

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal enforcement of authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
							necessary/ could be revoked	yes/no	yes/no	limited to 400 characters	limited to 600 characters	in active use/ yes/ no	limited to 400 characters	yes/no	yes/no		yes/no		limited to 1,200 characters
49-1-1	Article 1.-Hours and Working Conditions; Women and	Revoked																	
49-1-2	Article 1.-Hours and Working Conditions; Women and	Revoked																	
49-1-3	Article 1.-Hours and Working Conditions; Women and	Revoked																	
49-1-4	Article 1.-Hours and Working Conditions; Women and	Revoked																	
49-1-5	Article 1.-Hours and Working Conditions; Women and	Revoked																	
49-1-50	Article 1.-Hours and Working Conditions; Women and Minors	Designation of rules constituting prohibited employment for minors	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule designates the name for the regulations concerning work minors are not allowed to perform.	This regulation helps put people on notice that there are regulations concerning child labor. Revoking it could result in more employers pleading ignorance about child labor laws and rules in Kansas.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-51	Article 1.-Hours and Working Conditions; Women and Minors	Occupations declared hazardous; prohibitions	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-52	Article 1.-Hours and Working Conditions; Women and Minors	Occupations in or about plants or establishments manufacturing or storing explosives or articles containing explosive components	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-53	Article 1.-Hours and Working Conditions; Women and Minors	Occupations of motor-vehicle driver and outside helper	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-54	Article 1.-Hours and Working Conditions; Women and Minors	Coal mine occupations	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-55	Article 1.-Hours and Working Conditions; Women and Minors	Logging occupations and occupations in the operation of any sawmill, lath mill, shingle mill, or cooperage-stock mill	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-56	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of power-driven woodworking machines	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-57	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involving exposure to radioactive substances and to ionizing radiations	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-58	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of elevators and other power-driven hoisting apparatus	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-59	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of power-driven metal forming, punching, and shearing machines	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-60	Article 1.-Hours and Working Conditions; Women and Minors	Occupations in connection with mining, other than coal	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-61	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involving slaughtering, meat packing or processing, or rendering	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-62	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of certain power-driven bakery machines	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-63	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of certain power-driven paper-products machines	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-1-64	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the manufacture of brick, tile, and kindred products	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-65	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in the operation of circular saws, band saws, and guillotine shears	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-66	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in wrecking, demolition, and shipbreaking operations	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-67	Article 1.-Hours and Working Conditions; Women and Minors	Occupations involved in roofing operations	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-68	Article 1.-Hours and Working Conditions; Women and Minors	Occupations in excavation operations	Effective	May 1, 1975	38-602		Yes	Yes	No	This rule brings Kansas child labor standards into line with federal law.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-69	Article 1.-Hours and Working Conditions; Women and Minors	Permitted occupations for 14- and 15-year-old minors in retail, food service, and gasoline service establishments	Effective	May 1, 1975	38-602		Yes	Yes	No	This regulations specifies what work 14 and 15-year-olds may perform.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-1-70	Article 1.-Hours and Working Conditions; Women and Minors	Prohibited occupations for 14- and 15-year-old minors in any other place of employment	Effective	May 1, 1975	38-602		Yes	Yes	No	This regulations specifies what work 14 and 15-year-olds are not allowed to perform.	Revoking this rule would allow businesses not subject to federal child labor laws to employ minors in occupations that businesses subject to federal laws cannot. That would create an unfair advantage over employers subject to federal law.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	K.S.A. 38-602 uses the language "shall adopt appropriate rules and regulations".
49-6-1	Article 6.-Collective Bargaining Unit; Selection	Collective bargaining units in existence	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies what collective bargaining units established and recognized by its employer prior to enactment of the Kansas Labor Relations Act, K.S.A. 44-801 et seq. are to do in order to continue in existence.	Revoking this regulation could strip some collective bargaining units of their recognized status without due process violation.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-6-2	Article 6.-Collective Bargaining Unit; Selection	Petition for collective bargaining unit	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation establishes the right to petition for a collective bargaining unit and what the petition must contain.	Revoking this regulation would make it more difficult for employees not subject to the National Labor Relations Act (NLRA) to unionize. This could give an unfair competitive advantage over employers who fall with in the NLRA's jurisdiction.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-6-3	Article 6.-Collective Bargaining Unit; Selection	Referendum for decertification election	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation establishes the right to petition for a decertification election and what the petition must contain.	Revoking this regulation would make it more difficult for employees not subject to the NLRA decertify a collective bargaining unit.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-6-4	Article 6.-Collective Bargaining Unit; Selection	Type of election determined by commissioner	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation gives the Secretary of Labor to determine the type of ballot for elections.	Revoking this regulation would make it more difficult for the Secretary of Labor to hold certification and decertification elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	The regulations states commissioner, but the Labor Commission became the Kansas Department of Human Resources in 1976 and then the Kansas Department of Labor in 2004.
