PRECONFERENCE SELECTION

REGISTRATION FORM

KRWA requests that those planning to attend a preconference session on Tuesday to indicate below which session they plan to attend. This will help ensure having adequate handouts and to make other session arrangements for these sessions which are highly attended.

Check one session only for Tuesday
2022 Engineers' Forum for Water and Wastewater Systems (p. 11)
■ Water Operator Forum – Preparing for Certification Exams (p. 12)
Chlorine - Coming to a System Near You (p. 13)
Microbiological Monitoring of Activated Sludge Processes (p. 14)
City Clerks' Forum: Making Every Drop Count (p. 15)
☐ Best Practices for Lift Stations – From Predictive Maintenance to Consumer Flushables (p. 16)
Hold In Trust: Building Highly Effective Board Leadership (p. 17)
RWD Office Manager Forum (p. 18)
☐ The Asset Management – Rate Setting Partnership (p. 19)

After completing this form on both sides, send it with payment to:

KRWA, PO Box 226 Seneca, KS 66538

If you wish to register online, go to www.krwa.net, "training," and "conference." If you have a question about registration, send an e-mail to the team at krwa@krwa.net. If you prefer, call KRWA at 785.336.3760.

53RD ANNUAL CONFERENCE & EXHIBITION

Tuesday, Wednesday, Thursday, March 29 - 31 Century II Convention Center, Wichita, Kansas Register ONLY ONE PERSON on this form. Note: You may also register online at www.krwa.net Please print or type: Check here if you want Operator Credit: City Clerks check for MMC or CMC Credit: Name: Represents: Title: Address: City, State: Zip: Phone: () Indicate which days you plan to attend: ☐ Tuesday, 3/29 ☐ Wednesday, 3/30 ☐ Thursday, 3/31 If you are attending a preconference session on Tuesday, please indicate which session you plan to attend by checking the session on the reverse side of this form so adequate seating is available. Registration Fee\$175 \$ Registration Fee after March 15\$200 \$ Note: Registration fee does not include golf or meal tickets. Tickets to the Tuesday evening Meet & Greet barbecue, games and social are \$15. Spouses also pay registration fee and for any meal tickets. A spouses' program will be held at Century II Wednesday beginning at 1:45 p.m. No additional charge but KRWA needs to know who is planning to attend "Discovering Your Inner Cookie Artist" (p. 32) Tuesday, 3/29, 7 a.m. "Almost 5K Run/Walk" Tuesday, 3/29, 7 a.m. "Almost 5K Run/Walk" Tuesday, 3/29, 7 a.m. Golf Tourney, 3/29, 8:30 a.m. (pay KRWA) \$75 \$ Tuesday, 3/29 Luncheon Ticket\$10 \$_____ Tuesday evening, Meet & Greet\$15 \$_____ Wednesday, 3/30 Luncheon Ticket\$10 \$_ Wednesday, Spouse "Inner Cookie Artist!" Yes No Wednesday Awards Banquet & Show\$25 \$_____ Thursday, 3/31 Breakfast (by Chris Cakes)\$ 5 \$ Thursday, 3/31 Luncheon Ticket\$10 \$ Total:\$ (Please indicate payment method) Payment Enclosed: Bill Me: Credit Card: C

ORDINANCE NO.

AN ORDINANCE RELATING TO SHIPPING CONTAINERS USED AS STORAGE CONTAINERS WITHIN THE CITY OF UNIONTOWN, BOURBON COUNTY, KANSAS

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF UNIONTOWN, KANSAS:

SECTION 1. Shipping Containers Restricted.

- A Definitions: Shipping Container structure constructed or originally intended for use as a shipping container whether as a transportation vehicle or separate structure
- B Permanent placement of shipping containers or storage containers is prohibited.
- Shipping containers or storage containers may be placed on a temporary basis only. A permit is required to temporarily place a shipping or storage container. Length of time a shipping or storage container may sit on property will be determined during the permitting process. The shipping or storage container may be located anywhere on the property, not the street, and must not restrict line of sight on any vehicle(s) entering in any direction on that street.

SECTION 2. Public Officer. The City Council shall designate the Code Enforcement Officer to be charged with the administration of this ordinance.

SECTION 3. Complaints; Inquiry and Inspection. The Code Enforcement Officer shall make inquiry and inspection of premises upon receiving a complaint or complaints stating and describing the same and where located. The Code Enforcement Officer may also make such inquiry and inspection when he, or she observes condition, which appear to constitute a violation.

