# State of Kansas

Vol. 1, No. 23

June 10, 1982

KANSAS REGISTER

Pages 771-778

JACK H. BRIER Secretary of State

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### KANSAS REGISTER

### State of Kansas

# LEGISLATURE

### INTERIM AGENDA

Following is a listing of meetings which are scheduled for the period of June 7 through June 25, 1982. All meetings are to be held in the Statehouse in Topeka unless otherwise indicated.

DATE ROOM	TIME	COMMITTEE	AGENDA
June 7 123-S	10:00 A.M.	Joint Committee on	Review of Certain Temporary Regula-
June 8 123-S	9:00 A.M.	Administrative	tions filed by the State Corporation
		Rules and Regula-	Commission (Class II Wells); Begin 5-
		tions	Year Review of Department of Reve-
			nue-Divison of Motor Vehicles and Division of Taxation.
June 14 Parsons State Hospital and Training Center		Social and Rehabili- tation Services Re- view Commission	Institutional Management and Pro- gram.
June 15 Parsons Area SRS Office			Area Office Management, Prescreening and Alternate Services.
June 23 531-N	1:30 P.M.	Task Force on Ap- plied Remote Sens-	Agenda Unavailable.
		ing	WILLIAM R. BACHMAN Director of Legislative

Doc. No. 000393

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PUBLISHED BY JACK H. BRIER Secretary of State State Capitol Topeka, Kansas 66612

C Kansas Secretary of State, 1982



PHONE: 913/296-2236

Administrative Services

Carol A. Bell Publications Director

#### NOTICES

# State of Kansas STATE CORPORATION COMMISSION

### NOTICE OF HEARING

The State Corporation Commission will hold a public hearing June 25, 1982 at 2:00 p.m., at the Wichita Royale, 125 N. Market, Wichita, Kansas, for the purpose of receiving public comments on proposed temporary regulations K.A.R. 82-2-216, 311 and 700.

K.A.R. 82-2-216 is the natural gas assessment regulation. The rule is being changed to delete the specific amount of the assessment to allow the Commission flexibility to increase or decrease the amount of the assessment as necessary without the need for a rule change.

K.A.R. 82-2-311 concerns the licensing of operators and contractors. The rule is being changed to reflect the new statutory annual license fee of \$100.00 plus \$25.00 for each rig operated.

K.A.R. 82-2-700 is the well plugging assessment. This rule is being changed to delete the specific amount of the assessment to allow the Commission flexibility to increase or decrease the assessment as necessary without the need for a rule change.

Copies of the proposed rule changes and a copy of a fiscal impact statement can be obtained from the State Corporation Commission, Legal Department, 4th Floor, State Office Building, Topeka, Kansas 66612.

> CAROL J. LARSON Executive Secretary

Doc. No. 000390

### State of Kansas SOCIAL AND REHABILITATION SERVICES

### COMMUNITY SERVICES BLOCK GRANT SELECTION CRITERIA

The State Economic Opportunity Office (SEOO) of the Department of Social and Rehabilitation Services has adopted the following selection criteria in judging applications for fiscal year 1983 funds under the Community Services Block Grant. Requests for Proposals for fiscal year 1983 projects under this grant were let by the SEOO on May 7, 1982. The application deadline is June 15, 1982. Notice of intent to let the Request for Proposals was published in the Kansas Register May 6, 1982. For further information contact Barbara Huppee, Community Services Block Grant Coordinator, at 913-296-2458.

In judging applications for grant awards under this program, the State Economic Opportunity Office will employ the following quality point criteria:

#### Section

**Project Abstract**—a narrative summary of the proposed project which allows the reader to understand the nature of the project from the beginning of the application. Background Narrative—a narrative introduction describing the nature and background of the applicant agency, the clients and community it serves.