49-6-5	Article 6.-Collective Bargaining Unit; Selection	Commissioner to certify election results; bar to subsequent election	Effective	Jan. 1, 1966	44-802(3), 44-816		Yes	Yes	No	This regulation specifies there cannot be another election for at least one year except in limited circumstances and provides that the Secretary will certify election results in writing.	Revoking this regulation would allow frequent certification elections, potentially causing disruption to employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-6-6	Article 6.-Collective Bargaining Unit; Selection	Majority of votes necessary; runoff election at discretion of commissioner	Effective	Jan. 1, 1966	44-802(3), 44-816		Yes	Yes	No	This regulation requires a majority of votes and gives the Secretary the authority to hold a run-off election.	Revoking this regulation would make it more difficult for the Secretary of Labor to hold elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-7-1	Article 7.-Secret Ballot Election; All-Union Agreement	Petition; who may file	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation says who may file a petition for authority to enter into an all-union agreement and suggests when it should be filed.	Revoking this regulation could result in unions not subject to the NLRA filing petitions for all union agreements in enough time for the Department to process them. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-7-2	Article 7.-Secret Ballot Election; All-Union Agreement	Petition; contents	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation sets out what a petition for an all-union agreement must contain.	Revoking this regulation could make it more difficult for the Department to process the petition for an all union agreement. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-7-3	Article 7.-Secret Ballot Election; All-Union Agreement	Prerequisites to election	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation sets out prerequisites for an all-union authorization election.	Revoking this regulation could make it more difficult for the Department to process the petition for an all union agreement. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-7-4	Article 7.-Secret Ballot Election; All-Union Agreement	Employer notified by mail	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation specifies how the Secretary is to notify the employer after determining to order a secret-ballot election.	Revoking this regulation could make it more difficult for the Department to process the petition for an all union agreement. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-7-5	Article 7.-Secret Ballot Election; All-Union Agreement	Commissioner elects type of vote	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation specifies the Secretary determines the type of vote.	Revoking this regulation could make it more difficult for the Department to conduct an election for an all union agreement. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-7-6	Article 7.-Secret Ballot Election; All-Union Agreement	Election results reported	Effective	Jan. 1, 1966	44-802(5), 44-809(4) and (5), 44-816		Yes	Yes	No	This regulation specifies how the Secretary will notify the interested parties of the election results.	Revoking this regulation could make it more difficult for the Department to notify parties of the all union agreement election results. This could be used as a bad-faith stalling tactic for negotiations.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-1	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Prepetition duties of parties	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation sets out the prepetition duties of parties before holding a strike ballot, including notifying the Secretary, the contents of such notice, and the Secretary's responsibilities after receiving the notice.	Revoking this regulation could result in unions striking without attempting to negotiate as a contract is due to expire or has expired.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-2	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Contractual relations	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation allows unions to have a secret ballot strike election when there has been a major breach of contract or there is no contract and specifies how the union is to notify the Secretary.	Revoking this regulation could encourage employers not subject to the NLRA to breach collective bargaining agreements, giving them an unfair advantage to employers subject to the NLRA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-3	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Settlement negotiations	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation requires the collective bargaining unit's officers and employer to notify the Department if they settle the labor dispute before the election.	Revoking this regulation could result in the Department expending time and resources by preparing for and/or holding an election that is no longer necessary.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-4	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Employer notified	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation requires the Secretary to notify the employer that a secret strike ballot is being ordered.	Revoking this regulation would penalize employers not subject to the NLRA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-5	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Commissioner elects type of vote	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation gives the Secretary of Labor to determine the type of ballot for elections.	Revoking this regulation would make it more difficult for the Secretary of Labor to hold strike, walkout, and cessation of work elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-6	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Election results reported	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies how the Secretary will notify the interested parties of the election results.	Revoking this regulation could make it more difficult for the Department to notify parties of the election results, which could encourage parties to act in bad-faith.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-8-7	Article 8.-Secret Ballot Election; Strike, Walkout and Cessation of Work	Election results; period of validity	Effective	Jan. 1, 1966	44-809(3) and (5), 44-816		Yes	Yes	No	This regulation provides that when the election does not result in favor of a strike, any resulting strike is unlawful, and it specifies how long election results are valid.	Revoking this regulation could result in more strikes from collective bargaining units not subject to the NLRA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-9-1	Article 9.