



Since 1894

Kansas Livestock Association Stockgrowers Council Business Session

2:30 p.m. to 4:30 p.m.
Thursday, December 5, 2019
Meeting Room- Cypress 209AB
Century II Convention Center
Wichita, KS

Chairperson: **Brent Bertrand**, Wallace
Vice Chair: **Tyler Breeden**, Quinter
Past Chair: **Guy Bracken**, Viola

Sponsored by:



AGENDA

1. Introductions & Announcements
2. Celebrating 125 Years of KLA
David Cross, 2004 Stockgrowers Council Chair
3. Livestock Risk Protection & Range Forage Insurance
Scott Jones, Frontier Farm Credit
4. Fake Meat & Upcoming State Legislative Efforts
Tucker Stewart, KLA Associate Counsel
5. Breaking the Myths Surrounding Conservation Easements
Cade Rensink, Chair of RTK Board of Directors
6. Addition of agenda items from Council membership
7. Review of existing policy resolutions, and consideration of Stockgrowers Council Executive Committee (SGCEC) recommendations: *(Ty Breeden, Council Vice Chair)*
(See pages 3-20)
8. Possible action on additional proposed KLA policy resolutions
9. Other Business?

10. Stockgrowers Council Nominating Committee Report
(Brent Bertrand, Committee Chair)
 11. Election of 2019 Council Leadership.
 12. Announcements
- 4:30 p.m. - Adjourn

2019 Stockgrowers Council Executive Committee

Brent Bertrand, Wallace (*Chair*)

Kent Mangan, Tribune

Tyler Breeden, Quinter (*Vice Chair*)

Daniel Mushrush, Strong City

Guy Bracken, Viola (*Past Chair*)

Kevin Schultz, Haviland

Gene Barrett, Grantville

Clint Sturdy, Lyndon

Jenny Giles Betschart, Ashland

Lafe Wilson, Uniontown

Ed Durst, Morrowville

KLA Policy Resolutions Assigned to Stockgrowers Council & Proposed Amendments to Existing KLA Policy, by SCEC:

Note: Policy resolutions dated 2017 will expire if not amended or reaffirmed at 2019 Annual Meeting and Convention. Policy resolutions dated 2018 and 2019 will remain as KLA policy unless repealed at 2019 Annual Meeting and Convention.

8. CATTLE MARKETING (2018)

WHEREAS, livestock buyers and sellers continue to seek out innovative and efficient marketing methods, and

WHEREAS, the beef cattle industry has moved toward the production of a more consistent, higher quality beef product in order to recapture market share.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports industry participant-led changes to the current marketing system that improve the value discovery process.

BE IT FURTHER RESOLVED, the Kansas Livestock Association shall continue to guard its members' freedom of choice to conduct their own business and utilize their own marketing program as they see fit.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes lawsuits, petitions, or other legal proceedings that jeopardize trade relations with countries such as Canada and Mexico.

10. FUTURES MARKETS (2017) EXPIRING

WHEREAS, the commodity futures markets provide a vital and necessary risk management tool for the livestock industry, and

WHEREAS, additional research, study and industry agreement is needed before making wholesale changes to the CME live cattle contract, including movement to a cash settlement process.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports physical delivery, including feedyards as delivery points, as the preferred mechanism for settlement of the CME Live Cattle contract.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports viable futures exchanges to facilitate effective risk management opportunities for the livestock industry.

BE IT FURTHER RESOLVED, contract specifications should match industry needs and facilitate convergence of futures prices with the cash market to ensure a useful risk management function is provided.

BE IT FURTHER RESOLVED, the Kansas Livestock Association will continue to monitor any pending rule or regulatory changes that may impact the ability of the futures markets to provide a meaningful risk management function.

11. STATEMENT OF OPERATING PRINCIPLES (2018)

WHEREAS, the Kansas Livestock Association believes the livestock industry is best served by the process of free enterprise and free trade, and

WHEREAS, even with its imperfections, free trade is relatively more equitable than regulated and subsidized markets that retard innovation and distort production and market signals, and

WHEREAS, regulated and subsidized markets disadvantage some producers in favor of others.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association is opposed to attempts to narrow the business options or limit the individual freedom of livestock producers to innovate in the management and marketing of their production unfettered by additional government regulations.

12. 2010 PROPOSED GIPSA REGULATIONS (2019)

WHEREAS, the Section 11006(1) of the 2008 Farm Bill directed the Secretary of Agriculture “to establish criteria that the Secretary will consider in determining . . . whether an undue or unreasonable preference or advantage has occurred in violation of” the Packers and Stockyards Act (PSA), and

WHEREAS, the USDA Grain Inspection, Packers and Stockyards Administration (GIPSA) proposed regulations (75 Fed. Reg. 35338-35354, June 22, 2010) that exceeded this authority would have adversely impacted the marketing of livestock, and would have overturned appellate court decisions, exposing the beef industry to increased litigation, and

WHEREAS, the proposed regulations were not supported by a thorough economic analysis and economists have opined that if adopted would have cost the beef supply chain over \$879 million when implemented, and

WHEREAS, the proposed regulations likely would have resulted in increased costs for documentation and reduction of marketing opportunities available to producers and eliminated incentives for producers to invest in improved genetics, production practices, and new technologies, and

WHEREAS, on October 18, 2017, USDA withdrew the proposed 2010 GIPSA regulations, and

WHEREAS, USDA recently announced it would reinstate the PSA rulemaking directed by the 2008 Farm Bill.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports repeal of Section 11006(1) of the 2008 Farm Bill.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes reintroduction of a regulation similar in substance to the 2010 GIPSA proposal.