SECTION 4. Order of Violation.

- A The City Attorney shall cause to be served upon the owner, any agent of the owner of the property or any other person, corporation, partnership or association found by the Code Enforcement Officer to be in violation of Section 1 a notice stating the violation. The notice shall be served on the owner or agent of such property by certified mail, return receipt requested, or by personal service. If the property is unoccupied and the owner is a nonresident, then by mailing the order by certified mail, return receipt requested, to the last known address of the owner.
- If the owner or the agent of the owner of the property has failed to accept delivery or otherwise failed to effectuate receipt of a notice or order sent pursuant to this section during the preceding twenty-four month period, the governing body of the city may provide notice of the issuance of any further notice to abate or remove a shipping or storage container from such property or provide notice of the order by such methods including, but not limited to, door hangers, conspicuously posting notice of such order on the property, personal notification, telephone communication or first class mail. If the property is unoccupied and the owner is a nonresident, notice provided by this section shall be given by telephone communication or first class mail. (K.S.A 12-16177e)

SECTION 5. Same; Contents. The notice shall state the condition(s) which is (are) in violation of Section 1. The notice shall also inform the person, corporation, partnership or association that

A He, she or they shall have ten (10) days from receipt of the notice to abate the condition(s) in violation of Section 1; or

- B He, she or they shall have ten (10) days from receipt of the notice to request a hearing before the governing body or its designated representative of the matter as provided in Section 8; or
- C Failure to abate the condition(s) may result in prosecution as provided by Section 6.

SECTION 6. Failure to Comply; Penalty. Should the person fail to comply with the notice to abate the condition or request a hearing, the Code Enforcement Officer may file a complaint in the municipal court of the city against such person and upon conviction of any violation of provisions of Section 1, be fined an amount not to exceed \$100.00 or be imprisoned not to exceed 30 days or be both fined and imprisoned. Each day during or on which a violation occurs or continues after notice has been served shall constitute an additional or separate offense.

SECTION 7 Abatement. In addition to, or as an alternative to prosecution as provided in Section 6, the Code Enforcement Officer may seek to remedy violations of this ordinance in the following manner. If a person to whom an order has been sent pursuant to Section 4 has neither alleviated the conditions causing the alleged violation or requested a hearing before the governing body or its designated representative within the time period specified in Section 5, the Code Enforcement Officer may present a resolution to the governing body for adoption authorizing the Code Enforcement Officer or other agent of the city to abate the condition causing the violation at the end of ten (10) days after passage of the resolution.

The resolution shall further provide that the costs incurred by the city shall be charged against the lot or parcel of ground on which the shipping or storage container was located as provided in Section 9. A copy of the resolution shall be served upon the person in violation in one of the following ways:

- A Personal service upon the person in violation;
- B Service by certified mail, return receipt requested; or
 - C in the event the whereabouts of such person are unknown and the same cannot be ascertained in the exercise of reasonable diligence, an affidavit to the effect shall be made by the Code Enforcement Officer and filed with the city clerk, and the serving of the resolution shall be made by publishing the same once each week for two consecutive weeks in the official city newspaper and by posting a copy of the resolution on the premises where such condition exists.
- If the owner or the agent of the owner of the property has failed to accept delivery or otherwise failed to effectuate receipt of a notice or order sent pursuant to this section during the preceding twenty-four month period, the governing body of the city may provide notice of the issuance of any further orders to abate or remove a shipping or storage container from such property or provide notice of the order on the property, personal notification, telephone communication or first class mail. If the property is unoccupied and the owner is a nonresident, notice provided by this section shall be given by telephone communication or first class mail.

SECTION 8. Hearing. If a hearing is requested within the ten (10) day period as provided in Section 5, such request shall be made in writing to the governing body or its designated representative. Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest the findings of the Code Enforcement Officer. The hearing shall be held by the governing body or its designated representative as soon as possible after the filing of the request therefore, and the person shall be advised by the city of the time and place of the hearing at least five (5) days in advance thereof. At any such hearing, the person may be represented by counsel, and the person and the city may introduce such witnesses and evidence as is deemed necessary and proper by the governing body or its

designated representative. The hearing need not be conducted according to the formal rules of evidence. Upon conclusion of the hearing, the finding of the governing body or its designated representative shall be prepared in resolution form, adopted by the governing body, and the resolution shall be served upon the person in the manner provided in Section 4.