-All Types of Elections	Voters eligibility cutoff date	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation requires the Secretary to request a list of eligible voters and to impose a deadline to submit the list. It also gives the Secretary the ability to determine disputes over voter eligibility.	Revoking this rule could result in delays to elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-9-2	Article 9.-All Types of Elections	Eligibility in general	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation provides guidelines on determining voter eligibility	Revoking this rule could result in delays to elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-9-3	Article 9.-All Types of Elections	Posting of election notice	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation provides where notice of an election is to be posted and what the notice must contain.	Revoking this rule could result in attempts to keep eligible voters from voting.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-9-4	Article 9.-All Types of Elections	Secret ballot; general	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation provides who must prepare the ballot, how voters are to mark it, that the voter's intent is to be followed as much as possible. It also specifies what to do if the ballot is defaced or marked in a way where the voter's intent cannot be ascertained.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-9-5	Article 9.-All Types of Elections	Contested elections; grounds for voiding election	Effective	Jan. 1, 1966	44-802(3) and (5), 44-809(3), (4) and (5), 44-816		Yes	Yes	No	This regulation imposes a deadline for contestants to notify the Secretary they are contesting the election and what they must include in their petition. The regulation also provides for the matter to go to a hearing if the Secretary determines it necessary.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-10-1	Article 10.-Holding a Manual Ballot	Commissioner or representative to conduct election; supervisors	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies the procedures associated with supervising elections.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-10-2	Article 10.-Holding a Manual Ballot	Observers; other election participation	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation allows for observers and imposes limitations.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-10-3	Article 10.-Holding a Manual Ballot	Absentees voting; limitations	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies who may do absentee voting and imposes limitations.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-10-4	Article 10.-Holding a Manual Ballot	Challenged voters; determination of qualifications binding	Effective	Jan. 1, 1966	44-802(3) and (5), 44-809(3), (4) and (5), 44-816		Yes	Yes	No	This regulation specifies how to proceed if someone has been challenged as an unqualified voter.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-11-1	Article 11.-Conduct of Mail Referendum Ballot	Commissioner elects mode of balloting	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation discourages the Secretary from conducting a mail referendum ballot without approval of the parties	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-11-2	Article 11.-Conduct of Mail Referendum Ballot	Return of ballot; date	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation requires the Secretary to attempt to get all interested parties to agree to the due date for mail referendum ballots.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-11-3	Article 11.-Conduct of Mail Referendum Ballot	Commissioner to provide ballots by mail	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies what the Secretary is to mail out for mail referendum ballots.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-11-4	Article 11.-Conduct of Mail Referendum Ballot	Canvassing of ballots	Effective	Jan. 1, 1966	44-802(3) and (5), 44-809(3), (4) and (5), 44-816		Yes	Yes	No	This regulation provides for how to canvassing ballots for mail referendum ballots.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-1	Article 12.-Jointly Conducted Union-Management Election	Degree of commissioner's authority at stipulated elections	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation details procedures and requirements when union and management stipulate to an election.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-2	Article 12.-Jointly Conducted Union-Management Election	Observers qualifications; waiver	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation allows for observers in stipulated elections and specifies the requirements and limitations related to observers.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-3	Article 12.-Jointly Conducted Union-Management Election	Absentee balloting; assistance for disabled voter	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies who may do absentee voting and imposes limitations.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-4	Article 12.-Jointly Conducted Union-Management Election	Challenged voter	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation specifies how to proceed if someone has been challenged as an unqualified voter.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-5	Article 12.-Jointly Conducted Union-Management Election	Affidavit of compliance	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation requires parties to file an affidavit of compliance after concluding balloting but before tabulating votes. It also specifies what the affidavit must contain.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-6	Article 12.-Jointly Conducted Union-Management Election	Results forwarded to commissioner; contested ballot procedure	Effective	Jan. 1, 1966	44-816		Yes	Yes	No	This regulation sets out the procedures after parties file the affidavit of compliance. It requires parties to notify the Secretary of results and how to do so. It also provides procedures for handling contested ballots.	Revoking this rule could affect the integrity of union elections.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-12-7	Article 12.-Jointly Conducted Union-Management Election	Savings clause	Effective	Jan. 1, 1966	44-802(3) and (5), 44-809(3), (4) and (5), 44-816		Yes	Yes	No	This regulation serves as a savings clause.	Revoking this regulation could jeopardize other regulations in this section	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-15-1	Article 15.-Enforcement	Investigation	Effective	Jan. 1, 1971	1970 Supp. 44-1104		No					No	No, the authorizing statute was repealed in 1972	No	No				
49-15-2	Article 15.-Enforcement	Suit by commissioner, when	Effective	Jan. 1, 1971	1970 Supp. 44-1104		No					No	No, the authorizing statute was repealed in 1972	No	No				
