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Notice of Bond Sale Johnson County Dickinson County (corrected notice)		
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KANSAS REGISTER

State of Kansas

1694

LEGISLATURE

INTERIM COMMITTEE SCHEDULE

The following committee meetings have been scheduled during the period of October 17 through October 30:

Date	Room	Time	Committee	Agenda
October 17	514-S	10:00 a.m.	Special Committee on	. 17th: Hearings on Proposal No. 48-
October 18	514-S	9:00 a.m.	Ways and Means/	Corrections Initiatives, and Proposal
	i i i De transferencia		Appropriations	No. 46-Presidential Preference Primary;
				committee action on previously addressed
				topics. 18th: Hearing on Proposal No. 47—Mental
				Health Services.
·利用税款 (1)案) 11月1日 - 11月1日				
October 18	527-S	10:00 a.m.	Legislative Educational	Committee review of all proposals and
October 19	527-S	9:00 a.m.	Planning Committee	hearings on Proposal No. 30-Community
	·			College Out-District Tuition.
October 19	123-S	9:00 a.m.	Legislative Post Audit	Legislative Matters.
October 20	514-S	10.00		and Hearing on Dupped No. 20
October 20 October 21	514-5 514-S	10:00 a.m. 9:00 a.m.	Special Committee on Judiciary	20th: Hearings on Proposal No. 20
	017-0	5.00 a.m.	Judiciary	No. 22—Professional Negligence.
				21st: Hearing on Proposal No. 21-Insanity
				Defense.
October 20	527-S	10:00 a.m.	Special Committee on	Committee discussion on all proposals and
October 20 October 21	527-S	9:00 a.m.	Public Health and Welfare	limited hearings on two of the proposals.
				$(x_1, y_2, \dots, y_n) = \left[$
October 24	123-S	10:00 a.m.	Joint Committee on State	Agenda not available.
October 25	123-S	9:00 a.m.	Building Construction	en al la companya de la companya de La companya de la comp
October 27	526-S	10:00 a.m.	Special Committee on	Committee discussion and possible
October 28	526-S	9:00 a.m.	Energy and Natural	recommendations on previously addressed.
		en production de la companya de la c	Resources	proposals.
and a second		and the second second		WILLIAM R. BACHMAN
	•			Director of Legislative

Doc. No. 007112

The Kansas Register (ISSN No. 0744-2254) is an official publication of the State of Kansas, published by authority of K.S.A. 75-430. The Kansas Register is published weekly by the Kansas Secretary of State, State Capitol, Topeka, KS 66612-1594. One-year subscriptions are \$55. Single copies may be purchased, if available, for \$2 each. Second class postage paid at Topeka, KS.

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PUBLISHED BY Bill Graves Secretary of State 2nd Floor, State Capitol Topeka, KS 66612-1594

as Secretary of Su

© Kan



Phone: (913) 296-3489

Administrative Services

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8

State of Kansas GRAIN INSPECTION DEPARTMENT

NOTICE OF MEETING OF THE GRAIN ADVISORY BOARD

The Kansas State Grain Inspection Department will conduct its quarterly Grain Advisory Board meeting at 10 a.m. Friday, October 21, at the Evans Grain Company conference room, Salina. The meeting is open to the public.

> T. D. WILSON Director

Doc. No. 007092

State of Kansas

BOARD OF NURSING

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

The Kansas State Board of Nursing will hold a public hearing at 2:30 p.m. (or immediately following the 1 p.m. hearing) on Tuesday, November 15, in Room 858, Landon State Office Building, 900 S.W. Jackson, Topeka, on K.A.R. 60-15-101 to 60-15-104, Performance of Selected Nursing Procedures in School Settings.

These permanent regulations are specifically related to the delegation of nursing functions by the licensed registered nurse to unlicensed personnel in the public school setting, accountability and responsibility of the licensed registered nurse for the delegated nursing factors in the school setting and the administration of medications in the public school setting. These permanent regulations replace temporary regulations 60-15-101 to 60-15-104.

These regulations will not result in any fiscal impact to the Board of Nursing per se. No additional expenditures, personnel or supplies will be required.

One factor to consider, while not fiscal, is the responsibility involved when the nurse assigns tasks to the unlicensed. The nurse will be responsible for errors made by the people to whom the task is assigned. It is possible that some of these nurses may be reported to the board because of these factors. An increase in board investigations and disciplinary hearings may result from these regulations.

