

CHANGES THROUGHOUT THE CODE

Permit is changed to License
Permit Holder is changed to Licensee
All occurrences of “can not” are now “cannot”
All “Except” clauses italicized consistently.

CHAPTER 1

Deleted ¶ 1-201.10(B) because it is redundant, repeats contents of (A).
Drinking Water, Deleted 40 CFR 141 portion of definition.
Food Additive, the definition is changed to have the meaning stated in KSA 65-656.
Color Additive, the definition is changed to have the meaning stated in KSA 65-656.
Adulterated, the definition is changed to have the meaning of food deemed adulterated in KSA 65-664.
a_w, the definition is changed to reflect the correct writing of the symbol at the end of the definition.
Food Establishment, there are some punctuation changes; in ¶ 2 statements (c), (d), and (e) have been added; ¶ 3 statement (a) has been deleted and remainder renumbered; statement (f) has been changed to match the lodging regulations.
Food processing Plant, the definition has been changed to match the definition in KSA 65-688
General Use Pesticide, definition deleted, not found anywhere in the code.
Handwashing Sink, ¶ 2 has been deleted and the definition reformatted to match the others.
Imminent Health Hazard, the word “and” was deleted and replaced with “; or” at the end of statement 1 in the definition.
Licensee, ¶ 2 the words “or required to possess” have been added to the statement after possesses
Packaged, ¶ 2 was added to more clearly define when foods are considered to be packaged for the purposes of labeling; the words “nondurable” and “securely” have been removed from the definition.
Person, the definition has been changed to match the KSA 65-656 and KSA 36-501.
Person in Charge, the definition has been changed to clarify that when no PIC is designated, any employee present during operations may be considered a PIC.
Physical facilities, “accessories” replaced with “fixtures” to clarify that free standing soap dispensers, etc. are not part of the physical facilities.
Public Water Supply System, the definition has been changed to match KSA 65-162a.
Ready To Eat Food, ¶ 2 statement (b) has been deleted and the section renumbered.
Refuse, the definition has been changed to match KSA 65-3402(a).
Regulatory Authority, the definition has been changed to match the Kansas Statute.
Service animal, the definition has been changed to match 28 CFR 36.104
Sewage, the definition has been changed to match KSA 65-162a.
Temporary Food Establishment, the definition was changed to match the meaning of occasional food service establishment in KSA 36-503.
Vending Machine, the term is changed to be Food Vending Machine and the definition is changed to match the current wording in the Kansas statute. The term is also moved to the proper alpha order.
Vending Machine Location, the term is changed to be Food Vending Machine Location and the definition is changed to match the current wording in the Kansas statute. The term is also moved to the proper alpha order.

CHAPTER 2

2-101.11(A), was changed to be clearer.

2-101.11(B), was changed to be clearer.
2-103.11(K), was changed to indicate prior written approval.
2-201.11(C)(2), the word “as” is deleted in line two to make the statement read more clearly.
2-201.13(B), was changed to indicate “prior written approval”.
2-201.13(C)(1), was changed to indicate “prior written approval”.
2-201.13(D), was changed to indicate “prior written approval”.
2-201.13(E), was changed to indicate “prior written approval”.
2-201.12(F), was changed to indicate “prior written approval”.
2-201.13(I)(4)(c), the words “immune to” are changed to say “protected against” based on information received from KDHE Epi.
2-201.13(I)(4)(d), the number 30 has been deleted and changed to 50 based on information received from KDHE Epi.
2-201.13(I)(4)(e), the number 30 has been deleted and changed to 50 based on information received from KDHE Epi.
2-201.13(I)(4)(f), the number 30 has been deleted and changed to 50 based on information received from KDHE Epi.
2-301.12, ¶C deleted and section renumbered
2-301.14(I), added “may” before “contaminate”
2-301.15, prohibited fixtures for handwashing were removed on advice from legal counsel.
2-303.11, changed to clarify what a “plain ring” means.
2-401.11(B), changed “closed” to “spill-resistant”.

