are generally high deer numbers there.

Commissioner Sporer – Why are you thinking about making public areas go to one permit?
Jaster – We are seeing reduced numbers of deer on those areas and seeing increased pressure from hunters, so trying to provide most opportunity for the most people on those wildlife areas.

Commissioner Sporer – Hasn't Cedar Bluff been down to one game tag for quite a while?
Jaster – It has been. Commissioner Sporer – Five years or ten years, how long?
Jaster – Not sure would have to check the records on that to see when it was.

Commissioner Sill – I have had some confusion over this for a couple of years because I have seen some places that said only the first antlerless permit could be used on public lands and then I have seen it written as only one may be used. I intentionally bought three deer tags this year at one time and there is no difference between those two antlerless carcass tags. None of them say not valid on state lands so how, for law enforcement, supposed to tell the difference and for clarification for hunters to know what is up. I realize there is partly an honor system but it gets confusing. If we can eliminate some confusion, so why, when those are printed, not say valid or not valid on state managed lands?

Chairman Lauber – I had the same question. I can tell the difference between the two, as subtle as it may be, on one of the lines there is a series of units which they are usable in and the first deer tag prints out has more units available. If you line them up you would see a subtle difference. It does not say may not be used on public lands but you can tell the difference in permits.

Commissioner Sill – But units are different than public versus private, a unit includes both public and private.
Jaster – Yes, they would include that. There is an issue with limited space on tags and being able to print on them. That is something that could be put on there. The

big difference to be able to recognize which tag is which is what Commissioner Lauber pointed out that there is there is different units on there. How our law enforcement looks at that in the field I would have to defer to one of them or Chris Tymeson. Chris Tymeson – I defer to Greg. Greg Kyser – I have not encountered that myself and would have to talk to my folks to see how they have dealt with that in the past. I don't have a specific answer right now. Jaster – We did have an issue that was related to Fort Leavenworth, which is sub-Unit 10A in Unit 10. We did address some of that where people were hunting in Unit 10 assuming they could hunt there during January because it said 10A, when in fact 10A is only Fort Leavenworth subunit. We did address that by some additional publication and specifically outlined that in regulation summary. So, that may be a way to address this, we can add a line in that summary that specifically spells out that only first tag can be used on state managed land. Chairman Lauber I think Commissioner Sill has a good point and I wish there could be something that says antlerless deer tag 1st for first antlerless deer tag, something a little easier than trying to see which one has the most units. I was confused for a long time until I took the permits and tried to figure out how I knew the difference and discovered additional units on first tag but not second tag. We don't have to decide this today but I think if it could be a little more clear demarcation it might help. Jaster – We are working on some system changes so this would be a good time to work that in and address it.

3. Updating PFD (personal floatation device) Regulations – Greg Kyser, Law Enforcement Division director/colonel, presented these regulations to the Commission (Exhibit J). In 2014, the U.S. Coast Guard adopted international standards for the labeling of personal floatation devices (PFDs), also known as life jackets. States delayed incorporating language into statutes and regulations until the Coast Guard could secure additional testing and work with manufacturers and provide training information to the states for incorporation. The Coast Guard administers recreational boating safety grants and since the code of federal regulations change of life jacket labeling is a preemptive law, all states are required to adopt the new standards into their state laws and regulations. Failure to adopt these standards will result the state's recreational boating safety program be placed in noncompliance status and could result in federal funding being suspended. The new life jackets will sport a new label on the inside of the life jacket, which includes a number so that purchasers know how much buoyancy the life jacket will provide. The lower the number is suited for near shore activity and higher number offers higher buoyancy value and is more suited for offshore activities. Warnings about the activities these jackets are suited for are also included on the label and are identified by an image as well as a turnability rating. These warnings will let buyers know which jacket to get for specific water activities such as water skiing or tubing. It also lets the buyer know what symbol to look for and which jackets turn unconscious wearers face up. The older life jackets currently being used right now are still good as long as they are in good working condition, no rips, tears or anything like that, they will still remain viable and boaters can still use those.

4. 2022-2023 Turkey Regulations – Kent Fricke, small game coordinator, presented these regulations to the Commission (Exhibit K, PowerPoint Exhibit L). As a brief reminder of our timeline, we did General Discussion back in June; during Workshop Session in August meeting, we went over the spring season and harvest summaries and talked about overall recommendations. Today I am going to follow up on that discussion with population trend data and again go over recommendations, and at our next meeting in November during the public hearing we will be voting on the recommendations. In terms of population trends, you will see spring abundance, or number of turkeys we are estimating on the landscape on left side of slides, and spring rural mail carrier survey (RMCS) and estimates for production, which come from summer RMCS conducted in July on the right side. Spring abundance on left,

production summaries on the right. Statewide, in April we conducted survey and we saw continued slight decline in turkey abundance in Kansas and saw a little dip in production statewide. In western Kansas, in northwest, spring abundance was relatively similar in the number of turkeys we saw on the landscape in Unit 1 and saw slight declines in southwest and in production we saw northwest recover a little bit, not great, but decline continued in southwest Kansas in Unit 4. In central Kansas, Unit 2, the northcentral unit, bounced back a little bit in terms of spring abundance but we did have a flooding event and extreme precipitation in 2019 and I believe we are continuing to see the results of that. We had negative impacts in eastern part of state but most severe impacts on production was in central part of state. Seeing slow recovery potentially in northcentral unit but in southcentral seeing steep decline since early 2010s, concerning in number of turkeys in Unit 5. Production had extremely low results in 2019, decent bounce back in 2020 but then that tapered off again in 2021. In eastern two units, northeast had continued decline in spring abundance, a little recovery in southeast unit, Unit 6. Some good news is that both Units 3 and 6 we did some decent production this year. We have been about average for last 10 years, still relatively low, if you look back from 2000 to 2010 time period we were on increasing production trend but since that time we have been very low compared to those times. Hot off the press from the other half of the small game program, Jeff Prendergast just completed and posted online the brood survey results from this year that the department does. It has similar results to RMCS, in terms of production this year, not compared to other years so even if everything was low, dark green is best production compared to the rest of the state. This is similar to RMC survey results in that we saw pretty decent production, especially in the northeast and southeast but didn't see real good results in western part of state. Something we would want to see and expect, in central and eastern portion of the state is where most are, have most turkey habitat, so this would typically be a good year. We are lacking number of turkeys so see bigger jumps in production, so that poult per hen isn't getting better because we don't have that many hens out there producing like we did 10-15 years ago. The difference between 2020 and 2021; in 2020 had fairly decent production in western part of state and saw decreases this year, so lower production estimates this year. In eastern portions of state, the southeast bounced back a little from 2020. The southeast portion of the state has been one of the most concerning areas for lack of production given the amount of turkey habitat in that unit. Not much change in eastern part of the state but declines in western two-thirds of state compared to 2020.

Recommendations for this year, spring and fall bag limits; not recommending any change to bag limits for spring or fall for 2022, for Units 1 and 2, northwest and north central, recommending a spring bag limit of two birds and fall bag limit of one bird. We have had significant discussions in turkey committee and from other staff that are concerned about the turkey population and especially turkey hunting pressure during the spring season in these two units because relatively high amount of public access, nonresidents and some residents are going to these units for that second bird, so saw increases in pressure and number of hunters in these units, especially Unit 2 in 2021. We are keeping close eye on that but not recommending any change there. Units 3, 5 and 6, northeast northcentral and southeast, we continue to recommend one spring bird and one fall bird and same for Unit 4, southwest unit where it is a limited draw, 500 permits for spring-only with no fall season. Recap of turkey season date discussions and recommendations. In terms of structure, it is laid out in regulation, each group gets at least one weekend during the spring season and fall season has been reduced from October 1 to November 10. For next year, youth/disabled, April 1-12; early archery April 4-12; and regular firearm April 13-May 31. Fall season October 1-November 10. Our recommendation for 2023 is no recommended change and stick with current structure. Note this is the earliest, given the calendar cycle changing every seven years, this is the shortest youth-only season, it is Saturday/Sunday, April 1 and 2 and regular season will start April 13, the earliest is could start under the current structure. A few

years ago, we were at the latest, April 18 start date. Recap on discussions on youth season eligibility. As a reminder we have been standardizing these for the last six months across game species. Currently, for turkeys, not recommending any changes to youth permit eligibility, so in order to buy a youth permit you have to be 15 or under, that is state statute so we would have to change that within the legislature. To be eligible for the youth season currently it is 16 and under, so if 16 still have to buy a regular full price permit but are eligible for youth season and we are recommending changing that to 17 and under, so if 16 and 17 you would still have to purchase a full price permit but you would be eligible to participate in the youth spring turkey season. We don't have a fall youth season. Legal equipment recommendations; currently we do not allow handguns as legal methods of take in spring or fall turkey season. I polled state turkey biologists this winter and currently 15 states, of 36 responses, allow handguns to be used for turkeys, shot-shooting handgun with four of them allow handguns and 21 states, including Kansas, do not allow handguns during either spring or fall seasons. In surrounding states, Missouri does not, Nebraska does and both Oklahoma and Colorado don't in the spring but do in the fall. Generally, the feedback we have gotten, both positive and negative, in terms of negative we have had concerns and discussion about potential low lethality and concerns with distance of shots because of the shorter barrel length associated with that. But we also recognize there is a potential use for handicap hunters and people wanting to utilize other equipment rather than only crossbows, vertical bows and regular shorter mounted shotguns. As we discussed in our August meeting, staff recommend allowing the use of shot-shooting handguns for both spring and fall, with a 10-inch minimum barrel length, including the chamber; barrel must be choked; and similar to shoulder mounted shotguns we recommend using sizes 2-9 shot. No recommended changes for 2022 bag limit, no recommended changes to season structure for 2023 and we are recommending changing youth season eligibility to 17 and under and recommending that handguns be allowed with restrictions mentioned during both spring and fall seasons. I noted in briefing book, we did flag a language definition clean up we need to do for Unit 2, in the description of the unit we need to close the circle with language there. We vote in November.

Commissioner Sporer – Given fact that we went to one permit in half the state, how concerned are you, in 2021 we sold 45,000 permits and harvested 16,000 birds, how big of concern is that for you? Also, looking at percentages of nonresidents purchasing, is that a concern? Fricke – Something we always keep an eye on. The 45,000 carcass tags, of those that is about 30,000 hunters, about 35- to 38 percent were nonresidents, so most of those, because they are traveling, no matter what unit, they purchase second game tag. That is those 15,000 game tags are figured into that carcass tag number. If you have about 30,000 hunters we still did fairly well in terms of hunter success for that first bird, which is what we report on typically, we had 46 percent hunter success. In general, we are doing okay, a much higher hunter success rate than most other states except for Nebraska but they have seen declines in recent years, as well. We have had a large number of nonresidents consistently for about 20 years and they have consistently been 30- to 40 percent of spring turkey season hunter population. Personally, I think we are doing relatively well in terms of making the changes we have needed to make to the spring season to limit any potential overharvest. Keeping an eye on that for sure.

Chairman Lauber – At some point we are going to have to discuss whether or not we will have a virtual meeting in November. Statistics on COVID, while improving some, don't look like it is going to be a lot better. I don't know if we want to have that discussion now or in the evening session? Secretary Loveless – I don't have anything to add to the agenda. Great to get feedback from the commissioners. State perspective is we are being cautious as we can and appreciate the commission's understanding of that and accommodation with these virtual meetings. Ask Chris, based on timing of advertising. Chris has a wise strategy in advertising the meetings as we are

required to do, and want to do, leaving us flexible on exact mode of the meeting. Chris, opinion on that, when we need to commit to one mode or the other or hybrid meeting? Chris Tymeson – I publish notices as in-person meetings and if we have to convert to a virtual meeting we just have to notify the public. There are legal requirements to vote and we met those. It is more of a procedural issue at that point to decide how much notice we should provide the public to rearrange all those plans to shift people into virtual mode versus in-person mode. We have been trying to do a couple weeks out as that is possible. Secretary Loveless – If you are comfortable we can hedge our bets and defer a final judgement. On the other hand, if the commission feels strongly they want to make a decision now and want to be careful and say we should plan on that being virtual we understand that. We do have time if you wanted to defer that judgement until we have more data later. Chairman Lauber – I am fine with deferring decision later. We will know more what the Governor’s thoughts are on things as we get closer to that meeting. I think it would be good to try and make a decision two or three weeks out. I am okay with staff making the recommendation. Will see what other commissioners want. Personally, I think likelihood it will be virtual meeting. We can leave it as live meeting with expectation by November 1 staff will make a recommendation. Secretary Loveless – Comfortable doing that, looking at data on COVID and listening to guidance from the Governor but we welcome input from other commissioners. Commissioner Gfeller – Comfortable with that approach. Commissioner Rider – Okay with waiting on decision, but like live meeting rather than virtual. Chairman Lauber – I agree like in-person meetings over virtual myself, but apparent we can get necessary business done, had discussions and controversy and able to work through it virtually. We will wait and let Secretary and staff make decision by November 1.

Commissioner Sporer – Can anybody give me an update on how teal season is going at Cheyenne Bottoms? Secretary Loveless – I was out there with Mike Miller yesterday. If someone else wants to chime in. Looking at others who might have better data. I can tell you what I heard from others yesterday when we met. Stuart Schrag, director of Public Lands – Summary of teal opener at Cheyenne Bottoms that I received from Jason Wagner. As you know we are heavily under construction at the Bottoms so we were not able to flood as many acres as we normally would. That has caused a little consternation with some but mostly long-term big picture positive effect that the construction is going to create, so minor grumblings in that regard. Still pretty good crowds overall. Staff on site felt like they were a little over-crowded because of the lack of water in all the pools we would normally have. It sounds like higher percentage of nonresidents overall but total numbers were about normal. It sounds like hunters are shooting a lot of limits sporadically. It sounds like the last couple days this week have been hit and miss, more than on opening weekend. Regarding new boating regulations you imposed for the Bottoms it sounds like a lot of people are pleased with motorized disturbance was not like it had been in the past and we really didn’t have any issues surround those new regulations. Hunters are still enjoying quite a bit of success even in the limited pools that do have water in them. So, a good chance to go out and harvest birds. Secretary Loveless – One other thing I heard, an interesting twist. We had a lot of discussions about last year’s waterfowl season, impact of hunter numbers and all that kind of thing. Initially they had a good opening day then fell off with pressure, particularly with limited water we have this year, but something we can’t control is the weather. We had a cold snap a week after opener and pushed new birds down so that has extended quality harvest, lot of people talked about several days having really good success. The habitat Jason has been able to manage, to control water, the vegetation was terrific and water levels were great. To Stuart’s point, I would say with limitations we have we should plan for long-term success out there and I perceive hunters are happy with what they have experienced. Schrag – For that opening Saturday there were around 414 people checked in with average of four birds per hunter.

Assistant Secretary Mike Miller – I was going to circle back to the antlerless permit question Lauren had asked. I am not making excuses because I am not sure this is the best option but we are limited currently with what we can print on those licenses. In the regulation it does specify that there is one permit available, open statewide, except for Unit 18 as well as state wildlife areas and walk-in. It lists, under additional permits, which units they are valid in and which wildlife areas they are valid on. This is something we can work on with our new license vendor. This will be some of the discussions we have with them as far as designating the validity of these permits and where valid and make improvement as we work towards new vendor next year.