SECTION 9. Cost Assessed. If the city abates or removes the nuisance pursuant to Section 7, the city shall give notice to the owner or his or her agent by certified mail, return receipt requested, of the total cost of the abatement or removal incurred by the city. The notice shall also state that the payment is due within 30 days following receipt of the notice. The city also may recover the cost of providing notice, including any postage, required by this section. The notice shall also state that if the cost of removal or abatement not made within the 30-day period, the cost of the abatement or removal shall be collected in the manner provided by K.S.A 12-1,115, and amendments thereto, or shall be assessed as special assessment and charged against the lot or parcel of land on which the container was located and the city clerk, at the time of certifying other city taxes, shall certify the unpaid portion of the costs and the county clerk shall extend the same on the tax rolls of the county against such lot or parcel of land and it shall be collected by the county treasurer and paid to the city as other city taxes are collected and paid. The city may pursue collection both by levying a special assessment and in the manner provided by K.S.A 12-1,115, and amendments thereto, but only until the full cost and applicable interest has been paid in full.

SECTION 10. Force and Effect. This Ordinance shall take effect and be in force from and after its passage and approval by the governing body of the City of Uniontown, Kansas, and after its publication in the official city newspaper as provided by law.

The above and foregoing Ordinance passed by the Council and adopted by the Mayor of the City of
Uniontown, Kansas, thisday of, 2021.
Larry Jurgensen, Mayor
Sally Johnson, City Clerk

ORDINANCE NO. 1012

AN ORDINANCE AMENDING THE ZONING REGULATIONS OF THE CITY OF HIAWATHA, KANSAS AND MORE SPECIFICALLY ARTICLE 5, SECTION 3 ACCESSORY BUILDING, TO PERMIT ACCESSORY BUILDING ON RESIDENTIAL LOTS WITHOUT PRIMARY STRUCTURES AND REPEALING ANY ORDINANCE OR REGULATION OF THE CITY ZONING REGULATION THAT IS IN CONFLICT WITH THIS ORDINANCE.

BE IT ORDANED, by the governing body of the City of Hiawatha, Kansas:

SECTION 1. That the following section of the Zoning Regulations of the City of Hiawatha,

Kansas, be amended to read as follows:

ARTICLE 5, SECTION 3 ACCESSORY BUILDING:

- A. No accessory building shall be erected in any required front or side yard, and no detached accessory building shall be erected closer than five (5) feet to any other building.

 Accessory buildings may be located in the rear yard, but shall not be closer than five (5)

 -feet to the rear lot line and shall not be closer to the side lot line than the required side yard setback of the district. No accessory building shall cover more than thirty (30) percent of the required rear yard.
- B. For an accessory structure to be built on an empty residential lot without the primary dwelling, the lot must be a minimum configuration of 12,500 square feet. 22
- C. When built on a lot 12,500 square feet or larger the accessory building must be placed on the back half of the lot. Example: lot size 100' wide by 125' long, half of the length of 125' is 62' 6". The size of the accessory structure must fit in this 62' 6" space including any side or rear property setbacks.
- D. The area remaining to build a primary structure on the 12,500 square feet area must have a minimum size of 960 square feet, plus 30% back yard with all front, side, and rear setbacks.
- E. If one lot is conjoined with another lot, said lots can no longer be sold as single lots if an accessory building is placed upon one of the lots.
- F. Until a primary dwelling is built on the other part of the lot, another accessory structure cannot be built upon that lot to ensure the principle structure area is not been infringed upon.

adopted by the governing body, and the resolution shall be served upon the person in the matter provided in Section 4.

SECTION 9. Cost Assessed. If the city abates or removes the nuisance pursuant to Section 7, the city shall give notice to the owner or his or her agent by certified mail, return receipt requested, of the total cost of the abatement or removal incurred by the city. The notice shall also state that the payment is due within 30 days following receipt of the notice. The city also may recover the cost of providing notice, including any postage, required by this section. The notice shall also state that if the cost of removal or abatement is not made within the 30-day period, the cost of the abatement or removal shall be collected in the manner provided by K.S.A. 12-1, 115, and amendments thereto, or shall be assessed as special assessment and charged against the lot or parcel of land on which the container was located and the city clerk, at the time of certifying other city taxes, shall certify the unpaid portion of the costs and the county clerk shall extend the same on the tax rolls of the county against such lot or parcel of land and it shall be collected by the county treasurer and paid to the city as other city taxes are collected and paid. The city may pursue collection both by levying a special assessment and in the manner provided by K.S.A. 12-1, 115, and amendments thereto, but only until the full cost and applicable interest has been paid in full.