49-16-1	Article 16.-Records and Retention	Wages and wage rates	Effective	Jan. 1, 1971	1970 Supp. 44-1104		No					No	No, the authorizing statute was repealed in 1972	No	No				
49-16-2	Article 16.-Records and Retention	Posting of notice	Effective	Jan. 1, 1971	1970 Supp. 44-1104		No					No	No, the authorizing statute was repealed in 1972	No	No				

IDENTIFYING THE RULE AND REGULATION						NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION	
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-16-3	Article 16.-Records and Retention	Preserve for two years	Effective	Jan. 1, 1971	1970 Supp. 44-1104		No			This regulation pertains to a law that the Legislature repealed in 1972, so there would be no negative impact.	No	No, the authorizing statute was repealed in 1972	No	No					
49-20-1	Article 20.-Wage Payments and Procedures for Enforcement	Definitions	Amended	May 1, 1983	44-325	44-313 to 44-315, 44-316 to 44-321, 44-322, 44-322a, 44-323, 44-324, 44-325, 44-326	Yes	Yes	No	Regulates what an employer can withhold from an employee's wage check	Revoking this regulation could result in increased wage theft by employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-21-1	Article 21.-Procedures	Filing of complaints	Amended	May 1, 1987	44-325	44-324	Yes	Yes	No	Allows collection of unpaid wages	Revoking this regulation could result in increased wage theft by employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-21-2	Article 21.-Procedures	Processing claims	Amended	May 1, 1983	44-325	44-321, 44-322, 44-322a, 44-324	Yes	Yes	No	Allows KDOL to investigate possible wage theft	Revoking this regulation could result in increased wage theft by employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-21-3	Article 21.-Procedures	Hearings	Amended	May 1, 1984	44-325	1983 Supp. 44-322a, K.S.A. 44-324, 44-327	Yes	Yes	No	Guidance on the administrative hearing process.	Revoking this regulation could result in increased wage theft by employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-21-4	Article 21.-Procedures	Reciprocal enforcement agreement with other states	Effective	May 1, 1984	44-325	44-327	Yes	Yes	No	Allows reciprocal enforcement of wage theft violations.	Revoking this regulation could result in increased wage theft by employers.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-22-1	Article 22.-General Provisions	Definitions	Amended	May 1, 1984	72-5432	72-5413, 72-5416, 72-5418, 72-5421, 72-5426, 72-5427, 72-5428, 72-5430a	Yes	Yes	No	Provides definitions to guide PNA statutes.	Revoking this regulation would hinder the Department's ability to perform its duties under the Professional Negotiations Act in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-23-4	Article 23.-Procedure	Notification of recognition	Effective	May 1, 1981	72-5432	72-5417	Yes	Yes	No	Requires School Boards to report status of recognized employee org and what to do when School Board fails to do so.	Revoking this regulation would hinder the Department's ability to perform its duties under the Professional Negotiations Act in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-23-5	Article 23.-Procedure	(a) Service of papers	Effective	May 1, 1981	72-5432	72-5417, 72-5418, 72-5419, 72-5420, 72-5427, 72-5430	Yes	Yes	No	This regulation provides instructions on how to serve petitions and allows intervention by interested third parties.	Revoking this regulation would hinder the Department's ability to perform its duties under the Professional Negotiations Act in a timely and efficient manner. It could also lead to due process issues if a party fails to serve the other interested parties.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-23-6	Article 23.-Procedure	Petition filing	Effective	May 1, 1981	72-5432	72-5417, 72-5418, 72-5419, 72-5420, 72-5427, 72-5430	Yes	Yes	No	This regulation sets out what petitions can be filed for and imposes deadlines for filing answers. It also allows for petitions to be amended or withdrawn.	Revoking this regulation would hinder the Department's ability to perform its duties under the Professional Negotiations Act in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-23-7	Article 23.-Procedure	Hearings, procedures	Effective	May 1, 1981	72-5432	72-5417, 72-5418, 72-5419, 72-5420, 72-5427, 72-5430	Yes	Yes	No	This regulation sets out hearing procedures.	Revoking this regulation would hinder the ability to conduct a hearing in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-24-4	Article 24.-Units	Determining appropriate units	Effective	May 1, 1981	72-5432	72-5420	Yes	Yes	No	Guides on determining units under PNA.	guides resolution in disputes	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-4	Article 25.-Elections	Eligibility and conditions	Effective	May 1, 1981	72-5432	72-5417, 72-5418, 72-5419	Yes	Yes	No	Guides when elections can be conducted.	It would prevent teachers from their right to be in a union.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-5	Article 25.-Elections	Membership lists, petition	Effective	May 1, 1981	72-5432	72-5418, 72-5419	Yes	Yes	No	Guide on how to provide a "showing of interest".	It would prevent teachers from their right to be in a union.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-6	Article 25.-Elections	Listing of employees	Effective	May 1, 1981	72-5432	72-5419	Yes	Yes	No	Requires School Boards to provide a list of eligible employees.	It would prevent teachers from their right to be in a union.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-7	Article 25.-Elections	Notice of election	Effective	May 1, 1981	72-5432	72-5419	Yes	Yes	No	This regulation specifies when the notice must be posted by and prohibits intervention in the 10 days prior to the election	It would prevent teachers from their right to be in a union. It could also hinder conducting the election in a timely manner if a third-party intervenes at the last minute.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-8	Article 25.-Elections	Procedure	Effective	May 1, 1981	72-5432	72-5419	Yes	Yes	No	This regulation sets out election procedure.	It would prevent teachers from their right to be in a union, and hinder the Department's ability to conduct the election in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-9	Article 25.-Elections	Observers, eligibility, challenged ballots	Effective	May 1, 1981	72-5432	72-5418, 72-5419	Yes	Yes	No	This regulation allows parties to have observers and imposes limitations.	It would prevent teachers from their right to be in a union, and hinder the Department's ability to conduct the election in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-10	Article 25.-Elections	Absentee ballots	Effective	May 1, 1981	72-5432	72-5418, 72-5419	Yes	Yes	No	This regulation allows for absentee ballots.	It would prevent teachers from their right to be in a union.