CHAPTER 3

3-301.11(D)(1), added the word “written” before approval.
3-301.12, clarified that utensils may be reused if cleaned and sanitized between tastings.
3-305.13, added the word “food” before vending machine to match the defined term.
3-306.12(B), added the word “food” before vending machine location to match the defined term.
3-401.14(F)(1), was changed to indicate “prior written approval”.
3-404.11, corrected the spelling of “weakened”.
3-501.18(B), added the word “food” before vending machine to match the defined term.
3-602.11(B)(6), deleted the wording “the Federal Food, Drug, and Cosmetic Act § 403 (Q)(3)-(5)”

CHAPTER 4

4-204.14, added the word “food” before vending machine to match the defined term in the title and the body of the section.
4-204.19, added the word “food” before vending machine to match the defined term.
4-204.111, added the word “food” before vending machine to match the defined term in the title and the body of the section.
4-204.121, added the word “food” before vending machine to match the defined term in the title and the body of the section.
4-204.123, added the word “food” before vending machine to match the defined term in the title and the body of the section.
4-301.12, reworded the title and added new ¶ F and referenced the new ¶ F in ¶ A.
4-501.14, deleted the word “raw” and added the wording “and sanitized” in the opening paragraph.

CHAPTER 5

Public Water System is changed to “Public Water Supply System” throughout the chapter to match the defined term.

5-103.11(B), amended to add specific requirements for water from a non-public water supply.

5-103.11 ¶ A, the word “peak” has been removed.

5-103.11 ¶ B, changed on advice of legal counsel.

5-203.11(C), has been deleted along with the reference to ¶ C in this section.

5-203.12, the word “urinals” was deleted in the title of the section;

5-203.12¶ A the second sentence was deleted;

5-203.12¶ B was added to clarify when customers may use employee restrooms.

5-402.11, ¶ A has been reworded to match the model plumbing codes; ¶ C and ¶ D have been deleted.

5-501.14, the word “food” has been added in front of vending machine to match the defined term.

CHAPTER 6

6-301.12(B), the word “or” has been deleted at the end of the statement.

6-302.10, the words “and urinals” have been deleted.

6-501.111, the section is reformatted so that what was an opening paragraph is now ¶ A and ¶ B followed by renumbered 1 – 4; ¶ A is priority and ¶ B3 is priority foundation; ¶ B3, added the words “evidence of” before the statement “pests is found...”

CHAPTER 7

7-202.12(C), changed to refer to Kansas Pesticide Law definition.

CHAPTER 8

8-101.11, deleted upon advice of legal counsel.

8-102.10(B), deleted upon advice of legal counsel.

8-103.10, deleted second sentence upon advice of legal counsel.

8-103.11, modified upon advice of legal counsel.

8-201.11(C), the reference to 8-301.14(C) has been deleted; the section is reformatted so that what was an opening paragraph is now ¶ A and ¶A,B, and C were renumbered 1-3; ¶ B has been added; the word “or” has been moved from A2 to after A2.

8-202.10, modified on advice of legal counsel.

8-203.10, has been deleted.

8-204.10(B), deleted on advice of legal counsel.

8-302.11, has been deleted.

8-302.13(A), the wording “or a representative thereof” has been added; the word “or” has been deleted and a “,” was added.

8-302.14, has been deleted.

8-303.10, the reference to 8-203.10 has been deleted.

8-303.20, has been deleted.

8-303.30, has been deleted.
8-304.10, deleted upon advice of legal counsel.
8-304.11, modified upon advice of legal counsel.
8-304.20, the wording “from one location to another” has been added and the ending of the statement was deleted to reflect Kansas Statute.
8-401.10, has been deleted.
8-401.20, has been deleted.
8-402.10, deleted upon advice of legal counsel.
8-402.20, deleted upon advice of legal counsel.
8-402.30, deleted upon advice of legal counsel.
8-402.40, has been deleted.
8-403.10, deleted upon advice of legal counsel.
8-403.20, deleted upon advice of legal counsel.
8-403.30, deleted upon advice of legal counsel.
8-403.40, deleted upon advice of legal counsel.
8-403.50, modified upon advice of legal counsel.
8-404.12, was changed to indicate “prior written approval”.
8-405.20, deleted upon advice of legal counsel.
8-501.10, has been deleted.
8-501.20, the title statement has been edited.
8-501.20(B), the word “or” has been deleted at the end of the statement.
8-501.20(C), has been deleted.
8-501.30, the reference to 8-501.10 has been deleted.
8-501.40, deleted upon advice of legal counsel.