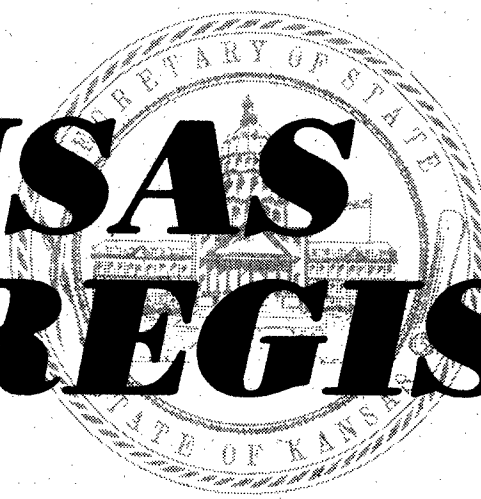


KANSAS REGISTER



State of Kansas

JACK H. BRIER
Secretary of State

Vol. 2, No. 26

June 30, 1983

Pages 915-924

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State of Kansas

LEGISLATURE**INTERIM AGENDA**

Notice is hereby given to all interested parties that the following legislative committee meetings have been scheduled during the period of July 4 through July 15, 1983.

DATE	ROOM	TIME	COMMITTEE	AGENDA
July 7	(Times and Meeting Places to be Announced)		Special Committee on Corrections	On-Site of KSIR and El Dorado Honor Camp.
July 7			Special Committee on Energy and Natural Resources	CANCELLED.
July 8				
July 7	519-S	10:00 A.M.	Special Committee on Judiciary	Agenda to be Announced.
July 8	519-S	9:00 A.M.		
July 11	123-S	10:00 A.M.	Special Committee on Energy and Natural Resources	Hearings on Proposals 21 and 24.
July 12	123-S	9:00 A.M.		
July 11	519-S	10:00 A.M.	Special Committee on Assessment and Taxation	Agenda Unavailable.
July 12	519-S	9:00 A.M.		
July 11	526-S	10:00 A.M.	Special Committee on Transportation	Hearings on Proposals 43 and 41.
July 12	526-S	9:00 A.M.		
July 11	529-S	10:00 A.M.	Special Committee on Labor and Industry	Agenda Unavailable.
July 12	529-S	9:00 A.M.		
July 12	527-S	10:00 A.M.	Legislative Educational Planning Committee	Review of Technical Programs Offered by Community Colleges and Area Vocational Technical Schools; Other Items to be Announced Later.
July 13	527-S	9:00 A.M.		
July 12	123-S	10:00 A.M.	Special Committee on Ways and Means	All Proposals.
July 13	123-S	9:00 A.M.		
July 13	531-N	10:00 A.M.	Special Committee on Special Care Services	Agenda Unavailable.
July 14	531-N	9:00 A.M.		

WILLIAM R. BACHMAN
Director of Legislative
Administrative Services

Doc. No. 001318

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



PHONE: 913/296-2236

Carol A. Bell
Publications Director

(Published in the KANSAS REGISTER, June 30, 1983.)

**BOARD OF TRUSTEES
OF THE ALLEN COUNTY
COMMUNITY COLLEGE DISTRICT
NOTICE OF INTENT
TO ISSUE REVENUE BONDS**

**TO: ALL PERSONS CONCERNED AND
INTERESTED**

You are hereby notified that the Board of Trustees of the Allen County Community College District, Allen County, Kansas, did on June 16, 1983, duly adopt a resolution declaring it necessary to and authorizing the enlarging of the existing Student Union and Dormitory System of the Community College District by building and equipping an additional dormitory building or buildings to be located on the campus of the Allen County Community College, in the City of Iola, Kansas, which will house approximately 60 students, at a total estimated cost of \$400,000 under the authority of K.S.A. 76-6a12 to 76-6a25, inclusive, as amended and supplemented.

You are hereby further notified that said Resolution of the Board of Trustees of the Allen County Community College District, Allen County, Kansas, declares it necessary to and authorizes the issuance and sale of revenue bonds of the Allen County Community College District, Allen County, Kansas, in an amount not to exceed \$400,000, in order to pay the costs of building and equipping said dormitory building or buildings.

You are hereby further notified that unless an action to contest the legality of the proposed revenue bonds of the Allen County Community College District, Allen County, Kansas, shall be filed in a court of law within 30 days of the date of publication of this notice, the right to contest the legality of any revenue bonds issued in compliance with the aforesaid Resolution and other proceedings duly and legally had and taken by said Board of Trustees prior to the date of publication of this notice, and the right to contest the validity of the provisions of such proceedings, shall cease to exist, and no court shall thereafter have the authority to inquire into such matters; and that after the expiration of said 30 days from the date of publication of this notice, no one shall have any right to commence an action contesting the validity of such revenue bonds or the provisions of such proceedings of the Board of Trustees and all such revenue bonds shall be conclusively presumed to be legal and no court shall thereafter have the authority to inquire into such matters.