BE IT FURTHER RESOLVED, the Kansas Livestock Association, in the absence of repeal of Section 11006(1) of the 2008 Farm Bill, supports proposal of a regulation by USDA that does the following:

- 1) Remains limited in scope to only the terms of Section 11006(1) of the 2008 Farm Bill,
- 2) Adheres to appellate court decisions that require competitive harm to the marketplace,
- 3) Allows incentives for producers to invest in improved genetics, production practices, and new technologies, and
- 4) Is cost neutral to the livestock industry

13. DEALER STATUTORY TRUST (2018)

WHEREAS, during the past 10 years, there have been dozens of livestock dealer defaults including a 2010 default that cost creditors, including producers, auction markets, and other dealers, approximately \$112 million, and

WHEREAS, when such defaults occur, producers who have recently sold livestock are often not paid for the sale of their animals, and

WHEREAS, a seller’s protection is often limited to a bond, which has historically compensated unpaid sellers less than fifteen cents for every dollar in losses, and

WHEREAS, the Livestock Marketing Association has sponsored legislation creating a Dealer Statutory Trust, similar to the existing Packer Statutory Trust.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports federal legislation creating a Dealer Statutory Trust that gives unpaid cash sellers first priority in livestock and the proceeds or accounts receivable from the sale of such livestock prior to other creditors.

BE IT FURTHER RESOLVED, a buyer in the ordinary course of business purchasing from a dealer will continue to take clear title of livestock.

14. STATUTORY LIENS (2017) EXPIRING

WHEREAS, there are a number of agricultural statutory liens that have served Kansas well for decades, and

WHEREAS, under current law, livestock producers have a first and prior lien on the grazing, feeding, and care provided for livestock owned by others without having to file financing statements with the state.

THEREFORE, BE IT RESOLVED, the Kansas Livestock Association supports the current agricultural lien laws dealing with the feed and care provided livestock and will oppose any efforts to eliminate these liens or their priority.

BE IT FURTHER RESOLVED, the Kansas Livestock Association will oppose amendments that would require livestock producers to file financing statements with the state in order to maintain the status of their statutory lien.

15. KANSAS AGRICULTURE MARKET REPORTS (2018)

WHEREAS, access to fair, transparent, third-party, government-generated market information is critical in determining the value of agricultural products and is an important function of state and federal government.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports adequate state and federal funding for the continuation of the Kansas Hay Market Reports and Kansas Feeder Cattle Auction Reports.

16. MOTOR VEHICLE REGULATIONS (2019)

WHEREAS, livestock producers are an important sector of the nation's economy, and

WHEREAS, the use of trucks and trailers are a necessary part of every livestock producer's operation, and

WHEREAS, additional regulatory measures create an extensive economic burden on livestock operations.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports changes to statutes and regulations dealing with motor vehicle requirements to ensure the agricultural industry is not unnecessarily burdened.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports reasonable and least burdensome regulations so that they do not impede the necessary transportation of Kansas agricultural products to and from market

17. LIVESTOCK TRANSPORTATION HOURS OF SERVICE STANDARDS (2018)

WHEREAS, livestock haulers must adhere to Hours of Service (HOS) standards that limit drive time to 11 hours and on-duty time to 14 hours,

WHEREAS, strict enforcement of the HOS standard is not practical and will compromise animal welfare, and

WHEREAS, significant confusion exists around mandatory Electronic Logging Device (ELD) and ELDs impact on HOS for livestock haulers.

THEREFORE BE IT RESOLVED, KLA supports an exemption from ELD requirements for livestock haulers while modifications to HOS requirements for livestock haulers are sought.

BE IT FURTHER RESOLVED KLA supports HOS changes that protect animal welfare and prevent excessive cost increases in freight.

18. IMMIGRATION (2019)

WHEREAS, the Kansas livestock industry, the largest segment of Kansas agriculture, relies on immigrant workers for a significant portion of its labor force, and

WHEREAS, Kansas agricultural businesses desire to hire a documented, legal workforce, and

WHEREAS, in the case *Arizona et al. v. U.S.*, 132 S. Ct. 2492 (2012), the U.S. Supreme Court stated: “The Government of the United States has broad, undoubted power over the subject of immigration and the status of aliens,” and

WHEREAS, the duty to regulate immigration policy is the constitutional responsibility of the federal government and such authority does not lie with the states unless expressly delegated by the federal government.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association opposes state government legislation that would enact more restrictive immigration policies than exist under federal law.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports federal immigration policy that allows for an efficient and adequate guest worker program, and provides opportunities for current employees found to be unauthorized workers to complete the immigration process legally.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes tougher penalties for businesses unknowingly employing unauthorized workers and supports legislation that eliminates liability for employers who have made a good faith effort to comply with immigration laws.