Needs Assessment-a thorough description of the nature and scope of the problems in the community that the proposed project seeks to address. This section should identify the individual problems of the low income community, the number of people affected, the method used to identify the problem, and the quantifiable 25 documentation of the existing problems. Project Narrative—a thorough description of the measurable objectives and activities that the applicant will undertake to alleviate the problems identified in the needs assessment. For each objective the applicant should identify the target population, number to be served, change in client circumstances and results expected, and the specific activities that the applicant will un-JUS dertake to meet the objectives. Service Delivery Systems-a description of the system, method and personnel the applicant intends to use to deliver services to clients. 15 Organizational Management-a description of the manner in which the project will be managed and staffed, including organizational charts, professional capability statement for key personnel, and job descriptions for all positions 25 for which funds are sought. Organizational Capability Statement-a description of the organization's capability for carrying out the proposed project, including the organization's track record for carrying out low income programs and the extent to which the agency has reduced the level of poverty in the 25 communities it serves. Planning and Coordination-a description with accompanying documentation of the manner in which the proposed project was planned and will be conducted with the participation and cooperation of other local social service agen-15 cies. Schedule of Events-a list of the major milestones that must be completed in order to 10 achieve project objectives. Performance Evaluation Measures-a description of the criteria that the agency will use for measuring project successes. 15 Agency Funding Profile—a declaration of all other agency funding sources for the fiscal year preceding the year for which funds are sought. Budget-a detailed budget reflecting the actual costs necessary for carrying out the project. The budget must be cost effective and must reflect the objectives and activities contained in the

25

SUSAN M. RODGERS, Director State Economic Opportunity Office State Department of Social and Rehabilitation Services

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project narrative.

Points

5

### State of Kansas KANSAS PUBLIC DISCLOSURE COMMISSION

### **NOTICE OF COMMISSION MEETING**

The Kansas Public Disclosure Commission will hold its monthly meeting on Thursday, June 17, 1982, 109 West 9th, Topeka, Kansas, Room 504, at 10:00 a.m. For a copy of the meeting agenda call 913-296-4219.

> CAROL E. WILLIAMS Commission's Administrative Assistant

Doc. No. 000395

(Published in the KANSAS REGISTER, June 10, 1982.)

### NOTICE OF BOND SALE \$895,000.00 THE CITY OF HAYS, ELLIS COUNTY, KANSAS INTERNAL IMPROVEMENT BONDS

Pursuant to K.S.A. 1981 Supp. 10-106 as amended, SEALED BIDS will be received by the City of Hays, Ellis County, Kansas, at the office of the City Clerk, City Hall, in the City of Hays, Kansas, on Thursday,

### June 24, 1982

at 7:30 o'clock P.M., Central Daylight Savings Time for the sale of one hundred seventy-nine (179) Internal Improvement Bonds of the City of Hays, Kansas, Series N, of said City, in the aggregate amount of \$895,000.00, at which time said bids will be publicly opened. All of said bonds will be negotiable coupon bonds, in the denomination of \$5,000.00 each. All of said bonds will be dated July 1, 1982, and will mature serially without option of prior payment, as follows:

\$85,000.00-March 1, 1983

\$90,000.00—March 1, 1984 to 1992, inclusive

and shall not be subject to prior payment.

Proposals will be received on bonds bearing such rate or rates of interest as may be specified by the bidders, provided, however, that not more than five different rates shall be specified in any bid and the same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of one-eighth or one-twentieth of one percent and no interest rate shall exceed the maximum permitted by the laws of the State of Kansas. No bid of less than par and accrued interest shall be considered. Any bid specifying the use of supplemental coupons or more than one interest rate within a single maturity will not be considered.

Each bid shall specify the total interest cost to the City during the life of the bond issue on the basis of such bid, the premium, if any, offered by the bidder, and the total net interest cost and the average annual net interest rate to the City on the basis of such bid. It shall be understood that the City may rely upon the representation as to the total net interest cost in awarding the bonds to the bidder submitting the best bid.

Interest on said bonds will be payable on March 1, 1983, and thereafter semi-annually on September 1 and

March 1 in each year. Both principal and interest on said bonds will be payable at the office of the State Treasurer, in the City of Topeka, Kansas.

The cost of printing said bonds will be paid by the purchaser. Said bonds, duly executed and registered, will be delivered by the City and said bonds will be sold subject to the legal opinion of Fred W. Rausch, Jr., whose unqualified approving opinion will be furnished and paid for by the City. The legal opinion will be printed on each bond. Other legal services in connection with the issuance of said bonds will be paid by the City.

All of said bonds will constitute general obligations of said City, payable both as to principal and interest from ad valorem taxes which may be levied without limitation as to rate or amount upon all tangible taxable property, real and personal, within the territorial limits of said City.

Said City has an assessed taxable, tangible valuation of \$39,284,969.00 and a bonded indebtedness of \$6,541,000.00, including this issue of \$895,000.00. Said bonds are being issued for the purpose of paying the costs of construction of certain storm sewers and improving certain streets in the City of Hays, Kansas.