DATED June 16, 1983.

**BOARD OF TRUSTEES
THE ALLEN COUNTY COMMUNITY COLLEGE
ALLEN COUNTY, KANSAS**

By **BOB JOHNSON**
Chairman

ATTEST: EARL CARLSON
Secretary

Doc. No.001312

State of Kansas

ATTORNEY GENERAL

OPINION NO. 83-93

Counties and County Officers—Jails—City Prisoners; Compensation for Maintenance. L. Stephen Garlow, Cherryvale City Attorney, Parsons, June 16, 1983.

Neither a sheriff, nor a board of county commissioners, may, as a precondition to receiving prisoners committed to a county jail by a city, require the city covenant to hold the county and sheriff harmless, and to indemnify the county and sheriff for any civil liability arising out of the commitment of city prisoners to the county jail.

Pursuant to the provisions of K.S.A. 19-1930, cities are liable for the expenses of housing city prisoners in the county jail, including medical expenses of such prisoners. Kansas Attorney General Opinion No. 78-66 is affirmed. Cited herein: K.S.A. 19-101a (as amended by Section 1 of 1983 Senate Bill No. 302), 19-1930. TRH

OPINION NO. 83-94

State Departments; Public Officers, Employees—State Moneys—Active Accounts; Service Charges. John A. O'Leary, Jr., State Bank Commissioner, Topeka, June 16, 1983.

K.S.A. 75-4202 requires that a bank having a state bank account must service such account without charge to the state or any of its agencies for the disbursement of moneys from such account pursuant to warrant, draft or check. This provision does not compel such bank to cash without charge to the person presenting it to the bank for payment a warrant, draft or check drawn by the state or any of its agencies upon the state treasury. Cited herein: K.S.A. 1982 Supp. 75-4201, K.S.A. 75-4202. BJS

OPINION NO. 83-95

Agricultural Hall of Fame—State Aid—Internal Improvements. Robert H. Miller, State Representative, Eightieth District, Wellington, June 21, 1983.

State appropriations to the Agricultural Hall of Fame are not violative of Article 11, Section 9 of the Kansas Constitution. Cited herein: K.S.A. 2-2701, 1983 House Bill No. 2140, Kan. Const., Art. 11, §§ 6, Kan. Const. 1982 Supp., Art. 11, § 9, 36 U.S.C.A. §§ 971, 973. MWB

ROBERT T. STEPHAN
Attorney General

Doc. No. 001315

State of Kansas

**DEPARTMENT OF ADMINISTRATION
DIVISION OF PURCHASES****NOTICE TO BIDDERS**

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

MONDAY, JULY 11, 1983

#25652

Department of Transportation, Topeka—**RADIO COMMUNICATIONS EQUIPMENT—CB MOBILE AND BASE UNITS**

#54463

Kansas State University, Manhattan—**VIDEO CAMERA**

#54464

Kansas State Fair, Hutchinson—**FURNISH AND INSTALL 3" BM2 ASPHALT PAVING OVERLAY**

#54465

Department of Administration (Division of Printing), Topeka—**LEDGER PAPER AND PAPER COATED—TWO SIDES**

#54466

Kansas State University, Manhattan—**EXERCISE EQUIPMENT**

#54467

Kansas Correctional Industries, Lansing—**HIGH PERFORMANCE LENS**

#54468

Kansas State Penitentiary, Lansing—**FLOOR MACHINES**

#54469

Kansas State Industrial Reformatory, Hutchinson—**SOAP AND DETERGENT**

#54470

Kansas State Industrial Reformatory, Hutchinson—**BAND SAW**

#54471

Kansas State University, Manhattan—**FEED**

#54472

Kansas State University, Manhattan—**FEED**

#54473

Kansas State University, Manhattan—**REPLACEMENT OF CENTRAL STATION OF INTER-COMMUNICATION SYSTEM**

#54478

Adjutant General's Department, Topeka—**LABOR, MATERIAL TO INSTALL SMOKE ALARM SYSTEM, Nickell Barracks Training Center, Salina**

#54479

Kansas State Penitentiary, Lansing—**FURNISH AND DELIVER EXHAUST FANS**

TUESDAY, JULY 12, 1983

#25649

Statewide—**AUGUST (1983) MEAT PRODUCTS**

#A-4677(a)

Department of Administration, Topeka—**MISCELLANEOUS INTERIOR REMODELING, Cedar Crest, Governor's Mansion**

#A-4679

Kansas State University, Manhattan—**ROOFING REPLACEMENT, KRAMER FOOD CENTER FACILITY**