VII. RECESS AT 3:13 p.m.

VIII. RECONVENE AT 6:30 p.m.

IX. RE-INTRODUCTION OF COMMISSIONERS AND GUESTS

X. GENERAL PUBLIC COMMENT ON NON-AGENDA ITEMS

None

VI. DEPARTMENT REPORT

C. Workshop Session (continued)

5. Fishing Regulations – Doug Nygren, Fisheries Division director, presented these regulations to the Commission (Exhibit M). I have the 2022 proposed reference document, that is where we implement changes that differ from statewide regulations. First is success story of development of blue catfish at Tuttle Creek Reservoir where we have been watching population develop since its initial stockings; we feel it is time to allow public to reap the benefits, it is being currently operating with a 35-inch minimum length limit, 5/day creel limit, which limits harvest to next to nothing for a blue catfish tournament. Our proposal is to change to a 10/day creel limit with no more than one fish per day longer than 30 inches. Marion Reservoir, unique opportunity for us to experiment with a new technique to try to enhance the fishing quality by having a couple of years of sacrifice where we raise the length limit followed by two years of harvest and that is what we are proposing we move into. We are currently operating with 21-inch minimum length limit with a 5/day creel and proposing to switch to 18-inch minimum length limit and 3/day creel with only one fish a day at 21 inches or larger for walleye. That will allow anglers to start to harvest some of those fish. The population has responded well to the two years of 21-inch minimum length limit and we feel this will be popular with anglers. Cedar Bluff reservoir, implemented 21-inch minimum length limit on walleye and have had some issues related to shortage of forage, issues brought up by environmental conditions, not necessarily because of length limit change. We have had problems with gizzard shad reproduction related to aquatic vegetation and die-offs in that lake. We are proposing next year to maintain the 21-inch minimum length limit but we will allow anglers to keep two fish more than 15 inches but less than 18 inches in length in their daily creel. That will allow some harvest of smaller fish and will take a little bit of pressure off the forage for next year. Bartlett City Lake, we are adding 15-inch minimum length limit and 5/day creel on channel catfish. Parsons West Pond, adding 15-inch minimum length limit and 5/day creel on channel catfish. Bone Creek Reservoir, there has been some concern locally with change in quality of largemouth bass fishing. We are refocusing

efforts to do everything we can to enhance the largemouth bass population; it was hit hard by largemouth bass virus. We had been stocking saugeye and some of the anglers were concerned saugeye might be contributing to the decline of largemouth bass. In response to locals and the owner of the lake, Public Wholesale Water Supply District, we have decided to suspend saugeye stocking and focus in on enhancing largemouth bass population moving forward. We are going to change from slot length limit of 13- to 18-inch on largemouth bass to 18-inch minimum length limit to get more protection to bass we still have in the lake and looking at increasing the creel limit on saugeye, which is currently 2/day creel to 5/day creel limit and plan to suspend stocking of saugeye. The largemouth bass virus has been a real problem for us down there. The lake is starting to show its age. It has been a great bass fishery since its inception but starting to see what we see in a lot of lakes that as they get older the productivity goes down. I would still say it is a good bass fishery but just not what it was 5-10 years ago. We hope we can stem the tide of decline and start to restore that population back to what the anglers are used to having.

Commissioner Rider – I had a call the other day saying that Connor had been doing a great job down there. This person thought, while things might not be perfect, not as bad as people making it out to be. Nygren – There have been some tournaments down there that had some disappointing results. People are quick to think that is a population problem but sometimes it's not, just a problem on conditions at that particular point in time and anglers just couldn't catch them. I forgot to mention we are stepping up stocking of largemouth bass. We stock early spawn bass there last year and Connor is planning to stock about twice that amount going forward over the next few years to take advantage of hatchery fish to bolster that population as well. With changes to reduce saugeye population and enhance largemouth bass population. Along with that there is habitat work that can be done as well. Connor is doing a great job, listening to locals' concerns and adapting the management plan to fall in line with what people fishing the lake want. Parsons Tolen Creek Pond, add 15-inch minimum length limit and 5/day creel on channel catfish. Wichita KDOT West, add 21-inch minimum length limit and 2/day creel on saugeye. Sedgwick County Lake Afton, implement 21-inch minimum length limit on wiper. Harvey County East Lake, change to 18-inch minimum length limit on largemouth bass. That lake is seeing similar, maybe more serious, decline in quality of largemouth bass fishing and change is in response to trying to build those numbers back up in that lake.

KAR 115-25-14, trout stocking in designated trout waters. We are proposing to move Colby-Villa High Lake, Mined Land Wildlife Area and Sherman County Smoky Gardens Lake to Type 1 waters, where anybody fishing there during trout season has to have a trout permit. It has been a little bit of change at Mined Land WA, we used to have that open as a requirement for trout permit year-round, we were getting summertime survival of trout but do to some changes in limnology where it is becoming clear that it is not going to be a great candidate for year-round trout fishery. So, this will allow, for the first time, anglers that could fish there outside of the trout season to fish in that lake without having to have a trout permit in times of year when not trout season.

We are trying to standardize fishing-related youth/mentor activities with what we are doing on the wildlife side. Currently somebody over 18 can accompany and fish at a youth/mentor location as long as they have somebody under age 16 with them. Wildlife has moved towards 18 as the cut off age for youth programs. We are proposing to change that as well so someone that wants to fish in a youth/mentor pond has to be accompanying someone under the age of 18 (17 and under), while fishing in a youth/mentor location.

6. 115-17-2. Commercial Sale of fish bait – Chris Steffen, aquatic nuisance species coordinator, presented this regulation to the Commission (part of Exhibit M). We would like clarify species that can be sold for bait but only dead. These are commonly available in the

marketplace and we are just clarifying language so bait shops and anglers know they can purchase them dead for bait. Add silver and bighead carp, skipjack herring, emerald shiners and threadfin shad, in addition to dead gizzard shad that we currently allow. Chairman Lauber – What is an emerald shiner and do we have them in Kansas? Steffen – They are a small shiner species and I am not 100 percent certain if they are native to state or not. Typically, they are packed in salt, dead and preserved for a long time so not concerned about anyone releasing these or any disease issues with the way they are commercially prepared. Chairman Lauber – We will vote at next meeting? These are both workshop items? Nygren – Yes they are.

D. Public Hearing

None (Exhibit – Notice of Public Hearing)

XII. OLD BUSINESS

XIII. OTHER BUSINESS

A. Future Meeting Locations and Dates

November 18 – Oakley, Buffalo Bill Cultural Center, 3083 US Hwy 83

January 13 – Emporia, Aquatic Research and Outreach Center, Emporia State University.

March 31 – Topeka, TBD

April 28 – Beloit and Ringneck Ranch

Secretary Loveless – Lots of locations to choose from in Topeka. I will look for some.

Assistant Secretary Miller – If Chris Steffen is still on he ought to tell us about his recent grand slam he took hunting. Steffen – I had a day teal hunting when I got both a blue wing and green wing teal; while I was in the marsh I got a sorrel rail and a snipe and then I visited the dove field on the way out and got a dove too. Five little early season birds and I can't say I have done that before. Assistant Secretary Miller – The new grand slam. Steffen – There is a Virginia rail you can get too but I have only shot one in ten years of trying in this state. Maybe if I visited the Bottoms more we could add that one to the slam. Chairman Lauber - Encourage you to get the 6th one.

XIV. ADJOURNMENT

Adjourned at 6:48 pm.

Secretary's Remarks

Agency and State Fiscal Status

No briefing book items – possible handout after the meeting

2022 Legislature

No briefing book items – possible handout after the meeting

General Discussion

Conversion to Brandt Information System

Go Outdoors Kansas

We've come a long way since first launching online and e-licensing in Kansas nearly two decades ago. On the heels of unprecedented outdoor participation and rapidly changing technologies, KDWP staff began working with Brandt Information Services to build a new and customer-focused license and permit sales for hunting, fishing and boating privileges earlier this year.

The new Go Outdoors Kansas e-commerce system will serve as the new one-stop shop facilitating the state's hunting and fishing license sales, limited license draws, merchandise sales, and more. This new platform is set to launch May 1, 2022 and will bring to life an improved ecommerce experience for our team, constituents, and visitors. This new solution will include an improved user experience, boat registrations, a private mobile app for law enforcement, and physical hard cards for hunting and fishing licenses. A free public app will allow users to sync their current licenses, make new license purchases, and view regulations.

KDWP and Brandt teams have been working to implement this new solution. Closer to the launch, we will be implementing training of the new system for KDWP internal staff, license agents, and law enforcement (dates to be announced). KDWP and Brandt are working together to also develop communication strategies to recruit, retain, and reactivate Kansas outdoors participants.

This project requires intensive and intentional collaboration between divisions, and the licensing staff extends our gratitude to the quantity of staff in other divisions and sections, who have rolled up their sleeves, fully joining into the daily and weekly discussion and decision-making required to make this solution the best for Kansas Hunters and Anglers.

We look forward to providing future updates and opportunities for feedback along the way, to the commission, agency, and our customers, as we approach our go-live date of May 1, 2022.

Hunter Education Changes

Presented by Kent Barrett, Hunter Education Coordinator

Since it began in 1973, the Kansas Hunter Education Program staff and volunteer instructors have worked to provide the best educational opportunities for Kansas students. On October 1, 2021 Kansas Hunter Education, working with the National Rifle Association (NRA), initiated a new free online delivery option for hunter education in Kansas. We look forward to discussing the history of hunter education in Kansas and how this new option fits into our program.

Workshop Session

KAR 115-25-7

Antelope; open season, bag limit and permits

Background

This regulation pertains to seasons, bag limits, unit boundaries, permits and tags for pronghorn antelope.

Western Kansas pronghorn antelope populations have supported a hunting season since 1974. The firearm pronghorn season has been four days long since 1990, starting on the first Friday in October. The archery pronghorn season was nine days long from 1985 to 2004, and included the two weekends prior to the firearm season. Since 2005, the archery season has reopened on the Saturday following the firearm season and continued through the end of October. A muzzleloader season was initiated in 2001. It has begun immediately after the archery season and ran for eight days, the last four overlapping the firearm season. With the exception of annual adjustments in permit allocations, this regulation has remained unchanged since 2006.

Discussion & Recommendations

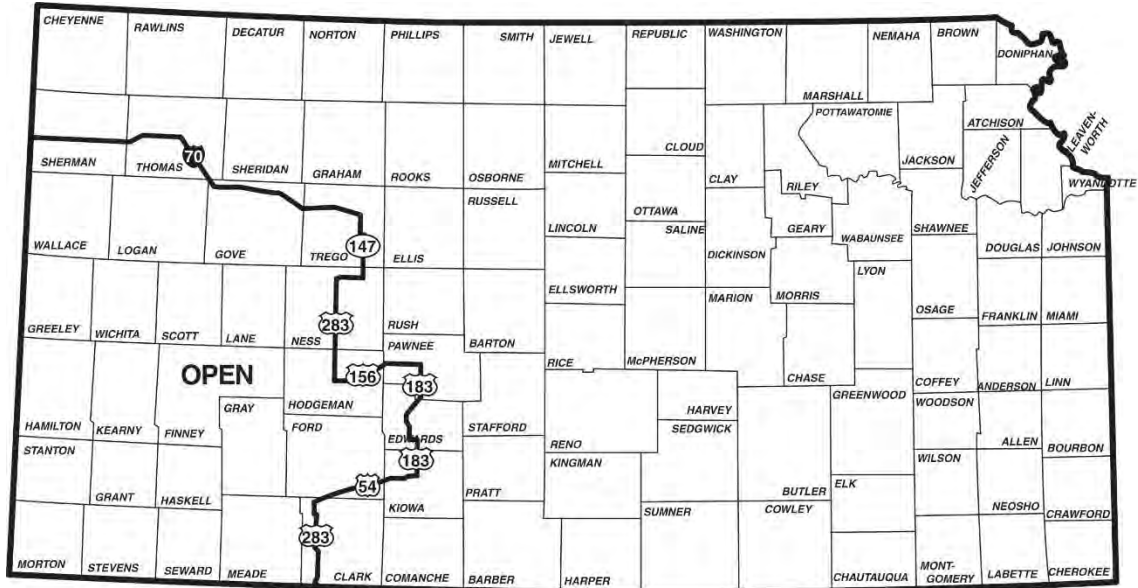
No changes are recommended for this regulation at this time, including season structure, bag limits, and permits.

We propose unlimited archery permits be allocated for both residents and nonresidents. Firearm and muzzleloader permits will remain restricted to residents, with half assigned to landowner/tenants and the remainder awarded to general residents. Firearm and muzzleloader permit allocations will be determined following winter aerial surveys.

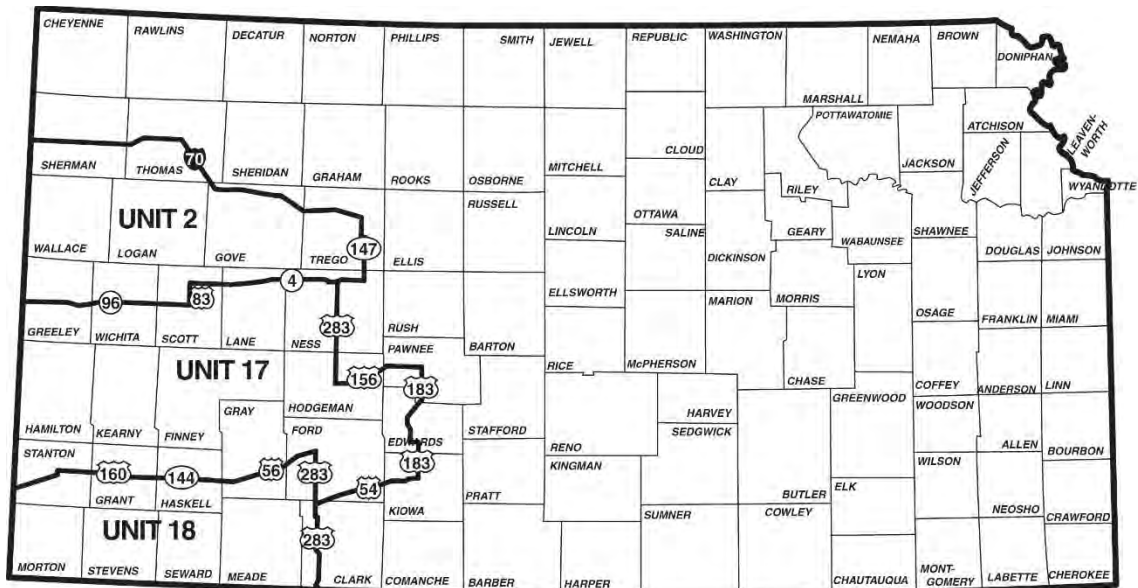
The proposed season dates are:

September 24-October 2, 2022 and October 15-31, 2022 for the archery season.
October 3-10, 2022 for the muzzleloader season.
October 7-10, 2022 for the firearm season.

Archery Pronghorn Unit



Firearm, Muzzleloader Pronghorn Units



Elk; open season, bag limit and permits

Background

This regulation pertains to seasons, bag limits, unit boundaries, permits and tags for elk hunting.

Elk were first reintroduced onto Fort Riley in 1986, and a hunting season was initiated in 1990. Most of the hunting opportunity in the state occurs on the Fort. However, elk do exist on private lands, though unpredictably in most of the state, with parts of southwest Kansas being the main exception. Elk also occur in the vicinity of Cimarron National Grasslands, but these elk are primarily found in neighboring states, and the Grasslands have been closed to elk hunting since 1995, following several years of heavy harvest pressure.

Since 1999, longer seasons and less restrictive permitting options have been authorized except near Fort Riley and the Grasslands. This framework is intended to allow for elk that may be causing crop damage or other conflicts on private land to be harvested, and for landowners to have the opportunity to maintain elk at desirable numbers on their own property while at the same time allowing the Fort Riley and Cimarron herds to be maintained.

Discussion & Recommendations

We do not currently anticipate any changes to season structure, bag limits or permit types.

Unit boundaries are defined in K.A.R. 115-4-6b. Units 2 and 3 will be open to hunting.