Said bonds will be delivered to the purchaser on or before August 1, 1982, at such bank in the City of Topeka, Kansas, Wichita, Kansas, or Kansas City, Missouri, or elsewhere, as may be specified by the purchaser, and the purchaser will be furnished with a certified transcript of the proceedings, including the usual closing proofs which will include a certificate that there is no litigation pending or threatened at the time of delivery of the bonds affecting their validity or any of the proceedings had with respect thereto.

Each bid shall be accompanied by a certified or cashier's check for two percent of the total amount of such bid. The City reserves the right to reject any and all bids. Bids will be submitted in writing, sealed and marked, "Bond Bid." In the event any purchaser whose bid is accepted shall fail to carry out his contract, said deposit shall be paid to the City as liquidated damages. The checks of unsuccessful bidders will be returned.

DONE by the order of the City Commission of the City of Hays, Ellis County, Kansas, this 27th day of May, 1982.

THE BOARD OF CITY COMMISSIONERS OF THE CITY OF HAYS, ELLIS COUNTY, KANSAS By GEORGE PHILIP, Mayor ATTEST: DOROTHY SODERBLOM, City Clerk

(SEAL)

Doc. No. 000391

(Published in the KANSAS REGISTER, June 10, 1982.)

### NOTICE OF REDEMPTION CITY OF EL DORADO, KANSAS Dated February 1, 1973

NOTICE IS HEREBY GIVEN, for and on behalf of the City Commission of the City of El Dorado, Kansas that ALL of the outstanding City of El Dorado, Kansas Industrial Revenue Bonds, Series E, 1973, dated February 1, 1973 which are numbered 71-100, inclusive, in the aggregate outstanding principal amount of \$30,000 shall be called for redemption and payment on August 1, 1982 at a redemption price of the outstanding principal amount of said bonds plus a redemption premium of three and one-half percent ( $3\frac{1}{2}\%$ ) of the par value of said bonds. Accrued interest on the bonds will be paid through July 31, 1982, and all outstanding bonds will cease to bear interest after that date.

Payment of the accrued interest, redemption price and redemption premium on the bonds so called for redemption will be made on or after August 1, 1982 upon presentation of such bonds, accompanied by all coupons maturing on or after August 1, 1982, at the Walnut Valley State Bank, El Dorado, Kansas.

DATED this 10th day of June, 1982.

CITY OF EL DORADO, KANSAS BY: Walnut Valley State Bank Fiscal Agent

> BY: Stephen C. Funk Vice President and Trust Officer

Doc. No. 000388

### State of Kansas SECRETARY OF STATE

### KANSAS PUBLIC DISCLOSURE COMMISSION Advisory Opinion No. 82-9

Written May 21, 1982 to Michael W. Goodwin, 2633 SE Eveningtide Way, Topeka, Kansas 66605.

This opinion is in response to your letter of April 9, 1982, in which you request an opinion from the Kansas Public Disclosure Commission.

We note at the outset that the Commission's jurisdiction on this matter is limited to the applicability of K.S.A. 46-215 et seq. and K.S.A. 75-4301 et seq., the latter of which does not apply to your question. Thus, whether some other common law, statutory system or agency policy guidelines apply to your question is not covered by this opinion.

We understand you to request this opinion in your capacity as an Appraiser III in the Public Service Company Bureau of the Division of Property Valuation, Kansas Department of Revenue. You have provided to us a detailed description of your job duties which include responsibility for administering and compilation of value indicators utilized in determining the value of public utilities for purposes of assessment of ad valorem taxation.

You advise us you are nearing completion of a microcomputer program which you were asked to develop for a privately endowed educational foundation outside the State of Kansas, and according to your agreement, you both have individual rights to the program. You state the program has been developed with the approval of the Division on your own time, outside normal working hours, and at your expense. Your original agreement provided that you would develop and document the program for a fee of \$4,000.00. Your second and existing agreement covers the development of new features and some redesign of the original version for a fee of \$3,200.00, a part of which has been received to date. You indicate you have appropriately filed the required public disclosure statements with the Secretary of State as required by law.

You also advise us that the program is designed to be used for education and research as well as to assist in the appraisal of special purpose properties, such as public utilities. The program is being written in such a manner as to be unbiased toward any particular appraiser's approach to valuing such property. The program encompasses the majority of recognized techniques and procedures which are used by appraisers throughout the country. The user structures the manner in which values may be computed by selecting from a variety of techniques and assumptions. Consequently, the results obtained by use of the system are dependent upon the judgment and experience of the appraiser as well as the accuracy of the data used.