#A-4704

Kansas Soldiers Home, Fort Dodge—**ROOF REPLACEMENT, HALSEY HALL**

WEDNESDAY, JULY 13, 1983

#25654

University of Kansas Medical Center, Kansas City—**MISCELLANEOUS GROCERIES**

#54460

Department of Administration, Topeka—**SALE OF USED CARPETS**

#54483

Various Agencies—**USED VEHICLES**

#54487

Kansas State Industrial Reformatory, Hutchinson—**MEN'S DRESS TROUSERS**

#54488

Department of Social and Rehabilitation Services, Topeka—**MUSLIN**

#54497

University of Kansas Medical Center, Kansas City—**MEAT PRODUCTS**

#54498

Kansas State University, Manhattan—**LASER DOPPLER ANEMOMETRY SYSTEM**

#54499

Fort Hays State University, Hays—**CARPET**

#54500

Kansas State University, Manhattan—**PHOTON COUNTER SYSTEM**

#A-4574, #A-4579, and #A-4635

Emporia State University, Emporia—**REROOFING OF VARIOUS BUILDINGS**

THURSDAY, JULY 14, 1983

#54477

Wichita State University, Wichita—**SALE OF USED FURNITURE**

#54485

Department of Administration (Surplus Property Section), Topeka—**LEASE OF TRUCK TRACTOR AND DRIVER**

#54501

University of Kansas, Lawrence—**ULTRAMICROTOME**

#54503

Adjutant General's Department, Topeka—**READY MIX CONCRETE, FOB, Fort Riley, Kansas**

MONDAY, JULY 18, 1983

#25657

Statewide—**PRINTING AND OFFSET DUPLICATING SUPPLIES**

THURSDAY, JULY 21, 1983

#25656

All Agencies of the State of Kansas—**FLUORESCENT LAMP BALLASTS**

THURSDAY, JULY 28, 1983

#A-4653

Kansas Fish and Game Commission, Pratt—**CONSTRUCT MILFORD FISH HATCHERY**

NICHOLAS B. ROACH
Director of Purchases

Doc. No. 001316

State of Kansas

SOCIAL AND REHABILITATION SERVICES**BASIC MAXIMUM DAILY RATE OF CHARGE FOR TREATMENT OF PATIENTS IN STATE INSTITUTIONS**

In compliance with K.S.A. 59-2006b, as amended, the following per patient day costs for fiscal year 1984 will be the basic maximum daily rate of charge, effective July 1, 1983, for the following state institutions:

Parsons State Hospital and Training Center	\$ 78.79
Winfield State Hospital and Training Center	78.02
Kansas Neurological Institute	80.81
Norton State Hospital	93.70
Rainbow Mental Health Facility	158.85

ROBERT C. HARDER
Secretary

Doc. No. 001313

State of Kansas

DEPARTMENT OF ADMINISTRATION

**NOTICE OF HEARING
ON PROPOSED TEMPORARY
AND PERMANENT
ADMINISTRATIVE REGULATIONS**

A public hearing will be held on Friday, July 22, at 9:00 a.m., in Room 313-S of the State Capitol (Old Supreme Court Room), Topeka, Kansas, to consider the adoption of proposed changes in existing rules and regulations and of proposed new rules and regulations of the Department of Administration. These regulations will be adopted on both a temporary and permanent basis.

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 from the Division of Accounts and Reports, State Office Building, Topeka, Kansas 66612, phone (913) 296-2311 (KANS-A-N 561-2311). The following is a summary of the regulations:

K.A.R. 1-16-15 is being amended to conform to amended provisions in K.A.R. 1-16-18 regarding subsistence allowances.

K.A.R. 1-16-18: Amendments to this regulation change the basis for paying out-of-state travel subsistence allowances. Meals will be paid at a quarter day rate of \$4.50 (\$5.50 for high cost geographic areas). Lodging expenses will be paid on the basis of actual

costs incurred, subject to limitations stated in the regulation. In-state travel expenses will continue to be reimbursed at a \$9.00 per quarter day rate. An additional amendment requires reduction of subsistence allowances when the cost of meals or lodging is included within the cost of registration fees or other fees and charges paid by the state.

K.A.R. 1-16-18a: This regulation is being amended to update the list of designated high cost geographic areas.

K.A.R. 1-18-1a: This regulation is being amended to correct an inaccurate internal reference.

K.A.R. 1-28-1: Amendments to this regulation define a new remitting schedule for payment of Social Security contributions by political subdivisions.

K.A.R. 1-7-12: Amendments to this regulation regarding evaluation appeal procedures allow appointing authorities to make changes in an evaluation that is being appealed or to appoint an appeal committee. If an appointing authority modifies an evaluation, the employee may review the modified evaluation and will again have an opportunity to file an appeal.