The proposed season dates on Fort Riley are:

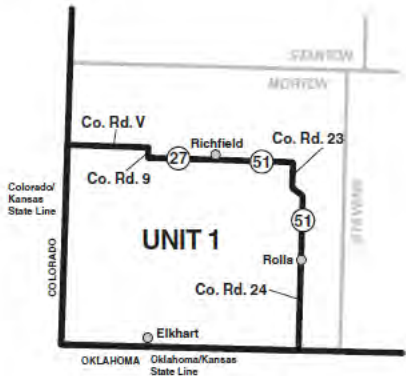
- a) September 1-30, 2022 for a season in which both muzzleloader and archery equipment may be used
- b) October 1-December 31, 2022 for the firearm season
 - a. Any elk permits are valid during all three months
 - b. One-third of the antlerless only permits valid during each of the following segments:
 - 1) First segment: October 1-31, 2022
 - 2) Second segment: November 1-30, 2022
 - 3) Third segment: December 1-31, 2022

The proposed season dates outside the boundaries of Fort Riley are:

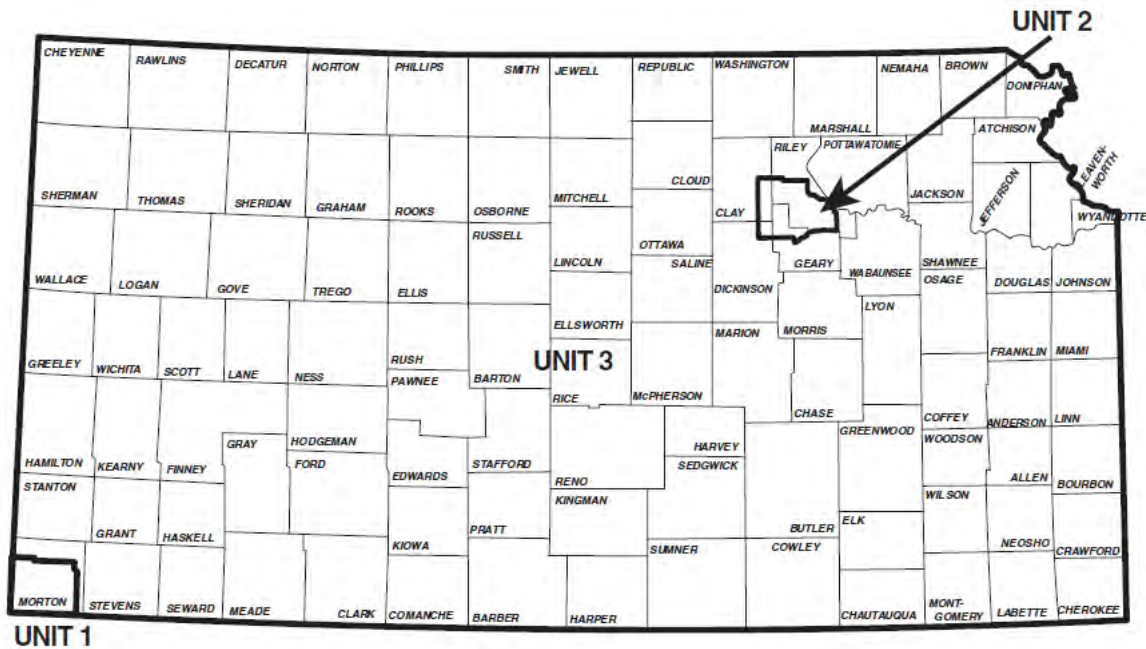
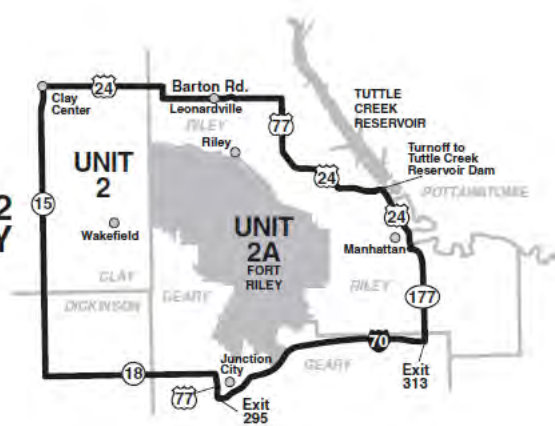
- a) September 1-30, 2022 for the muzzleloader season.
- b) September 12-December 31, 2022 for the archery season.
- c) August 1-31, 2022, November 30-December 11, 2022, and January 1-March 15, 2023 for the firearms seasons.

Elk permits will be available only to Kansas residents, and permit applications will be separated into military and nonmilitary applicants. Unit 2 permit recommendations will be determined at a later date. An unlimited number of hunt-on-your-own-land antlerless-only and either-sex elk permits will also be authorized in Units 2 and 3. An unlimited number of general resident and landowner tenant antlerless-only and any-elk permits will be authorized in Unit 3.

Elk Units



NEW UNIT 2 BOUNDARY



VI. DEPARTMENT REPORT

C. Workshop Session

3. Big Game 4-Series (Permanent) Regulations.

All permanent regulations dealing with big game will be discussed together at this meeting. In recent years these regulations have been brought forward in the General Discussion portion of the Commission Meeting in August to allow public comments and to determine if further review was needed.

a) K.A.R. 115-4-2. Big game; general provisions.

Background

This regulation contains the following items:

- Information that must be included on the carcass tag
- Registration (including photo check) needed to transport certain animals
- Procedures for transferring meat to another person
- Procedures for possessing a salvaged big game carcass
- Who may assist a big game permittee and how they may assist, including the provisions for designated individuals to assist disabled big game permittees

Discussion

Last year, changes to this regulation included modifying proof-of-sex regulations for antlerless deer and elk to allow hunters to voluntarily help prevent spreading chronic wasting disease by leaving the most infective parts of a carcass, the head and spine, at the site of harvest.

Recommendation

No change is proposed for this regulation.

b) K.A.R. 115-4-4. Big game; legal equipment and taking methods.

Background

This regulation contains the following items:

- Specific equipment differences for hunting various big game species.
- Specifications for bright orange colored clothing, which must be worn when hunting during certain big game seasons
- Accessory equipment such as calls, decoys, and blinds
- Shooting hours
- Special restrictions on the use of horses or mules to herd or drive elk

Discussion

New hunting equipment continues to be created and people request changes in the regulation to allow novel equipment. Historically changes in this regulation have attempted to balance a potential benefit of allowing new equipment to benefit a few people against the added complexity caused by changing the regulation, which may confuse other hunters. Typically, the department has changed this regulation after a review for a period of years rather than annually.

Recent changes included the addition of the firestick system as legal muzzleloading equipment for big game and changing the requirement for wearing an orange hat to wearing an orange garment on the head during big game firearms seasons.

Recommendation

No change is proposed for this regulation.

c) K.A.R. 115-4-6. Deer; firearm management units.

Background

This regulation established the boundaries for the 19 Deer Management Units in Kansas.

Discussion

Recent changes adjusted the boundaries of Deer Management Unit 19 for greater continuity of harvest management and to simplify the boundary lines for hunters.

Recommendation

No change is proposed for this regulation.

d) K.A.R. 115-4-11. Big game and wild turkey permit applications.

Background

This regulation describes general application procedures, including the establishment of priority drawing procedures when the number of applicants exceeds the availability of authorized permits. The regulation also authorized hunters to purchase a preference point for future applications.

Discussion

This regulation currently allows pronghorn hunters who have purchased a preference point or been unsuccessful in a limited draw application to purchase an over-the-counter archery permit. We would like to modify it so that pronghorn hunters could EITHER get an archery permit OR apply for a limited draw permit – but not do both during the same year. The purpose of this modification is to address "point creep" issues and archery harvest pressure and crowding.

Point creep - In the last several years, we have seen a significant increase in pronghorn hunting applicants (Figure 1). We have also had declining pronghorn populations for several years apparently due to poor fawn production. As a result, we reduced limited draw permit allocations by about 20 percent last season. It currently takes up to six preference points to obtain a firearm permit. With increased applications and decreased permit availability, this number will be on the rise. Given that half the permits are allocated to landowner/tenants and most of the new applicants are general residents, the increase in required preference points to draw could be substantial over time.

Archery harvest pressure and crowding - Archery permit sales and harvest have been at record highs over the past several years (Figure 2). Archery harvest used to represent a minimal contribution to total harvest. In 2020, archery permit hunters accounted for 37 percent of the estimated harvest. Hunters are also increasingly reporting issues with crowding. As pronghorn numbers have declined in Unit 18 in particular, archery pronghorn hunters have converged on the west-central parts of Unit 2, so the crowding issue is not just about increased numbers, but current hunters are increasingly focused on a certain area.

In sum, the ability of hunters to obtain a preference point for a limited permit while also obtaining an archery permit that same year is contributing to some current issues with pronghorn hunting, and we would like to address them by removing this “double-dip” opportunity.

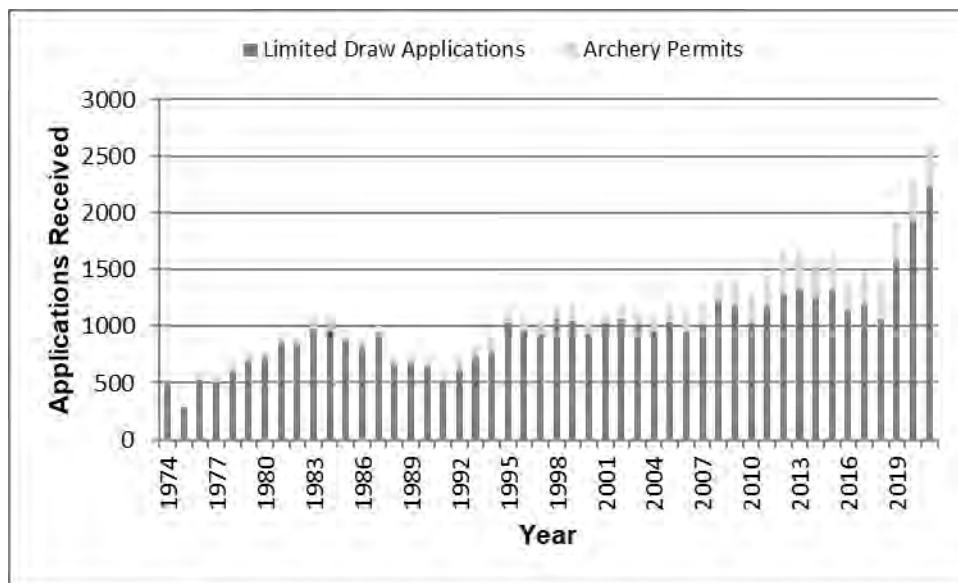


Figure 1. Kansas pronghorn limited draw application and archery permit purchases from 1974-2021.

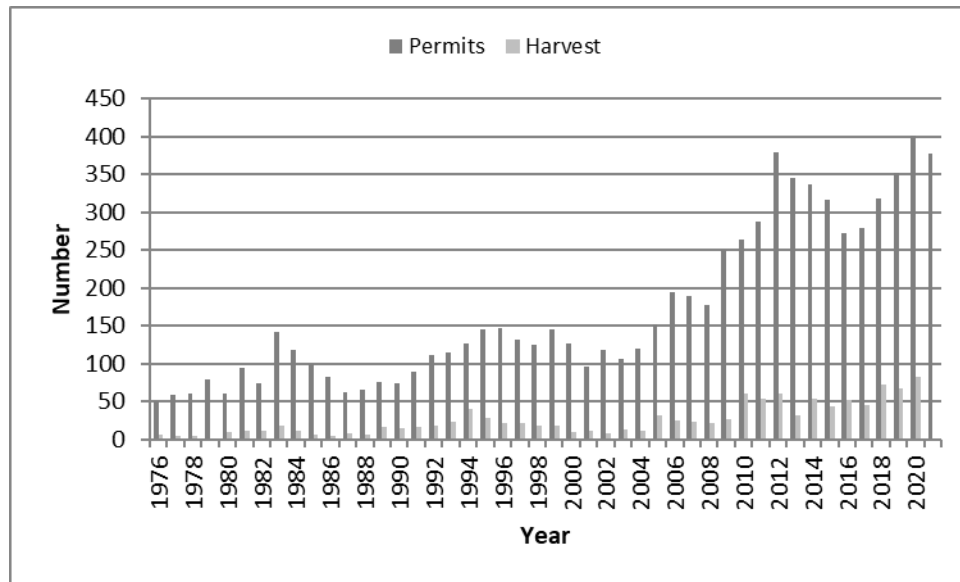


Figure 2. Kansas pronghorn archery permit purchases and harvest from 1976-2021.

Recommendation

Modify this regulation so that pronghorn hunters must EITHER get an archery permit OR apply for a limited draw permit. They would not be able to apply for the firearm or muzzleloader permit or buy a preference point AND purchase an archery permit during the same season.

e) K.A.R. 115-4-13. Deer permits; descriptions and restrictions.

Background

This regulation contains the following items:

- Creates permit types that include:
 - White-tailed deer, either-sex (WTES) permit or white-tailed deer antlerless only (WTAO) permit for residents of Kansas; these permits are valid during all seasons with equipment authorized for that season
 - White-tailed deer, either-sex permit for nonresidents valid for one equipment type and one unit; nonresident hunters may designate one adjacent unit where they may hunt
 - Either-species, either-sex permit, restricted to a season or seasons and units where they may be used by resident and nonresident deer hunters
 - Hunt-on-your-own-land permits, including resident HOYOL, nonresident HOYOL, and special HOYOL permits for certain direct relatives of the landowner or tenant
- Each deer permit is valid only for the species and antler category specified on the permit
- Antlerless deer are defined as a deer without a visible antler plainly protruding from the skull

Discussion

Starting with the 2016 season, Either-species Antlerless Only Permits (ESAO) were no longer issued in Kansas. This was done to address the changing mule deer population by reducing the harvest of female mule deer. Mule deer population status in other DMUs within the East and West mule deer hunt zones currently are stable at low density or in decline.

Recommendation

No change is proposed for this regulation.

VI. DEPARTMENT REPORT

C. Workshop Session

4. Deer 25-Series Regulations.

Background

The regulation contains the following items:

- Dates of deer seasons when equipment such as archery, firearms, or muzzleloader may be used
- Provisions when seasons may occur on military subunits within management units
- Dates for a special firearm deer season and extended archery seasons in urban units
- Dates of deer seasons for designated persons
- Dates and units when extended firearm seasons are authorized and the type of permits and changes in the species and antler categories of those permits
- Limitations in obtaining multiple permits

Discussion

Annual adjustments will be made in the deer hunting season dates. This review process initiates the discussion of potential changes in deer hunting seasons for 2022-2023. The current season date recommendations follow the traditional season structure.

Several KDWP-managed wildlife areas have allowed additional deer harvest through use of four (4) additional whitetail antlerless only (WAO) permits. This is an exception from the general statewide regulation that allows only one antlerless permit per hunter to be used on KDWP-managed lands. Increasing hunting pressure and a reduced deer herd size on some areas may warrant removing some of those areas from the list of exceptions and moving back to the statewide regulation. The areas under consideration are Glen Elder, Kanopolis, Lovewell, Norton, Webster, and Wilson wildlife areas and Kirwin National Wildlife Refuge. Staff is taking input on going to the statewide regulation, allowing only one WAO permit on these areas.

Recommendation

The proposed season dates suggested for deer hunting during 2022-23 are as follows:

Youth and Disability	Sept. 3, 2022 – Sept. 11, 2022
Early Muzzleloader	Sept. 12, 2022 – Sept. 25, 2022
Archery	Sept. 12, 2022 – Dec. 31, 2022
Pre-Rut WAO	Oct. 8, 2022 – Oct. 10, 2022
Regular Firearm	Nov. 30, 2022 – Dec. 11, 2022
1 st Extended WAO	Jan. 1, 2023 – Jan. 8, 2023
2 nd Extended WAO	Jan. 1, 2023 – Jan. 15, 2023
3 rd Extended WAO	Jan. 1, 2023 – Jan. 22, 2023
Extended Archery (DMU 19)	Jan. 23, 2023 – Jan. 31, 2023

Remove Glen Elder, Kanopolis, Lovewell, Norton, Webster, and Wilson Wildlife Areas and Kirwin National Wildlife Refuge from the list of KDWP managed lands that allow the four (4) additional WAO permits.

**General
Discussion
(continued)**

The Great Kansas Fishing Derby Update

Presented by David Breth, Sportfishing Education Coordinator.

The 2021 Great Kansas Fishing Derby was held between May 1 and July 31, 2021. A total of 515 tagged fish were placed in 35 lakes. Objectives of this effort included selling fishing privileges and increasing local commerce. Kansas Wildlife and Parks (KWP) coordinated the derby, including tagging fish, managing sponsors and donations, and developing a website for visitors to register for raffles and redeem their tags. KWP would like this derby to become an annual event; however, costs and benefits will be evaluated first. Southwick Associates has been contracted to review license data for impacts from the derby and conduct surveys to capture angler sentiment. Winners of additional prizes including a Lifetime Hunt/Fish License sponsored by Kansas Wildscape Foundation will be drawn.

Kansas State Parks Economic Impact Study Presentation

Jeremy Hill, Director of the Center for Economic Development and Business Research (CEDBR) at Wichita State University will present a summary of a Kansas state parks economic impact study he and his staff at the university recently completed.

Hill came to Wichita State University from Georgia Southern University, where he was the director of the Coastal Rivers Water Planning and Policy Center. Hill has more than 20 years of experience of applied business and economic research, and is often quoted by local and state media across Kansas.

In 2014, Hill was recognized by the Wichita Business Journal with the honor of “40 under 40,” and in 2016 was named as one of “50 Kansans You Should Know” by Ingram’s, a Kansas City’s business magazine. Hill has served in a number of leadership capacities, including past director and past-president of the Association for University Business and Economic Research, a national professional organization of regional centers across the United States.