You state that you are interested in marketing the program, but would not sell it to any entity which you deal with on behalf of the State of Kansas.

Based on this factual situation, you ask whether it would be a conflict of interest for you to market the program to entities outside of the State of Kansas with which you are uninvolved in your capacity as a state official during your tenure of service as a state employee.

The Commission has reviewed K.S.A. 46-215 et seq. in its entirety and based on the factual situation provided to us, it is our opinion so long as the entities to whom you market the program do not have a "special interest" as that term is defined in K.S.A. 46-228 that no conflict of interest would exist under the sections just cited above.

We would also note that if any such entity or business combined with it were to be later involved in any negotiations for agreements with the State of Kansas, under most circumstances you would be prohibited in your capacity as a state employee from participating on behalf of the State in any such negotiations.

RICHARD E. DIETZ Chairman

By Direction of the Commission

Filed with the Secretary of State May 25, 1982. Doc. No. 000389

# State of Kansas DEPARTMENT OF ADMINISTRATION DIVISION OF PURCHASES

### **NOTICE TO BIDDERS**

Sealed bids for items hereinafter listed will be received by James I. Tolbert, Director of Purchases, State Office Building, Topeka, Kansas, until 2:00 p.m., C.S.T., or D.S.T., whichever is in effect on the date indicated, and then will be publicly opened:

## **MONDAY, JUNE 21, 1982**

#50133

Department of Transportation-MRA-A AGGRE-GATE (DIST 6) MRA-A, for Edmond, Kansas

#50712

Department of Transportation, Hutchinson-WOOD SIGN POSTS TREATED

#50715

Kansas State Fair, Hutchinson-54' × 9' × 4" CONCRETE FLOOR FOR MORTON BLDG. (Fine Arts)

#50716

Kansas State Fair, Hutchinson-FURNISH AND INSTALL 1900 SQUARE YARDS of 3" BM2 AS-PHALT

#50717

Department of Transportation, Topeka-WORD PROCESSORS

#50718

State Corporation Commission, Topeka-WORD **PROCESSING SYSTEM** 

#50719

Department of Administration (Division of Information Systems and Computing), Topeka-SOFT-WARE PACKAGE

#### #50721

Department of Transportation, Topeka-DISMAN-TLE WINDCHARGER TOWER

#50723

Department of Transportation, Topeka-ROOF RE-PAIR, Wamego, Kansas

#50724

Department of Transportation, Topeka-ROOF RE-PA R, in Osage City, Kansas

#50725

Department of Transportation, Topeka-ROOF RE-PAIR, in Kansas City, Kansas

#50727

Kansas Park and Resources Authority, Topeka-MOWING, BALING AND REMOVING HAY, from Lovewell State Park

### #50730

Department of Administration (Division of Information Systems and Computing), Topeka-MOVING SERVICES

#50731

Department of Administration (Accounts and Reports), Topeka-MOVING SERVICES #50732

Department of Transportation, Topeka-MOVING SERVICES

#50733

Department of Insurance, Topeka-MOVING SER-VICES

C Kansas Secretary of State, 1982

JAMES I. TOLBERT **Division of Purchases** 

Doc. No. 000392

peka—MOVING SERVICES #50739

#50734

Department of Administration (Personnel), To-

Department of Administration (Division of Printing), Topeka-ENVELOPES-WHITE WOVE-24 LB FOR SADDLE BOUND BOOKLET

### **TUESDAY, JUNE 22, 1982**

#25192

University of Kansas Medical Center, Kansas City-CLINICAL ANALYZER SUPPLIES I

#25193

University of Kansas Medical Center, Kansas City-MISCELLÁNEOUS BEVERAGES

### #50726

Department of Transportation, Hutchinson-WOOD POSTS AND BLOCKS #50728

Department of Transportation, Topeka-RATCHET THREADER

#### **#A-4303**

Norton State Hospital, Norton-WATER AND GAS LINE REPLACEMENTS

#### #A-4286

University of Kansas Medical Center, Kansas City-ELECTRICAL DISTRIBUTION SYSTEM IM-PROVEMENTS

#### #A-4245

Kansas State University, Manhattan-INSULA-TION AND REPAIR OF STEAM PIPES IN UTIL-**ITY TUNNELS** 

### WEDNESDAY, JUNE 23, 1982

#### #25194

University of Kansas Medical Center, Kansas City-**MISCELLÁNEOUS GROCERIES** 

#### #25196

Kansas Correctional Industries, Lansing-RECON-**DITION 55 GALLON STEEL DRUMS** 

#50738

Department of Administration (Building and Grounds Services), Topeka-FIELD PROCESSING UNITS