SECTION 10. Force and Effect. This Ordinance shall take effect and be in force from and after its passage and approval by the governing body of the City of Hiawatha, Kansas, and after its publication in the official city newspaper as provided by law.

MARCH OF HIA

The above and foregoing Ordinance passed by the Council and adopted by the Mayor of the City of Hiawatha, Kansas, this 6th day of April, 2009.

Grosby Gernon, Mayor

Vivian K. Constable, City Clerk

(FIRST PUBLISHED IN THE HIAWATHA WORLD ON THE 24th DAY OF APRIL 2009, 1T)

ORDINANCE NO. 1021

AN ORDINANCE TO AMEND ARTICLE 5 SECTION 9 OF THE ZONIING REGULATION OF THE CITY OF HIAWATHA TO READ AS FOLLOWS:

Section 1. That the following section of the Zoning Regulations of the City of Hiawatha, Kansas, be amended to read as follows:

ARTICLE 5 SECTION 9 FENCES

Except as otherwise specifically provided in other codes and regulations, the following regulations shall apply to construction of fences

- A. Fences in Residential Districts shall not exceed six (6) feet in height, measured from the surface to the uppermost portion of the fence. A permit is required when you are constructing, replacing or extending an existing fence.

 10 Hi 3' Now Control
- B. Fences erected within the front yard in any district shall not exceed three (3) feet in height. Fences within the front yard shall be of a type which is not more than twenty-five (25) percent solid, so as not to obscure vision at the right-of-way or property line of the lot or parcel on which it is placed.
- C. Fences in Residential Districts, Commercial Districts or enclosing residential uses within the city limits shall not contain barbed wire or be electrified
- D. Fences in Business, Industrial and Parking Districts which enclose storage lots or other areas requiring security may contain barbed wire, provided that the barbed portion of the fence shall not be nearer than six (6) feet from the surface of the ground. The total height of fences in any non-residential district shall not exceed eight (8) feet.
- E. Fences shall not be erected within any public right-of-way in any district.
- F. Fences shall not be erected or maintained in any district in such a way as to obstruct the vision of vehicle drivers within the triangular area formed by the intersection of the street right-of-way lines and a line connecting two (2) points located on those intersecting right-of-way lines twenty-five (25) feet from the point of intersection.
- G. Fences shall not be creeted within two (2) feet from a sidewalk, where the sidewalk is within the public right-of-way.
- H. Fences shall not be erected within any utility easements.
- I. No fence shall run horizontal to the property except for a two (2) rail decorative fence.
- J. Any wood, vinyl or metal fence in the yard frontage shall be constructive as a picket decorative fence not exceeding the face boards of a maximum of two (2) inches.

- K. Fences can be installed upon property lines with decorative side out from the property. Property owners are responsible for identifying location of property lines. Property line disputes are civil matters and not the responsibility of the city.
- L. No fence shall be over 3' in height in the front set back of a vacant lot.
- M. All fences must be maintained in good, sound condition. They must be free of damage or breaks. If the fence shows peeling, flaking, scaling chipping or missing paint it must be either repainted or all of the paint removed. Materials used to construct a fence must be residential in character.
- N. All line of site issues must be considered before a fence permit can be allowed.

SECTION 2. REPEAL. All former ordinances or parts thereof, or parts of the code of the City of Hiawatha Kansas, which are in conflict with, or are inconsistent with the provisions of this ordinance, are hereby repealed.

SECTION 3. EFFECTIVE DATE. This ordinance shall take effect and be in force from and after its publication in the official city newspaper.

PASSED, APPROVED, AND ADOPTED by the Hiawatha City Commission this 20th day of April, 2009.

SIGNED by the Acting Mayor this 20th day of April, 2009

/s/William Collins Acting Mayor

ATTEST:

/s/Vivian K. Constable, City Clerk

City of Uniontown

From: Sent: Jody Hoener <jhoener@hbcat.org> Tuesday, December 14, 2021 12:24 PM

To:

City of Uniontown

Subject:

Re: Uniontown Placemaking

Ok—Here is a copy and paste of the minimum requirements: (so maybe the pledge can be signed by another entity but policy would need to come through the City—I can clarify with BCBS though)

Placemaking

Placemaking is the shaping of a place by creatively applying arts, culture and social context to jump-start economic development, promote community pride and morale and encourage people to be physically active. Placemaking starts with a physical place to improve—a building, a lot, a block, a neighborhood, a district or a town. Placemaking can be a pop-up or temporary event, or a permanent improvement to the space (e.g., lighting features, art installations, construction of benches).