Public comments regarding the regulations may be given at the hearing or written comments may be submitted to the Board of Nursing. Complete copies of these permanent regulations are available upon request from the Kansas State Board of Nursing, Suite 551-S, Landon State Office Building, 900 S.W. Jackson, Topeka 66612-1256.

> LOIS RICH SCIBETTA, Ph.D., R.N. Executive Administrator

Doc. No. 007100

BOARD OF EDUCATION

State of Kansas

NOTICE OF AVAILABLE FEDERAL FUNDING FOR ADULT HOMELESS LITERACY TRAINING

Pursuant to Section 702 of the Stewart B. McKinney Homeless Assistance Act, P.L. 100-77, as amended, notification of available federal funding for this program is announced.

The McKinney Act provides federal financial assistance to states to develop adult literacy training and basic skills remediation programs for the adult homeless. The state has designated \$25,000 to fund each of two pilot projects. Applications will be accepted until December 1, 1988.

For further information and an application, contact Sandra Suttle, State and Federal Programs, State Department of Education, 120 E. 10th, Topeka 66612, (913) 296-6066.

> DR. LEE DROEGEMUELLER Commissioner of Education

Doc. No. 007099

State of Kansas

BOARD OF NURSING

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

The Kansas State Board of Nursing will hold a public hearing at 1 p.m. Tuesday, November 15, in Room 858, Landon State Office Building, 900 S.W. Jackson, Topeka, on K.A.R. 60-11-104a, Protocols or Guidelines, defined.

The permanent regulation is specifically related to the advanced practice of nursing, defining the specific requirements and the use of written documents, protocols, and guidelines for the advanced nurse practitioner as she or he function in the medical aspect of the care plan for the patient. This permanent regulation will replace the temporary regulation 60-11-104a.

There is no immediate or foreseeable economic impact for the Kansas State Board of Nursing that is obvious at this time.

Public comments regarding the regulation may be given at the hearing or written comments may be submitted to the Board of Nursing. Complete copies of these permanent regulations are available upon request from the Kansas State Board of Nursing, Suite 551-S, Landon State Office Building, 900 S.W. Jackson, Topeka 66612-1256.

> LOIS RICH SCIBETTA, Ph.D., R.N. Executive Administrator

Doc. No. 007101

State of Kansas SOCIAL AND REHABILITATION SERVICES STATE PLANNING COUNCIL **ON DEVELOPMENTAL DISABILITIES** SERVICES

NOTICE OF MEETING

The State Planning Council on Developmental Disabilities Services will meet at 9 a.m. Thursday, October 20, in the Disabilities Determination Services conference room, tenth floor, Docking State Office Building, Topeka.

> **JOHN KELLY Executive Director**

Doc. No. 007111

State of Kansas DEPARTMENT OF TRANSPORTATION

LEGAL NOTICE

Notice is hereby given of the opportunity for a public hearing for the purpose of considering a project for which financial assistance is being sought from the Urban Mass Transportation Administration, pursuant to the Urban Mass Transportation Act of 1964, as amended, generally described as follows:

(1) A demonstration program for intercity bus service is being proposed which would provide capital and marketing assistance to providers to improve intercity bus service in Kansas. The Kansas Department of Transportation is applying for funds from the U.S. Department of **Transportation Urban Mass Transportation Administration** Section 3 and Section 6 to support development of a three-year project.

(2) The location of the project would include routes from Syracuse to Wichita, Kansas; and Wichita to Salina, Kansas

(3) Estimated cost of the project is \$495,000, with \$438,399 provided by federal funding and approximately \$56,000 provided by participating carriers.

Individuals desiring a public hearing in Topeka, Kansas, must do so by writing the Kansas Department of Transportation, Office of Public Transportation, Docking State Office Building, Topeka 66612. All requests must arrive no later than 5 p.m. Tuesday, October 18.

Individuals desiring more information about the proposed project may call James Van Sickel, K.D.O.T. Office of Public Transportation, (913) 296-7416.

This announcement constitutes final notice.

HORACE B. EDWARDS Secretary of Transportation

Doc. No. 007082

C Kansas Secretary of State. 1988

State of Kansas

DEPARTMENT OF COMMERCE KANSAS COAL COMMISSION

NOTICE OF MEETING

The Kansas Coal Commission will meet from 1:30 p.m. to 4 p.m. Tuesday. October 18, in the Kansas Department of Commerce conference room, 5th Floor, 400 S.W. 8th, Topeka.