Hill leads the CEDBR in its mission to provide accurate, reliable information and analysis to inform decision-making in the public and private sectors. The center provides market research, fiscal and impact analyses, and employment forecasts for the regional and state economies. Jeremy has also contributed to innovative research, analysis and planning in collaborative ventures across Kansas. His research focus has been on business analysis, community development, as well as workforce, tourism and retirement dynamics.



Public Hearing

KANSAS REGISTER
SUBMISSION FORM

Agency Number -- 710-01

Agency Name -- Kansas Department of Wildlife and Parks

Agency Address - 1020 S. Kansas Ave., Suite 200

Topeka, Kansas 66612-1233

Title of Document -- Public Hearing

Desired Date of Publication - September 2, 2021

CERTIFICATION

I hereby certify that I have reviewed the attached documents, and that they conform to all applicable Kansas Register publication guidelines and to the requirements of K.S.A. 75-431, as amended. I further certify that submission of these items for publication is a proper and lawful action of this agency, that funds are available to pay the publication fees and that such fees will be paid by this agency on receipt of billing.

Christopher J. Tymeson
Liaison officer's typed name



Liaison officer's signature

Department Attorney
Title

(785) 296-2281
Phone

This space for Register office use only

Wildlife and Parks Commission

Notice of Public Hearing

A public hearing will be conducted by the Wildlife and Parks Commission at 6:30 p.m., Thursday, November 18, 2021 at the Buffalo Bill Cultural Center, 3083 US Highway 83, Oakley, Kansas to consider the approval and adoption of the proposed regulations of the Kansas Department of Wildlife and Parks.

An education session for commissioners may be conducted beginning at 9:00 a.m., November 18, at the location listed above. A general discussion and workshop meeting on the business of the Wildlife and Parks Commission will begin at 1:00 p.m., November 18 at the location listed above. The meeting will recess at approximately 5:00 p.m. and then resume at 6:30 p.m. at the same location for the regulatory hearing and more business. There will be public comment periods at the beginning of the afternoon and evening meeting for any issues not on the agenda and additional comment periods will be available during the meeting on agenda items. Old and new business may also be discussed at this time. If necessary to complete business matters, the Commission will reconvene at 9:00 a.m. November 19 at the location listed above.

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

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

All interested parties may submit written comments prior to the hearing to the Chairman of the Commission, Kansas Department of Wildlife and Parks, 1020 S. Kansas Ave., Suite 200, Topeka, KS 66612 or to sheila.kemmis@ks.gov if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-4-4a. This permanent regulation sets legal equipment and taking methods for wild turkeys. The proposed changes would allow handguns meeting minimum qualifications and using shot as legal equipment.

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

K.A.R. 115-17-2. This permanent regulation sets provisions related to commercial sale of fishing bait. The proposed amendments would allow for the sale of additional species of bait to be sold if dead.

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

K.A.R. 115-25-6. This exempt regulation sets the spring season, bag limit, permits, and game tags for wild turkeys. This proposed version of the regulation would allow 17-year old's to participate in the youth season.

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

K.A.R. 115-25-14. This exempt regulation sets the creel limit, size limit, possession limit and open season for fishing. The proposed version of the regulation would change certain trout waters and update length and creel limits for certain water bodies.

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

K.A.R. 115-30-3. This permanent regulation sets personal flotation device requirements for recreational vessels. The proposed amendments would conform the regulation to changes in state and federal law in reference to personal flotation device labeling.

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

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

Gerald Lauber, Chairman



STATE OF KANSAS
OFFICE OF THE ATTORNEY GENERAL

DEREK SCHMIDT
ATTORNEY GENERAL

MEMORIAL HALL
120 SW 10TH AVE., 2ND FLOOR
TOPEKA, KS 66612-1597
(785) 296-2215 • FAX (785) 296-6296
WWW.AG.KS.GOV

August 20, 2021

Chris Tymeson
Kansas Department of Wildlife and Parks
1020 S. Kansas Avenue
Topeka, KS 66612

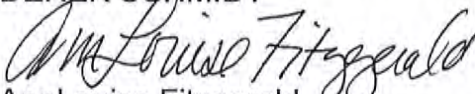
RE: **K.A.R. 115-4-4a; K.A.R. 115-17-2; K.A.R. 115-25-6; K.A.R. 115-25-14;
K.A.R. 115-30-3**

Dear Mr. Tymeson:

Pursuant to the Rules and Regulations Filing Act, K.S.A. 77-415, *et seq.*, we have reviewed the above-referenced regulations for legality. Finding no issues of concern, we have approved K.A.R. 115-4-4a, 115-17-2, and 115-25-14. The stamped original regulations are enclosed. However, for the reasons previously discussed, we are unable to approve K.A.R. 115-25-6 and 115-30-3 and are enclosing those without our stamp. The stamped economic impact statements are also enclosed.

Sincerely,

OFFICE OF THE ATTORNEY GENERAL
DEREK SCHMIDT


AnnLouise Fitzgerald
Assistant Attorney General

AF:sb
Enclosures

cc: Rep. Barbara Wasinger, Chair, Joint Committee on Rules and Regulations
Sen. Kellie Warren, Vice Chair, Joint Committee on Rules and Regulations
Rep. John Carmichael, Ranking Minority Member, Joint Committee on Rules and Regulations
Jill Shelley, Legislative Research, State Capitol, Room 68-W
Natalie Scott, Office of Revisor, State Capitol, Room 24-E



STATE OF KANSAS
OFFICE OF THE ATTORNEY GENERAL

DEREK SCHMIDT
ATTORNEY GENERAL

MEMORIAL HALL
120 SW 10TH AVE., 2ND FLOOR
TOPEKA, KS 66612-1597
(785) 296-2215 • FAX (785) 296-6296
WWW.AG.KS.GOV

August 23, 2021

Chris Tymeson
Kansas Department of Wildlife and Parks
1020 S. Kansas Avenue
Topeka, KS 66612

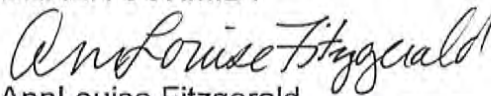
RE: **K.A.R. 115-25-6; K.A.R. 115-30-3**

Dear Mr. Tymeson:

Pursuant to the Rules and Regulations Filing Act, K.S.A. 77-415, *et seq.*, we have reviewed the above-referenced regulations for legality. Finding no issues of concern, we have approved them. The stamped original regulations are enclosed.

Sincerely,

OFFICE OF THE ATTORNEY GENERAL
DEREK SCHMIDT


Ann Louise Fitzgerald
Assistant Attorney General

AF:sb
Enclosures

cc: Rep. Barbara Wasinger, Chair, Joint Committee on Rules and Regulations
Sen. Kellie Warren, Vice Chair, Joint Committee on Rules and Regulations
Rep. John Carmichael, Ranking Minority Member, Joint Committee on Rules and Regulations

Jill Shelley, Legislative Research, State Capitol, Room 68-W
Natalie Scott, Office of Revisor, State Capitol, Room 24-E



Kansas Legislative Research Department

Providing nonpartisan, objective research and fiscal analysis for the Kansas Legislature since 1934

68-West-Statehouse | 300 SW 10th Ave. | Topeka, Kansas 66612-1504
(785) 296-3181

kslegres@klrd.ks.gov

kslegislature.org/klrd

September 15, 2021

To: Kansas Legislature

From: Jill Shelley, Principal Research Analyst

Re: Report of the September 10, 2021, Meeting of the Joint Committee on Administrative Rules and Regulations

With this report, the Joint Committee on Administrative Rules and Regulations (Committee) provides its comments on rules and regulations reviewed at its meeting of September 10, 2021. Agencies are asked to respond to each comment or request for information; responses are compiled and maintained by staff of the Kansas Legislative Research Department.

General Comment

The Committee encourages all agencies to review their rules and regulations and, where possible, revoke those that are outdated, make requirements clearer, and remove unnecessary requirements.

Wildlife and Parks Commission

KAR 115-4-4a, wild turkey; legal equipment and taking methods; KAR 115-17-2, commercial sale of fishing bait; KAR 115-25-6, turkey; spring season, bag limit, permits, and game tags; KAR 115-25-14, fishing; creel limit, size limit, possession limit, and open season; KAR 115-30-3, personal flotation devices; recreational vessels.

The Committee had no comments.

Board of Emergency Medical Services

KAR 109-3-3, emergency medical responder; authorized activities; KAR 109-3-5, advanced emergency medical technician; authorized activities.

KAR 109-1-1, definitions; KAR 109-2-1, ambulance service operator; KAR 109-3-1, revoked (was standards for ambulance attendants); KAR 109-5-1, continuing education; KAR 109-5-3, continuing education approval for long-term providers; KAR 109-5-6, continuing education approval for

single-program provider; KAR 109-6-2, renewal of EMS provider and instructor-coordinator certificates; KAR 109-6-4, inactive certificate; KAR 109-7-1, schedule of fees; KAR 109-10-3, revoked (was late enrollment); KAR 109-10-6, revoked (was required training equipment and supplies); KAR 109-10-7, revoked (was distance learning); KAR 109-11-1a, emergency medical responder (EMR) course approval; KAR 109-11-3a, emergency medical technician (EMT) course approval; KAR 109-11-4a, advanced emergency medical technician (AEMT) course approval; KAR 109-11-6a, paramedic course approval; KAR 109-11-7, instructor-coordinator course approval; KAR 109-11-8, successful completion of a course of instruction; KAR 109-11-9, revoked (was instructor qualifications); KAR 109-15-1, reinstating EMS provider certificate after expiration; KAR 109-15-2, recognition of non-Kansas credentials; KAR 109-15-3, EMS provider certification; KAR 109-17-1, sponsoring organization; general requirements; program manager; KAR 109-17-2, sponsoring organization; application for approval; approval renewal; KAR 109-17-3, sponsoring organization; initial course of instruction; KAR 109-17-4, sponsoring organization; continuing education.

The Committee had no comments.

Board of Healing Arts

KAR 100-6-7, application for licensure pursuant to KSA 48-3406.

The Committee had no comments.

Department of Health and Environment

KAR 28-18-1, definitions; KAR 28-18-14, inspections; KAR 28-18-16, waste-retention lagoon or pond closure plan requirements; KAR 28-18-17, groundwater protection requirements for waste-retention lagoons or ponds and waste treatment facilities; KAR 28-18a-24, financial assurance for swine waste-retention lagoon or pond closure.

The Committee had no comments.

State Board of Nursing

KAR 60-1-102, approval procedure; KAR 60-1-104, definitions; KAR 60-2-101, requirements for initial approval; KAR 60-2-102, reapproval requirements; KAR 60-2-103, nursing program faculty and preceptor qualifications; KAR 60-2-104, curriculum requirements; KAR 60-2-105, clinical resources; KAR 60-2-106, educational facilities; KAR 60-2-107, student policies; KAR 60-2-108, reports.

The Committee had no comments.

Kansas Corporation Commission

KAR 82-11-2, enforcement procedures; KAR 82-11-3, transportation of natural and other gas by pipeline; annual reports and incident reports; KAR 82-11-4, transportation of natural and other gas by pipeline; minimum safety standards; KAR 82-11-6, procedures to ensure compliance with minimum safety standards; KAR 82-11-7, reporting requirements; KAR 82-11-10, drug and alcohol testing.

The Committee had no comments.

Department of Agriculture

KAR 4-34-24, sampling, testing, and harvest requirements; KAR 4-34-25, remediation; effective disposal; violations; KAR 4-34-29, negligent violations; corrective action plans.

The Committee had no comments.

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

(1) Archery equipment.

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

(B) Each arrow used for hunting shall be equipped with a broadhead point incapable of passing through a ring with a diameter of three-quarters of an inch when fully expanded. A wild turkey hunter using archery equipment may possess non-broadhead-tipped arrows while hunting if the arrows are not used to take or attempt to take wild turkeys.

(2) Crossbows using arrows that are equipped with broadhead points incapable of passing through a ring with a diameter of three-quarters of an inch when fully expanded. A wild turkey hunter using crossbow equipment may possess non-broadhead-tipped arrows while hunting if the arrows are not used to take or attempt to take wild turkeys.

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

(b) Hunting equipment for the taking of wild turkey during a wild turkey firearm season shall consist of the following:

(1) Archery and crossbow equipment as authorized in subsection (a); and

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(2) shotguns and muzzleloading shotguns using only size two shot through size nine shot;

(3) choked handguns and muzzleloading handguns having a minimum barrel length of 10 inches, including the chamber, and using only size two shot through size nine shot.

(c) Legal accessory equipment for the taking of wild turkey during any wild turkey season shall consist of the following:

(1) Lures; decoys, except live decoys; and nonelectric calls;

(2) blinds and stands;

(3) range-finding devices, if the devices do not project visible light toward the target; and

(4) optical scopes or sights that project no visible light toward the target and do not electronically amplify visible light or detect infrared light or thermal energy.

(d) Shooting hours for wild turkey during each day of any turkey hunting season shall be from one-half hour before sunrise to sunset.

(e) Each individual hunting turkey shall shoot or attempt to shoot a turkey only while the turkey is on the ground or in flight.

(f) Dogs may be used while hunting turkey, but only during the fall turkey season.

(g) Firearm report-suppressing devices may be used.

(h) Handguns may be possessed during all wild turkey seasons. ~~However, no handgun shall be used to take wild turkeys.~~ (Authorized by and implementing K.S.A. 2019 2020 Supp. 32-807 and K.S.A. 2019 2020 Supp. 32-969; effective April 22, 2005; amended April 13, 2007; amended April 11, 2008; amended May 21, 2010; amended April 20, 2012; amended April 19, 2013; amended Dec. 25, 2020; amended P-_____.)

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

KDWPT
Agency

Christopher J Tymeson
Agency Contact

785-296-1032
Contact Phone Number

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

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

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

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

The regulation sets legal equipment for hunting turkeys. The proposed amendments to the regulation would allow the use of qualified handguns to hunt turkeys.

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

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

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

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

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

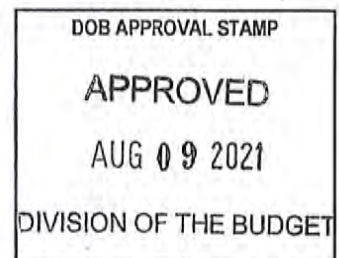
The proposed amendments will have no economic effect on any sector.

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

None.

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

The proposed amendments would allow an additional method to hunting turkeys. There are no costs associated with the proposal.



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

There are no costs associated with this proposal.

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

There are no implementation or compliance costs associated with this proposal.

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

There are no implementation or compliance costs associated with this proposal.

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

YES NO

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

There are no implementation or compliance costs with this proposal.

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

YES NO

The agency held a public hearing on this regulation on June 17 in Wichita, where at least 9 members of the public attended and August 5 virtually, where at least 7 members of the public attended. The agency will also hold hearings on September 23 in Beloit and November 18 in Oakley.

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

Not applicable.

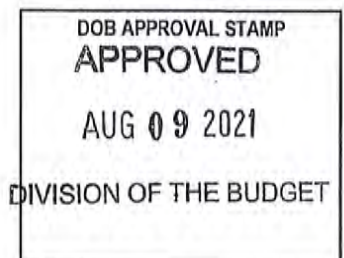


- H. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and regulation(s).**

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

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

Not applicable.



115-25-6. Turkey; spring season, bag limit, permits, and game tags. (a) The open season for the taking of turkey by archery equipment only shall begin on the first Monday after the first Saturday in April and shall continue through the day before the opening day of the open season specified in subsection (b) in all turkey management units. All turkey permits and second turkey game tags issued for the open season shall be valid during this season for use with archery equipment only.

(b) The open season for the taking of turkey by use of firearms or archery equipment shall begin on the second Wednesday after the first Saturday in April and shall continue through the last day in May.

(c)(1) The season for designated persons for the taking of turkey shall begin on the first day of April and shall continue through the day before the opening day of the open season specified in subsection (b) in all turkey management units. All turkey permits and second turkey game tags issued for the open season shall be valid during this season.

(2) The following persons may hunt during the season for designated persons:

(A) Any person having a valid turkey permit or second turkey game tag who is 17 years of age or younger, while under the immediate supervision of an adult who is 18 years of age or older;

(B) any person with a permit to hunt from a vehicle issued according to K.A.R. 115-18-4; and

(C) any person with a disability assistance permit issued according to K.A.R. 115-18-15.

(d) The legal limit shall be one bearded turkey per turkey permit and one bearded turkey per second turkey game tag where game tags are authorized.

