Substitute for HOUSE BILL No. 2207

By Committee on Agriculture and Natural Resources

2-19

Be it enacted by the Legislature of the State of Kansas: Section 1. K.S.A. 2012 Supp. 65-171d is hereby amended to read as follows: 65-171d. (a) For the purpose of preventing surface and subsurface

environment shall make such rules and regulations, including registration upon technologically based effluent limitations, the secretary of health and companies, institutions, state agencies, federal agencies or individuals and 65-164, and amendments thereto, by or from municipalities, corporations, control the disposal, discharge or escape of sewage as defined in K.S.A. of potential sources of pollution, as may in the secretary's judgment be plant, animal and aquatic life of the state, and to protect designated uses of water pollution and soil pollution detrimental to public health or to the appropriation act, K.S.A. 82a-701, and amendments thereto. any other function or authority under the jurisdiction of the Kansas water allocations, protection against water use impairment of a beneficial use, or establish water quality standards for the waters of the state to protect their any plants, works or facilities owned or operated, or both, by them; and (3) hydrocarbons, other than underground porosity storage of natural gas; (2) resulting from underground storage of liquid petroleum gas and necessary to: (1) Protect the soil and waters of the state from pollution the waters of the state and to require the treatment of sewage predicated include authority over the beneficial use of water, water quantity designated uses. In no event shall the secretary's authority be interpreted to

water act, and amendments thereto, as in effect on January 1, 1989, which the secretary is otherwise authorized by law to adopt. by the federal government pursuant to the provisions of the federal clean

any regulation relating to water quality and effluent standards promulgated

(b) The secretary of health and environment may adopt by reference

rules and regulations adopted pursuant thereto: (c) For the purposes of this act, including K.S.A. 65-161 through 65-171h and K.S.A. 65-1,178 through 65-1,198, and amendments thereto, and

the physical, chemical or biological properties of any waters of the state as (1) "Pollution" means: (A) Such contamination or other alteration of

> Proposed Amendments to Sub HB 2207 Committee on Natural Resources March 15, 2013

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Prepared by: Tamera Lawrence Office of Revisor of Statutes

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will or is likely to create a nuisance or render such waters harmful, detrimental or injurious to public health, safety or welfare, or to the plant, animal or aquatic life of the state or to other designated uses; or (B) such discharge as will or is likely to exceed state effluent standards predicated upon technologically based effluent limitations.

6 (2) "Confined feeding facility" means any lot, pen, pool or pond: (A)
7 Which is used for the confined feeding of animals or fowl for food, fur or
8 pleasure purposes; (B) which is not normally used for raising crops; and
9 (C) in which no vegetation intended for animal food is growing.
10 (3) "Animal unit" means a unit of measurement calculated by adding

0.1; plus the number of horses multiplied by 2.0; plus the number of turkeys multiplied by 0.018; plus the number of laying hens or broilers, if pounds multiplied by 1.0; plus the number of cattle weighing less than 700 system, multiplied by 0.033; plus the number of ducks multiplied by 0.2 multiplied by 1.4; plus the number of swine weighing more than 55 pounds multiplied by 0.5; plus the number of mature dairy cattle the following numbers: The number of beef cattle weighing more than 700 increments or partials thereof that animals are at the market such adjustment is appropriate based on the amount of time in 24-hour the public livestock market submits documentation that demonstrates that 365. Such animal unit determination may be adjusted by the department if units sold by the market during the past five calendar years divided by livestock markets shall be determined by using the average annual animal tederal permit. Except as otherwise provided, animal units for public counted as 0.0 animal unit for the purpose of determining the need for a facility.-However, each head of swine weighing 55 pounds or less shall be purpose of determining applicable requirements for expansion of such the secretary of health and environment before January 1, 1998, or for the application for a permit or registration and plans have not been filed with registration has not been issued before January 1, 1998, and for which an construction of a confined feeding facility for which a permit or for the purpose of determining applicable requirements for new includes the number of swine weighing 55 pounds or less multiplied by 0.1 purpose of determining the need for a federal permit. "Animal unit" also However, each head of cattle will be counted as one full animal unit for the number of laying hens or broilers, if the facility has a liquid manure the facility has continuous overflow watering, multiplied by 0.01; plus the less multiplied by 0.1; plus the number of sheep or lambs multiplied by pounds multiplied by 0.4; plus the number of swine weighing 55 pounds or (3) "Animal unit" means a unit of measurement calculated by adding

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(4) "Animal unit capacity" means the maximum number of animal units which a confined feeding facility is designed to accommodate at any one time.

