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**New State Laws**

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State of Kansas  
Secretary of State  
Certification of New State Laws

I, Scott Schwab, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

Scott Schwab
Secretary of State

(Published in the Kansas Register January 25, 2021.)

Senate Bill No. 14

An Act concerning governmental response to the COVID-19 pandemic in Kansas; providing certain relief related to health, welfare, property and economic security during this public health emergency; relating to the state of disaster emergency; powers of the governor and executive officers; providing certain limitations and restrictions; authorizing the temporary sale of alcoholic liquor for consumption off of certain licensed premises; authorizing the expanded use of telemedicine in response to the COVID-19 public health emergency and imposing requirements related thereto; suspending certain requirements related to medical care facilities and expiring such provisions; providing for temporary suspension of certain healthcare professional licensing and practice requirements; delegation and supervision requirements; conditions of licensure and renewal and reinstatement of licensure; relating to limitations on business liability associated with the COVID-19 public health emergency; amending K.S.A. 2019 Supp. 48-925, as amended by section 34 of chapter 1 of the 2020 Special Session Laws of Kansas and 48-925, as amended by section 34 of chapter 1 of the 2020 Special Session Laws of Kansas, as amended by section 4 of this act, and K.S.A. 2020 Supp. 41-2653, 48-924, 48-924b, 48-925a, 48-963, 48-965, 48-966 and 60-5504 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2020 Supp. 41-2653 is hereby amended to read as follows: 41-2653. (a) In addition to the rights of a licensee pursuant to provisions of K.S.A. 41-2637, 41-2641 or 41-2642, and amendments thereto, a class A club license, class B club license or drinking establishment license shall allow the licensee to allow legal patrons of the club or drinking establishment to remove from the licensed premises one or more opened containers of alcoholic liquor, subject to the following conditions:

1. It must be legal for the licensee to sell the alcoholic liquor in its original container;
2. the alcoholic liquor must be in its original container;
3. each container of alcoholic liquor must have been purchased by a patron and the alcoholic liquor in each container must have been partially consumed on the licensed premises;
4. the licensee or the licensee’s employee must provide the patron with a dated receipt for the unfinished container or containers of alcoholic liquor; and
5. before the container of alcoholic liquor is removed from the licensed premises, the licensee or the licensee’s employee must securely resell each container, place the container in a tamper-proof, transparent bag which is sealed in a manner that makes it visibly apparent if the bag is subsequently tampered with or opened.

(b) In addition to the rights of a licensee pursuant to provisions of K.S.A. 41-2637, 41-2641 or 41-2642, and amendments thereto, and the provisions of subsection (a), a class A club license, class B club license or drinking establishment license shall allow the licensee to allow legal patrons of the club or drinking establishment to remove from the licensed premises one or more containers of alcoholic liquor that is not in the original container, subject to the following conditions:

A. It must be legal for the licensee to sell the alcoholic liquor;
B. each container of alcoholic liquor must have been purchased by a patron on the licensed premises;
C. the licensee or the licensee’s employee must provide the patron with a dated receipt for the alcoholic liquor; and

(D) before the container of alcoholic liquor is removed from the licensed premises, the licensee or the licensee’s employee must place the container in a transparent bag that is sealed in a manner that makes it visibly apparent if the bag is subsequently tampered with or opened.

(2) The provisions of this subsection shall expire on March 1, 2021.

(c) This section shall be a part of and supplemental to the club and drinking establishment act.

Sec. 2. K.S.A. 2020 Supp. 48-924b is hereby amended to read as follows: 48-924a. (a) The governor shall be responsible for meeting the dangers to the state and people presented by disasters.

(b) (1) Subject to the provisions of K.S.A. 2020 Supp. 48-924b, and amendments thereto, the governor, upon finding that a disaster has occurred or that occurrence of the threat thereof is imminent, shall issue a proclamation declaring a state of disaster emergency.

(2) In addition to or instead of the proclamation authorized by K.S.A. 47-611, and amendments thereto, the governor, upon a finding or when notified pursuant to K.S.A. 47-611, and amendments thereto, that a quarantine or other regulations are necessary to prevent the spread among domestic animals of any contagious or infectious disease, may issue a proclamation declaring a state of disaster emergency.