K.A.R. 1-9-8: This regulation will be revoked and replaced by 1-9-8a and 1-9-8b.

K.A.R. 1-9-8a and 1-9-8b: These new regulations authorize leave with pay for jury duty and certain other required appearances. The regulations also clarify the circumstances under which employees may receive reimbursement from the state for travel expenses incurred as a result of such appearances and the circumstances under which employees may retain any compensation or travel expenses received from a source other than the state for such appearances.

PATRICK J. HURLEY
Secretary

Doc. No. 001317

State of Kansas

SECRETARY OF STATE**KANSAS PUBLIC
DISCLOSURE COMMISSION****Advisory Opinion No. 83-13**

Written June 20, 1983 to Robert F. Hartsook, President, The Topeka Club, 8th and Jackson, Topeka, Kansas 66612.

This opinion is in response to your letter of May 23, 1983, 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.* Thus, whether some other common law, statutory system, rule and regulation or local ordinance applies to your question is not covered by this opinion.

We understand you to request this opinion in your capacity as President of The Topeka Club, an independent corporate entity. You advise us that the Club has established a new membership category entitled "Honorary Members" and is desirous of bestowing

(continued)

these memberships on certain executive and legislative state officials as well as Shawnee County and Topeka elected officials.

The new category provides for a waiver of monthly dues but the member would be charged for food and beverage.

Based on this factual situation, you ask whether the provision of such memberships is prohibited or whether there would be any reporting requirements.

We first note that as of July 1, 1983, S.B. 379 becomes law. Due to the proximity of time we felt it would be appropriate to reply to your question as though that bill were already in effect. Please note, however, that the comments which follow concerning that law relate only to state officers and employees and not county or city officials.

Subsection (b) of Section 11 of S.B. 379 states:

(b) No person with a special interest shall offer, pay, give or make any economic opportunity, gift, loan, gratuity, special discount, favor, hospitality or service having an aggregate value of \$100 or more in any calendar year to any state officer or employee or candidate for state office with a major purpose of influencing such officer or employee in the performance of official duties or prospective official duties.

The threshold question is whether the value of the membership is \$100 or more in any calendar year. For the purposes of making that determination, we would advise you that the value of the membership should be considered to be the going fair market value that would be charged in the ordinary course of business for the same rights and privileges of membership. If that value is less than \$100, then what follows is not applicable.

Assuming for the purposes of this opinion that the dollar value is equal to or greater than \$100, the issue turns to whether The Topeka Club has a "special interest." That phrase is defined by K.S.A. 46-228 as follows:

"Special interest" means an interest of any person as herein defined (1) concerning action or non-action by the legislature on any legislative matter affecting such person as distinct from affect upon the people of the state as a whole, or (2) in the action or non-action of any state agency or state officer or employee upon any matter affecting such person as distinct from affect upon the people of the state as a whole.

Obviously, the application of this test depends upon the person to whom the membership is to be granted. We would note that in most sessions private clubs have bills in front of the legislature and generally you should presume that the Club has a special interest in relationship to gifts to legislators. Certainly a special interest exists in relationship to any state officer or employee who is involved in the regulation, licensing or inspecting of the Club. Since the Governor's Office has veto powers as well as administrative powers, in most cases, gifts to persons in that office would constitute "special interest" situations.

The more difficult question is the determination of

when a gift is given with "a major purpose of influencing such officer or employee in the performance of official duties" (emphasis added). We imagine that the major purpose of the proposed memberships is to draw business to the Club. However, the language of the section does not deal with the major purpose, but rather "a" major purpose. Obviously, what "a" major purpose is would be subject to interpretation and question by some depending upon the status of the recipient. In other words, if the recipient did not hold a position of sufficient discretionary authority to have impact on the Club, then one could more firmly be assured that no appearance of impropriety existed. On the other hand, if the person were in a position to have significant discretion concerning the Club, it could be argued that "a" purpose was to influence the recipient. We do not mean to say by this comment that we believe that to be the case here, only that the allegations could be made.

Under such circumstances, we would suggest that the best yardstick might well be to consider the purpose test to be met if the "special interest" test is met. We believe following this course would remove even the hint of impropriety.

If you would like amplification of this opinion as applied to a specific factual situation, don't hesitate to contact us.

Turning now to the local officers, we note that unlike the state law, the local law does not have gift limitations except to the extent covered by the bribery laws which are outside our jurisdiction.

Advisory Opinion No. 83-14

Written June 21, 1983 to Nancy Strain, LMSW, Olathe Area SRS, One Patrons Plaza, Olathe, Kansas 66061.

This opinion is in response to your letter of May 5, 1983, in which you request an opinion from the Kansas Public Disclosure Commission.