) "Habitable structure" means any of the following structures which

or lodging establishment. adult care home, medical care facility, child care facility, library, community center, public building, office building or licensed food service person other than the operator of such facility: A dwelling, church, school, which, in the case of a confined feeding facility for swine, is owned by a is occupied or maintained in a condition which may be occupied and

Cygnes and Kirwin national wildlife refuges. area, Cheyenne Bottoms preserve and Flint Hills, Quivera, Marais des "Wildlife refuge" means Cheyenne Bottoms wildlife management

groundwater, or as it relates to the public health of persons using the seepage from the reservoir or pond to waters of the state, either surface or ownership of land bordering the reservoir or pond is under common case to those the secretary finds to be necessary to prevent pollution. If a escape, may provide for varying the control measures required in each environment, taking into account the varying conditions that are probable reservoir or pond or waters therefrom. from water quality standards except as it relates to water discharge or private ownership, such freshwater reservoir or farm pond shall be exempt freshwater reservoir or farm pond is privately owned and where complete for each source of sewage and its possible place of disposal, discharge or (d) In adopting rules and regulations, the secretary of health and

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order may within 15 days of service of the order request in writing a storage or disposal of salt water or refuse. Any person aggrieved by such secretary's duly authorized agents shall issue an order prohibiting such secretary's duly authorized agents find that storage or disposal of salt water pond not regulated by the state corporation commission is causing or is not regulated by the state corporation commission or refuse in any surface hearing on the order. likely to cause pollution of soil or waters of the state, the secretary or the (e) (1) Whenever the secretary of health and environment or the

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accordance with the provisions of the Kansas administrative procedure act. (2) Upon receipt of a timely request, a hearing shall be conducted in

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to review in accordance with the Kansas judicial review act. (3) Any action of the secretary pursuant to this subsection is subject

products storage tanks, for which the annual fee shall not exceed \$5 for each tank in place. plan approval, monitoring and inspecting underground or buried petroleum (f) The secretary may adopt rules and regulations establishing fees for

shall be accompanied by a \$25 fee. The secretary shall acknowledge the with an animal unit capacity of 300-to 999 or more, such facility shall receipt of the registration in a form as designated by the secretary ana register with the secretary of health and environment. Such registration (g) (1) Prior to any new construction of a confined feeding facility

37 33 32 28 29 30 25 26 27 24 19 18 15 16 143 will occur within the prescribed tract of land and that the separation separation distances; or regard to separation distances of such facility: subsection (g)(3)(A)(ii), the secretary shall take the following action in certify that no permit is required. animal unit capacity of 300 or more but less than 1000, the secretary shall required to obtain a permit from the secretary. facility of less than 1,000 but more than 300, such facility shall be more, or if there is identified a significant water pollution potential for a potential or separation distance violations pursuant to subsection (j). with the requirements described in subsections (j).[H](l) and be distances from the tract boundaries or proposed facility footprint comply publish a notice of such receipt pollution potential posed by-a such facility-with-an animal unit capacity of be required to obtain a permit from the secretary. If there is no water potential-or separation distance violations pursuant to subsection (h). If certify and such reduction of separation distances, earlify that no such separation distance violation exists, or health and environment shall identify any significant water pollution sceretary shall certify that no permit is required and that there are no posed by a facility with an animal unit capacity of 300 to 999, the is no water pollution potential nor any violation of separation distances there is identified a significant water pollution potential, such facility shall registration shall be accompanied by a \$25 fee. register with the secretary of health and environment. [Any] Such health and environment shall identify any significant water pollution less than 300, the secretary may certify that no permit is required. If there (ii) If there is no water pollution potential posed by a facility with an (A) (i) If the proposed facility has an animal unit capacity of 1,000 or (3) Within 30 days of receipt of such registration, the department of (2) Such registration shall indicate that the proposed construction (b) reduce the separation distances pursuant to subsection (k) and (a) LState_that_there are certification conditions_pertaining_to (i) If there is no violation of separation distances, the secretary shall If the secretary certifies that no permit is necessary pursuant to Within 30 days of receipt of such registration, the department of if there is a violation of separation distances, the secretary shall: Facilities with a capacity of less than 300 animal units may (E) identified (1), the secretary shall certify the registration do not comply with the requirements of subsections (j) or (l) the the separation distances comply with the requirements of subsection (j) and (b) report the conditions necessary to receive certification to the registrant the registration based on distance requirements ;;