19. BEEF CHECKOFF (2019)

WHEREAS, producer investment in the beef checkoff, created in the 1985 Farm Bill, has helped improve beef demand by funding important promotion, research, and education projects, and

WHEREAS, a Cornell University study between 2006 and 2013 showed for every \$1 invested the checkoff returned \$11.20, and

WHEREAS, a 2018 producer attitude survey confirmed 74% of producers approved of the checkoff program, and

WHEREAS, more than three decades of inflation has cut into the amount of funding the checkoff can provide for these essential programs, and

WHEREAS, the 1996 Act, in comparison to the 1985 Beef Promotion and Research Act, gives more control and power to the federal government; allows for an increase share of the checkoff funds to be used for administration costs; and does not ensure a coordinated state/national partnership.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports an increase in the beef checkoff assessment rate for the purpose of adequately funding an effective beef demand-building program.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes proposals to create a supplemental beef checkoff under the 1996 Act.

20. PROTECTING LIVESTOCK AND DAIRY NOMENCLATURE (2018)

WHEREAS, the development and commercialization of laboratory grown meat alternatives is imminent; and

WHEREAS, the dairy industry is facing issues with products utilizing dairy nomenclature that does not derive from dairy production; and

WHEREAS, the livestock industry expects to face the same issues could occur with laboratory grown meats utilizing nomenclature associated with food derived from actual livestock production; and

WHEREAS, the cross-use of nomenclature can be is confusing to and misleads consumers and weaken the value of products derived from actual livestock or dairy production.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association opposes allowing food products not derived from actual livestock or dairy production to use nomenclature associated with actual livestock or dairy production.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports legislative, regulatory, or judicial action to nomenclature associated with actual ~~livestock~~ or dairy production.

21. BEEF INDUSTRY LONG RANGE PLAN (2019)

WHEREAS, the vision of the Beef Industry Long Range Plan is "to responsibly produce the most trusted and preferred protein in the world."

THEREFORE BE IT RESOLVED, that the Kansas Livestock Association supports the Beef Industry Long Range Plan.

22. NORTH AMERICAN TRADE AGREEMENTS (2019)

WHEREAS, the North American Free Trade Agreement (NAFTA), implemented in 1993, eliminated tariffs on many U.S. products being exported to Canada and Mexico, including beef, and

WHEREAS, annual beef exports to Canada and Mexico total nearly \$2 billion, and

WHEREAS, according to CattleFax, beef exports add more than \$300 per head to the value of fed cattle, and

WHEREAS, the President Donald J. Trump administration recently negotiated a new trade agreement with Mexico and Canada, referred to as the United States-Mexico-Canada Agreement (USMCA), and

WHEREAS, tariffs on beef and beef products traded between the United States and Mexico will remain at zero under USMCA.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association strongly supports the modernization of NAFTA and the ratification of USMCA.

23. CONSERVATION RESERVE PROGRAM (CRP) (2018)

WHEREAS, haying/grazing for livestock production is currently prohibited on CRP land, except in emergency situations, managed harvesting, prescribed grazing, routine grazing, grazing by a beginning farmer or rancher, and seasonal grazing of vegetative buffer practices incidental to agricultural practices on adjacent land, and

WHEREAS, the 2014 Farm Bill established 24 million acres as the maximum number of CRP acres to be enrolled during the 2017 and 2018 fiscal years, and

WHEREAS, native grass species found in CRP acres would receive specific benefits from grazing.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association urges USDA to establish a rental rate formula that assures the most sensitive land remain in CRP.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports amendments to the CRP law that clarifies emergency forage is one purpose of CRP.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes legislation increasing the number of additional acres that may be enrolled in CRP.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports rules to allow periodic non-emergency and emergency haying and grazing as approved by a NRCS management plan, including CRP lands planted with CP 25 grass mixtures to address rare and declining wildlife habitat.

BE IT FURTHER RESOLVED, the Kansas Livestock Association believes farmers and ranchers who graze or hay any CRP land should have their annual CRP payment reduced as per contract terms.

24. USDA DISASTER PROGRAMS (2018)

WHEREAS, Kansas livestock producers have recently been impacted by significant natural disasters, including wildfires and blizzards, and

WHEREAS, these disasters have killed thousands of head of livestock and burned thousands of miles of fence, and

WHEREAS, these disasters have highlighted shortcomings in USDA livestock disaster programs.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports federal legislation to improve the livestock disaster programs, including an increase in the payment limitations for the USDA Farm Services Agency's Livestock Indemnity Program and Emergency Conservation Program to help compensate for livestock killed and fences destroyed by natural disasters.

25. WILD/FERAL HORSES AND BURROS (2017) EXPIRING

WHEREAS, the population of wild/feral horses and burros in the western United States continues to outpace natural death loss and adoption rates, leading to rapid over-population, starvation, and dehydration, and

WHEREAS, this overpopulation greatly contributes to range degradation, reducing the biodiversity and productivity for wildlife and livestock, and

WHEREAS, the annual federal fiscal year budget for the wild horse and burro program exceeds \$80 million, compared to \$36.7 million in 2004, and

WHEREAS, according to a 2010 report by the U.S. Department of the Interior's Office of Inspector General (OIG), the costs of the Wild Horse and Burro Program are "not sustainable for the animals, the environment or the taxpayer," and

WHEREAS, moving these animals from their native range to other regions of the United States only transfers the problems instead of solving them.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association favors the use of euthanasia, fertility control, harvesting, and other humane means of reduction and management of the population of wild/feral horses and burros in lieu of the translocation of these animals to other regions of the United States.