We note at the outset that the Commission's jurisdiction in 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 sections not applying here. Thus, whether some other common law, statutory system or rule and regulation applies to your question is not covered by this opinion.

We understand you request this opinion in your capacity as a social worker employed in the Olathe Office of Social and Rehabilitation Services as a supervisor of five adult service workers and two adoption workers.

We understand that up to July 1, 1983, in adoption cases the courts of Kansas have had the option of requiring S.R.S. personnel to do social assessments in such cases. Under H.B. 2099 we understand S.R.S. involvement to have been drastically limited to the extent that S.R.S. may be required to conduct such studies only if there is no private licensed social worker available. You advise us that in Johnson County there are sufficient licensed social workers available that S.R.S. will not be called upon to do further adoption social assessments.

(continued)

You ask whether you may accept appointments by the court to provide social assessments during off-duty hours during your tenure as a state employee.

This Commission has reviewed K.S.A. 46-215 *et seq.* as it exists on the date of this letter and as it will be amended effective July 1, 1983. From our review, it is our opinion, so long as S.R.S. plays no role in your licensing as a social worker, nor regulates the manner in which you conduct social assessments, and your private social assessments are conducted exclusively on your own time, that it is permissible for you to conduct assessments in your private capacity as a social worker under the factual situation described above.

Advisory Opinion No. 83-15

Written June 20, 1983 to Mark Andrews, Personnel Officer, Kansas Department of Revenue, State Office Building, Topeka, Kansas 66625.

This opinion is in response to your letter of June 1, 1983, in which you request an opinion from the Kansas Public Disclosure Commission.

We note at the outset that the Commission's jurisdiction is limited in this matter to the applicability of K.S.A. 46-215 *et seq.* and K.S.A. 75-4301 *et seq.*, the latter sections not applying to your questions. Thus, whether some other common law, statutory system or rules and regulations apply to your question is not covered by this opinion.

We understand you to request this opinion in your capacity as the Personnel Officer for the Department of Revenue.

You ask whether a state employee may serve as an agent or in any other capacity for an insurance company with the purpose of selling health insurance or other types of insurance to other state employees so long as all such work is done on off-duty hours.

We have reviewed K.S.A. 46-215 *et seq.* in its entirety and it is our opinion so long as the transactions are carried on in the ordinary course of business and outside state time and the state employee in his private capacity as an insurance salesman or agent is not regulated, licensed or inspected by the state agency of employment, that the situation you describe is permissible thereunder.

RICHARD E. DIETZ, Chairman
By direction of the Commission

Filed with the Secretary of State June 23, 1983.

Doc. No. 001319

State of Kansas

ATTORNEY GENERAL

NOTICE OF SYSTEMS OF REGISTRATION FOR KANSAS MUNICIPAL BONDS

Bonds have traditionally been issued in bearer rather than in registered form, and a change from bearer to registered form will significantly affect the relationships, rights and duties and costs of issuers of and persons who deal with bonds. Such effects will impact the various issuers and varieties of bonds differently depending on their legal and financial characteristics, their markets and their adaptability to recent and prospective technological and organizational developments. It is therefore a matter of concern to Kansas that public entities be provided flexibility in the development of bond registration systems and control over system incidents, so as to accommodate such differing impacts. It is the purpose of the following to provide, pursuant to Substitute for Senate Bill No. 265, new Sec. 4(i), published in the *Kansas Register*, May 12, 1983, two basic systems of registration for municipal bonds (the "Bonds") in the state of Kansas. Substitute for S.B. 265 is elective for Kansas issuers of municipal bonds and does not limit or prevent the issuance of municipal bonds in any other form or manner authorized by law, *e.g.*, industrial revenue bonds issued pursuant to K.S.A. 12-1740 *et seq.*

There shall be two basic systems of registration of bonds approved by the Attorney General in the state of Kansas. The two basic systems shall be the certificated system and the uncertificated system.

I. The certificated system shall be in *substantially* the following form:

- A. All bonds shall be represented by an instrument in *substantially* the following form and contain the following information, unless otherwise approved by the Attorney General.
 1. Title and Description of Issue—The name, title and purpose of the issuer shall appear and be located in the center of Section A as indicated by *Item 1*, Figure 1.
 2. Interest Rate—The annual percentage of interest to be paid to the registered holder shall appear and be located to the far left of Section B as indicated by *Item 2*, Figure 1.
 3. Maturity Date—The date that the principal amount of the issue is due and payable to the registered holder shall appear and be located to the left of center of Section B as indicated by *Item 3*, Figure 1.
 4. Dated Date—The date of original issue of the certificate by the issuer shall appear and be located to the right center of Section B as indicated by *Item 4*, Figure 1.
 5. CUSIP Number—The nine character alphanumeric symbol, assigned under the proposed Securities Identification Numbering Standard, which uniquely identifies an issue shall appear