In addition to or instead of any actions pursuant to the provisions of K.S.A. 2-2114, and amendments thereto, the governor, upon a finding or when notified pursuant to K.S.A. 2-2112 et seq., and amendments thereto, that a quarantine or other regulations are necessary to prevent the spread among plants, raw agricultural commodities, animal feed or processed food of any contagious or infectious disease, may issue a proclamation declaring a state of disaster emergency.

(3) The state of disaster emergency so declared shall continue until the governor finds that the threat or danger of disaster has passed, or the disaster has been dealt with to the extent that emergency conditions no longer exist. Upon making such findings the governor shall terminate the state of disaster emergency by proclamation, but except as provided in paragraph (4), no state of disaster emergency may continue for longer than 15 days unless ratified by concurrent resolution of the legislature, with the single exception that upon specific application by the governor to the state finance council and an affirmative vote of a majority of the legislative members thereof, a state of disaster emergency may be extended once for a specified period not to exceed 30 days beyond such 15-day period.

(4) If the state of disaster emergency is proclaimed pursuant to paragraph (2), the governor shall terminate the state of disaster emergency by proclamation within 15 days, unless ratified by concurrent resolution of the legislature, except that when the legislature is not in session and upon specific application by the governor to the state finance council and an affirmative vote of a majority of the legislative members thereof, a state of disaster emergency may be extended for a specified period not to exceed 30 days. The state finance council may authorize additional extensions of the state of disaster emergency by a unanimous vote of the legislative members thereof for specified periods not to exceed 30 days each. Such state of disaster emergency shall be terminated on the 15th day of the next regular legislative session following the initial date of the state of disaster emergency unless ratified by concurrent resolution of the legislature.

(5) The state of disaster emergency described in K.S.A. 2020 Supp. 48-924b, and amendments thereto, shall terminate on September 15, 2020, as provided in K.S.A. 2020 Supp. 48-924b, and amendments thereto, except that when the legislature is not in session or is adjourned during session for three or more days, and upon specific application by the governor to the state finance council and an affirmative vote of at least six of the legislative members of the council, this state of disaster emergency may be extended for specified periods not to exceed 30 days each. No such extension granted by the state finance council shall terminate the state of disaster emergency by proclamation, but except as provided in paragraph (4), no state of disaster emergency may continue past January 26, 2021.

(6) At any time, the legislature by concurrent resolution may require the governor to terminate a state of disaster emergency. Upon such action by the legislature, the governor shall issue a proclamation terminating the state of disaster emergency.

(7) Any proclamation declaring or terminating a state of disaster emergency which is issued under this subsection shall indicate the nature of the disaster, the area or areas threatened or affected by the disaster and the conditions which have brought about, or which make possible the termination of, the state of disaster emergency. Each such proclamation shall be disseminated promptly by means calculated to (continued)
bring its contents to the attention of the general public and, unless the circumstances attendant upon the disaster prevent the same, each such proclamation shall be filed promptly with the division of emergency management, the office of the secretary of state and each city clerk or county clerk, as the case may be, in the area to which such proclamation applies.

(c) In the event of the absence of the governor from the state or the existence of any constitutional disability of the governor, an officer specified in K.S.A. 48-1204, and amendments thereto, in the order of succession provided by that section, may issue a proclamation declaring a state of disaster emergency in the manner provided in and subject to the provisions of subsection (a). During a state of disaster emergency declared pursuant to this subsection, such officer may exercise the powers conferred upon the governor by K.S.A. 48-925, and amendments thereto. If a preceding officer in the order of succession becomes able and available, the authority of the officer exercising such powers shall terminate and such powers shall be conferred upon the preceding officer. Upon the return of the governor to the state or the removal of any constitutional disability of the governor, the authority of an officer to exercise the powers conferred by this section shall terminate immediately and the governor shall resume the full powers of the office. Any state of disaster emergency and any actions taken by an officer under this section shall continue and shall have full force and effect as authorized by law unless modified or terminated by the governor in the manner prescribed by law.