(e) The units and the number of permits authorized for the taking of turkey during the established season shall be as follows:

(1) Unit 1. Unit 1 shall consist of that area bounded by a line from the Nebraska-Kansas state

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line south on federal highway US-183 to its junction with interstate highway I-70, then west on interstate highway I-70 to the Colorado-Kansas state line, then north along the Colorado-Kansas state line to its junction with Nebraska-Kansas state line, and then east along the Nebraska-Kansas state line to its junction with federal highway US-183, except federal and state sanctuaries. An unlimited number of permits and an unlimited number of second turkey game tags shall be authorized for unit 1.

(2) Unit 2. Unit 2 shall consist of that area bounded by a line from the Nebraska-Kansas state line south on federal highway US-81 to its junction with interstate highway I-135, then south on interstate highway I-135 to its junction with federal highway US-56, then west on federal highway US-56 to its junction with state highway K-96, then west on state highway K-96 to its junction with federal highway US-183, then north on federal highway US-183 to its junction with the Nebraska-Kansas state line, and then east along the Nebraska-Kansas state line to its junction with federal highway US-81, except federal and state sanctuaries. An unlimited number of permits and an unlimited number of second turkey game tags shall be authorized for unit 2.

(3) Unit 3. Unit 3 shall consist of that area bounded by a line from the Nebraska-Kansas state line south on federal highway US-81 to its junction with interstate highway I-135, then south on interstate highway I-135 to its junction with federal highway US-56, then east on federal highway US-56 to its junction with state highway K-150, then east on state highway K-150 to its junction with federal highway US-50, then east on federal highway US-50 to its junction with interstate highway I-35, then northeast on interstate highway I-35 to its junction with the Missouri-Kansas state line, then north along the Missouri-Kansas state line to its junction with Nebraska-Kansas state line, and then west along the Nebraska-Kansas state line to its junction with federal highway US-81, except federal and state

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sanctuaries. An unlimited number of permits shall be authorized for unit 3.

(4) Unit 4. Unit 4 shall consist of that portion of the state bounded by a line from the Kansas-Colorado state line east on interstate highway I-70 to its junction with federal highway US-183, then south on federal highway US-183 to its junction with federal highway US-54, then southwest on federal highway US-54 to the Oklahoma-Kansas state line, then west along the Oklahoma-Kansas state line to its junction with the Colorado-Kansas state line, and then north along the Colorado-Kansas state line to its junction with interstate highway I-70, except federal and state sanctuaries. A total of 500 permits shall be authorized for unit 4, and all youth permits shall also be valid in unit 4.

(5) Unit 5. Unit 5 shall consist of that portion of the state bounded by a line from the Oklahoma-Kansas state line north on interstate highway I-35 to its junction with interstate highway I-135, then northwest on interstate highway I-135 to its junction with federal highway US-56, then west on federal highway US-56 to its junction with state highway K-96, then west on state highway K-96 to its junction with federal highway US-183, then south on federal highway US-183 to its junction with federal highway US-54, then southwest on federal highway US-54 to the Oklahoma-Kansas state line, and then east along the Oklahoma-Kansas state line to its junction with interstate highway I-35, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 5.

(6) Unit 6. Unit 6 shall consist of that portion of the state bounded by a line from the Oklahoma-Kansas state line north on interstate highway I-35 to its junction with interstate highway I-135, then northwest on interstate highway I-135 to its junction with federal highway US-56, then east on federal highway US-56 to its junction with state highway K-150, then east on state highway K-150 to its junction with federal highway US-50, then east on federal highway US-50 to its junction with interstate

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highway I-35, then northeast on interstate highway I-35 to its junction with the Missouri-Kansas state line, then south along the Missouri-Kansas state line to its junction with the Oklahoma-Kansas state line, and then west along the Oklahoma-Kansas state line to its junction with interstate highway I-35, except federal and state sanctuaries. An unlimited number of permits shall be authorized for unit 6.

(f) Turkey permits and second turkey game tags shall be valid only for the unit or units designated on the turkey permit or second turkey game tag, except that youth turkey permits shall be valid in all units and unit 4 turkey permits shall also be valid in adjacent units.

(g) Only those individuals who have purchased a turkey permit shall be eligible to purchase a second turkey game tag.

This regulation shall be effective on and after February 1, 2022. (Authorized by and implementing K.S.A. 2020 Supp. 32-807 and K.S.A. 2020 Supp. 32-969.)

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ATTORNEY GENERAL

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

KDWPT

Agency

Christopher J Tymeson

Agency Contact

785-296-1032

Contact Phone Number

K.A.R. 115-25-6

K.A.R. Number(s)

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

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

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

This proposed exempt regulation establishes hunting unit boundaries, bag limit and season dates for the 2021 spring wild turkey seasons. The proposed changes allow 17-year-olds and under to hunt during the youth season, conforming to other youth seasons in Kansas.

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

The federal government does not manage wild turkeys. Missouri, Oklahoma, Colorado and Nebraska all have spring turkey seasons and manage by units.

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The regulation proposal would not likely substantially restrict business activities and growth.

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

The regulation changes would not have a significant economic effect.

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

None.

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

The alternative would be to keep the youth season at 16 years of age and younger, contrary to all other youth seasons in Kansas.

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

The proposal would likely have little economic impact on any sector in Kansas as spring seasons already exist.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

YES NO

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

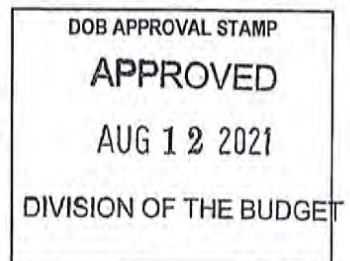
The total number of spring turkey permits and game tags sold was 45,263 in 2021. In 2021, this generated approximately \$1,449,982.50 for the agency, all of which accrues to the wildlife fee fund, and is paid by user fees. Additionally, each individually identifiable turkey hunter (35,584) goes 11 days afield per year and spends approximately \$1616 per year, generating \$57,503,744.00 for the Kansas economy, based on economic studies provided by the USFWS.

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

YES NO

The agency held a public hearing on this regulation on June 17 in Wichita, where at least 9 members of the public attended and August 5 virtually, where at least 7 members of the public attended. The agency will also hold hearings on September 23 in Beloit and November 18 in Oakley.

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or



school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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

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

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

Not applicable.



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

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

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

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

(4) those areas closed by posted notice.

(b) Pursuant to K.A.R. 115-18-12, a trout permit shall be required for each individual who wants to fish on the following waters from November 1 through April 15 (type one waters):

(1) Dodge City Lake Charles;

(2) Coffeyville LeClere Lake;

(3) Colby-Villa High Lake;

(4) Eisenhower State Park Pond;

(5) Fort Scott Gun Park Lake;

(6) Garnett Crystal Lake;

(7) Glen Elder Reservoir Outlet;

(8) Glen Elder State Park Pond;

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- (9) Kanopolis Seep Stream;
- (10) KDOT East Lake, located in Wichita;
- (11) Lake Henry, located in Clinton State Park;
- (12) Unit number 30, located in the Mined Land Wildlife Area;
- (13) Pratt Centennial Pond;
- (14) the following Sedgwick County Park waters:
 - (A) Vic's Lake; and
 - (B) Slough Creek;
- (15) Scott State Park Pond;
- (16) Sherman County Smoky Gardens Lake;
- (17) Topeka Auburndale Park;
- (18) Walnut River Area, located in El Dorado State Park;
- (19) Webster Stilling Basin; and
- (20) Willow Lake, located in Tuttle Creek State Park.

(c) Pursuant to K.A.R. 115-18-12, a trout permit shall be required for each individual who wants to fish for and possess trout on the following waters from November 1 through April 15 (type two waters):

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

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- (5) Cherryvale City Lake (Tanko);
- (6) Cimarron Grasslands Pits;
- (7) Great Bend Veterans Memorial Park Lake;
- (8) Great Bend Stone Lake;
- (9) Herington-Father Padilla Pond;
- (10) Holton-Elkhorn Lake;
- (11) Hutchinson Dillon Nature Center Pond;
- (12) Kanopolis State Park Pond;
- (13) Lake Shawnee, located in Shawnee County;
- (14) Meade State Fishing Lake;
- (15) Moon Lake, located on Fort Riley;
- (16) Salina Lakewood Lake;
- (17) Sandsage Bison Range and Wildlife Area Sandpits;
- (18) Scott State Fishing Lake;
- (19) the following Sedgwick County Park waters:
 - (A) Moss Lake; and
 - (B) Horseshoe Lake;
- (20) Solomon River between Webster Reservoir and Rooks County #2 Road; and
- (21) Syracuse-Sam's Pond.

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

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

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

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

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

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

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

(f) Special size limits, creel limits, and bait restrictions for designated waters shall be those limits and restrictions specified in the department's "Kansas special size limits, creel limits, and bait restriction tables," dated August 2, 2021, which is hereby adopted by reference. All fish caught from these designated waters that are of a size or number that is illegal to possess shall be released unrestrained to the water immediately.

This regulation shall be effective on and after January 1, 2022. (Authorized by and implementing K.S.A. 2020 Supp. 32-807.)

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

KDWPT
Agency

Christopher J Tymeson
Agency Contact

785-296-1032
Contact Phone Number

K.A.R. 115-25-14
K.A.R. Number(s)

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

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

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

This proposed exempt regulation establishes fishing seasons. The proposed version would add adjust length and creel limits within the reference document as well as standardize the age of youth participation with other regulations. The proposed version would also change some trout waters from type 2 to type 1 waters.

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

This is not a federal mandate. Missouri, Oklahoma, Colorado and Nebraska all have fishing opportunities managed by dates, times, species and locations.

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The regulation proposal would not likely restrict business activities and growth.

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

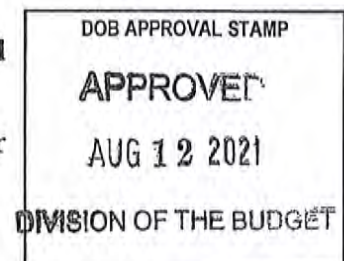
The version of the proposed regulation already allows various types of fishing by species and location. The proposed changes would not have any significant compliance costs.

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

Guide businesses, bait retailers, state parks.

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

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



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

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

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

YES NO

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

The total number of active fishing licenses was approximately 400,000 in 2020. A smaller number of number of participants is expected in 2021. This generated approximately \$8,898,095.00 for the agency in 2020, all of which accrues to the wildlife fee fund, and is paid by user fees. Additionally, each individually identifiable angler (400,000) goes 8 days afield per year and spends approximately \$933 per year, generating approximately \$373,200,000 for the Kansas economy, based on economic studies provided by the USFWS.

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

YES NO

The agency held a public hearing on this regulation on June 17 in Wichita, where at least 9 members of the public attended and August 5 virtually, where at least 7 members of the public attended. The agency will also hold hearings on September 23 in Beloit and November 18 in Oakley.



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

Not applicable.

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

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

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

Not applicable.



Kansas Department of Wildlife and Parks Kansas Special Size Limits, Creel Limits, and Bait Restriction Tables

Dated: August 2, 2021

Blue Catfish Creel Limits

2 fish daily creel limit

Wilson Reservoir

5 fish daily creel limit

Cheney Reservoir, Clinton Reservoir, El Dorado Reservoir, Elk City Reservoir, Glen Elder Reservoir, John Redmond Reservoir, Kanopolis Reservoir, LaCygne Reservoir, Lovewell Reservoir, Melvern Reservoir, Perry Reservoir, Pomona Reservoir, Wilson Reservoir

10 fish daily creel limit

Tuttle Creek Reservoir, the entirety of the Caney River and all of its tributaries, the entirety of the Little Caney River and all of its tributaries, the Verdigris River from the Oklahoma-Kansas state line to the Toronto Reservoir dam and all of its tributaries including the Elk River to the Elk City Reservoir dam, the Fall River to the Fall River Reservoir dam and Big Hill Creek to the Big Hill Reservoir dam, the Neosho River from the Oklahoma-Kansas state line to the John Redmond Reservoir dam and all its tributaries including Labette Creek to the Parsons City Lake dam and Wolf Creek to the Coffey County Lake dam, the Arkansas River from the Oklahoma-Kansas state line to the 21st Street North dam in Wichita, the Ninnescah River from its the confluence with the Arkansas River to its confluence with the South Fork of the Ninnescah River and the South Fork of the Ninnescah River to the Kingman City dam.

Blue Catfish Length Limits

25 - 40-inch slot limit with no more than 1 fish 40-inch or larger. Blue Catfish between the lengths of twenty-five (25) and forty (40) inches are protected and must be returned to the water immediately when taken from the following waters:

Milford Reservoir

25 - 35-inch slot limit with no more than 2 fish 35-inch or larger. Blue Catfish between the lengths of twenty-five (25) and thirty-five (35) inches are protected and must be returned to the water immediately when taken from the following waters:

El Dorado Reservoir

No more than 1 fish 30 inches or larger.

Tuttle Creek Reservoir

32 – 40-inch slot limit with no more than 1 fish 40-inch or larger. Blue Catfish between the lengths of thirty-two (32) and forty (40) inches are protected and must be returned to the water immediately when taken from the following waters:

Wilson Reservoir

35 inch minimum. Blue catfish of a length less than thirty-five (35) inches are protected and must be returned to the water immediately when taken from the following waters:

Cheney Reservoir, Clinton Reservoir, Elk City Reservoir, Glen Elder Reservoir, John Redmond Reservoir, Kanopolis Reservoir, Lovewell Reservoir, Melvern Reservoir, Perry Reservoir, Tuttle Creek Reservoir

Channel Catfish Creel Limits

2 fish daily creel limit

Andale-Renwick USD 267 Pond, Andover - Lake George, Arma City Lake, Atchison State Fishing Lake, Blue Mound City Lake, Bonner Springs - North Park Lake, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Brown State Fishing Lake, Buhler City Pond, Butler State Fishing Lake, Chanute City Lake, Clinton State Park - Lake Henry, Clinton State Park - Picnic Area Pond, Columbus - VFW Pond, Colwich City Lake, Emporia - Jones Park Ponds, Emporia - Peter Pan Park, Fall River State Park Kids Pond, Fort Scott - Gunn Park Lake Fern, Fort Scott - Gunn Park Lake West, Fort Scott - Lake Fort Scott, Fort Scott Community College Lakes, Frontenac City Lake, Gardner City Lake, Garnett City Lake North, Garnett City Lake South, Greenbush Community Lake, Gridley City Lake, Harvey Co. Camp Hawk, Hays - Vineyard Park Pond, Haysville - Riggs Lake, Humboldt - Franklin Street Pond, Hutchinson - North Pond, Impounded F.I.S.H. Waters, Johnson Co. - Kill Creek Park Lake, Johnson Co. - Shawnee Mission Park, Johnson Co. - Shawnee Mission Pond, Johnson Co. Antioch North & South, Kanopolis State Park Pond, Kechi Lake, Kingman State Fishing Lake, Lansing City Lake, Lansing - Billy Blackwell Lake, Lawrence - Mary's Lake, Lawrence - Oregon Trail Park Pond, Lawrence Pat Dawson Billings N & S, Lawrence - Sandra Shaw Community Health Park Pond, Leavenworth - Jerry's Lake, Leavenworth State Fishing Lake, Leawood - Ironwoods Park Pond, Leawood - Tomahawk Parkway Middle, Leawood - Tomahawk Parkway North, Leawood - Tomahawk Parkway South, Lebo City Lake, Lebo Kid's Pond, Lenexa - Mize Blvd. Lake, Lenexa - Rose's Pond, Linn Co. - Critzer Reservoir, Linn Co. Strip Pits, McPherson State Fishing Lake, Melvern River Pond, Milford Hatchery Water Supply Pond, Mound City Lake, Mt. Hope - Woodland Park Pond, Mulberry City Park Lake, Mulvane - Cedar Brook Pond, Nebo State Fishing Lake, New Strawn City Lake, Newton - Spring Lake Ponds, North Newton - Sunfield Pond, Olathe - Black Bob Park Pond, Olathe - Cedar Lake, Olathe - Frisco Lake, Olathe - Mahaffie Farmstead Pond, Olathe - North Waterworks Park Lake, Olathe - Oregon Trail Park Pond, Olathe - Prairie Center Park Pond,