26. SERICEA LESPEDEZA (2019)

WHEREAS, Sericea Lespedeza is a statewide noxious weed that is a non-native plant that has infested grasslands in Kansas, and

WHEREAS, Sericea Lespedeza is difficult to control and chemical treatment is not always cost-effective, and

WHEREAS, this non-native invasive species is rapidly infesting grasslands in Kansas and in 2016 was reportedly found on over 498,883 acres in 59 counties across the state.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislation and/or efforts to allow county weed departments to combine their efforts and resources in acquiring and distributing chemicals for treating lands infested with *Sericea Lespedeza*.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports additional coordinated research and educational efforts between the Kansas State University Extension Service; Natural Resources Conservation Service; and other interested agencies, associations, and/or persons to identify cost-effective practices for controlling *Sericea Lespedeza*.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports federal legislation and regulatory efforts to provide financial assistance to landowners for invasive species control and eradication programs.

27. NOXIOUS WEEDS INTRODUCED BY GOVERNMENT ENTITIES (2017)

EXPIRING

WHEREAS, invasive plant species, such as *sericea lespedeza*, crown vetch, and old world bluestem were introduced and planted in Kansas by state and federal agencies for wildlife habitat and erosion control, and

WHEREAS, multiple pest management approaches have been and are being developed and landowners should not be restricted to certain methods of weed control or prohibited from certain land management practices, and

WHEREAS, existing farm bill programs like the Environmental Quality Incentives Program (EQIP) have proven ineffective to control spread of invasive species and unnecessarily restrictive of landowner-determined land uses.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association believes state and federal agencies should share responsibility for control of invasive plants introduced by the state and federal agencies without unnecessarily restricting the ability of the landowners to utilize and manage their property.

28. NOXIOUS WEED LAW (2019)

WHEREAS, the Kansas noxious weed law was amended and updated during the 2018 Kansas Legislative Session.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports state laws that (a) enhance enforcement of noxious weed violations on state or federally owned and/or managed lands; (b) authorize the Kansas Secretary of Agriculture to add weeds to or remove plants from the noxious weed list following recommendations from an advisory committee; and (c) authorize counties to declare noxious weeds within their jurisdictions, with oversight from the Kansas Department of Agriculture.

30. AGRICULTURAL BURNING (2019)

WHEREAS, the burning of agricultural land is a commonly used land-management practice in Kansas, and

WHEREAS, the prescribed burning of native prairies has an ecological and economical value, which preserves the prairie ecosystem and enhances cattle production, and

WHEREAS, in recent years, prescribed burning in the Flint Hills has contributed to exceedances of the federal air quality standard for ozone in Kansas City and Wichita, and

WHEREAS, the Environmental Protection Agency (EPA) encouraged Kansas to adopt and implement a “Smoke Management Plan” (SMP) to reduce the number of days Flint Hills burning causes air quality problems for Kansas and downwind states, and

WHEREAS, KDHE adopted a SMP in 2010 after considerable input and guidance from stakeholders to enable EPA to disregard the monitoring data if air quality problems are caused by Flint Hills burning, and

WHEREAS, the Flint Hills SMP relies on voluntary measures to reduce emissions from prescribed burning of rangeland in the Flint Hills, and

WHEREAS, the Kansas Livestock Association was a participant in drafting the SMP and encourages its members to utilize the information available, as a result of the SMP, to schedule prescribed burns in a manner that minimizes the chances of causing air quality problems for areas of high or concentrated population centers.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association encourages EPA to (1) not seek regulatory proposals that inhibit prescribed burning of native grass grazing lands, (2) resist proposals to lower the air quality standards for ozone levels, and (3) recognize that air quality problems caused by prescribed burning is a rare event that should not penalize cities for nonattainment of federal clean air guidelines.

31. WILDFIRE SUPPRESSION (2019)

WHEREAS, the two largest wildfires in the last 50 years in Kansas occurred in 2016 and 2017, burning over 1 million acres and causing at least \$80 million in damages and losses, and

WHEREAS, three state agencies have wildfire suppression duties in Kansas, and

WHEREAS, a recent Kansas Legislative Post Audit Performance Report noted Kansas devotes fewer state resources to wildfire suppression compared to other Great Plains states, and

WHEREAS, this report also recommends the Kansas Legislature consider amending state law to designate a single state entity to lead the state’s wildfire suppression efforts.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association (1) supports increased state funding for wildfire suppression, (2) encourages state agencies to enhance their collaborative efforts to increase efficiency and effectiveness in wildfire suppression programs, and (3) supports state and federal enhancements for local fire districts and volunteer firefighters.

32. PROTECTION OF PRIVATE PROPERTY AND USE OF EMINENT DOMAIN (2017) EXPIRING

WHEREAS, private property rights are one of the basic pillars of a free enterprise society, and

WHEREAS, the preservation of private property rights is a policy objective of the Kansas Livestock Association.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislative, judicial, and administrative initiatives to prevent the use of eminent domain powers by governmental entities as a tool to take private property from one party and transfer to another party for profit or private gain.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports legislative, judicial, and administrative initiatives that require governmental entities, proposing to use eminent domain powers to acquire property for public or private projects, to demonstrate the proposed project does not violate state and federal laws prior to any condemnation of property.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports legislation that provides for full compensation to property owners for any property interest taken through eminent domain.