(d) A proclamation declaring a state of disaster emergency shall activate the disaster response and recovery aspects of the state disaster emergency plan and of any local and interjurisdictional disaster plans applicable to the political subdivisions or areas affected by the proclamation. Such a proclamation shall be the authority for the use of any forces to which the plan or plans apply and for use or distribution of any supplies, equipment, materials or facilities assembled, stockpiled or arranged to be made available pursuant to this act during a disaster.

(e) The governor, when advised pursuant to K.S.A. 74-2508, and amendments thereto, that conditions indicative of drought exist, shall be authorized to declare by proclamation that a state of drought exists. This declaration of a state of drought can be for specific areas or communities, can be statewide or for specific water sources and shall effect immediate implementation of drought contingency plans contained in state approved conservation plans, including those for state facilities.

Sec. 3. K.S.A. 2020 Supp. 48-924b is hereby amended to read as follows: 48-924b. (a) The state of disaster emergency that was declared by the governor pursuant to K.S.A. 48-924, and amendments thereto, as a result of the COVID-19 health emergency by proclamation on March 12, 2020, which was ratified and continued in force and effect through May 1, 2020, by 2020 House Concurrent Resolution No. 5025, adopted by the house of representatives with the senate concurring thereon on March 19, 2020, declared by proclamation on April 30, 2020, which was extended and continued in existence by the state finance council on May 13, 2020, for an additional 12 days through May 26, 2020, and declared by proclamation on May 26, 2020, which was ratified and continued in existence through September 15, 2020, by this section, extended and continued in existence by the state finance council on September 11, 2020, for an additional 30 days through October 15, 2020, extended and continued in existence by the state finance council on October 7, 2020, for an additional 30 days through November 15, 2020, extended and continued in existence by the state finance council on November 13, 2020, for an additional 30 days through December 15, 2020, extended and continued in existence by the state finance council on December 11, 2020, for an additional 26 days through January 10, 2021, and extended and continued in existence by the state finance council on January 6, 2021, for an additional 16 days through January 26, 2021, for all 105 counties of Kansas, is hereby ratified and continued in existence from March 12, 2020, through March 31, 2021.

(b) The governor shall not proclaim any new state of disaster emergency related to the COVID-19 health emergency during 2020 or 2021, unless the governor makes specific application to the state finance council and an affirmative vote of at least six of the legislative members of the council approve such action by the governor.

Sec. 4. On and after January 26, 2021, K.S.A. 2019 Supp. 48-925, as amended by section 34 of chapter 1 of the 2020 Special Session Laws of Kansas, is hereby amended to read as follows: 48-925. (a) During any state of disaster emergency declared under K.S.A. 48-924, and amendments thereto, the governor shall be commander-in-chief of organized and unorganized militia and of all other forces available for emergency duty. To the greatest extent practicable, the governor shall delegate or assign command authority by prior arrangement, embodied in appropriate executive orders or in rules and regulations of the adjutant general, but nothing herein shall relieve the governor of the duty of the governor to do so by orders issued at the time of a disaster.

(b) Under the provisions of this act and for the implementation thereof of this act, the governor may issue orders and proclamations which shall be authorized to declare by proclamation that a state of drought exists.

Sec. 5. K.S.A. 48-924, and amendments thereto, and interpretive rules and regulations promulgated thereunder shall be subject to the provisions of subsection (c) of K.S.A. 48-924b, and amendments thereto, which as provided in K.S.A. 2020 Supp. 48-924h, and amendments thereto. Within 24 hours of the issuance of any such order, the governor shall call a meeting of the state finance council for the purpose of reviewing such order. Such orders and proclamations shall be null and void therefor; unless ratified by concurrent resolution of the legislature. After the period of a state of disaster emergency has ended, such orders and proclamations may be revoked at any time by concurrent resolution of the legislature.