Olathe - Prairie Center Pond, Olathe - Settler's Park Pond, Olathe - Waterworks Lake, Olpe - Jones Park Pond, Osage State Fishing Lake, Overbrook City Lake, Overbrook - Kids' Pond, Overland Park - Amesbury Lake, Overland Park - Kingston Lake, Overland Park - Regency Lake, Overland Park - South Lake, Overland Park - Summercrest Lake, Overland Park - Wilderness Lake, Parker City Lake, Pittsburg - Lincoln Park Pond, Pittsburg - Lakeside Park Lake, Pittsburg - Wilderness Pond, Pleasanton City Lake - East, Pleasanton City Lake - West, Pratt County Lake, Richmond City Lake, Rose Hill - School Street Pond, Salina - Lakewood Lake, Shawnee Co. Shawnee Jr., Sherman County - Smoky Gardens, Spring Hill Woodland Ridge Pond, Topeka-Auburndale Park Stream, Topeka - Cedar Crest Pond, Topeka - Central Park Lake, Topeka - Clarion Lake, Topeka - Freedom Valley Lake, Topeka - Governor's Ponds East & West, Topeka-Horseshoe Bend Park Pond, Topeka - West Lake, Uniontown School Pond, Valley Center - McLaughlin Pond, Wichita - Harrison Park Lake, Windom City Pond, Woodson State Fishing Lake, Wyandotte Co. Big 11, Wyandotte Co. Bonner Lake, Wyandotte Co. Pierson Park Lake, Yates Center - South, Yates Center Reservoir - New

5 fish daily creel limit

Agra City Lake, Altamont City Lake, Arkansas City - Knebbler #2, Arkansas City 6th Street Pond, Arkansas City, Knebbler #1, Atchison City Lakes 1-4, 6-9, 23, 24, Atchison County Lake, Atwood Lake, Barber Lower, Barber Upper, Bartlett City Lake, Belleville City Lake (Rocky Pond), Benton - Poling Lake, Black Kettle State Fishing Lake, Bone Creek Reservoir, Centralia City Lake, Chase State Fishing Lake, Cherryvale City Lake (Tanko), Cimarron Grasslands Fishing Pits, Clark State Fishing Lake, Clearwater - Chisholm Ridge Lake, Coffeyville-LeClere Lake, Colby - Villa High Lake, Coldwater City Lake, Concannon State Fishing Lake, Council Grove City Lake, Cowley State Fishing Lake, Crawford State Fishing Lake, Derby - High Park, Derby - Rainbow Valley, Derby - Stone Creek, Dodge City - Lake Charles, Dodge City - Mariah Hills Golf Course, Douglas State Fishing Lake, Edna City Lake, Ellis City Lake, Eureka City Lake, Finney State Fishing Lake, Ford State Fishing Lake, Fort Scott - Rock Creek Lake, Garnett - Cedar Valley Reservoir, Geary State Fishing Lake, Goodman State Fishing Lake, Graham County - Antelope Lake, Great Bend Stone Lake, Great Bend Veteran's Park, Hain State Fishing Lake, Hamilton State Fishing Lake, Harvey County East Lake, Harvey County West Lake, Herington - Father Padilla Pond, Hiawatha City Lake, Hodgeman State Fishing Lake, Holton - Elkhorn Lake, Holton City (Prairie) Lake, Holyrood City Lake, Horsethief Reservoir, Horton Little Lake, Horton Mission Lake, Howard - Polk Daniels Lake, Hutchinson - Carey Park Lagoon, Hutchinson - Carey Park Pond, Hutchinson - Dillon Nature Center, Independence Community College - Campus Pond, Jackson County - Banner Creek, Jeffrey Energy Center, Jetmore City Lake, Jewell City Lake (Emerson Lake), Jewell State Fishing Lake, Junction City - Bluffs, Junction City - Helland Pond, Junction City - Rim Rock Lake, Junction City - Riverwalk, Junction City - Wetland Park, Kiowa State Fishing Lake, LaCrosse Warren Stone Memorial, Lenexa - Resurrection Pond, Liberal-Arkalon Recreation Area, Logan City Lake, Logan State Fishing Lake, Louisburg City Lake, Louisburg - Lewis Young Park Lake, Louisburg - Middle Creek, Lyon State Fishing Lake, Madison City Lake, Marion County Lake, Meade State Fishing Lake, Miami State Fishing Lake, Milford State Park Pond, Mined Land Wildlife Area, Moline New City Lake, Moline Old City Lake, Montgomery State Fishing Lake, Nedesha City Lake, Neosho State Fishing Lake, Neosho Wildlife Area Pond, Newton-Sand Creek, Ogden City Lake, Olathe - East High School Pond, Olathe - Heatherstone Park Pond, Olathe - Lake Olathe, Olathe

- Oregon Trail Pond, Olathe - Stagecoach Park Pond, Olpe City Lake, Osage City Lake, Osawatomie - Beaver Lake, Osawatomie City Lake, Ottawa State Fishing Lake, Park City - Chisholm Pointe, Parsons - Tolen Creek Pond, Parsons - West Pond, Parsons City Lake, Plainville Township Lake, Pottawatomie 1, Pottawatomie 2, Pottawatomie Co. Cross Creek Lake, Prescott City Lake, Rooks State Fishing Lake, Sabetha - Pony Creek Lake, Sabetha City Lake, Salina - Indian Rock Pond, Saline State Fishing Lake, Sandsage Bison Range & Wildlife Area, Scott State Fishing Lake, Sedan New City Lake, Sedan Old City Lake, Sedgwick Co. Lake Afton, Sedgwick Co. Park Lakes, Severy City Lake, Shawnee - Monticello Springs Lake, Shawnee State Fishing Lake, Sheridan State Fishing Lake, Sherman County - Smoky Gardens, Sherman State Fishing Lake, St. Francis - Keller Lake, St. Francis Sand Pits, Syracuse-Sam's Pond, Thayer City Lake (New), Thayer City Lake (Old), Troy - 4-H Lake, Ulysses City Lake, Washington State Fishing Lake, Wellington - Hargis Creek Lake, Wellington City Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - K-96 Lake, Wichita - Dillon's Pond, Wichita - East KDOT, Wichita - Emery Park Pond, Wichita - South Lake, Wichita - SP1, Wichita - SP2, Wichita - Watson Park Lake, Wichita - West KDOT, Wilson State Fishing Lake, Wyandotte Co. Lake

Channel Catfish Length Limits

15 inch minimum. Channel catfish of a length less than fifteen (15) inches are protected and must be returned to the water immediately when taken from the following waters:

Agra City Lake, Altamont City Lake, Arma City Lake, Atchison City Lakes 1-4, 6-9, 23, 24, Atchison County Lake, Atchison State Fishing Lake, Atwood Lake, Bartlett City Lake, Belleville City Lake (Rocky Pond), Black Kettle State Fishing Lake, Blue Mound City Lake, Bone Creek Reservoir, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Brown State Fishing Lake, Butler State Fishing Lake, Chanute City Lake, Chase State Fishing Lake, Cherryvale City Lake (Tanko), Columbus - VFW Pond, Cowley State Fishing Lake, Crawford State Fishing Lake, Douglas County - Lonestar Lake, Douglas State Fishing Lake, Edgerton - Bridgewater Lake, Edna City Lake, Emporia - Jones Park Ponds, Emporia - Peter Pan Park, Eureka City Lake, Fall River State Park Kid's Pond, Fort Scott - Gunn Park Lake Fern, Fort Scott - Gunn Park Lake West, Fort Scott - Lake Fort Scott, Fort Scott Community College Lakes, Frontenac City Lake, Gardner City Lake, Garnett City Lake North, Garnett City Lake South, Greenbush Community Lake, Gridley City Lake, Harvey Co. Camp Hawk, Harvey County West Lake, Humboldt - Franklin Street Pond, Hutchinson - North Pond, Hiawatha City Lake, Holton Elkhorn Lake, Holton City Prairie Lake, Horton Little Lake, Horton Mission Lake, Howard - Polk Daniels Lake, Independence Community College-Campus Pond, Jackson County - Banner Creek Reservoir, Jewell City Lake (Emerson Lake), Jewell State Fishing Lake, Johnson Co. - Kill Creek Park Lake, Johnson Co. - Shawnee Mission Park, Johnson Co. - Shawnee Mission Pond, Johnson Co. Antioch North & South, Kingman State Fishing Lake, Leavenworth State Fishing Lake, Lebo City Lake, Linn Co. - Critzer Reservoir, Linn Co. Strip Pits, Logan City Lake, Louisburg-Middle Creek SFL, Lyon State Fishing Lake, Madison City Lake, Marion County Lake, McPherson State Fishing Lake, Melvern River Pond, Miami State Fishing Lake, Mined Land Wildlife Area, Moline New City Lake, Moline Old City Lake, Montgomery State Fishing Lake, Mound City Lake, Mulberry City Park Lake, Nebo State Fishing Lake, Neodesha City Lake, Neosho State Fishing Lake, Neosho Wildlife Area Pond, New Strawn City Lake,

Olathe-Stagecoach Park Pond, Olpe City Lake, Olpe - Jones Park Pond, Osage City Lake, Osage State Fishing Lake, Osawatomie - Beaver Lake, Osawatomie City Lake, Overbrook City Lake, Overland Park - Amesbury Lake, Overland Park - Summercrest Lake, Overland Park - Wilderness Lake, Parker City Lake, Parsons - Tolen Creek Pond, Parsons - West Pond, Parsons City Lake, Pittsburg - Lincoln Park Pond, Pittsburg - Lakeside Park lake, Pittsburg - Wilderness Pond, Pleasanton City Lake - East, Pleasanton City Lake - West, Pottawatomie 1, Pratt County Lake, Prescott City Lake, Richmond City Lake, Rose Hill - School Street Pond, Sabetha City Lake, Sabetha - Pony Creek Lake, Sedan New City Lake (South), Sedan Old City Lake (North), Severy City Lake, Sherman County - Smoky Gardens, Spring Hill Woodland Ridge Pond, Thayer City Lake (New), Thayer City Lake (Old), Troy 4-H Lake, Uniontown School Pond, Wellington - Hargis Creek Lake, Wellington City Lake, Wilson State Fishing Lake, Woodson State Fishing Lake, Yates Center - South, Yates Center Reservoir - New

Crappie Creel Limits

10 fish daily creel

Garnett City Lake North, Garnett City Lake South, Gridley City Lake, Holton - Elkhorn Lake, Humboldt - Franklin Street Pond, Lebo City Lake, Melvern River Pond, Milford Hatchery Water Supply Pond, New Strawn City Lake, Osage State Fishing Lake, Pleasanton City Lake - West, Troy - 4-H Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - K-96 Lake, Wichita - Dillon's Pond, Wichita - East KDOT, Wichita - South Lake, Wichita - Watson Park Lake, Wichita - West KDOT, Woodson State Fishing Lake, Yates Center - South

20 fish daily creel

Atchison State Fishing Lake, Bone Creek Reservoir, Brown State Fishing Lake, Clinton Reservoir, Council Grove City Lake, Council Grove Reservoir, El Dorado Reservoir, Frontenac City Lake, Glen Elder Reservoir, Hillsdale Reservoir, Jackson County - Banner Creek, Kanopolis Reservoir, Lovewell Reservoir, Marion County Lake, Marion Reservoir, Melvern Reservoir, Perry Reservoir, Sabetha - Pony Creek Lake, Thayer City Lake (New), Thayer City Lake (Old), Wellington City Lake, Winfield City Lake, Yates Center Reservoir - New

Crappie Length Limits

10 inch minimum. Crappie species of a length less than ten (10) inches are protected and must be returned to the water immediately when taken from the following waters:

Cedar Bluff Reservoir, Cheney Reservoir, Clinton Reservoir, Frontenac City Lake, Garnett City Lake North, Garnett City Lake South, Glen Elder Reservoir, Gridley City Lake, Hillsdale Reservoir, Humboldt - Franklin Street Pond, Lebo City Lake, Lovewell Reservoir, Melvern Reservoir, Melvern River Pond, Perry Reservoir, Pleasanton City Lake - West, Woodson State Fishing Lake, Yates Center - South

Largemouth Bass Creel Limits

2 fish daily creel limit

Agra City Lake, Andale-Renwick USD 267 Pond, Andover - Lake George, Arma City Lake, Atchison State Fishing Lake, Atwood Lake, Benton - Poling Lake, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Brown State Fishing Lake, Buhler City Pond, Carbondale East Lake, Chanute City Lake, Clearwater - Chisholm Ridge Lake, Coffeyville - LeClere Lake, Columbus - VFW Pond, Colwich City Lake, Concannon State Fishing Lake, Crawford State Fishing Lake, Derby - High Park, Derby - Rainbow Valley, Derby - Stone Creek, Dodge City - Lake Charles, Emporia-Jones Park Ponds, Emporia - Peter Pan Park, Fall River State Park Kids Pond, Fort Scott - Gunn Park Lake Fern, Fort Scott - Gunn Park Lake West, Fort Scott - Lake Fort Scott, Fort Scott Community College Lakes, Frontenac City Lake, Greenbush Community Lake, Harvey Co. Camp Hawk, Harvey County West Lake, Hiawatha City Lake, Holton City (Prairie) Lake, Horton Little Lake, Horton Mission Lake, Humboldt - Franklin Street Pond, Hutchinson - North Pond, Impounded F.I.S.H. Waters, Jackson County - Banner Creek, Johnson Co. - Kill Creek Park Lake, Johnson Co. - Shawnee Mission Park, Johnson Co. - Shawnee Mission Pond, Johnson Co. Antioch North & South, Kanopolis State Park Pond, Kechi Lake, Lansing City Lake, Lebo City Lake, Lebo Kid's Pond, Linn Co. - Critzer Reservoir, Linn Co. Strip Pits, Louisburg - Middle Creek, Melvern River Pond, Milford Hatchery Water Supply Pond, Mt. Hope - Oak Street Park Pond, Mulberry Park Lake, Mulvane - Cedar Brook Pond, Nebo State Fishing Lake, New Strawn City Lake, Newton - Spring Lake Ponds, North Newton - Sunfield Pond, Olpe - Jones Park Pond, Osage City Lake, Overbrook City Lake, Overbrook - Kids' Pond, Overland Park - Kingston Lake, Overland Park - Regency Lake, Overland Park - South Lake, Park City - Chisholm Pointe, Parker City Lake, Pittsburg - Lincoln Park Pond, Pittsburg - Lakeside Park lake, Pittsburg - Wilderness Pond, Pleasanton City Lake - East, Pleasanton City Lake - West, Pratt County Lake, Richmond City Lake, Rose Hill - School Street Pond, Sabetha - Pony Creek Lake, Sabetha City Lake, Sandsage Bison Range & Wildlife Area, Sedgwick Co. Park Lakes, Shawnee County - Lake Shawnee, Sherman County - Smoky Gardens, Uniontown School Pond, Valley Center - Arrowhead Park Lake, Valley Center - McLaughlin Pond, Wellington - Hargis Creek Lake, Wellington City Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - K-96 Lake, Wichita - Dillon's Pond, Wichita - East KDOT, Wichita - Emery Park Pond, Wichita - Harrison Park Lake, Wichita - South Lake, Wichita - SP1, Wichita - SP2, Wichita - Watson Park Lake, Wichita - West KDOT, Wyandotte Co. Bonner Lake

Largemouth Bass Length Limits

13 -18 inch slot limit. Largemouth bass between the lengths of thirteen (13) and eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Altamont City Lake, Chase State Fishing Lake, Council Grove City Lake, Douglas County - Lonestar Lake, Douglas State Fishing Lake, Garnett City Lake North, Garnett City Lake South, Goodman State Fishing Lake, Graham County - Antelope Lake, Holton - Elkhorn Lake, Howard - Polk Daniels Lake, Jetmore City Lake, Lenexa - Lake Lenexa, Linn Co. Strip Pits, Louisburg

City Lake, Lyon State Fishing Lake, Madison City Lake, Marion County Lake, McPherson State Fishing Lake, Meade State Fishing Lake, Melvern River Pond, Miami State Fishing Lake, Mined Land Wildlife Area, Moline Old City Lake, Montgomery State Fishing Lake, Mound City Lake, Osage State Fishing Lake, Osawatomie - Beaver Lake, Osawatomie City Lake, Overbrook City Lake, Paola - Lake Miola, Parker City Lake, Pottawatomie Co. Cross Creek Lake, Richmond City Lake, Sedan New City Lake, Sedan Old City Lake, Severy City Lake, Thayer City Lake (New), Thayer City Lake (Old), Troy - 4-H Lake, Woodson State Fishing Lake, Yates Center Reservoir - New

15 -21 inch slot limit. Largemouth bass between the lengths of fifteen (15) and twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Big Hill Reservoir