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-11	Article 25.-Elections	Tally of balloting, objections	Effective	May 1, 1981	72-5432	72-5418, 72-5419	Yes	Yes	No	This regulation sets out the procedures for tallying ballots and imposes a deadline for filing objections to a party or third-party's conduct during the election	It would prevent teachers from their right to be in a union, and hinder the Department's ability to process ballots and notify of results in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-25-12	Article 25.-Elections	Certification of election results	Effective	May 1, 1981	72-5432	72-5419, 72-5423	Yes	Yes	No	This regulation requires the Secretary to certify results and requires the Board of Education to grant official recognition of the professional employee organization.	It would prevent teachers from their right to be in a union.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-26-2	Article 26.-Impasse Declaration and Notification	Petition; contents	Effective	May 1, 1981	72-5432	72-5426	Yes	Yes	No	This regulation sets out what the petition must contain.	Revoking this regulation would hinder the Department's ability to process petitions in a timely and efficient manner.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-26-3	Article 26.-Impasse Declaration and Notification	Determination of impasse, duties of secretary	Effective	May 1, 1981	72-5432	72-5427	Yes	Yes	No	This regulation requires the Secretary forward impasse cases to Federal mediator or a list of qualified mediators if a federal mediator is not available; it also imposes requirements on appointed mediators.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-26-4	Article 26.-Impasse Declaration and Notification	Mediator authority	Effective	May 1, 1981	72-5432	72-5427	Yes	Yes	No	This regulation gives the mediator the ability to hold private and non-public proceedings with parties and to determine the time and place for those meetings.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-26-5	Article 26.-Impasse Declaration and Notification	Costs incurred in mediation	Effective	May 1, 1981	72-5432	72-5427, 72-5429	Yes	Yes	No	This regulation makes the parties responsible for the mediator's costs.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-27-2	Article 27.-Fact-Finding	Failure to resolve impasse; appointment of fact-finding board	Effective	May 1, 1981	72-5432	72-5428	Yes	Yes	No	This regulation provides for the impasse to go to a fact finder if mediation does not resolve the dispute. It also sets out the notice requirements.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-27-3	Article 27.-Fact-Finding	Request for fact-finding	Effective	May 1, 1981	72-5432	72-5428	Yes	Yes	No	This regulation allows parties to request appointment of a fact-finder and specifies the other party's response deadline.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-27-4	Article 27.-Fact-Finding	Fact-finder requirements	Effective	May 1, 1981	72-5432	72-5428, 72-5429	Yes	Yes	No	This regulation sets out fact-finder requirements.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with impasses.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-28-1	Article 28.-Prohibited Practices	Who may file	Effective	May 1, 1981	72-5432	72-5430	Yes	Yes	No	This regulation specifies who can file a prohibited practice charge under PNA.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with prohibited practice complaints.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-28-2	Article 28.-Prohibited Practices	Form and filing, content	Effective	May 1, 1981	72-5432	72-5430	Yes	Yes	No	How to properly file a prohibited practice charge.	Revoking this regulation would hinder the Department's ability to effectively and efficiently deal with prohibited practice complaints.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-30-1	Article 30.-Minimum Wage and Maximum Hours	Definitions	Effective	May 1, 1979	1978 Supp. 44-1202, 44-1203, 44-1207		Yes	Yes	No	Provides definitions to guide law.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-30-2	Article 30.-Minimum Wage and Maximum Hours	Wages; commissions or bonuses; average hourly rate	Effective	May 1, 1979	1978 Supp. 44-1202, 44-1207		Yes	Yes	No	Provides guidance on calculating wage rates in RE: to overtime.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-30-3	Article 30.-Minimum Wage and Maximum Hours	Hours worked; on call time; period of paid employment	Effective	May 1, 1979	1978 Supp. 44-1202, 44-1207		Yes	Yes	No	Provides guidance on calculating total hours worked.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-30-4	Article 30.-Minimum Wage and Maximum Hours	Fire protection; law enforcement activities; rescue and ambulance services; exceptions	Effective	May 1, 1979	1978 Supp. 44-1202, 44-1207		Yes	Yes	No	Provides guidance on calculating fire protection law enforcement OT.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-31-5	Article 31.-Minimum Wage and Maximum Hours	Minimum wage; tips and gratuities; permits; handicapped workers; learners and apprentices; revocation	Effective	May 1, 1979	1978 Supp. 44-1203, 44-1204, 44-1207		Yes	Yes	No	Provides employers guidance on exemptions to minimum wage.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-31-6	Article 31.-Minimum Wage and Maximum Hours	Maximum hours before overtime; computations; schedule consecutive working days with corresponding maximum hours at regular rates; trading time	Amended	May 1, 1984	44-1207	44-1203, 44-1204	Yes	Yes	No	Provides guidance on calculating fire protection law enforcement OT.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-31-7	Article 31.-Minimum Wage and Maximum Hours	Employment records	Effective	May 1, 1979	1978 Supp. 44-1207, 44-1209		Yes	Yes	No	Requires employers to maintain accurate employee payment records.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-31-8	Article 31.-Minimum Wage and Maximum Hours	Joint employment by public employers in fire prevention and law enforcement activities; overtime	Effective	May 1, 1979	1978 Supp. 44-1204, 44-1207		Yes	Yes	No	Provides guidance on paying employees working dual services.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-31-9	Article 31.-Minimum Wage and Maximum Hours	Employee complaints under the minimum wage and maximum hours law	Amended	May 1, 1984	44-1207	44-1206	Yes	Yes	No	Provides guidance on how to file a claim with KDOL.	Revoking this regulation could increase wage theft by employers not subject to the FLSA, creating an unfair advantage over employers subject to the FLSA.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
<b>KLRD Note:</b> The Office of the State Fire Marshal reported on its review of Agency 49 rules and regulations in Articles 45, 45a, 47, 49, 50, 51, 52, 53, and 54 in 2023.																			