> HARLAND E. PRIDDLE Secretary of Commerce

Doc. No. 007091

State of Kansas DEPARTMENT OF TRANSPORTATION

NOTICE TO CONTRACTORS[†]

It is the intent that sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, K.D.O.T., Topeka, until 10 a.m. C.S.T. November 17, 1988, and then publicly opened:

DISTRICT ONE—Northeast

Johnson-35-46 K-1774-01-1-35, from U.S. 69 northeast to the I-35 and I-635 interchange, excluding .8 of a mile at the I-35 and 75th Street interchange, 4.7 miles, pavement reconstruction. (Federal Funds)

Leavenworth-73-52 K-1875-02-U.S. 73, from the northwest edge of Leavenworth northwest to Lowemont, 8.6 miles, grading and bridge. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been pregualified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap, or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bidapproval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the K.D.O.T. district office responsible for the work.

> HORACE B. EDWARDS Secretary of Transportation

Doc. No. 007081

NOTICES

State of Kansas KANSAS WATER AUTHORITY

NOTICE OF MEETING

The Kansas Water Authority will meet October 26 at the Holiday Inn in Hutchinson. Persons not on the Kansas Water Authority mailing list may obtain a copy of the agenda by contacting Dotty Kester, Kansas Water Office, Suite 200, 109 S.W. 9th, Topeka 66612-1215, (913) 296-3185.

> JOHN L. BALDWIN Chairman

Doc. No. 007110

State of Kansas CONSUMER CREDIT COMMISSIONER

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

The office of the Consumer Credit Commissioner will conduct a public hearing at 10:30 a.m. Wednesday, November 16, in Room 352, Landon State Office Building, 900 S.W. Jackson, Topeka, on temporary and permanent regulation 75-6-29. All interested parties may present oral or written comments and shall be given reasonable opportunity to present their views or arguments on adoption of this regulation at the hearing.

The purpose of the proposed regulation is to state the methods to be used in calculating refunds on precomputed installment contracts made on and after July 1, 1988.

There will be no economic impact on the consumer, industry or agency due to the promulgation of this proposed regulation.

Copies of the proposed regulation and the economic impact statement can be obtained from the office of the Consumer Credit Commissioner, Landon State Office Building, 900 S.W. Jackson, Room 352, Topeka 66612, (913) 296-3151.

This 30-day notice constitutes a public comment period for the purpose of receiving written public comments on the proposed temporary and permanent regulation. Written comments may be submitted to the Consumer Credit Commissioner at the address above.

The regulation to be adopted is as follows:

75-6-29. Refunding Precomputed Installment Contracts made on and after July 1, 1988. (a) Upon prepayment of a consumer credit transaction in full before the final due date, the amount of the unearned portion of the finance charge shall be determined by applying the annual percentage rate (APR), or contract rate if an origination fee was charged, to:

(1) the unpaid balances and time as originally scheduled for the period following prepayment. The period following prepayment shall be the number of days between the date of prepayment and the beginning of the computational period following the date of prepayment, and all full computational periods following the date of prepayment; or

(2) the actual unpaid balances of the amount financed,

or the actual unpaid principal balances if an origination fee was charged, for the actual time the unpaid balances were outstanding. Any deferral charges collected before the date of prepayment shall be applied to reduce the unpaid balance as if the deferral charge was a payment made on the date the charge was collected. The finance charge earned using this method shall be deducted from the original precomputed finance charge, or interest charged if an origination fee was charged, to determine the unearned portion of the finance charge.

(b) Precomputed contracts whose payments are not scheduled to be made in substantially equal installments at equal periodic intervals, other than the first installment, shall be refunded by the method stated in paragraph (2). (Authorized by K.S.A. 16a-6-104(1)(e) and implementing K.S.A. 1987 Supp. 16a-2-510(3)(4)(5), as amended by L. 1988, ch. 86, §5; effective, T-__-, ___; amended, P-____)

JUDITH BRAVENCE-STRINGER Consumer Credit Commissioner

Doc. No. 007094

State of Kansas CONSUMER CREDIT COMMISSIONER

NOTICE OF HEARING ON REVOCATION OF ADMINISTRATIVE REGULATION

The office of the Consumer Credit Commissioner will conduct a public hearing at 10 a.m. Wednesday, November 16, in Room 352, Landon State Office Building, 900 S.W. Jackson, Topeka, on the proposed revocation of regulation 75-6-19. All interested parties may present oral or written comments and shall be given reasonable opportunity at the hearing to present their views or arguments on the revocation of this regulation.