(c) During a state of disaster emergency declared under K.S.A. 48-924, and amendments thereto, and in addition to any other powers conferred upon the governor by law and subject to the provisions of subsection (d), (e), and (f), the governor may:

(1) Suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business, or the orders or rules and regulations of any state agency which implements such statute, if strict compliance with the provisions of such statute, order or rule and regulation would prevent, hinder or delay in any way necessary action in coping with the disaster;

(2) Utilize all available resources of the state government and of each political subdivision as reasonably necessary to cope with the disaster;

(3) Transfer the supervision, personnel or functions of state departments and agencies or units thereof for the purpose of performing or facilitating emergency management activities;

(4) Subject to any applicable requirements for compensation under K.S.A. 48-933, and amendments thereto, commander or utilize any private property if the governor finds such action necessary to cope with the disaster;

(5) Direct and compel the evacuation of all or part of the population from any area of the state stricken or threatened by a disaster, if the governor deems this action necessary for the preservation of life or other disaster mitigation, response or recovery;

(6) Prescribe routes, modes of transportation and destinations in connection with such evacuation;

(7) Control ingress and egress of persons and animals to and from a disaster area, the movement of persons and animals within the area and the occupancy by persons and animals of premises therein;

(8) Suspend, or impose certain limitations or restrictions on the sale, dispensing or transportation of alcoholic beverages, explosives and combustibles;

(9) Make provision for the availability and use of temporary emergency housing;

(10) Require and direct the cooperation and assistance of state and local governmental agencies and officials; and

(11) Perform and exercise such other functions, powers and duties in conformity with the constitution and the bill of rights of the state of Kansas and with the statutes of the state of Kansas, except any regulatory statute specifically suspended under the authority of subsection (c)(1), as are necessary to promote and secure the safety and protection of the civilian population.

(d) The governor shall not have the power or authority to temporarily or permanently seize, or authorize seizure of, any ammunition or to suspend or limit the sale, dispensing or transportation of firearms or ammunition pursuant to subsection (c)(8) or any other executive authority.

(e) Notwithstanding any provision of this section to the contrary, pursuant to the governor’s state of disaster emergency proclamation issued on May 26, 2020, the governor shall not have the power or authority to restrict businesses from operating or to restrict the movement or gathering of individuals. The provisions of this subsection shall expire on September 15, 2020.

(f) The governor shall not have the power under the provisions of the Kansas emergency management act or the provisions of any other law to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(g) The governor shall exercise the powers conferred by subsection (e) by issuance of orders pursuant to subsection (b). Each order issued pursuant to the authority granted by subsection (b) shall specify the provision or provisions to which the order applies.
ensions of subsection (c) by specific reference to each paragraph of subsection (c) that confers the power under which the order was issued. The adjutant general, subject to the direction of the governor, shall administer such orders.

(b) The governor may not exercise the powers conferred by subsection (a) that are not necessary to protect the public health and safety of the county, and pursuant to the governor's state of disaster emergency proclamation issued on May 26, 2020, the governor shall not have the power or authority to restrict businesses from operating or to restrict the movement or gathering of individuals. The provisions of this subsection shall expire on September 15, 2020.

(c) The governor shall not have the power under the provisions of the Kansas emergency management act or the provisions of any other law to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(d) The governor shall exercise the powers conferred by subsection (a) that are not necessary to protect the public health and safety of the county, and as are necessary to promote and secure the safety and protection of the civil population.

(e) The governor shall not have the power or authority to temporarily or permanently seize, or authorize seizure of, any ammunition or to suspend or limit the sale, dispensing or transportation of firearms or ammunition pursuant to subsection (c)(8) or any other executive authority.

(f) If the governor shall have issued or made one or more proclamations that restrict the authority of the governor to do so by orders issued at the time of a disaster, the governor shall call a meeting of the state finance council for the purposes of reviewing such order. Such and which orders and proclamations shall be null and void after the expiration of the disaster emergency declared under the Kansas emergency management act or the provisions of any other executive authority to which they pertain.

(g) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(h) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

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(z) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(A) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(B) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(C) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.

(D) The governor shall have the power to alter or modify any provisions of the election laws of the state including, but not limited to, the method by which elections are conducted or the timing of such elections.
(A) Advises the state board of healing arts of such practice in writ-
ing and in a manner determined by the state board of healing arts; and
(B) holds an unrestricted license to practice medicine and surgery in the other state and is not the subject of any investigation or discipline-
ary action by the applicable licensing agency.