(continued)

and be located to the far right of Section B as indicated by *Item 5, Figure 1.*

- 6. "Registered" Nomenclature—The word "Registered" shall appear and be located on the far left and far right of Section A as indicated by *Item 6, Figure 1.*
- 7. Certificate Number—The number assigned to each certificate within an issue shall appear and be located to the far left of Section A between Items 6 and 1 as indicated by *Item 7, Figure 1.* Certificate numbers must be unique within this issue.
- 8. Denomination—The principal dollar amount (face value) of the bond shall appear and be located to the far right of Section A between Items 6 and 1 AND at the bottom of Section B directly below Item 9 as indicated by *Item 8, Figure 1.*
- 9. Registered Owner—The name of the registered owners of the certificate shall appear and be located in the middle of Section B as indicated by *Item 9, Figure 1.*
- 10. Bond Recitals—The applicable excerpts of the Bond Recitals belonging to the issue shall appear and be located between Items 8 and 11-16 in Section C as indicated by *Item 10, Figure 1* AND, if necessary, should be continued on the back of the certificate as indicated by *Item 10, Figure 2.*
- 11. Registration Date—The date that the particular certificate is registered in the name of the owner or holder shall appear and be located at the lower left corner of Section C as indicated by *Item 11, Figure 1.*
- 12. Trustee's Certificate and Legal Signature—The Trustee's Certificate of Authentication and Registration with legal signatures (if required by the issuer) shall appear and be located at the lower left hand corner of Section C between Items 11 and 13 as indicated by *Item 12, Figure 1.*
- 13. Transfer Agent(s) and Paying Agent(s)—The name(s) of authorized agents responsible for the transfer of the certificate of registration, and disbursement of interest and principal payments shall appear and be located at the lower left hand corner of Section C to the right of Item 12 as indicated by *Item 13, Figure 1.*
- 14. Seal—The Seal of the issuer shall appear and be located at the bottom of Section C in the center between Items 13 and 15 as indicated by *Item 14, Figure 1.*
- 15. Signature(s) of the Issuer—The legal signature(s) of the issuer shall appear and be located at the lower right hand corner of Section C as indicated by *Item 15, Figure 1.*
- 16. Registration Number of the State Treasurer—The registration number of the State Treasurer of the state of Kansas shall appear and be located at the lower right hand corner of Section C as indicated by *Item 16, Figure 1.*
- 17. Legal Opinion—The legal opinion, if required by issuer, concerning the validity of a securi-

ties issue, or its representation, shall appear and be located in the center of the certificate back as indicated by *Item 17, Figure 2.*

- 18. Assignment—Language appropriate to permit the assignment of the certificate, when properly executed, shall appear and be located on the certificate back as indicated by *Item 18, Figure 2.*
- 19. Certificate of Registration—Certificate of registration by state and issuers shall appear and be located in the bottom portion of the certificate back as indicated by *Item 19, Figure 2.*
- B. The Bonds shall be 8 by 12 inches in size.
- C. The form of assignment on such bonds shall be *substantially* in the following form:

BOND ASSIGNMENT

FOR VALUE RECEIVED, The undersigned does (do) hereby sell, assign and transfer to

(Name and Address)

(Social Security or Taxpayer Identifying No.)

the bond to which this assignment is affixed in the outstanding principal amount of \$_____, standing in the name of the undersigned on the books of (*Registrar, State Treasurer*). The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said bond, on the books of said (*Registrar, State Treasurer*), with full power of substitution in the premises.

Dated _____

Name

Account No.

Signature
(Sign Here Exactly as Name or Names Appear on the Face of the Certificate)

(Signature Guarantee)

- D. Certificates of registration of the issuer and/or county clerk and the State Treasurer shall be in substantially the following form:

CERTIFICATE OF ISSUER/COUNTY CLERK

I, _____, clerk of _____ (issuer/county), Kansas, do hereby certify that this Bond has been duly registered in my office on _____, 19____.

WITNESS my hand and official seal.
(Seal) Issuer/County Clerk

CERTIFICATE OF STATE TREASURER

OFFICE OF THE TREASURER, STATE OF KANSAS

I, JOAN FINNEY, Treasurer of the State of Kansas, do hereby certify that a transcript of the proceedings leading up to the issuance of this Bond has been filed in my office and that this Bond was registered in my office according to law on _____, 19____.