18 inch minimum. Largemouth bass of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Agra City Lake, Alma City Lake, Andale-Renwick USD 267 Pond, Andover - Lake George, Arma City Lake, Atchison State Fishing Lake, Atwood Lake, Benton - Poling Lake, Black Kettle State Fishing Lake, Bone Creek Reservoir, Brown State Fishing Lake, Buhler City Pond, Carbondale East Lake, Centralia City Lake, Cherryvale City Lake (Tanko), Clearwater - Chisholm Ridge Lake, Clinton Reservoir, Clinton State Park - Lake Henry, Clinton State Park - Picnic Area Pond, Coffeyville - LeClere Lake, Colwich City Lake, Crawford State Fishing Lake, Derby - High Park, Derby - Rainbow Valley, Derby - Stone Creek, Dodge City - Lake Charles, Douglas State Fishing Lake, Edna City Lake, Emporia-Jones Park Ponds, Emporia-Peter Pan Park, Eskridge - Lake Wabaunsee, Eureka City Lake, Fall River State Park Kids Pond, Fort Scott - Gunn Park Lake Fern, Fort Scott - Lake Fort Scott, Fort Scott Community College Lakes, Frontenac City Lake, Garnett - Cedar Valley Reservoir, Glen Elder Park Pond, Glen Elder Reservoir, Greenbush Community Lake, Harvey County East Lake, Harvey County West Lake, Harveyville City Lake, Herington City Lake - New, Herington City Lake - Old, Herington - Father Padilla Pond, Hillsdale Reservoir, Holton City (Prairie) Lake, Horton - Mission Lake, Horton Little Lake, Humboldt - Franklin Street Pond, Hutchinson - North Pond, Impounded F.I.S.H. Waters, Jackson County - Banner Creek, Jewell City Lake (Emerson Lake), Jewell State Fishing Lake, Johnson Co. - Kill Creek North Pond, Johnson Co. - Kill Creek Park Lake, Johnson Co. - Kill Creek South Pond, Johnson Co. - Shawnee Mission Park, Johnson Co. - Shawnee Mission Pond, Johnson Co. Antioch North & South, Kanopolis State Park Pond, Kechi Lake, Kingman State Fishing Lake, LaCygne Reservoir, Lebo City Lake, Lebo Kid's Pond, Linn County Critzer Reservoir, Logan City Lake, Louisburg - Middle Creek, Marion Reservoir, Melvern Reservoir, Moline New City Lake, Mt. Hope - Oak Street Park Pond, Mulvane - Cedar Brook Pond, Nebo State Fishing Lake, Neosho State Fishing Lake, Olathe - Cedar Lake, Olathe - Lake Olathe, Olpe City Lake, Olpe-Jones Park Pond, Osage City Lake, Park City - Chisholm Pointe, Perry Reservoir, Plainville Township Lake, Pratt County Lake, Rooks State Fishing Lake, Rose Hill - School Street Pond, Sabetha - Pony Creek Lake, Sabetha City Lake, Salina - Indian Rock Pond, Salina - Lakewood Lake, Sedgwick Co. Lake Afton, Sedgwick Co. Park Lakes, Shawnee Co. Lake Shawnee, Sherman County - Smoky Gardens, Tuttle Creek Reservoir,

Tuttle Creek Willow Lake, Uniontown School Pond, Valley Center-Arrowhead Park Lake, Valley Center - McLaughlin Pond, Wellington - Hargis Creek Lake, Wellington City Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - K-96 Lake, Wichita - Dillon's Pond, Wichita - East KDOT, Wichita - Emery Park Pond, Wichita - Harrison Park Lake, Wichita - South Lake, Wichita - SP1, Wichita - SP2, Wichita - Watson Park Lake, Wichita - West KDOT, Yates Center - South

21 inch minimum. Largemouth bass of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Big Hill Wildlife Area, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Fort Scott - Gunn Park Lake West, Harvey Co. Camp Hawk, Linn Co. - Critzer Reservoir, New Strawn City Lake, Pleasanton City Lake - East, Pleasanton City Lake - West

Smallmouth Bass Creel Limit

2 fish daily creel limit

Atchison State Fishing Lake, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Douglas County - Lonestar Lake, Fort Scott - Lake Fort Scott, Garnett City Lake North, Gridley City Lake, Jackson County - Banner Creek, Johnson Co. - Kill Creek Park Lake, Leavenworth State Fishing Lake, Lebo City Lake, Linn Co. - Critzer Reservoir, Milford Hatchery Water Supply Pond, New Strawn City Lake, Osage State Fishing Lake, Overbrook City Lake, Pleasanton City Lake - East, Pleasanton City Lake - West, Sabetha - Pony Creek Lake, Shawnee Co. Lake Shawnee, Woodson State Fishing Lake

Smallmouth Bass Length Limit

18 inch minimum. Smallmouth bass of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Alma City Lake, Atchison State Fishing Lake, Big Hill Reservoir, Clinton Reservoir, Douglas County - Lonestar Lake, Eskridge - Lake Wabaunsee, Fort Scott - Lake Fort Scott, Garnett City Lake North, Glen Elder Park Pond, Great Bend Stone Lake, Gridley City Lake, Jackson County - Banner Creek, Johnson Co. - Kill Creek Park Lake, LaCygne Reservoir, Leavenworth State Fishing Lake, Lebo City Lake, Linn Co. - Critzer Reservoir, Marion County Lake, Melvern Reservoir, New Strawn City Lake, Osage State Fishing Lake, Overbrook City Lake, Perry Reservoir, Sabetha - Pony Creek Lake, Shawnee Co. Lake Shawnee, Winfield City Lake, Woodson State Fishing Lake, Wyandotte Co. Lake

21 inch minimum. Smallmouth bass of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Glen Elder Reservoir

Spotted Bass Creel Limit

2 fish daily creel limit

Chanute City Lake, Fort Scott - Lake Fort Scott, Melvern River Pond, Milford Hatchery Water Supply Pond

Spotted Bass Length Limit

18 inch minimum. Spotted bass of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Eureka City Lake, Melvern Reservoir

Walleye Creel Limits

2 fish daily creel limit

Bone Creek Reservoir, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Carbondale East Lake, Cheney Reservoir, Crawford State Fishing Lake, El Dorado Reservoir, Fort Scott - Lake Fort Scott, Garnett - Cedar Valley Reservoir, Garnett City Lake North, Garnett City Lake South, Gridley City Lake, Harvey County East Lake, Jackson County - Banner Creek, Jeffery Energy Center, Johnson Co. - Kill Creek Park Lake, Lebo City Lake, Linn Co. - Critzer Reservoir, Marion County Lake, Melvern River Pond, Milford Hatchery Water Supply Pond, Milford Reservoir, Mined Land Wildlife Area, Mound City Lake, New Strawn City Lake, Osage City Lake, Osage State Fishing Lake, Overbrook City Lake, Paola - Lake Miola, Pleasanton City Lake - East, Pratt County Lake, Richmond City Lake, Sabetha - Pony Creek Lake, Sabetha City Lake, Sedgwick Co. Lake Afton, Shawnee Co. - Lake Shawnee, Wichita - Chisholm North Lake, Woodson State Fishing Lake, Wyandotte Co. Lake, Yates Center - South, Yates Center Reservoir - New

3 fish daily creel limit

Marion Reservoir

Walleye Length Limits

18 inch minimum. Walleye of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Alma City Lake, Big Hill Reservoir, Bone Creek Reservoir, Bourbon Co. Cedar Creek, Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Carbondale East Lake, Centralia City Lake, Chase State Fishing Lake, Council Grove City Lake, Crawford State Fishing Lake, Eskridge - Lake Wabaunsee, Eureka City Lake, Fort Scott - Lake Fort Scott, Garnett - Cedar Valley Reservoir, Garnett City Lake North, Garnett City Lake South, Glen Elder Reservoir, Harvey County East Lake, Harveyville City Lake, Herington City Lake - New, Hillsdale Reservoir,

Jackson County - Banner Creek, Johnson Co. - Kill Creek Park Lake, Kanopolis Reservoir, Keith Sebelius (Norton) Reservoir, Kingman State Fishing Lake, Lebo City Lake, Linn Co. - Critzer Reservoir, Lovewell Reservoir, Lyon State Fishing Lake, Marion County Lake, Melvern River Pond, Melvern Reservoir, Mined Land Wildlife Area, Mound City Lake, Osage City Lake, Perry Reservoir, Pleasanton City Lake - East, Pomona Reservoir, Pratt County Lake, Richmond City Lake, Sabetha City Lake, Scott State Fishing Lake, Shawnee Co. - Lake Shawnee, Wellington City Lake, Wichita - Chisholm North Lake, Wilson State Fishing Lake, Winfield City Lake, Woodson State Fishing Lake, Wyandotte Co. Lake

18 inch minimum with only 1 fish 21 inches or greater.

Marion Reservoir

21 inch minimum. Walleye of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Cheney Reservoir, El Dorado Reservoir, Milford Reservoir, Sabetha - Pony Creek Lake, Sedgwick Co. Lake Afton

21 inch minimum except 2 fish greater than 15 inches but less than 18 inches may be included in the daily creel.

Cedar Bluff Reservoir

Sauger Creel Limit

2 fish daily creel limit

Jackson County - Banner Creek, Milford Hatchery Water Supply Pond

Sauger Length Limits

18 inch minimum. Sauger of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Jackson County - Banner Creek, Melvern Reservoir, Perry Reservoir

Saugeye Creel Limits

2 fish daily creel limit

Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Carbondale East Lake, Chanute City Lake, Crawford State Fishing Lake, Douglas State Fishing Lake, Gardner City Lake, Harvey County East Lake, Harvey County West Lake, Louisburg - Middle Creek, Marion County Lake, McPherson State Fishing Lake, Meade State Fishing Lake, Milford Hatchery Water Supply Pond, Nebo State Fishing Lake, Pleasanton City Lake - East, Sabetha City Lake, Sedgwick Co.

Lake Afton, Sherman County - Smoky Gardens, Sterling City Lake, Washington State Fishing Lake, Wellington - Hargis Creek Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - Watson Park Lake, Wichita - West KDOT

Saugeye Length Limits

18 inch minimum. Saugeye of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Bone Creek Reservoir, Bourbon Co. Elm Creek Lake, Bourbon State Fishing Lake, Carbondale East Lake, Centralia City Lake, Chanute City Lake, Chase State Fishing Lake, Crawford State Fishing Lake, Douglas State Fishing Lake, Eskridge - Lake Wabaunsee, Eureka City Lake, Gardner City Lake, Geary State Fishing Lake, Graham County - Antelope Lake, Harvey County East Lake, Harvey County West Lake, Harveyville City Lake, Howard - Polk Daniels Lake, Kanopolis Reservoir, Keith Sebelius (Norton) Reservoir, Louisburg - Middle Creek, Lyon State Fishing Lake, Madison City Lake, Marion County Lake, Meade State Fishing Lake, Moline New City Lake, Nebo State Fishing Lake, Olpe City Lake, Parsons City Lake, Perry Reservoir, Pleasanton City Lake - East, Sabetha City Lake, Scott State Fishing Lake, Sherman County - Smoky Gardens, Wellington - Hargis Creek Lake, Wellington City Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - Watson Park Lake

21 inch minimum. Saugeye of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

McPherson State Fishing Lake, Sedgwick Co. Lake Afton, Sterling City Lake, Washington State Fishing Lake, Wichita - West KDOT

Striped Bass Creel Limits

2 fish daily creel limit

Cheney Reservoir, Glen Elder Reservoir, LaCygne Reservoir, Pleasanton City Lake – East, Wilson Reservoir

Striped Bass Length Limits

18 inch minimum. Striped bass of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

LaCygne Reservoir, Pleasanton City Lake – East

21 inch minimum. Striped bass of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Cheney Reservoir

Trout Creel Limits

2 fish daily creel limit

Salina – Lakewood Lake

Wiper Creel Limits

2 fish daily creel limit

Atchison City Lake #7, Atwood Lake, Carbondale East Lake, Cedar Bluff Reservoir, Centralia City Lake, Council Grove Reservoir, Cheney Reservoir, Clinton Reservoir, Crawford State Fishing Lake, Ellis City Lake, El Dorado Reservoir, Eureka City Lake, Great Bend Stone Lake, Glen Elder Reservoir, Garnett City Lake North, Garnett City Lake South, Garnett - Cedar Valley Reservoir, Gridley City Lake, Herington City Lake – New, Horton Little Lake, Harvey County West Lake, Impounded F.I.S.H. Waters, Region 1 & 3, Johnson Co. - Shawnee Mission Park Lake, Johnson Co. - Kill Creek Park Lake, Jeffrey Energy Center, John Redmond Reservoir, Jetmore City Lake, Kanopolis Reservoir, Kanopolis State Park Pond, Kiowa State Fishing Lake, Lawrence - Mary's Lake, Louisburg City Lake, LaCygne Reservoir, Lebo City Lake, Lovewell Reservoir, Lyon State Fishing Lake, Madison City Lake, Middle Creek State Fishing Lake, Melvern Reservoir, Melvern River Pond, Milford Hatchery Water Supply Pond, Mined Land Wildlife Area, Marion County Lake, Moline New City Lake (North), New Strawn City Lake, Olathe - Lake Olathe, Olpe City Lake, Osage City Lake, Osage State Fishing Lake, Overbrook City Lake, Overbrook - Kids' Pond, Pleasanton City Lake – East, Pomona Reservoir, Pratt County Lake, Plainville Township Lake, Salina - Lakewood Lake, Sabetha - Pony Creek Lake, Sedgwick Co. Lake Afton, Sedgwick Co. Park Lakes, Sterling City Lake, Topeka - West Lake, Wellington City Lake, Wichita - Watson Park Lake, Wichita - Buffalo Park Lake, Wichita - Chisholm North Lake, Wichita - East KDOT, Wichita - West KDOT, Winfield City Lake, Woodson State Fishing Lake, Wyandotte Co. Lake, Wyandotte Co. Bonner Lake, Yates Center - South (Owl), Yates Center Reservoir - New

Wiper Length Limits

18 inch minimum. Wipers of a length less than eighteen (18) inches are protected and must be returned to the water immediately when taken from the following waters:

Atchison City Lake #7, Carbondale East Lake, Chanute City Lake, Clinton Reservoir, Council Grove Reservoir, Crawford State Fishing Lake, Douglas County - Lonestar Lake, Garnett - Cedar Valley Reservoir, Garnett City Lake North, Garnett City Lake South, Great Bend Stone Lake, Gridley City Lake, Harvey County West Lake, Horton Little Lake, Jetmore City Lake, Kiowa State Fishing Lake, LaCygne Reservoir, Leavenworth State Fishing Lake, Lebo City Lake, Louisburg - Middle Creek, Marion County Lake, Melvern River Pond, Mined Land Wildlife Area, New Strawn City Lake, Olathe - Cedar Lake, Olathe - Lake Olathe, Osage City Lake, Osage State Fishing Lake, Ottawa State Fishing Lake, Overbrook City Lake, Plainville Township Lake, Pleasanton City Lake - East, Pomona Reservoir, Pratt County Lake, Sabetha - Pony Creek Lake, Shawnee Co. Lake Shawnee, Wellington City Lake, Wichita - Buffalo Park

Lake, Wichita - Chisholm North Lake, Wichita - East KDOT, Wichita - Watson Park Lake, Wichita - West KDOT, Winfield City Lake, Woodson State Fishing Lake, Wyandotte Co. Lake, Yates Center - South, Yates Center Reservoir - New

21 inch minimum. Wipers of a length less than twenty-one (21) inches are protected and must be returned to the water immediately when taken from the following waters:

Cheney Reservoir, El Dorado Reservoir, Sedgwick County - Lake Afton, Sedgwick Co. Park Lakes

Paddlefish Length Limits

34-inch minimum length limit. Measured from eye to middle of fork of tail.

Marais des Cygnes River

Length and Creel Limits for the Missouri River (Kansas-Missouri Boundary Waters which includes the Browning Oxbow):

Length limits on that portion of the Missouri River which bound the Kansas-Missouri state boundary (Kansas-Missouri Boundary Waters and the Browning Oxbow): Black bass (largemouth, spotted and smallmouth bass) of a length less than twelve (12) inches, Channel Catfish, Sauger, and Walleye of a length less than fifteen (15) inches, and only paddlefish of a length less than twenty-four (24) inches are protected and must be returned to the water immediately.