(2) The state board of healing arts may extend the provisions of this
subsection to other health care professionals licensed and regulated by
the board as deemed necessary by the board to address the impacts of
COVID-19 and consistent with ensuring patient safety.

(3) A physician practicing telemedicine in accordance with this
section shall conduct an appropriate assessment and evaluation of the
patient’s current condition and document the appropriate medical in-
dication for any prescription issued.

(e) Nothing in this section shall supersede or otherwise affect the
provisions of K.S.A. 65-4a10, and amendments thereto, or K.S.A. 2020

(f) As used in this section:
(1) “Physician” means a person licensed to practice medicine and
surgery.
(2) “Telemedicine” means the delivery of healthcare services by a
healthcare provider while the patient is at a different physical location.

(3) This section shall expire on January 31, 2021.

Sec. 8. K.S.A. 2020 Supp. 48-965 is hereby amended to read as fol-
lows: 48-965. (a) Notwithstanding any statute to the contrary, the state
board of healing arts may grant a temporary emergency license to prac-
tice any profession licensed, certified, registered or regulated by the
board to an applicant with qualifications the board deems sufficient to
protect public safety and welfare within the scope of professional prac-
tice authorized by the temporary emergency license for the purpose of
preparing for, responding to or mitigating any effect of COVID-19.

(b) This section shall expire on January 31, 2021.

Sec. 9. K.S.A. 2020 Supp. 48-966 is hereby amended to read as fol-
lows: 48-966. (a) Notwithstanding the provisions of K.S.A. 65-28a88 and
65-28a89, and amendments thereto, or any other statute to the contrary,
a licensed physician assistant may provide healthcare services appro-
priate to such physician assistant’s education, training and experience
within a designated healthcare facility at which the physician assistant
is employed or contracted to work as necessary to support the facility’s
response to the COVID-19 pandemic without a written agreement with a
supervising physician. Such physician assistant shall not be liable
in any criminal prosecution, civil action or administrative proceeding
arising out of such physician assistant’s lack of written agreement with a
supervising physician.

(b) Notwithstanding the provisions of K.S.A. 65-1130, and amend-
ments thereto, or any other statute to the contrary, a licensed advance-
practice registered nurse may provide healthcare services appropriate
to such advanced practice registered nurse’s education, training and
experience within a designated healthcare facility at which the adv-
ced practice registered nurse is employed or contracted to work as
necessary to support the facility’s response to the COVID-19 pandemic
without direction and supervision from a responsible physician. Such
advanced practice registered nurse shall not be liable in any criminal
prosecution, civil action or administrative proceeding arising out of
such advanced practice registered nurse’s lack of direction and super-
vision from a responsible physician.

(c) Notwithstanding the provisions of K.S.A. 65-1158, and amend-
ments thereto, or any other statute to the contrary, a registered nurse
anesthetist may provide healthcare services appropriate to such regis-
tered nurse anesthetist’s education, training and experience within a
designated healthcare facility at which the registered nurse anesthetist
is employed or contracted to work as necessary to support the facility’s
response to the COVID-19 pandemic without direction and supervision
from a physician. Such registered nurse anesthetist shall not be liable
in any criminal prosecution, civil action or administrative proceeding
arising out of such registered nurse anesthetist’s lack of direction and super-
vision from a physician.

(d) Notwithstanding the provisions of K.S.A. 65-65113, and amend-
ments thereto, or any other statute to the contrary:
(1) A registered professional nurse or licensed practical nurse may
order the collection of throat or nasopharyngeal swab specimens from
individuals suspected of being infected by COVID-19 for purposes of
testing and
(2) a licensed practical nurse may provide healthcare services appro-
priate to such licensed practical nurse’s education, training and ex-
perience within a designated healthcare facility at which the licensed
practical nurse is employed or contracted to work as necessary to sup-
port the facility’s response to the COVID-19 pandemic without direc-
tion from a registered professional nurse. Such licensed practical nurse
shall not be liable in any criminal prosecution, civil action or adminis-
trative proceeding arising out of such licensed practical nurse’s lack of
supervision from a registered professional nurse.