Activities include identifying placemaking location(s), asset mapping, project planning, maintenance, evaluation, and engaging community partners and community members. It also includes obtaining government approvals, ordinance, resolutions, or MOUs, project planning.

Minimum Package Requirements

- Work with the coalition to assess current conditions and policies related to this effort to inform work on package.
- Work with the coalition to determine how the project impacts populations of focus (Populations of focus may include racial and ethnic minorities, including persons of Black, American Indian or Alaska Native, Asian, and Native Hawaiian or Other Pacific Islander races and persons of Hispanic ethnicity; rural/urban residents; children; pregnant women; persons who are LGBTQIA+; older adults; persons with chronic illnesses; persons with housing instability or who are homeless; immigrant populations; displaced persons; persons with limited English proficiency; persons with low literacy; persons with low income; persons with disabilities; and others.").
- Develop an agreement that the placemaking effort includes a commitment to:
- o Link the placemaking effort to promotion of healthy eating and/or active living;
- o The space being commercial tobacco free, including vaping; o Allow public access to the space; and
- o Maintain permanent structures put in place through Pathways funding for at least five (5) years.
- Share all policies with the coalition and BCBSKS to build a portfolio of best practices

On Dec 13, 2021, at 5:17 PM, City of Uniontown < cityofuniontown@ckt.net > wrote:

So would Ruritan or the City need to sign the pledge?

From: Jody Hoener [mailto:jhoener@hbcat.org]
Sent: Monday, December 13, 2021 5:02 PM

To: City of Uniontown < cityofuniontown@ckt.net >; Rachel Carpenter < info@hbcat.org >

Subject: RE: Uniontown Placemaking

Anytime really that you think is best!! Once we get the pledge signed we can start working on the package. I think there was an idea of the Ruritan being the lead organization? Rachel will be there to help guide the Placemaking process and can help the lead organization with the project (engaging community members, etc)

From: City of Uniontown < cityofuniontown@ckt.net>

Sent: Monday, December 13, 2021 3:42 PM

To: Jody Hoener < info@hbcat.org>; Rachel Carpenter < info@hbcat.org>

Subject: RE: Uniontown Placemaking

Thanks, Jody. I gave Larry the information about the placemaking. He will be passing it on to the council. When would we need to sign the Placemaking Pledge?

Sally Johnson City Clerk/Municipal Court Clerk

City Of Uniontown (pop 293) PO Box 51 Uniontown, KS 66779 620-756-4742 cityofuniontown@ckt.net

From: Jody Hoener [mailto:jhoener@hbcat.org]
Sent: Monday, December 13, 2021 3:25 PM

To: City of Uniontown < cityofuniontown@ckt.net >; Rachel Carpenter < info@hbcat.org >

Subject: Uniontown Placemaking

Good Afternoon Sally!!

Attached is the Placemaking pledge we were discussing last week. I was talking to Virginia Barnes with BCBS Pathways about the school and the funds we had earmarked there. She had a good idea to perhaps engage the school in the placemaking efforts? Maybe that would be a good idea and we can repurpose the \$7000 ear marked for USD 235 for The City of Uniontown's project (in addition to the \$10,000 ear marked).

I spoke with Rachel Carpenter (included in this email) about being the spokesperson for HBCAT with USD 235 and the City moving forward and she is on board!!

Thanks Sally!

Jody Hoener
The Healthy Bourbon County Action Team, Inc.
President and CEO
620-215-5725





Pathways to a Healthy Community Pledge Placemaking Package

opportunities that provide greater access to healthy eating, active living, and commercial tobacco free spaces for community members. We are aware our involvement helps to establish strong community norms for healthier living and are willing to learn more about making healthy environment and healthy policy changes to help community members live longer and better quality lives. We will accept information and assistance from the Healthy Bourbon County Action Team through *Pathways to a Healthy Kansas (Pathways)*, a Blue Cross and Blue Shield of Kansas (BCBSKS) initiative, to implement healthy recommendations, including the minimum requirements listed below.

The Healthy Bourbon County Action Team shall provide:

- Education on what is deemed healthy and assistance with overall implementation;
- Publicity including, but not limited to, social media posts, press releases or local media stories, and recognition on the BCBSKS *Pathways* website (bcbsks.com/Pathways) and coalition website highlighting changes made related to this initiative;
- Materials to promote our involvement in the *Pathways to a Healthy Kansas* initiative to the community; and
- Opportunities for shared expertise and interaction with peers.