WITNESS my hand and official seal.
JOAN FINNEY
Treasurer of the State of Kansas

(Seal) By Assistant State Treasurer

(continued)

FACE

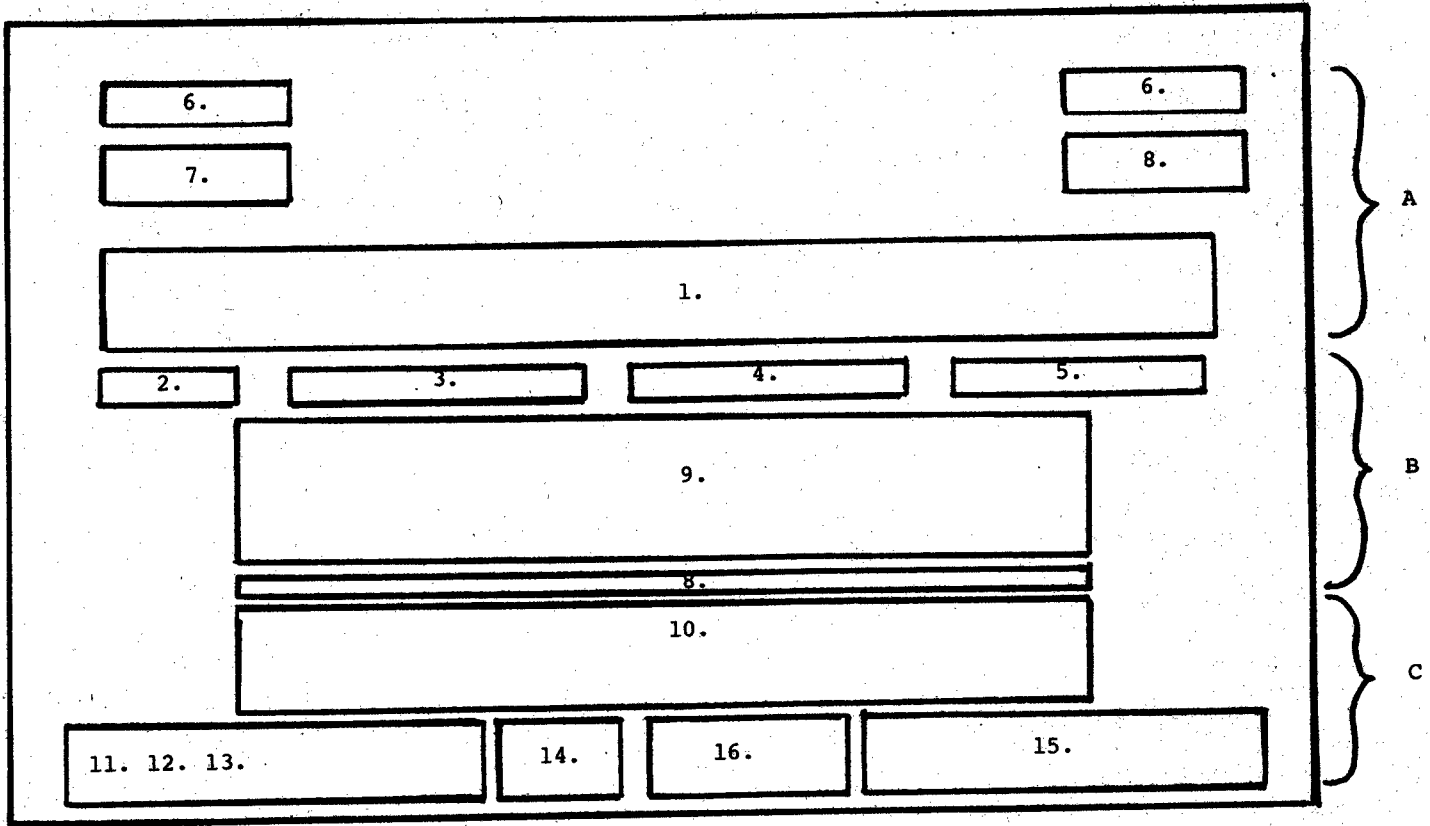


FIGURE 1
BACK

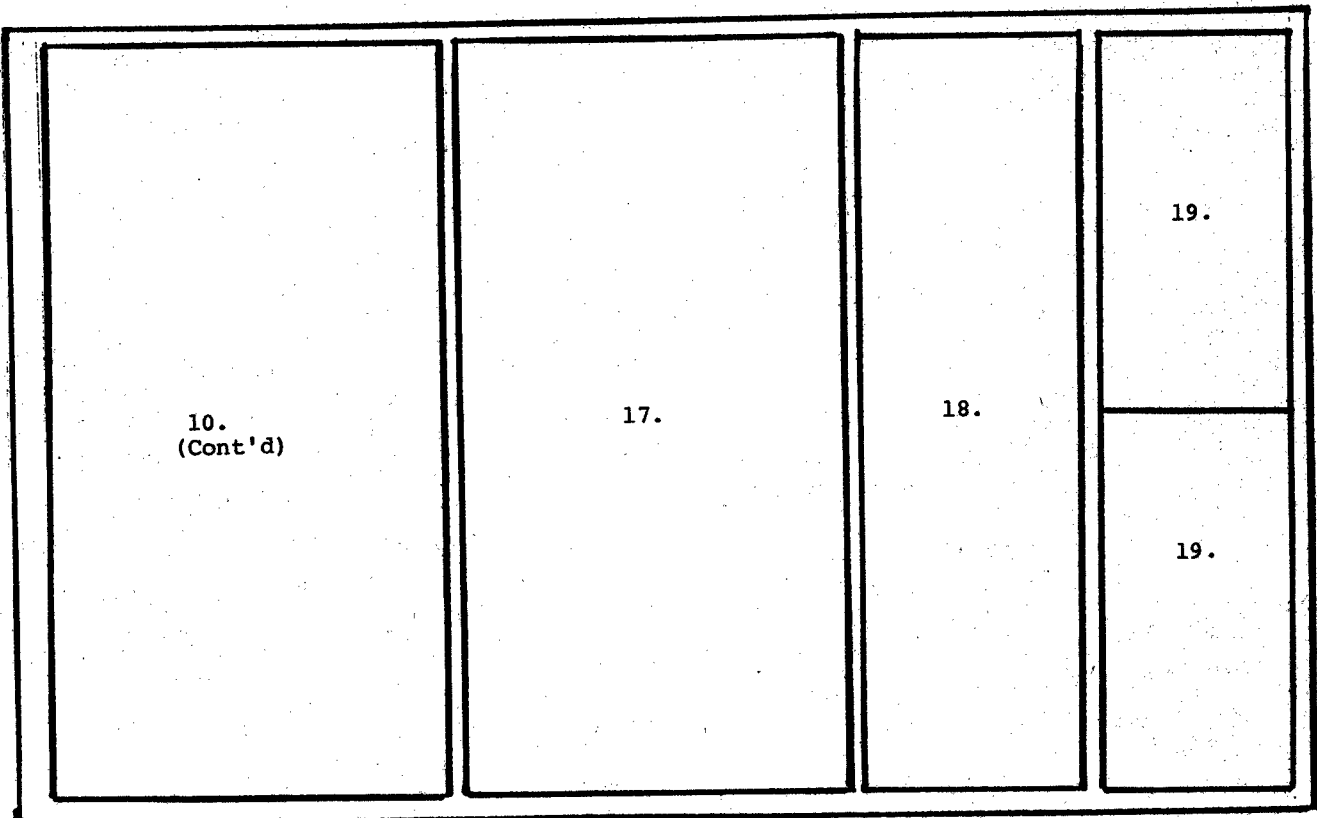


FIGURE 2

(continued)

II. The uncertificated system shall be in *substantially* the following form:

A. All bonds shall be registered on the books and records maintained by or on behalf of the issuer. Each uncertificated bondholder shall receive a written statement which shall provide a record of certain rights in the Bond and signed by a person whose signature is required or permitted to be placed on a certificated bond of the same class or series. A properly acknowledged instruction for transfer submitted to the Bond registrar shall be sufficient for the Bond registrar to transfer an uncertificated bond on the records regularly maintained by or on behalf of the issuer. The form of such instruction for transfer shall be substantially in the following form:

BOND ASSIGNMENT FORM

FOR VALUE RECEIVED, the undersigned does (do) hereby sell, assign and transfer to

(Name and Address)

(Social Security or Taxpayer Identifying No.)

the outstanding principal amount of \$ _____, description of bond _____ maturing _____ date standing in the name of the undersigned on the books of (Registrar, State Treasurer). The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the interest in the aforementioned bond, on the books of said (Registrar, State Treasurer), with full power of substitution in the premises.

Dated _____.

Name

Account No.

Signature (Sign Here Exactly as Name or Names Appear on the Face of the Certificate)

(Signature Guarantee)

B. Written statements evidencing an ownership in uncertificated bonds shall contain *substantially* the following information:

1. Owner's Name and Address
2. Taxpayer I.D. Number/Social Security Number
3. Name of Issuer
4. Description (Style of Bond)
5. Series
6. CUSIP Number
7. Date of Issue
8. I.D. Number of the Office of the State Treasurer
9. Par Amount of Bond
10. Principal Amount of Ownership in Bond

11. Maturity Date
12. Interest Rate of Bond
13. Interest Payment Date
14. Bond Registrar/Paying Agent
15. Date of Transfer
16. Required Signature of Registration

ROBERT T. STEPHAN
Attorney General

Doc. No. 001314

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State Capitol
Topeka, Kansas 66612

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