BE IT FURTHER RESOLVED, the Kansas Livestock Association believes that if a certificate of convenience is issued to an entity for a public purpose, the certificate and any subsequent condemnation should be limited in scope to authorize only the minimum amount of intrusion on private property necessary to accomplish the public purpose.

33. TRESPASSING NEXT TO NAVIGABLE STREAMS (2019)

WHEREAS, Kansas law recognizes the Kansas, Arkansas and Missouri rivers as “navigable” streams and the corridors between the ordinary high water marks on each bank of these rivers are considered public property, and

WHEREAS, the Kansas navigable stream law acknowledges land next to navigable streams is not considered public property if owned by a private landowner, and

WHEREAS, permission is required from adjacent landowners before a person may access the navigable rivers as well as when picnicking, camping, portaging or engaging in any other activity on the adjacent private lands, and

WHEREAS, riparian landowners next to navigable streams, especially the Arkansas River, have experienced numerous trespassing incidents and conflicts from individuals and groups recreating with motorized vehicles on and adjacent to the Arkansas River stream bed, and

WHEREAS, riparian landowners are the only stakeholders along navigable waterways possessing actual property rights.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association urges local and state law enforcement officials to actively enforce state trespassing laws along navigable streams in Kansas.

34. ZONING OF AGRICULTURAL LAND AND BUILDINGS (2017) EXPIRING

WHEREAS, the preservation of private property rights is a policy objective of the Kansas Livestock Association, and

WHEREAS, agricultural enterprises succeed best when decisions about agricultural land and the construction, maintenance, and use of agricultural structures, are left to the property owner and free from government interference, and

WHEREAS, the Kansas Legislature has recognized and preserved the right of property owners to use agricultural land and buildings free from regulations under the Kansas planning and zoning act, and

WHEREAS, numerous Kansas counties have chosen not to follow the Legislature’s mandate to exempt the use of agricultural land and buildings from planning and zoning regulations, infringing on the property rights of farmers and ranchers.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports current state laws that prohibit local governments from enacting any regulations that apply to agricultural land use or the construction and maintenance of buildings used for agricultural purposes outside of city limits, and opposes any attempt to weaken those exemptions.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports legislative, judicial, and administrative initiatives to compensate private property owners who are forced to defend their right to use agricultural land and buildings from planning and zoning resolutions and ordinances, promulgated by local governing bodies, that violate state statutes prohibiting such resolutions and ordinances.

35. PROTECTION OF SURFACE INTERESTS (2018)

WHEREAS, the preservation of private property rights is a policy objective of the Kansas Livestock Association, and

WHEREAS, surface interest owners of property often are not consulted when oil and gas operations are conducted on their property, and

WHEREAS, the Kansas Livestock Association supports the importance of allowing freedom and flexibility in contract.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislation to protect the private property rights of surface interest owners from property destruction due to oil and gas operations. Oil and gas operations must be able to develop the minerals under the property concerned, but should respect surface rights and compensate for damages.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports the rights of surface owners to receive notice when oil and gas operations will cause damage to their surface interest when conducted on their property.

36. PROPERTY RIGHTS AND WIND ENERGY (2017) EXPIRING

WHEREAS, the protection of private property rights of landowners is a fundamental belief of the members of the Kansas Livestock Association, and

WHEREAS, government actions to restrict or remove opportunities for wind development in specific designated geographic areas of Kansas take a property right of landowners within the area, and

WHEREAS, landowners who choose not to develop their property or are prohibited from doing so by local, state or federal policies are providing a benefit to all Kansans and future generations, and

WHEREAS, the Kansas Livestock Association believes there are some areas in Kansas that are special and should receive consideration. The Flint Hills, the Smoky Hills, and the Gyp Hills contain many of those special or scenic places, and

WHEREAS, landowners should not be required to unilaterally carry the burdens of society's desire to maintain the current viewscape and lost economic opportunity through governmental regulation limiting wind development.

THEREFORE BE IT RESOLVED, if local, state, or federal actions restrict or remove opportunities for wind development in specific areas of Kansas, the government should provide compensation and/or financial incentives to landowners whose property rights have been taken.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes renewable portfolio standards for wind energy.

37. KANSAS GRAZING LANDS COALITION AND AFFILIATES (2019)

WHEREAS, the Kansas Grazing Lands Coalition and affiliates, including other regional grazing groups like Tallgrass Legacy Alliance and Post Rock Grazers, are working on cooperative initiatives to enhance and restore the biological, economic, and cultural well-being of the grazing lands in Kansas, and

WHEREAS, the Kansas Grazing Lands Coalition and its affiliates' objectives are to continue as rancher-driven coalitions that help landowners voluntarily manage grazing lands in a fiscally and ecologically sustainable manner.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports the objectives of the Kansas Grazing Lands Coalition and its regional affiliates and encourages Kansas Livestock Association members to participate in the coalition's organizational activities.

38. CONSERVATION EASEMENT FUNDING PROGRAM (2018)

WHEREAS, at least 29 states provide funding or tax incentives for the purchase of conservation easements, on a voluntary basis, that preserve working farms and ranches, and

WHEREAS, since 2003 Kansas farm and ranch land owners have granted perpetual conservation easements on over 188,000 acres, and

WHEREAS, USDA's Agricultural Conservation Easement Program (ACEP) provides funding for the purchase of perpetual conservation easements from private landowners, provided a non-federal entity is able to match a portion of the contribution, and

WHEREAS, state general fund dollars are not available for matching USDA's ACEP funds in Kansas.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports state legislation creating a Kansas conservation easement funding source.