(e) Notwithstanding the provisions of K.S.A. 65-1626a, and amend-
ments thereto, or any other statute to the contrary, a licensed pharma-
cist may provide care for routine health maintenance, chronic disease
management, and similar conditions. Such pharmacist shall not be
liable in any criminal prosecution, civil action or administrative
proceeding arising out of such pharmacist’s lack of collaborative prac-
tice agreement with a physician.

(f) Notwithstanding the provisions of K.S.A. 65-1115, 65-1116 and
65-1117, and amendments thereto, or any other statute to the contrary,
a registered professional nurse or licensed practical nurse who holds a
license that is exempt or inactive or whose license has lapsed within the
past five years from the effective date of this act may provide healthcare
services appropriate to such registered nurse anesthetist’s education,
training and experience within a designated healthcare facility at which
the pharmacist is employed or contracted to work as necessary to sup-
port the facility’s response to the COVID-19 pandemic without a col-
laborative practice agreement with a physician. Such pharmacist shall
not be liable in any criminal prosecution, civil action or administrative
proceeding arising out of such pharmacist’s exempt, inactive or lapsed license.

(g) Notwithstanding any other provision of law to the contrary,
a designated healthcare facility may, as necessary to support the facility’s
response to the COVID-19 pandemic:
(1) Allow a student who is enrolled in a program to become a li-
censed, registered or certified healthcare professional to volunteer
in any facility in roles that are appropriate to such student’s
education, training and experience;
(2) allow a licensed, registered or certified healthcare profes-
sional or emergency medical personnel who is serving in the military in
any duty status to volunteer or work within such facility in roles that are
appropriate to such military service member’s education, training and
experience; and
(3) allow a medical student, physical therapist or emergency med-
cal services provider to volunteer or work within such facility as a
respiratory therapist extender under the supervision of a physician,
respiratory therapist or advanced practice registered nurse. Such re-
spiratory therapist extender may assist respiratory therapists and other
healthcare professionals in the operation of ventilators and related de-
vices and may provide other healthcare services appropriate to such
respiratory therapist extender’s education, training and experience, as
determined by the facility in consultation with such facility’s medical
leadership.

(h) Notwithstanding any statute to the contrary, a healthcare pro-
fessional licensed and in good standing in another state may practice
such profession in the state of Kansas. For purposes of this subsection,
a license that has been suspended or revoked or a license that is subject
to pending license-related disciplinary action shall not be considered to
be in good standing. Any license that is subject to limitation in another
state shall be subject to the same limitation in the state of Kansas. Such
healthcare professional shall not be liable in any criminal prosecution,
civil action or administrative proceeding arising out of such healthcare
professional’s lack of licensure in the state of Kansas.

(i) Notwithstanding any statute to the contrary, a designated
healthcare facility may use a qualified volunteer or qualified personnel
affiliated with any other designated healthcare facility as if such vol-
unteer or personnel was affiliated with the facility using such volunteer
or personnel, subject to any terms and conditions established by the
secretary of health and environment.

(j) Notwithstanding any statute to the contrary, a healthcare pro-
fessional may be licensed, certified or registered or may have such li-
cense, certification or registration reinstated within five years of lapse
or expiration by the applicable licensing agency of the state of Kansas
without satisfying the following conditions of licensure, certification
or registration:
(1) An examination, if such examination’s administration has been
canceled while the state of disaster emergency proclamation issued by
the governor in response to the COVID-19 pandemic is in effect;
(2) fingerprinting;
(3) continuing education; and
(4) payment of a fee.
INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended, and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. Temporary regulations are designated with a (T) in the Action column. This cumulative index supplements the 2009 Volumes of the Kansas Administrative Regulations and the 2020 Supplement of the Kansas Administrative Regulations. Regulations can also be found at http://www.sos.ks.gov/pubs/pubs_kar.aspx.