distance violation is identified, the secretary may reduce the separation

eertification conditions pertaining to separation distances. If a separation

distance in accordance with subsection (i) and shall certify any such

(i) (1) If a facility requires a permit pursuant to subsection (g)(3) or

reduction of separation distances.

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distances indicated in such registration shall expire. than 18 months after the date of receipt of registration or the separation (h)(2), the registrant shall submit an application for such permit not later

certification for the

circumstances. secretary believes such an extension is reasonable under the application period, by no more than an additional 18 months, if the (2) Upon petition by the registrant, the secretary may extend the

such application is incomplete. Once such registrant submits ar application properly addressing each reason listed as a basis for the of properly addressing such reasons. an acknowledgment of receipt of the completed application within 30 days If the application is incomplete, such notice shall state the reasons why notify the registrant of whether the application is complete or incomplete determination that the application is incomplete, the secretary shall issue (3) Within 30 days of receipt of an application, the secretary shall

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to the same location for a period of not less than 180 days. thereof, the secretary shall not accept any further registrations pertaining (4) Upon expiration of the application period or any extension

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submitted registration is received: or exceed the following requirements in separation distances from any habitable structure in existence when the application for a permit is feeding facility, other than a confined feeding facility for swine, shall meet (h)(i) (1) Any new construction or new expansion of a confiner

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999; and (B) 4,000 feet for facilities with an animal unit capacity of 1,000 or (A) 1,320 feet for facilities with an animal unit capacity of 300 to

more. following requirements in separation distances from any habitable (2) A confined feeding facility for swine shall meet or exceed the

application for a permit is submitted registration is received: structure or city, county, state or federal park in existence when the (A) 1,320 feet for facilities with an animal unit capacity of 300 to

999; (B) 4,000 feet for facilities with an animal unit capacity of 1,000 to

3,724; capacity of 3,725 or more if such expansion is within the perimeter from which separation distances are determined pursuant to subsection-(k) (m) (C) 4.000 feet for expansion of existing facilities to an animal unit

animal unit capacity of 3,725 or more if such expansion extends outside unit capacity of 3,725 or more; or (ii) expansion of existing facilities to an the perimeter from which separation distances are determined pursuant to for the existing facility; and (D) 5,000 feet for: (i) Construction of new facilities with an animal

shall meet or exceed the following requirements in separation distances subsection-(k) (m) for the existing facility. from any wildlife refuge: (3) Any construction of new confined feeding facilities for swine

(A) 10,000 feet for facilities with an animal unit capacity of 1,000 to

3,724; and more. (B) 16,000 feet for facilities with an animal unit capacity of 3,725 or

county in which the habitable structure is located. the separation distance stating such owners are aware of the construction written agreement from all owners of habitable structures which are within (1) and (2) shall not apply if the applicant for a permit registrant obtains a or expansion and have no objections to such construction or expansion. The written agreement shall be filed in the register of deeds office of the (i) (k) (1) The separation distance requirements of subsections-(h) (i)

county where the confined feeding facility is located submits a written response to public notice; or (ii) the board of county commissioners of the owners of habitable structures within the separation distance is received in requirements of subsection -(h)(i)(1) if: (i) No substantial objection from (2) (A) The secretary may reduce the separation distance