______(partner) acknowledges that we play an integral role in creating spaces that promote health in our community. Our position provides us with a significant opportunity to assist members of our community in leading healthier lives. We are committed to taking steps toward providing the healthiest possible environment in our community.

We pledge to:

- Work with the coalition to assess current conditions and policies related to this effort to inform work on package.
- Work with the coalition to determine how the project impacts populations of focus (Populations of focus may include racial and ethnic minorities, including persons of Black, American Indian or Alaska Native, Asian, and Native Hawaiian or Other Pacific Islander races and persons of Hispanic ethnicity; rural/urban residents; children; pregnant women; persons who are LGBTQIA+; older adults; persons with chronic illnesses; persons with housing instability or who are homeless; immigrant populations; displaced persons; persons with limited English proficiency; persons with low literacy; persons with low income; persons with disabilities; and others.").
- Develop an agreement that the placemaking effort includes a commitment to:
 - o Link the placemaking effort to promotion of healthy eating and/or active living;
 - o The space being commercial tobacco free, including vaping;
 - o Allow public access to the space; and
 - Maintain permanent structures put in place through Pathways funding for at least five (5) years.
- Share all policies with the coalition and BCBSKS to build a portfolio of best practices.

We may participate and take advantage of the resources that fit our needs, progress, and interest; we will keep the coalition informed on our progress toward the adoption of healthy changes outlined in this pledge.

In return for this pledge, we will become eligible for implementation grant funds to accomplish the minimum requirements listed above. We understand that to receive an Implementation Grant an implementation plan and budget must be submitted to BCBSKS with the grant application.

Partner contact	Title
Phone number	Email
N .4	
Print Partner Name	Partner Organization
Signature	Date
	.p.
Please sig	gn, retain one copy for your records and return to:
	Healthy Bourbon County Action Team
Coalition con	tact name:
Coalition pho	one & fax:
Coalition em	ail.

City of Uniontown

From:

OJA Municipal Courts Message <judadmin@kansascourts.org>

Sent:

Thursday, January 20, 2022 3:19 PM

To:

cityofuniontown@ckt.net

Subject:

Save the date: 2022 Municipal Clerks Conference

Access this email online



January 20, 2022

Municipal clerks—

Save the date!

The 2022 Municipal Clerks Conference is scheduled for:

March 3 and 4 Wichita Marriott 9100 Corporate Hills Drive Wichita, Kansas

New clerk orientation will be on March 3. Clerks hired after March 2020 are able to attend this session. The Municipal Clerks Conference will be on March 4.

The conference agenda and instructions for registering will be shared soon.

Questions

Education Team education@kscourts.org



CCMFOA Spring Conference c/o WSU Public Policy & Management Center 1845 N Fairmount St Wichita, KS 67260-0211



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2022 CCMFOA SPRING CONFERENCE

March 16-18, 2022
Manhattan Hilton Garden Inn

TO REGISTER ONLINE



Go to wichita.edu/ CCMFOA and follow the registration link

Registration available by phone at 316-978-6535

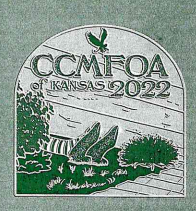
CITY CLERK'S OFFICE

P.O. BOX 51 UNIONTOWN, KANSAS 66779

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2022 CCMFOA SPRING CONFERENCE

DIFFICULT ROADS LEAD TO BEAUTIFUL DESTINATIONS

March 16-18, 2022

Hilton Garden Inn 410 S 3rd St, Manhattan, KS 66502



Featured Presentations

Brenda Viola Author: Public Servants Survival Guide Join us for sessions on engagement, teamwork, human resources, updates and more.



City of Uniontown

From:

Wichita State University Public Policy & Management Center <ppmc@wichita.edu>

Sent:

Thursday, January 27, 2022 7:03 AM

To:

cityofuniontown@ckt.net

Subject:

[ADV] 2022 KSGFOA Membership



IT'S TIME TO RENEW YOUR

2022 Kansas Government Finance Officers Association Membership

The <u>Kansas Government Finance Officers Association</u> (KSGFOA) promotes excellence in financial management through networking, and technology.

Full membership is open to accounting, financial or administrative officials (elected or appointed) whose duties encompass s Individuals holding teaching positions in Government Finance or Accounting at accredited Colleges or Universities may also

The full membership fee is \$75.00 for one calendar year. Associate Membership is available to those not eligible to be a full membership for 3 named individuals