BE IT FURTHER RESOLVED, any Kansas conservation easement purchase program should authorize qualified private conservation organizations to hold and administer the easements.

BE IT FURTHER RESOLVED, the Kansas Livestock Association believes the Kansas Department of Agriculture, Division of Conservation is the appropriate state agency to administer a Kansas conservation easement funding program.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes state legislation that prohibits Kansas landowners from voluntarily agreeing to a perpetual conservation easement agreement.

39. PRAIRIE DOGS AND BLACK-FOOTED FERRETS (2017) EXPIRING

WHEREAS, in recent years, the black-tailed prairie dog population has significantly increased in some areas of western Kansas, and

WHEREAS, prairie dogs tend to migrate and create new and/or increasing populations on additional grazing lands, and

WHEREAS, prairie dogs reduce forage available for livestock and often inhabit grazing lands where they are unwanted, and

WHEREAS, landowners and/or local units of governments who seek to control unwanted prairie dog populations incur significant expenses, and

WHEREAS, the U.S. Fish and Wildlife Service (FWS) has introduced the black-footed ferret, a federally endangered species that depends exclusively on prairie dogs for food and shelter, and

WHEREAS, the FWS made certain commitments to private landowners to prevent adverse impacts from prairie dogs that were expected to accompany reintroduction of the black-footed ferret, and FWS has failed to meet those commitments.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association opposes state and federal legislation or regulations that would restrain local government officials' ability to control prairie dogs.

BE IT FURTHER RESOLVED, the Kansas Livestock Association urges the FWS to remove the black-footed ferret from reintroduction sites in Kansas.

40. LESSER PRAIRIE CHICKEN (2017) EXPIRING

WHEREAS, the Lesser Prairie Chicken is a native, grassland-nesting, upland bird found in mixed grass, sand-sage, and shinnery oak prairies of western Kansas, much of which is privately held land utilized by farmers and ranchers for livestock production, and

WHEREAS, environmental activist groups forced the U.S. Fish and Wildlife Service (FWS), through the use of citizen lawsuits and the threat thereof, to list the Lesser Prairie Chicken as a threatened species under the Endangered Species Act (ESA) on April 10, 2014, despite data that demonstrates voluntary, incentive-based conservation programs have stabilized and grown the Lesser Prairie Chicken population and habitat in Kansas, and

WHEREAS, FWS created a “Special Rule for the Lesser Prairie Chicken” commonly known as the “4(d) Rule” that granted incidental take protection to routine agricultural practices on cultivated land if the land was cultivated within the five years preceding the listing of the Lesser Prairie Chicken as threatened, but did not provide incidental take protection to private grasslands used in livestock production, and

WHEREAS, On July 19, 2016, USFWS responded to a federal court ruling that vacated the endangered listing by removing the Lesser Prairie Chicken from the federal list of threatened and endangered wildlife, and

WHEREAS, USFWS officials, responding to a petition to relist the Lesser Prairie Chicken as an endangered species, made a preliminary finding on November 29, 2016, that substantial evidence was present to warrant further review of the species, and that review is expected to be complete in September 2017, and

WHEREAS, listing of the Lesser Prairie Chicken as a threatened species under the ESA is likely to frustrate ongoing voluntary conservation efforts, especially where privately held land is involved, by persuading private landowners to avoid federal conservation incentives that could trigger expensive and burdensome federal regulation under the National Environmental Policy Act and the ESA.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports voluntary, incentive-based efforts like the Natural Resources Conservation Service’s, Lesser Prairie Chicken Initiative and the Five State Range Wide Lesser Prairie Chicken Conservation Plan, administered by the Western Association of Fish and Wildlife Agencies (WAFWA), as a means to preserve and enhance the population of Lesser Prairie Chickens in Kansas.

BE IT FURTHER RESOLVED, the Kansas Livestock Association opposes listing the Lesser Prairie Chicken as a threatened or endangered species under the ESA as a means to avoid a potential citizen lawsuit by environmental activists when voluntary, incentive-based conservation methods have demonstrated the ability to stabilize and increase Lesser Prairie Chicken populations.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports inclusion of grazing lands in the 4(d) Rule for the Lesser Prairie Chicken with similar incidental take protections as are currently afforded cultivated lands as long as it is listed as an endangered species under the ESA.

BE IT FURTHER RESOLVED, the Kansas Livestock Association is opposed to the fee title acquisition of grazing lands by WAFWA as a means of providing long-term conservation for the Lesser Prairie Chicken.

41. DEER (2017) EXPIRING

WHEREAS, the deer population in Kansas is causing significant problems to landowners and tenants.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislation to financially compensate farmers and ranchers experiencing significant crop damage from deer and other wildlife. This compensation should be equal to the loss incurred.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports changes in Kansas law to allow farmers and ranchers more flexibility and legal authority to control deer and other wildlife causing damage to crops and livestock.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports state legislation amending deer hunting laws to allow landowners and tenants to acquire a deer hunting tag or permit that may be transferred to a resident or nonresident for use on the landowner/tenants property.