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request seeking a reduction of separation distances.

facility will be using such technology. separation distances; or (iii) the secretary determines that technology exists of habitable structures within the separation distance is received in subsection-(h) (i)(2)(A) or (B) if: (i) No substantial objection from owners that meets or exceeds the effect of the required separation distance and the board of county commissioners of the county where the confined feeding response to notice given in accordance with subsection-(+) (n); (ii) the facility is located submits a written request seeking a reduction of (B) The secretary may reduce the separation distance requirements of

of habitable structures within the separation distance is received in subsection-(h) (i)(2)(C) or (D) if: (i) No substantial objection from owners secretary determines that technology exists that meets or exceeds the effect of the required separation distance and the facility will be using such response to notice given in accordance with subsection (1); or (ii) the technology. (C) The secretary may reduce the separation distance requirements of

(j) (1) The separation distances required pursuant to subsection-(h)

(j)(1) shall not apply to:

the secretary on July 1, 1994; (A) Confined feeding facilities which were permitted or certified by

registered with the secretary before July 1, 1996; or (B) confined feeding facilities which existed on July 1, 1994, and

(C) expansion of a confined feeding facility, including any expansion for which an application was pending on July 1, 1994, if: (i) In the case of a facility with an animal unit capacity of 1,000 or more prior to July 1, 1994, the expansion is located at a distance not less than the distance between the facility and the nearest habitable structure prior to the expansion; or (ii) in the case of a facility with an animal unit capacity of less than 1,000 prior to July 1, 1994, the expansion is located at a distance not less than the distance between the facility and the nearest habitable structure prior to the expansion and the animal unit capacity of the facility after expansion does not exceed 2,000.

(2) The separation distances required pursuant to subsections—(h) (i) (2)(A) and (B) shall not apply to:

(A) Confined feeding facilities for swine which were permitted or certified by the secretary on July 1, 1994;(B) confined feeding facilities for swine which existed on July 1,

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(C) expansion of a confined feeding facility which existed on July 1, 1994, if: (i) In the case of a facility with an animal unit capacity of 1,000 or more prior to July 1, 1994, the expansion is located at a distance not less than the distance between the facility and the nearest habitable structure prior to the expansion; or (ii) in the case of a facility with an animal unit capacity of less than 1,000 prior to July 1, 1994, the expansion is located at a distance not less than the distance between the facility and the nearest

(3) The separation distances required pursuant to subsections—(h) (i) (2)(C) and (D) and (h)(3) shall not apply to the following, as determined in accordance with subsections (a), (e) and (f) of K.S.A. 65-1,178, and amendments thereto:

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the facility after expansion does not exceed 2,000.

habitable structure prior to the expansion and the animal unit capacity of

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(A) Expansion of an existing confined feeding facility for swine if an application for such expansion has been received by the department before Nlarch 1, 1998; and

(B) construction of a new confined feeding facility for swine if an application for such facility has been received by the department before March 1, 1998.

(tk) (iii) The separation distances required by this section for confined feeding facilities for swine shall be determined from the exterior perimeter of any buildings utilized for housing swine, any lots containing swine, any swine waste retention lagoons or ponds or other manure or wastewater storage structures and any additional areas designated by the—applicant registrum for future expansion. Such separation distances shall not apply to offices, dwellings and feed production facilities of a confined feeding facility for swine.

applicant registrant shall submit to the department evidence, satisfactory all owners of habitable structures within the separation distance. The subsections[ii](2)(B) and (C) by certified mail, return receipt requested, to to the department, that such notice has been given. (1) (n) The applicant registrant shall give the notice required by

adequate general commercial liability insurance coverage. submit to the department evidence, satisfactory to the department, of consultant, as approved by the department. Before approval by the department, any consultant preparing such plans and specifications shall but are not required to be, prepared by a professional engineer or a new construction or new expansion of confined feeding facilities may be, Sec. 3. This act shall take effect and be in force from and after its Sec. 2. K.S.A. 2012 Supp. 65-171d is hereby repealed. (m) (o) All plans and specifications submitted to the department for

publication in the statute book.