Regulation 75-6-19 is in conflict with K.S.A. 16a-2-510(5), which was amended in the Uniform Consumer Credit Code effective July 1, 1988.

There will be no economic impact on the consumer, industry or agency due to the deletion of 75-6-19.

Copies of the regulation proposed for revocation and the economic impact statement can be obtained from the office of the Consumer Credit Commissioner, Room 352, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, (913) 296-3151.

This 30-day notice constitutes a public comment period for the purpose of receiving written public comments on this proposed revocation. Written comments may be submitted to the Consumer Credit Commissioner at the address above.

> JUDITH BRAVENCE-STRINGER Consumer Credit Commissioner

Doc. No. 007093

NOTICES

State of Kansas DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR ARCHITECTURAL SERVICES

Notice is hereby given of the commencement of negotiations for a contract for architectural services for interior renovation of the Adams Building on the Topeka State Hospital grounds.

Estimated construction cost is \$310,000. Work will be under the direction of the Department of Social and Rehabilitation Services. Interested individuals and firms should note the expedited timetable for the project. Interviews are scheduled for mid-November and construction documents should be ready for bidding in early January.

Additional information and expressions of interest should be directed to Phyllis Fast, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, prior to October 28.

> EDWARD A. DE VILBISS, AIA Director, Division of Architectural Services

Doc. No. 007107

State of Kansas

DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR ARCHITECTURAL SERVICES

Notice is hereby given of the commencement of negotiations for architectural services for the design of a new correctional facility or facilities for the Kansas Department of Corrections. It is anticipated either a single 1400-bed facility or two 750-bed facilities will be constructed. The location of these facilities has not yet been determined.

An ad for a 1200-bed facility was previously published. Firms responding to that ad should resubmit their qualifications as directed below.

Firms that are interested should immediately contact Phyllis Fast, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, to obtain a qualifications summary form. This form is to be included when submitting qualifications and expressions of interest for the project. Special consideration will be given to Kansasbased firms. A second firm will be selected in anticipation that two projects may be approved.

If interested, firms should submit eight copies of their qualifications and expressions of interest to Ms. Fast prior to October 28.

> EDWARD A. DE VILBISS, AIA Director, Division of Architectural Services

State of Kansas DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR ARCHITECTURAL SERVICES

Notice is hereby given of the commencement of negotiations for "on-call" architectural services for Wichita State University, Wichita. Interested firms should be capable of assisting university personnel on minor architectural projects which may arise during the years 1988 and 1989.

Any questions or expressions of interest should be directed to Phyllis Fast, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, prior to October 28.

> EDWARD A. DE VILBISS, AIA Director, Division of Architectural Services

Doc. No. 007084

State of Kansas

DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR TECHNICAL SERVICES

Notice is hereby given of the commencement of negotiations for a contract for surveying services for the Wichita State Office Building and parking areas at Douglas and Rutan streets in Wichita.

Interested individuals or firms should contact Phyllis Fast, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, prior to October 28.

> EDWARD A. DE VILBISS, AIA Director, Division of Architectural Services

Doc. No. 007106

State of Kansas DEPARTMENT OF ADMINISTRATION

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be conducted at 10:15 a.m. Thursday, November 17, in Room 106 of the Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of proposed changes in existing rules and regulations of the Division of Personnel Services.

This 30-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the Secretary of Administration, Room 263-E, State Capitol, Topeka

D Kanasa Secretary of State, 1988

Doc. No. 007108

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 five minutes.

These regulations are proposed for adoption on a permanent basis. A summary of proposed regulations and their economic impact follows.

K.A.R. 1-5-11. Salary of employee returned from military leave: Amendments to this regulation align it with the requirements of federal re-employment rights for veterans (see 38 U.S.C. §2021). The amendments clarify that a returning veteran must receive any salary increases the employee would have received had state service not been interrupted by military leave.