43. ENVIRONMENTAL REGULATION (2018)

WHEREAS, the mission of the Kansas Livestock Association is to advance members' common business interests and enhance their ability to meet consumer demand, and

WHEREAS, agriculture, in particular livestock operations, are a vital part of the Kansas economy, and

WHEREAS, livestock operations require consistent, science-based, uniform environmental laws and regulations to maintain a favorable business environment, and

WHEREAS, climate change, air, and water pollution regulation is or may be proposed at state and federal levels that may impact agricultural operations including livestock operations, and

WHEREAS, federal and state court and administrative regulatory decisions regarding greenhouse gas emissions and air or water pollutants may directly impact livestock and agricultural operations.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislative, judicial, or administrative actions to minimize the effects of environmental laws, regulations, or judicial determinations on livestock operations and to maximize the economic opportunities for agricultural and livestock operations to meet such regulations.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports legislative, judicial, and administrative actions that allow maximum flexibility for agricultural and livestock operations to meet regulatory obligations.

50. ANIMAL CARE (2018)

WHEREAS, livestock producers recognize that good animal health, care, production, and handling practices are a responsibility of producers to the animals and the consumer, and

WHEREAS, livestock producers long have been concerned with the welfare of livestock, recognizing that good animal health, care, production, and handling practices are essential to efficient and profitable production, and

WHEREAS, it is important for livestock producers to share with the public the many animal husbandry practices used every day in their operations.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association recommends producers implement the Cattle Industry's Guidelines for the Care and Handling of Cattle, Beef Quality Assurance guidelines, Dairy Quality Assurance guidelines, and/or the National Dairy FARM Program.

BE IT FURTHER RESOLVED, the Kansas Livestock Association encourages the further development and participation in voluntary certification programs that validate participating producers are using best management practices for disease control and animal care.

51. HANDLING OF NON-AMBULATORY CATTLE (2019)

WHEREAS, the safety and well-being of cattle handlers is a priority, and

WHEREAS, humane handling of cattle always has been a priority for Kansas livestock producers.

THEREFORE BE IT RESOLVED, non-ambulatory cattle should be humanely euthanized as soon as possible.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports policy prohibiting the harvest of non-ambulatory cattle for human consumption.

52. HUMANE CARE OF HORSES (2017) EXPIRING

WHEREAS, the lack of federal funding for government inspectors has created an effective ban on horses being humanely processed in the United States, and

WHEREAS, federal legislation has been proposed to prohibit the processing of horses in the United States and to prohibit the transportation of horses destined for processing in other countries, and

WHEREAS, there is a continued need for the humane harvest of unwanted horses as an alternative to the costs of continued care or euthanasia and disposal, and

WHEREAS, the elimination of the option of humane harvest of unwanted horses creates the potential for long-term neglect and abandonment.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports legislation or regulations that allow for responsible forms of euthanasia of excess horses and burros, including harvesting and processing.

54. ANIMAL HEALTH PRODUCTS (2018)

WHEREAS, the Kansas Livestock Association facilitates the Kansas Beef Quality Assurance educational program with Kansas State University and the Kansas Veterinary Medical Association, and

WHEREAS, the Kansas Livestock Association continues to encourage the livestock industry to follow the proper use of animal health products and feed additives.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association opposes laws and regulatory proposals that hinder the timely availability of animal health products, create costly or burdensome distribution and administration of products, and impose duplicative regulatory requirements by state and federal agencies.

55. TRICHOMONIASIS (2017) EXPIRING

WHEREAS, trichomoniasis is a sexually transmitted disease in cattle that causes significant reductions in pregnancy rates within infected cowherds, and

WHEREAS, trichomoniasis is transmitted by bulls, is difficult to detect, and infected bulls are untreatable, and

WHEREAS, current regulations of the Kansas Department of Agriculture, Division of Animal Health (KDA DAH) designates trichomoniasis as a reportable disease and requires bulls over 18 months of age entering the state to be tested by an approved test.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports harmonization of trichomoniasis regulations among states and urges state and federal animal health agencies to strive for the eradication of trichomoniasis.

56. BOVINE TUBERCULOSIS AND BRUCELLOSIS (2018)

WHEREAS, Kansas is a Tuberculosis-free and Brucellosis-free state and the loss of that status would be an added burden and expense to the state's livestock industry.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports all possible steps by state and federal agencies to maintain free status.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports the Kansas Department of Agriculture, Division of Animal Health in its efforts to protect the domestic livestock population of Kansas from these infectious and contagious diseases.

57. BOVINE VIRAL DIARRHEA (2017) EXPIRING

WHEREAS, Bovine Viral Diarrhea (BVD) virus is likely the most costly viral disease of cattle in the United States, and

WHEREAS, cattle persistently infected (PI) with BVD prolifically shed the virus and are considered the major source of BVD, and

WHEREAS, the reproductive losses associated with lower pregnancy proportions, more abortions, and higher calf mortality greatly impact efficiency and profitability, and

WHEREAS, research indicates there is nearly a \$50 per head cost for every animal going into the feedyard because of PI exposure, and

WHEREAS, the Academy of Veterinary Consultants (AVC), American Association of Bovine Practitioners (AABP), and National Cattlemen's Beef Association (NCBA) have approved statements regarding disclosure and disposition of BVD PI animals for the purpose of reducing exposure and the transmission of BVD.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association encourages beef and dairy cow herd owners to consult with their veterinarian to consider a cost-effective vaccination prevention program and the merits of a BVD PI testing regime.