49-45-1	Article 45.-Boiler Specifications and Inspections	Rules for construction of power boilers	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshal pursuant to K.S.A. 44-932(c).
49-45-2	Article 45.-Boiler Specifications and Inspections	Part A: ferrous material specifications	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshal pursuant to K.S.A. 44-932(c).

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS				ADDITIONAL INFORMATION	
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-45-3	Article 45.-Boiler Specifications and Inspections	Part B: nonferrous material specifications	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-4	Article 45.-Boiler Specifications and Inspections	Part C: specifications for welding rods, electrodes, and filler metals	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-4a	Article 45.-Boiler Specifications and Inspections	Part D: properties (customary)	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-4b	Article 45.-Boiler Specifications and Inspections	Part D—properties (metric)	Effective	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-5	Article 45.-Boiler Specifications and Inspections	Rules for construction of heating boilers	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-6	Article 45.-Boiler Specifications and Inspections	Nondestructive examination	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-7	Article 45.-Boiler Specifications and Inspections	Recommended rules for the care and operation of heating boilers	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-8	Article 45.-Boiler Specifications and Inspections	Recommended guidelines for the care of power boilers	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-9	Article 45.-Boiler Specifications and Inspections	Qualification standard for welding and brazing procedures, welders, brazers, and welding and brazing operators	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-20	Article 45.-Boiler Specifications and Inspections	National board inspection code (ANSI/nb23)	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-27	Article 45.-Boiler Specifications and Inspections	Controls and safety devices for automatically fired boilers	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-28	Article 45.-Boiler Specifications and Inspections	Power piping	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-29	Article 45.-Boiler Specifications and Inspections	Rules for construction of pressure vessels; division 1	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-29b	Article 45.-Boiler Specifications and Inspections	Rules for construction of pressure vessels; division 2, alternative rules	Effective	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-31	Article 45.-Boiler Specifications and Inspections	Rules for construction of pressure vessels; division 3, alternative rules for construction of high pressure vessels	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-32	Article 45.-Boiler Specifications and Inspections	Uniform mechanical code	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-33	Article 45.-Boiler Specifications and Inspections	International plumbing code	Effective	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-34	Article 45.-Boiler Specifications and Inspections	Fiber-reinforced plastic pressure vessels	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-35	Article 45.-Boiler Specifications and Inspections	Rules for construction and continued service of transport tanks	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-36	Article 45.-Boiler Specifications and Inspections	Uniform plumbing code	Effective	Nov. 2, 2007	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-37	Article 45.-Boiler Specifications and Inspections	Boiler and combustion systems hazards code	Amended	Oct. 10, 2008	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45-38	Article 45.-Boiler Specifications and Inspections	Standard for the prevention of furnace explosions in fuel oil- and natural gas-fired single burner boiler-furnaces	Effective	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-45a-1	Article 45a.-Definitions	Definitions	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-46-1	Article 46.-Boiler Insurance and Administration	Insurance company requirements	Amended	April 28, 2000	1999 Supp. 44-916	1999 Supp. 44-920, 44-923													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-47-1	Article 47.-Inspectors	Requirements of special inspectors	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-920, 44-921													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-47-1a	Article 47.-Inspectors	Special inspector	Effective	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS				ADDITIONAL INFORMATION	
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-47-1b	Article 47.-Inspectors	Organizations with special inspectors of antique and exhibition boilers	Effective	April 28, 2000	1998 Supp. 44-915, 44-916, and 44-920	1998 Supp. 44-915, 44-916, and 44-920													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-47-2	Article 47.-Inspectors	Application of state serial numbers	Amended	Nov. 3, 2006	44-916	44-924													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-48-1	Article 48.-Frequency of Inspection	Certificate inspections; type and frequency	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-49-1	Article 49.-Fee Schedule for Boiler Inspections	Boiler inspection and certificate fees	Amended	Jan. 27, 2006	2004 Supp. 44-926	2004 Supp. 44-926													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-49-1a	Article 49.-Fee Schedule for Boiler Inspections	Pressure vessel inspection fees	Amended	Jan. 27, 2006	2004 Supp. 44-926	2004 Supp. 44-926													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-49-2	Article 49.-Fee Schedule for Boiler Inspections	Failure to pay fees	Effective	May 1, 1987	1985 Supp. 44-916														Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-1	Article 50.-General Requirements for All Boilers	Major repair to boilers and pressure vessels	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-2	Article 50.-General Requirements for All Boilers	Combustion air supply and ventilation of boiler room	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-3	Article 50.-General Requirements for All Boilers	Boiler combustion chamber vents	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-4	Article 50.-General Requirements for All Boilers	Cross-connection control	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-5	Article 50.