State agencies re-employing veterans under this provision could experience some increases in salary expenditures. However, the potential economic impact cannot be quantified; records regarding re-employed veterans are not maintained as a separate category. Affected employees may receive a higher salary than could be approved under existing language in this regulation.

Other governmental units, private citizens and consumers will not be affected by this change.

K.A.R. 1-5-13. Salary of employee appointed to a higher class: Amendments to this regulation clarify the procedure to determine the salary increase of an employee reallocated to a higher class within one year following reemployment or demotion. This exception to the standard procedures ensures that the salary increase for a reallocation is computed using procedures from an analogous situation in which the employee is promoted within one year following re-employment or demotion.

State employees, as a group, and the civil service system will benefit from this clarification as it ensures that employees in analogous situations are treated similarly. There is no significant economic impact to state agencies or employees from this limited exception to procedures determining salary increases in reallocations.

K.A.R. 1-5-15. Salary of employee upon demotion: Changes in this regulation allow the director of the Division of Personnel Services to approve, within stated limits, a salary which does not decrease the pay of an employee accepting a voluntary demotion.

State employees will benefit by the change in this regulation because it provides a means for employees, under stated conditions, to avoid financial loss for pursuing related career tracks. The change will also encourage more productive use of the state's workforce and for this reason will benefit state agencies. There is no significant economic impact to state agencies, employees or the general public.

K.A.R. 1-6-23. Establishment of re-employment list; administration of re-employment: Changes to this regulation clarify that re-employment rights may be preempted, in part, by overriding federal or state statutory requirements. The clarification was prompted by enactment of Public Law 100-323 (1988), concerning an employment preference for veterans in certain positions.

Further amendments limit re-employment rights for individuals who have been successfully re-employed by a state agency other than the agency which originally laid off or demoted the employee. However, nothing in these amendments changes or limits an employee's re-employment rights within the original agency.

Once an individual is re-employed in any class, the individual's name is removed from re-employment lists for all agencies other than the agency in which the layoff occurred. Nevertheless, if an employee is re-employed in a lower class, the employee retains re-employment rights to applicable higher classes within the original agency for up to three years.

No additional costs will accrue to state agencies from the changes in this regulation.

Indirect costs to employees that may be associated with the changes would occur in limited cases where this addition would restrict re-employment rights to specific positions, but general re-employment rights would still be retained.

K.A.R. 1-6-24. Transfer: The amendment to this regulation allows a permanent employee who is on probation from a recent promotion to be eligible for transfer to a different class (assigned to the same salary range with similar duties and job qualifications).

This amendment benefits both state agencies and state employees and has no effect on other governmental units, private citizens or consumers. There are no anticipated costs to either state agencies or employees as a result of this change.

K.A.R. 1-6-31. Governor's trainee program: This new regulation establishes the framework of the Governor's Trainee Program. The program is designed to attract and utilize female, minority and handicapped persons with limited qualifications, but with potential for development, in order to provide career development opportunities. The regulation formally implements a state program created in 1976 by written memoranda of Governor Bennett and continued in 1980 by Executive Order 80-47.

State agencies will be affected by the requirements of this regulation when requesting to fill a vacant position under the Governor's Trainee Program. State agencies bear the cost of developing training programs for persons selected and for training the employee for between six and 24 months. This cost is offset by the reduced salary for a Governor's Trainee position, which is two 'salary ranges lower than the range for the regular class. Private citizens and state employees in specified protected groups benefit from expanded employment and training opportunities in the state service.

Because this regulation codifies an existing program, no new costs, direct or indirect, will be incurred by the adoption of this regulation.

Copies of the regulations and their economic impact statements may be obtained from the Division of Personnel Services, 9th Floor, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, (913) 296-4278, (KANS-A-N 561-4278).

> SHELBY SMITH Secretary of Administration

> > C Kansas Sana

(continued)

Doc. No. 007085

State of Kansas

OFFICE OF JUDICIAL ADMINISTRATION

SUPREME COURT DOCKET

(Note: Dates and times of arguments are subject to change.)

Monday, October 24, 1988

9:30 a.m.

61,573 W. W. Taylor, et al., Appellants,

Perdition Minerals Group, LTD, et al., Appellees.

Case Name

61,321 State of Kansas, Appellee,

John E. Beebe, Appellant.

61,035 State of Kansas, Appellee,

Roy A. Walters, Appellant.