#### #50742

University of Kansas, Lawrence-SALE OF USED PRINTING EQUIPMENT

### THURSDAY, JUNE 24, 1982

#### #A-4488

Kansas State Park and Resources Authority, Topeka-REPAIR AND REPLACEMENT OF CON-CRETE SPILLWAY, at Lake Scott

### FRIDAY, JUNE 25, 1982

#25199

Wichita State University, Wichita-CLAY THURSDAY, JULY 1, 1982

#### #50737

Kansas State University, Manhattan-LANGUAGE LAB EQUIPMENT



### State of Kansas

### ATTORNEY GENERAL

### OPINION NO. 82-115

Counties and County Officers-Destruction of Records and Documents-Time Limitations. Representative Robert D. Miller, Russell, May 26, 1982.

The disposal or destruction of documents in the control of the county clerk is governed by specific statutes which require that county documents and records be retained seven, fifteen, or twenty years depending upon the nature of the document. Cited herein: K.S.A. 19-254, K.S.A. 19-325, K.S.A. 12-120, K.S.A. 12-121, K.S.A. 60-2702. RVE.

### OPINION NO. 82-116

Intoxicating Liquors and Beverages—Prohibited Acts and Penalties—Consumption of Alcoholic Beverages on Public Property. Stan Martin, City Attorney for the City of Herington, Abilene, June 1, 1982.

K.S.A. 41-719, which prohibits inter alia the consumption of alcoholic liquor on public property, is a legislative enactment which does not apply uniformly to all cities. Hence, a city to which this enactment applies may exempt itself by charter ordinance from the whole or any part thereof, and may also provide substitute or additional provisions, so as to permit consumption of alcoholic liquor on specified city property. However, the consumption of alcoholic liquor on such property remains subject to the limitations of the Private Club Act (K.S.A. 41-2601 et seq.), which has as its purpose the regulation and control of all consumption of alcoholic liquor by any person in this state. Thus, where a charter ordinance exempts a city from the prohibitions of K.S.A. 41-719, but authorizes consumption of alcoholic liquor on city property in a manner which is in conflict with the Private Club Act, such conflicting provisions are invalid. Accordingly, the provisions of Herington's Charter Ordinance No. 8 which authorize consumption of alcoholic liquor in the Herington Community Building irrespective of whether the general public has access are invalid since they contravene the limitations prescribed by the Private Club Act. Cited herein: K.S.A. 41-719, 41-2601, 41-2602, 41-2604, 41-2609, 41-2615, 41-2623, Kan. Const., Art. 12, § 5. WRA.

### **OPINION NO. 82-117**

Corporations—Cemetery Corporations—Detachment of Portion of Cemetery District; Procedure. Rodney K. Lyons, Stafford County Attorney, St. John, June 1, 1982.

A cemetery district which desires to transfer a portion of its territory to a township cemetery district may, at its option, follow the procedures of either K.S.A. 17-1356 et seq. or K.S.A. 17-1359 et seq. Under both acts, the final decision rests with the board of county commissioners, who must determine that the correct procedures have been followed before approving the transfer. Cited herein: K.S.A. 12-1405, 17-1330, 17-1356, 17-1359, 17-1360, 17-1362, K.S.A. 1981 Supp. 79-1801, K.S.A. 79-1962. JSS.

### **OPINION NO. 82-118**

State Boards, Commissions and Authorities—State Board of Technical Professions—Practice of Land Surveying by Unlicensed Persons. Jean A. Barbee, Executive Secretary, Board of Technical Professions, Topeka, June 2, 1982.

K.S.A. 74-7001(a) requires that one be professionally qualified as well as hold a license or certificate of authorization from the Board in order to practice any of the technical professions. Therefore, other than the exceptions found in K.S.A. 74-7034 and those which might apply in K.S.A. 74-7035, land surveyors are exclusively authorized to prepare original descriptions of real property for conveyance or recording. Cited herein: K.S.A. 74-7001, 74-7003, 74-7029, 74-7034, 74-7035, 74-7036. JLY.

#### OPINION NO. 82-119

Statutes—Rules and Regulations—Scope and Extent of Filing Act. Senator Ron Hein, Topeka, June 2, 1982.