-General Requirements for All Boilers	Excessive water pressure control for hot water supply systems	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-6	Article 50.-General Requirements for All Boilers	Hydrostatic pressure tests and inspection	Amended	Nov. 2, 2007	44-916	44-916 and 44-923													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-7	Article 50.-General Requirements for All Boilers	Boiler blowoff equipment; general requirements	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-8	Article 50.-General Requirements for All Boilers	Piping system	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-9	Article 50.-General Requirements for All Boilers	Notification of inspection requirements	Amended	Nov. 3, 2006	44-916	44-916 and 44-923													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-10	Article 50.-General Requirements for All Boilers	Safety valve repair	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-11	Article 50.-General Requirements for All Boilers	Condemned boilers and pressure vessels	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-925													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-12	Article 50.-General Requirements for All Boilers	Reinstalled boiler or pressure vessel	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-917													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-13	Article 50.-General Requirements for All Boilers	Reinstalled boiler or pressure vessel at same location	Amended	Nov. 3, 2006	44-916	44-917													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-14	Article 50.-General Requirements for All Boilers	Shipment of nonstandard boilers or pressure vessels into the state	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-917													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-15	Article 50.-General Requirements for All Boilers	Installation of used or secondhand boilers or pressure vessels	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-923													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-16	Article 50.-General Requirements for All Boilers	Working pressure for existing installations	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916 and K.S.A. 44-928													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-17	Article 50.-General Requirements for All Boilers	Steam cleaners and hot water power washers	Amended	Nov. 3, 2006	44-916	2005 Supp. 44-915													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-18	Article 50.-General Requirements for All Boilers	Minimum construction standards for all boilers and pressure vessels	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-19	Article 50.-General Requirements for All Boilers	Combustion safeguards and waterside control appurtenances	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-20	Article 50.-General Requirements for All Boilers	New boilers, new pressure vessels, new boiler rooms, and boiler clearances	Amended	Nov. 2, 2007	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS				ADDITIONAL INFORMATION	
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-50-21	Article 50.-General Requirements for All Boilers	Boilers and other appliances fired with LP gas	Effective	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-22	Article 50.-General Requirements for All Boilers	Venting of atmospheric vents, gas vents, and bleed or relief lines	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-23	Article 50.-General Requirements for All Boilers	Certificate of inspection	Effective	Nov. 3, 2006	44-916	44-924													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-50-24	Article 50.-General Requirements for All Boilers	Installer qualifications	Effective	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-1	Article 51.-High Pressure Boilers	Age limit of existing boilers	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-2	Article 51.-High Pressure Boilers	Maximum allowable working pressure for standard boilers and pressure vessels	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-3	Article 51.-High Pressure Boilers	Maximum allowable working pressure for nonstandard boilers	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-3a	Article 51.-High Pressure Boilers	Safety factors for boilers and pressure vessels	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-4	Article 51.-High Pressure Boilers	Cast iron headers and mud drums	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-5	Article 51.-High Pressure Boilers	Pressure on cast iron boilers	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-6	Article 51.-High Pressure Boilers	Safety valves	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-7	Article 51.-High Pressure Boilers	Boiler feeding	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-8	Article 51.-High Pressure Boilers	Water level indicators	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-9	Article 51.-High Pressure Boilers	Steam gauges	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-10	Article 51.-High Pressure Boilers	Stop valves	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-11	Article 51.-High Pressure Boilers	Blowoff connection	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-12	Article 51.-High Pressure Boilers	Repairs and renewals of boiler and pressure vessel fittings and appliances	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-13	Article 51.-High Pressure Boilers	Conditions not covered by these requirements	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-51-14	Article 51.-High Pressure Boilers	Revoked																	Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-1	Article 52.-Low Pressure Heating Boilers	Standard boilers	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-2	Article 52.-Low Pressure Heating Boilers	Nonstandard riveted boilers	Effective	May 1, 1987	1985 Supp. 44-916 and K.S.A. 44-914	1985 Supp. 44-916 and K.S.A. 44-914													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-3	Article 52.-Low Pressure Heating Boilers	Nonstandard welded boilers	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-4	Article 52.-Low Pressure Heating Boilers	Nonstandard cast iron boilers	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-5	Article 52.-Low Pressure Heating Boilers	Safety valves	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-6	Article 52.-Low Pressure Heating Boilers	Safety relief valve requirements for hot water boilers and hot water supply boilers	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-7	Article 52.-Low Pressure Heating Boilers	Steam gauges	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).

