

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

Kansas Department of Agriculture
Agency

Ronda Hutton
Agency Contact

(785) 564-6715
Contact Phone Number

K.A.R. 9-18-23; 9-23-1; 9-23-2; 9-23-3
K.A.R. Number(s)

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

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

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

K.A.R. 9-18-23 – This new regulation would allow, under specified conditions, the transfer and adoption of feline immunodeficiency virus-positive (“FIV”) cats.

K.A.R. 9-23-1; 9-23-2; and 9-23-3 – These regulations should have been repealed when the rest of the Pet Animal Act regulations were updated last year. They previously regulated hobby kennel operators, but those operators are now subject to the general requirements contained in K.A.R. 9-18-4 through 9-18-31.

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

These regulations are not mandated by the federal government. However, this amendment will bring Kansas into alignment with neighboring states.

III. Agency analysis specifically addressing following:

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

These regulations are not expected to enhance or restrict business activities but allowing the adoption of FIV cats will likely lower the number of infected cats that are euthanized in shelters and decrease the costs required by shelters to maintain such cats.

DOB APPROVAL STAMP

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

This regulation will likely decrease costs incurred by animal shelters. There is no reliable data on how many FIV cats are taken into shelters each year. Some shelters do not maintain data on FIV cats and other shelters can take in as many as 50 plus FIV cats each year. Currently, these cats cannot be permanently adopted, and for no kill shelters, the annual estimated cost to maintain a FIV cat is \$25 per day or \$9,125 per year, although this varies by shelter and the needs of any particular animal.

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

Animal shelters, rescue networks, animal foster homes, veterinary clinics, and any other persons or entities that may shelter or hold FIV cats.

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

Will reduce the number FIV cats that are euthanized and reduce the costs of animal shelters that choose to maintain these cats.

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

None.

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

\$0

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

YES NO

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

There are no implementation costs associated with this regulation because animal shelters are already required to provide care for FIV cats (or euthanize them) and cannot permanently transfer them. Since animal shelters are already providing care to FIV cats, this regulation will reduce the care they provide and should only reduce costs.

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

DOB APPROVAL STAMP

held, those in attendance, and any pertinent information from the hearing.

YES NO

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

All of these groups were provided copies of the proposed regulations and no comments were provided to the agency. It is not anticipated that this regulation will impose any additional functions or responsibilities upon cities, counties, or school districts.

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

The agency received comments and feedback from local animal shelters and the Midwest Alliance for Animals, the United States Humane Society, and various individuals in support of allowing the adoption of FIV cats during the last update of our regulations and since then. After consulting with veterinarians at the Kansas State College of Veterinary Medicine, it was determined by the Animal Health Commissioner to allow transfer and adoption under the specified circumstances. The regulation was also reviewed and approved by the Pet Animal Advisory Board, representing all entities licensed under the Pet Animal Act.

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

[Click here to enter text.](#)

DOB APPROVAL STAMP