Daily creel limits on that portion of the Missouri River which bound the Kansas-Missouri state boundaries (Kansas-Missouri Boundary Waters and the Browning Oxbow): Catfish (Blue and Flathead) daily creel limit of five (5) fish each; Channel Catfish daily creel limit of ten (10) fish; Crappie (white and black; single species or in combination) daily creel limit of thirty (30) fish; Walleye, Sauger and their hybrids (single species or in combination) daily creel limit of four (4) fish; *Morone* spp. (Yellow bass, Striped bass, White bass and their hybrids; single species or in combination) daily creel limit of fifteen (15) fish; Paddlefish daily creel limit of two (2) fish; Black Bass (Largemouth, Spotted, and Smallmouth; single species or in combination) daily creel limit of six (6) fish; all other species (excluding T&E and SINC species) daily creel limit of fifty (50) fish.

All fish caught from the Missouri River Boundary Waters that are a size or number that is illegal to possess, shall be released unrestricted to the water immediately.

Kanopolis Seep Stream (Sand Creek):

Artificial bait only (lures or fly fishing) at power poles number 9 through number 16.

Pratt Backwaters, Pratt Centennial Pond & Pratt Kids' Fishing Pond:

Pratt Centennial Pond: Fishing hours shall be from 6 a.m. to 10 p.m. All species of fish caught shall be immediately returned to the waters of Centennial Pond, except there shall be a daily creel limit of two (2) rainbow trout.

Pratt Kids' Fishing Pond: Fishing Hours shall be from 6 a.m. to 10 p.m. Children ten (10) years of age or less shall be accompanied by a person sixteen (16) years of age or older. The following creel limits apply on the Pratt Kids' Fishing Pond: Two fish of a single species or a combination of species per day.

Pratt Backwaters: Fishing Hours shall be from 6 a.m. to 10 p.m.

Dodge City Demon Lake:

Fishing Hours shall be from 6 a.m. to 10 p.m. Children ten (10) years of age or less shall be accompanied by a person sixteen (16) years of age or older. Licensed adults may fish only if accompanied by a person younger than sixteen (16) years of age who is actively engaged in fishing. The following creel limits apply on Dodge City Demon Lake: Catch and release only.

Emporia - Peter Pan Park Pond:

No cast nets and seining allowed.

Garden City Kids' Fishing Pond:

Fishing Hours shall be from 6 a.m. to 10 p.m. Children ten (10) years of age or less shall be accompanied by a person sixteen (16) years of age or older. The following creel limits apply on the Garden City Kids' Fishing Pond: Two fish of a single species or a combination of species per day.

Sherman County - Smoky Gardens:

Catch and release only for largemouth bass, bluegill, and redear sunfish.

Youth/Mentor Fishing Locations:

Licensed adults, eighteen (18) years or older, may fish Youth/Mentor designated waters only if accompanied by a person younger than eighteen (18) years of age, who is actively engaged in fishing. Normal creel limits apply on Youth/Mentor locations.

Elk City State Park Pond

Emporia - Jones Park Ponds. No cast nets and seining allowed.

Fall River State Park Pond

Kanopolis State Park Pond

Melvorn Mentoring Pond

Olpe - Jones Park Pond. No cast nets and seining allowed.

Wilson State Park Pond

Length and Creel Limits for Coffey County Lake:

Length limits on Coffey County Lake: Wipers of a length less than twenty-one (21) inches, largemouth bass of a length less than eighteen (18) inches, smallmouth bass of a length less than eighteen (18) inches, walleye of a length less than twenty-one (21) inches, and crappie (black and white species) of a length less than twelve (12) inches are protected and must be returned to the water immediately.

Daily creel limits on Coffey County Lake: Wiper creel limit of one (1), largemouth bass creel limit of two (2), smallmouth bass creel limit of two (2), crappie, black and white species (single species or in combination) creel limit of five (5), walleye creel limit of two (2), blue catfish creel limit of five (5), and channel catfish creel limit of ten (10) per day.

No trotlines or setlines allowed.

Paddlefish Snagging Locations:

Locations open to paddlefish snagging during the paddlefish season (March 15-May 15): Posted areas inside the city parks at Burlington and Chetopa on the Neosho River, Neosho River at Iola downstream from dam downstream to posted Iola city property boundary, Marais des Cygnes River below Osawatomie Dam downstream to posted boundary, Neosho Falls Dam, Erie Dam, and Oswego Dam on the Neosho River, Coffeyville Dam on the Verdigris River, Ottawa Dam on the Marais des Cygnes River, Marais des Cygnes River on the upstream boundary of the Marais des Cygnes Wildlife Area downstream to Kansas-Missouri state line, and the Browning Oxbow Lake of the Missouri River.

At the posted area inside the city park at Chetopa on the Neosho River, each individual fishing for paddlefish shall use barbless hooks while fishing. "Barbless hook" shall mean a hook without barbs or upon which the barbs have been bent completely closed.

Float Fishing Locations:

Locations open to float fishing during the float fishing season (July 15-September 15): Council Grove Reservoir, Elk City Reservoir, Fall River Reservoir, Glen Elder Reservoir, Hillsdale Reservoir, John Redmond Reservoir, Kanopolis Reservoir, Lovewell Reservoir, Pomona Reservoir, Toronto Reservoir, Tuttle Creek Reservoir, Wilson Reservoir.

Tallgrass Prairie Preserve F.I.S.H. Properties:

All species of fish are protected and must be returned to the water immediately when taken from this property.

Wichita - Chisholm Island Pond:

All fishing shall be with artificial flies and lures only and shall be the only tackle allowed on such person while fishing this water, except for during KDWP-sponsored fishing clinics. All species of fish caught shall be immediately returned to the waters of Wichita - Chisholm Island Pond.

Sedgwick County - Slough Creek:

All fishing during trout season (October 15-April 15) will be done with flies only. A fly is defined as: a device constructed on a single-pointed hook from feather, chenille, yarn, silk, rayon, nylon thread or floss, with or without a spinner. The following are not flies and are not allowed in your possession while fishing this area: Molded plastic or rubber baits; foods and organic baits such as worms, grubs, crickets, leeches, minnows and fish eggs; and manufactured baits, including imitation fish eggs, dough baits and stink baits.

Length and Creel Limits for Grand Osage Wildlife Area:

Length limits on Grand Osage Wildlife Area: Largemouth bass between the lengths of thirteen (13) and eighteen (18) inches, and channel catfish of a length less than fifteen (15) inches are protected and must be returned to the water immediately.

Daily creel limits on Grand Osage Wildlife Area: Largemouth bass creel limit of five (5), and channel catfish creel limit of two (2).

Trophy Sunfish Length and Creel Limits:

A 6- to 9-inch slot length limit on bluegill, redear sunfish, green sunfish, and their hybrids. In addition, a 5/day creel limit (single species or in combination) for any of these species greater than 9 inches and unlimited creel number for fish under 6 inches.

Jewell State Fishing Lake, Lenexa - Lake Lenexa, Miami State Fishing Lake, Pottawatomie State Fishing Lake No. 2.

Length and Creel Limits for Johnson County Kill Creek Park Lake:

15-inch minimum length limit and a 2/day creel limit for Channel Catfish, 15- to 18-inch slot length limit and a 10/day creel limit for Largemouth Bass, 18-inch minimum length limit and a 2/day creel limit for Smallmouth Bass, 18-inch minimum length limit and a 2/day creel limit for Walleye, 18-inch minimum length limit and a 2/day creel limit for Wiper, 50/day creel limit for Black and White Crappie (single species or combination), and 4/day creel limit for Rainbow Trout.

Length and Creel Limits for Johnson County Lexington Park Lake:

15-inch minimum length limit and 2/day creel limit for Channel Catfish, 10-inch minimum length limit and 15/day creel limit for Black and White Crappie (single species or combination), 15- to 18-inch slot length limit and 5/day creel limit for Largemouth Bass, and 4/day creel limit for Rainbow Trout.

115-17-2. Commercial sale of fish fishing bait. (a) The following live species of wildlife may be commercially sold in Kansas for fishing bait:

- (1) The following species of fish:
 - (A) Black bullhead (*Ameiurus melas*);
 - (B) bluegill (*Lepomis macrochirus*), including hybrids;
 - (C) fathead minnow (*Pimephales promelas*), including "rosy reds";
 - (D) golden shiner (*Notemigonus crysoleucas*);
 - (E) goldfish (*Carassius auratus*), including "black saltys";
 - (F) green sunfish (*Lepomis cyanellus*), including hybrids; and
 - (G) yellow bullhead (*Ameiurus natalis*);
- (2) only species of annelids native to or naturalized in the continental United States;
- (3) the following species of crayfish:
 - (A) Virile crayfish (*Orconectes virilis*);
 - (B) calico crayfish (*Orconectes immunes*); and
 - (C) white river crayfish (*Procambarus acutus*); and
- (4) only species of insects native to or naturalized in Kansas.

(b) The following species of wildlife Gizzard shad (~~*Dorosoma cepedianum*~~) may be commercially sold only if dead:

- (1) Bighead carp (*Hypophthalmichthys nobilis*);
- (2) emerald shiners (*Notropis atherinoides*);
- (3) gizzard shad (*Dorosoma cepedianum*);
- (4) silver carp (*Hypophthalmichthys molitrix*);

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(5) skipjack herring (*Alosa chrysochloris*); and

(6) threadfin shad (*Dorosoma petenense*).

(c) Wildlife listed in K.A.R. 115-15-1 or in K.A.R. 115-15-2 or prohibited from importation pursuant to K.S.A. 32-956, and amendments thereto, shall not be sold.

(d) Live aquatic bait shall be certified free of the following pathogens before import, according to K.A.R. 115-17-2a:

(1) Spring viremia of carp virus;

(2) infectious pancreatic necrosis virus;

(3) viral hemorrhagic septicemia virus; and

(4) infectious hematopoietic virus.

(e) Each distribution tank and each retail tank shall utilize a source of potable water or well water.

This regulation shall be effective on and after January 1, ~~2019~~ 2022. (Authorized by and implementing K.S.A. ~~2018~~ 2020 Supp. 32-807; effective Sept. 10, 1990; amended Nov. 30, 1998; amended Jan. 1, 2012; amended Jan. 1, 2017; amended Jan. 1, 2018; amended Jan. 1, 2019; amended P-_____.)

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

KDWPT
Agency

Christopher J Tymeson
Agency Contact

785-296-1032
Contact Phone Number

K.A.R. 115-17-2
K.A.R. Number(s)

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

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

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

This regulation sets the parameters for the commercial sale of bait. The proposed changes would allow the sale of additional species of bait so long as the species were dead.

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

This is not a federal mandate. Missouri, Oklahoma, Colorado and Nebraska all have varying regulations for the commercial sale of bait.

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

The regulation proposal would not likely substantially restrict business activities and growth.

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

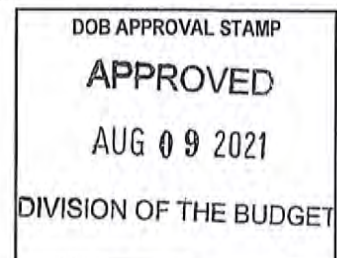
The regulation changes would not have a significant negative economic effect.

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

Bait dealers.

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

The proposed changes should benefit bait dealers by allowing the commercial sale of additional species so long as they are dead.



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

The proposal would likely have no negative economic impact in Kansas.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

YES NO

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

None. The proposal would allow additional species of bait to be sold, so long as the bait were dead.

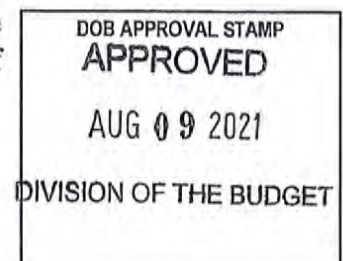
Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed \$3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for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

YES NO

The agency held a public hearing on this regulation on June 17 in Wichita, where at least 9 members of the public attended and August 5 virtually, where at least 7 members of the public attended. The agency will also hold hearings on September 23 in Beloit and November 18 in Oakley.

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

Not applicable.

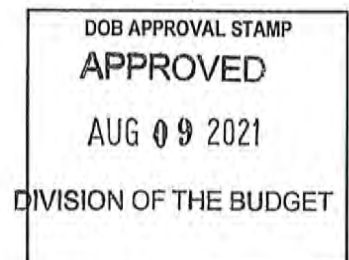


- H. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and regulation(s).**

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

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

Not applicable.



115-30-3. Personal flotation devices; requirements recreational vessels. (a) For the purposes of this article of the department's regulations, "PFD" shall mean any type I, II, III, IV or V personal flotation device that is labeled and approved by the United States coast guard for use on recreational vessels.

(b) Each recreational vessel shall have at least one type I, II, or III readily accessible, wearable PFD in serviceable condition on board for each individual in the vessel and at least one type I, II, or III wearable PFD on board for each individual being towed. No operator of any recreational vessel shall operate the vessel or allow the vessel to be operated unless each individual 12 years of age or younger wears an approved wearable PFD while being towed behind the vessel or aboard the vessel, unless the individual is below decks or in an enclosed cabin.

(c) To meet the "serviceable condition" requirement of K.S.A. 32-1119 and amendments thereto, each required PFD shall meet the requirements defined by of 33 C.F.R. 175.23, as in effect on April 29, 1996, which is hereby adopted by reference, and shall be of the appropriate size and type fit for the individual to whom it the PFD is assigned.

(d) In addition to the provisions of subsection (b), each recreational vessel 16 feet or greater in length, except canoes and kayaks, shall have at least one type IV throwable PFD on board. Each throwable PFD shall be in serviceable condition, labeled as U.S. coast guard-approved, and readily accessible.

(e) Each PFD shall be used in accordance with the requirements of the PFD's label and in accordance with the owner's manual, if the label refers to an owner's manual. A type V personal flotation device may be used to satisfy requirements of subsections (b) or (d) if these conditions are met:

(1) the device is United States coast guard approved;

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~~(2) the device is labeled for the activity for which the recreational vessel is being used;~~

~~(3) the device is used in accordance with requirements on the label; and~~

~~(4) the device is used in accordance with the requirements in its owner's manual if the label refers to the manual.~~

(f) To meet the "readily accessible" requirement of K.S.A. 32-1119 and amendments thereto, each required PFD shall be in open view, ~~and~~ A required PFD shall not be stowed in locked or closed compartments or be inside plastic or other packaging material. (Authorized by and implementing K.S.A. 2020 Supp. 32-1119 and K.S.A. 32-1129, as amended by L. 2021, ch. 68, sec. 2; effective Oct. 22, 1990; amended March 20, 1995; amended Feb. 28, 1997; amended P-_____.)

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

KDWPT

Agency

Christopher J Tymeson

Agency Contact

785-296-1032

Contact Phone Number

K.A.R. 115-30-3

K.A.R. Number(s)

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

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

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

This proposed establishes requirements for personal floatation devices. The proposed changes conform the regulation with federal regulations and state statutory changes in 2021.

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

This is a federal mandate. The nomenclature for personal floatation devices changed on the federal level and states must follow to authorize the new rating system for personal floatation devices. All currently existing personal floatation devices remain operational as long as they are still serviceable. Missouri, Oklahoma, Colorado and Nebraska all have regulations regarding personal floatation devices.

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

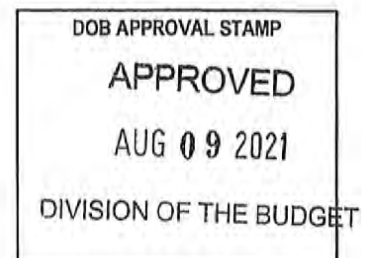
The regulation proposal would not likely substantially restrict business activities and growth.

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

The regulation changes would not have a significant economic effect.

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

None.



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

The alternative would be to keep the same language and new personal floatation devices could not be used or sold and be valid in Kansas.

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

The proposal would likely have no negative economic impact on any sector in Kansas.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

There are no implementation or compliance costs expected to be incurred by business or local governments.

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

YES NO

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

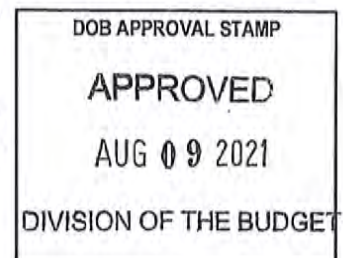
The proposed version of the regulation would allow the sale and use of newly authorized personal floatation devices under the new rating system. All currently existing personal floatation devices remain legal until they become unserviceable.

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

YES NO

The agency held a public hearing on this regulation on June 17 in Wichita, where at least 9 members of the public attended and August 5 virtually, where at least 7 members of the public attended. The agency will also hold hearings on September 23 in Beloit and November 18 in Oakley.

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or



imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Not applicable.

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

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

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

Not applicable.