The terms defined in K.S.A. 1981 Supp. 77-415(4) (as amended by section 1 of 1982 House Bill No. 2712) have the meanings ascribed thereto only when such terms are used in the Rules and Regulations Filing Act (K.S.A. 1981 Supp. 77-415 et seq., and amendments thereto), except where it is clear that the use of such terms in other statutes is intended by the legislature to convey such meanings. Thus, plans, bulletins, policy manuals and other documents issued by state agencies are not rules and regulations under the filing act, unless they meet the definitional criteria of "rule and regulation" in K.S.A. 1981 Supp. 77-415(4) (as amended). However, unless otherwise specifically provided by statute, such plans, bulletins, policy manuals and other documents which satisfy these definitional criteria do not have the force and effect of law, unless they are promulgated as rules and regulations pursuant to the filing act and filed with the Office of the **Revisor of Statutes.** 

Unless altered by legislative enactment, the procedure prescribed in the filing act for legislative oversight and review of rules and regulations may not be extended so as to include plans, bulletins, policy manuals and other documents of state agencies which have not been promulgated in compliance with the filing act. Cited herein: K.S.A. 46-1201, 46-1206, K.S.A. 1981 Supp. 72-961, K.S.A. 1981 Supp. 77-415, 77-416, 77-420 and 77-421 (as amended by sections 1, 2, 3 and 4, respectively, of 1982 House Bill No. 2712), K.S.A. 77-425, K.S.A. 1981 Supp. 77-426 (as amended by section 7 of 1982 House Bill No. 2712), 77-436; 1982 House Bill Nos. 2724 and 3151. WRA.

#### **OPINION NO. 82-120**

Fish and Game—Regulation of Hunting and Fishing on Fee-Patented Lands Within the Boundaries of an Indian Reservation. Representative Marvin E. Smith, Fiftieth District, Topeka, June 3, 1982.

The Potawatomi Indian Tribe has no authority to regulate non-Indian hunting and fishing on reservation lands owned in fee by non-Indians, and Indians have (continued) no right to trespass or hunt upon such lands without the owner's permission. Cited herein: K.S.A. 21-3721, 32-142a, 18 U.S.C. §§ 1153, 1165, 3243. TRH

ROBERT T. STEPHAN Attorney General

Doc. No. 000394

### State of Kansas DEPARTMENT OF ADMINISTRATION

### **NOTICE OF PUBLIC HEARING**

A public hearing will be held on Friday, June 25, 1982, at 9:30 a.m., in Room 313 South of the State Capitol Building, Topeka, Kansas, to consider the adoption of proposed temporary and permanent rules and regulations of the Department of Administration.

All interested parties may submit written comments at any time prior to the hearing by addressing them to the Secretary of Administration, Second Floor, Statehouse, Topeka, Kansas 66612. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to not more than five minutes.

Copies of the full text of the regulations and the fiscal impact statement may be obtained by writing to the Secretary of Administration, Second Floor, Statehouse, Topeka, Kansas 66612. The following is a summary of the regulations:

K.A.R. 1-16-1a: Amendments to this regulation authorize use of imprest funds to pay travel expenses in advance.

K.A.R. 1-16-15: This regulation amends reduced subsistence allowance provisions to conform with the change in K.A.R. 1-16-18 relating to the method of payment for meals and lodging expenses.

K.A.R. 1-16-18: Amendements to this regulation change the method of reimbursing employees for travel expenses. Lodging will be reimbursed on the basis of actual costs incurred, subject to certain maximums and limitations. Meals will be reimbursed at a quarter-day rate of \$4.00 for in-state travel, and \$6.00 for out-of-state travel.

K.A.R. 1-16-18a: This regulation amends the high cost geographic area provisions to conform with the change in the method of reimbursement provided in K.A.R. 1-16-18. Other amendments to this regulation are technical in nature.

K.A.R. 1-18-1a: Amendments to this regulation are technical in nature and clarify the regulation's existing provisions. Mileage rates in effect during FY 1982 remain the same for FY 1983.

K.A.R. 1-50-1: This regulation is revoked pursuant to provisions of Senate Bill 505.

K.A.R. 1-50-2: This new regulation sets the fees for general ledger, payroll reporting, and utilities billing data processing accounting services provided to municipalities.

@ Kaness Secretary of State, 1962

K.A.R. 1-27-3: An amendment to this regulation requires certain accounting records for benefit funds. PATRICK J. HURLEY Secretary of Administration

Doc. No. 000398



### KANSAS REGISTER Secretary of State State Capitol Topeka, Kansas 66612

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