IDENTIFYING THE RULE AND REGULATION							NECESSITY			POTENTIAL FOR REVOCATION				TIES TO FEDERAL PROGRAMS					ADDITIONAL INFORMATION
Number	Article Title	Rule and Regulation Title	Type (new, amended)	Effective Date (history)	Authorizing KSA(s)	Implementing KSA(s)	Is the rule and regulation necessary for the implementation and administration of state law, or could it be revoked?	Does the rule and regulation serve an identifiable public purpose in support of state law?	Is the rule and regulation broader than necessary to meet its public purpose?	Briefly describe the public purpose of the rule and regulation.	Briefly describe how revocation would affect Kansans.	If the rule and regulation is not in active use, would revocation require a change to the authorizing or implementing statute?	If the rule and regulation is not in active use and revocation would require a change to the authorizing or implementing statute, which change(s)?	Is the rule and regulation federally required for state participation in a federal program or authority?	Is the rule and regulation necessary for federal delegation of enforcement authority to the State?	If the rule and regulation is federally required, the state and federal program names and the federal agency name	Could federal moneys be in jeopardy under current law if the rule and regulation were repealed?	If federal moneys could be in jeopardy, the approximate amount received for the most recent fiscal year	Additional information necessary to understanding the necessity of this rule and regulation
49-52-8	Article 52.-Low Pressure Heating Boilers	Pressure or altitude gauge and thermometers	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-9	Article 52.-Low Pressure Heating Boilers	Water gauge glasses	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-10	Article 52.-Low Pressure Heating Boilers	Stop valves and check valves	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-11	Article 52.-Low Pressure Heating Boilers	Feedwater connections, automatic low water fuel cutoff, and water-feeding devices	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-12	Article 52.-Low Pressure Heating Boilers	Return pump	Effective	May 1, 1987	1985 Supp. 44-916	1985 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-13	Article 52.-Low Pressure Heating Boilers	Provisions for thermal expansion in hot water systems	Amended	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-14	Article 52.-Low Pressure Heating Boilers	Repair and replacement of fittings and appliances	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-16	Article 52.-Low Pressure Heating Boilers	Provisions for thermal expansion in hot water supply systems	Effective	April 28, 2000	1998 Supp. 44-916	1998 Supp. 44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-17	Article 52.-Low Pressure Heating Boilers	Emergency shutoff switches	Amended	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-18	Article 52.-Low Pressure Heating Boilers	Hot water supply boilers	Effective	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-52-19	Article 52.-Low Pressure Heating Boilers	Pool heaters	Effective	Nov. 3, 2006	44-916	44-916													Transferred. This regulation is the responsibility of the State Fire Marshall pursuant to K.S.A. 44-932(c).
49-53-1	Article 53.-Nuclear Power Plant Components (not in active use)	Revoked																	
49-53-2	Article 53.-Nuclear Power Plant Components (not in active use)	Revoked																	
49-54-1	Article 54.-Hearings (not in active use)	Revoked																	
49-54-2	Article 54.-Hearings (not in active use)	Revoked																	
49-54-3	Article 54.-Hearings (not in active use)	Revoked																	
49-55-1	Article 55.-Amusement Ride Regulations	Applicability	Amended	Oct. 13, 2017	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	Yes	Yes	No	Sets for the applicability of the administrative regulations to amusement rides, as defined in KSA 44-1601	Makes is clear that all Article 55 regs apply to all amusement rides operated in KS. Would not want that revoked.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-55-2	Article 55.-Amusement Ride Regulations	Definitions	Amended	Oct. 13, 2017	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	Yes	Yes	Yes	This regulation provides definitions related to the Amusement Ride Act.	Would have a negative effect. "Amusement ride records" defined to provide guidance in which records an entity must keep on hand.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	Subsections (c) and (e) define "permanent amusement ride" and "temporary amusement ride" are unnecessary and do not appear in statute anywhere. They complicate KSA 44-1616, which set out fees for "amusement rides erected at a temporary location" and "amusement rides erected at a permanent location."
49-55-4	Article 55.-Amusement Ride Regulations	Permit application; certificate of inspection	Amended	Oct. 13, 2017	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	2016 Supp. 44-1602, as amended by 2017 H Sub for SB 86, sec. 7, and 2017 H Sub for SB 86, sec. 1	No	Yes	No	Set out requirements to apply for a ride permit as stated in KSA 44-1616 prior to enactment of KSA 44-1620	KDOL promulgated this regulation in 2017. The Legislature enacted K.S.A. 44-1620 in 2018, incorporating some of the regulation's requirements, so there should be no negative impact.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-55-6	Article 55.-Amusement Ride Regulations	Record retention	Amended	Oct. 13, 2017	2016 Supp. 44-1614, as amended by 2017 H Sub for SB 86, sec. 13	2016 Supp. 44-1603, as amended by 2017 H Sub for SB 86, sec. 8, and K.S.A. 2016 Supp. 44-1605	Yes	Yes	No	This sets the retention period amusement ride owners must keep records at the amusement ride's location	Revocation could result in amusement ride operators not keeping records necessary for state inspection requirements.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	
49-55-7	Article 55.-Amusement Ride Regulations	Location of evidence of inspection	Effective	May 28, 2010	L. 2009, ch. 71, sec. 3 (44-1614)	2008 Supp. 44-1602	Yes	Yes	No	Requires that a copy of current inspection be posed near the ride so patrons can see it before boarding.	K.S.A. 44-1602 requires a visible decal or other evidence of inspection results be posted where patrons can see it before boarding and that it be protected from weather. Revoking this regulation could result in evidence of inspection being illegible allowing unscrupulous operators to use old inspection results.	In active use	Regulation is in active use.	No	No	N/A	No	N/A	KSA 44-1602 (a) requires, "...a visible inspection decal provided by the department or other evidence of inspection shall be posted in plain view on or near the amusement ride, antique amusement ride, limited-use amusement ride or registered agritourism activity in a location where it can easily be seen."