AGENCY 4: DEPARTMENT OF AGRICULTURE

Reg. No. Action Register
4-34-22 New V.39, p. 1578
4-34-23 New V.39, p. 1579
4-34-24 New V.39, p. 1580
4-34-25 New V.39, p. 1581
4-34-26 New V.39, p. 1581
4-34-27 New V.39, p. 1581
4-34-28 New V.39, p. 1582
4-34-29 New V.39, p. 1582
4-34-30 New V.39, p. 1583

AGENCY 9: DEPARTMENT OF AGRICULTURE—DIVISION OF ANIMAL HEALTH

Reg. No. Action Register
9-2-35 New V.39, p. 1358
9-3-9 Amended V.39, p. 1359

AGENCY 10: KANSAS BUREAU OF INVESTIGATION

Reg. No. Action Register
10-24-1 New (T) V.39, p. 732
10-24-2 New (T) V.39, p. 732

(k) Notwithstanding any statute to the contrary, a professional certification in basic life support, advanced cardiac life support or first aid shall remain valid if such professional certification is due to expire or be canceled while the state of disaster emergency proclamation issued by the governor in response to the COVID-19 pandemic is in effect.

(l) Notwithstanding any statute to the contrary, fingerprinting of any individual shall not be required as a condition of licensure and certification for any hospital, as defined in K.S.A. 65-425, and amendments thereto, adult care home, county medical care facility or psychiatric hospital.

(m) As used in this section:

(1) “Appropriate to such professional’s education, training and experience,” or words of like effect, shall be determined by the designated healthcare facility in consultation with such facility’s medical leadership; and

(2) “designated healthcare facility” means:

(A) Entities listed in K.S.A. 40-3401(f), and amendments thereto;

(B) State-operated hospitals and veterans facilities;

(C) Entities used as surge capacity by any entity described in subparagraphs (A) through (C);

(D) Adult care homes;

(E) Any other location specifically designated by the governor or the secretary of health and environment to exclusively treat patients for COVID-19.

(n) The provisions of this section shall expire on March 31, 2021.

Sec. 10. K.S.A. 2020 Supp. 60-5504 is hereby amended to read as follows: 60-5504. (a) Notwithstanding any other provision of law, a person, or an agent of such person, conducting business in this state shall be immune from liability in a civil action for a COVID-19 claim if such person was acting pursuant to and in substantial compliance with public health directives applicable to the activity giving rise to the cause of action when the cause of action accrued.

(b) The provisions of this section shall expire on March 31, 2021.

Sec. 11. K.S.A. 2020 Supp. 41-2653, 48-924, 48-924b, 48-925a, 48-963, 48-965, 48-966 and 60-5504 are hereby repealed.


Sec. 13. On and after March 31, 2021, K.S.A. 2019 Supp. 48-925, as amended by section 34 of chapter 1 of the 2020 Special Session Laws of Kansas, as amended by section 4 of this act, is hereby repealed.

Sec. 14. This act shall take effect and be in force from and after its publication in the Kansas Register.
A complete index listing all regulations filed by the Kansas Lottery from 1988 through 2000 can be found in the Vol. 19, No. 52, December 28, 2000 Kansas Register. A list of regulations filed from 2001 through 2003 can be found in the Vol. 22, No. 52, December 25, 2003 Kansas Register. A list of regulations filed from 2004 through 2005 can be found in the Vol. 24, No. 52, December 29, 2005 Kansas Register. A list of regulations filed from 2006 through 2007 can be found in the Vol. 26, No. 52, December 25, 2007 Kansas Register. A list of regulations filed from 2008 through 2009 can be found in the Vol. 28, No. 53, December 27, 2009 Kansas Register. A list of regulations filed from 2010 through 2013 can be found in the Vol. 31, No. 52, December 29, 2013 Kansas Register. A list of regulations filed from December 22, 2011, through December 6, 2013, can be found in the Vol. 34, No. 52, December 26, 2013 Kansas Register.
### AGENCY 112: KANSAS RACING AND GAMING COMMISSION

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### AGENCY 115: DEPARTMENT OF WILDLIFE, PARKS AND TOURISM

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### AGENCY 129: DEPARTMENT OF HEALTH AND ENVIRONMENT—DIVISION OF HEALTH CARE FINANCE

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