BE IT FURTHER RESOLVED, the Kansas Livestock Association encourages the development of a voluntary certification program that validates participating herd owners are using best management practices for disease control and animal care.

BE IT FURTHER RESOLVED, the Kansas Livestock Association adopts the following AVCA, AABP, and NCBA "Statement on Disclosure of BVD PI Animals":

Statement on Disclosure of BVD PI Animals

The cattle industry has a moral, ethical, and potentially legal obligation not to sell known diseased or damaged animals to other parties without full disclosure. Responsible disposition of animals persistently infected (PI) with Bovine Viral Diarrhea Virus (BVDV) is an important component of BVD control.

The dilemma of how to deal with known PI cattle becomes more critical as BVD testing becomes more widespread.

Appropriate disposition of known PI cattle must take into account the adverse impact these cattle have on the health, welfare, and the economic return of other cattle and cattle operations they may expose to BVDV. It is widely recognized that a PI animal is defective and once confirmed, the PI status should be thereafter disclosed – as exposure to these cattle has health ramifications for all cattle, especially those intended for reproductive purposes. Movement of known BVD PI animals in the marketing channels in any manner that potentially exposes at-risk cattle is strongly opposed.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports requiring cattle tested as positive for BVD PI to be permanently identified before a change of ownership occurs, unless the positive animals will be quarantined until shipment direct to harvest.

58. FERAL SWINE (2017) EXPIRING

WHEREAS, feral swine may harbor diseases infectious to domestic livestock herds and often cause damage to dams, crop fields, and grazing lands, and

WHEREAS, USDA officials have confirmed feral swine inhabit at least five counties in Kansas.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports state and/or federal funding for feral swine control and eradication efforts in Kansas.

59. KANSAS DEPARTMENT OF AGRICULTURE, DIVISION OF ANIMAL HEALTH (2018)

WHEREAS, animal agriculture is important to the Kansas economy, and

WHEREAS, maintaining a healthy animal population is important to all Kansans, and

WHEREAS, being prepared to manage any animal health situation that may arise is important to maintaining a strong economy.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports funding the Kansas Department of Agriculture, Division of Animal Health through the state general fund or from a broad-based fee collection system funded proportionately from all species based on their demands on Kansas Department of Agriculture, Division of Animal Health resources.

60. MEAT INSPECTION (2019)

WHEREAS, the Kansas Livestock Association is vitally concerned that the Food Safety and Inspection Service is adequate to maintain the safety of beef, and

WHEREAS, the consumer has the right to expect safe and wholesome beef products, and

WHEREAS, irradiation, or cold pasteurization, has been approved by FDA for beef and has been proven a safe, effective method which improves pathogen reduction.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports regulations that further the implementation of irradiation.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports USDA inspection systems for red meat and poultry that are effective, equitable, and ensure safe and wholesome products to the consumer.

61. ANIMAL IDENTIFICATION FOR DISEASE TRACEABILITY (2019)

WHEREAS, USDA's animal identification disease traceability program is limited to sexually intact cattle, more than 18 months of age, that move in interstate commerce; dairy cattle, cattle used for rodeo and recreational events; and cattle moved to shows and exhibitions, and

WHEREAS, the 2016-2020 cattle industry Long Range Plan emphasizes the cattle industry should secure the broad adoption of individual animal identification disease traceability system(s) to equip the industry to effectively manage a disease outbreak while enhancing both domestic and global trust in U.S. beef, and

WHEREAS, the state of Kansas, USDA and the private sector have provided funds for a voluntary, pilot traceability program in Kansas, named CattleTrace, which started in the fall of 2018, and

WHEREAS, CattleTrace stakeholders include the Kansas Livestock Association; Kansas Department of Agriculture, Division of Animal Health; Kansas State University's Beef Cattle Institute and participating producers, marketers, feeders and processors.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association supports efforts by the National Cattlemen's Beef Association and USDA to develop a mandatory national, individual animal identification disease traceability system for all cattle.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports continued state and federal funding to complete the CattleTrace pilot project.

BE IT FURTHER RESOLVED, the Kansas Livestock Association believes strongly that any animal identification or disease traceability program should be designed to (1) minimize costs to producers, (2) optimize the role of the private sector to administer the program, and (3) protect the confidentiality of individual animal owner records.

BE IT FURTHER RESOLVED, the Kansas Livestock Association believes the Kansas Department of Agriculture, Division of Animal Health should be the state agency that represents the state in the public/private coordination of a traceability project.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports state and federal legislation to limit animal owners' liability exposure that may arise under a private or public animal identification or disease traceability program.

62. KSU COLLEGE OF AGRICULTURE, COLLEGE OF VETERINARY MEDICINE, EXTENSION SERVICES, AND EXPERIMENT STATIONS (2017) EXPIRING

WHEREAS, agriculture is the number one industry in Kansas, and

WHEREAS, Kansas State University is one of the nation's first land grant colleges and agriculture has always been a prime area of teaching and research.

THEREFORE BE IT RESOLVED, the Kansas Livestock Association strongly supports that the university administration, Board of Regents, and the Kansas Legislature provide funding for the College of Agriculture, College of Veterinary Medicine, a food safety and security facility, experiment stations, and extension services in relationship to agriculture's importance to the Kansas economy.

BE IT FURTHER RESOLVED, the Kansas Livestock Association supports the need and legislative approval of a new state-of-the-art veterinary diagnostic laboratory.