60,499 State of Kansas, Appellee,

Charles W. Morris, Appellant.

61,765 State of Kansas, Appellee,

v. David A. Garrett, Appellant.

61,569 State of Kansas, Appellee,

Hoat Nguyen, Appellant.

(61,335) State of Kansas, Appellee, (61,336) (61,337) Consolidated

Secre

ary of S

Jimmy D. Wills, Appellant.

Cynthia S. Dunne Donald W. Bostwick

Attorneys

Kelly J. Rundell Ross B. Griggs Tom R. Smith Terry C. Pilgreen H. E. Jones

Robert T. Stephan, Attorney General Mike Ward, County Attorney

Jessica R. Kunen, Acting Appellate Defender

Robert T. Stephan, Attorney General Debra Barnett, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

Robert T. Stephan, Attorney General Debra Barnett, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

1:30 p.m.

Robert T. Stephan, Attorney General Debra Barnett, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

Robert T. Stephan, Attorney General Debra Barnett, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

Robert T. Stephan, Attorney General Debra Barnett, Assistant District Attorney

On Petition for Review

Jessica R. Kunen, Acting Appellate Defender

Vol. 7, No. 41, October 13, 1988

Case No.

County

Sedgwick

Sedgwick

Butler

Sedgwick

Sedgwick

Sedgwick

Sedgwick

SUPREME COURT DOCKET

Case No.

61,428

61,725

Case No.

KANSAS REGISTER

1701

Johnson

Sedgwick

Johnson

Johnson

Sec. 20

Tuesday, October 25, 1988 9:30 a.m.

Douglas Mick, Appellant, Mani D. Mani, M.D., Appellee.

Case Nam

Jewell Wisker, as an heir at law on behalf Kenneth L. Ingham 61,090 of the heirs of Cecil Wisker, Deceased, Appellant.

Dillis Hart, M.D., et al., Appellees.

61,622 State of Kansas, Appellee,

Leonard Zula Jackson, Appellant.

61,499 State of Kansas, Appellee,

Raymond Ladd, Appellant.

62,104 In the Matter of D.W.A, Respondent, Date of Birth: February 27, 1970.

> Everett E. Loving and Annette May Loving, Appellants, Federal Land Bank of Wichita, Appellee.

Jo Ann Butaud

Case Name

Wednesday, October 26, 1988

9:30 a.m.

Richard W. Tomlinson, Plaintiff, 62,223

> The Celotex Corporation, et al., Defendants.

Richard W. Tomlinson, 62,113Plaintiff,

> The Celotex Corporation, et al., Defendants.

Paul H. Hulsey Michael R. Wallace

Dennis J. Dobbels Joseph R. Colantuano Michael P. Oliver Mark V. Bodine

Attorney

Paul H. Hulsey Michael R. Wallace

Dennis J. Dobbels Dale E. Bennett Michael P. Oliver Mark V. Bodine

Vol. 7, No. 41, October 13, 1988

Attorney

Caleb Boone

James D. Griffin

James Z. Hermandez William Tinker, Jr. Derenda Mitchell

Robert T. Stephan, Attorney General Paul Morrison, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

Robert T. Stephan, Attorney General Stephan Tatum, Assistant District Attorney

Jessica R. Kunen, Acting Appellate Defender

1:30 p.m.

John C. Fritz

James Brewster

James L. Wisler

Linn

Johnson

Certified Question

Certified Question

(continued)

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1702	KAI	NSAS REGISTER	SUPREME COL	JRT DOCKET
60,988	State of Kansas, Appellee,	Robert T. Stephan, Attorney Steven L. Opat, County Atto	General orney	Geary
	v. Ronald Graham, Appellant.	Jessica R. Kunen, Acting Appellate Defender		
60,698	State of Kansas, Appellee,	Robert T. Stephan, Attorney Mickey W. Mosier, County	Attorney	Saline
	v. James Larry Bell, Sr., dba Midway Grain, Inc., Appellant.	Michael B. Myers	On Petition	ı for Review
				n an trainn an a
		1:30 p.m.		
62,207	Dorothy Barber, Appellant,	W. Thomas Stratton	· · · · · · · · · · · · · · · · · · ·	Shawnee
	Sylvia Lang Williams, et al., Appellees.	J. Steven Pigg Gary G. Miller		
61,678	State of Kansas, Appellee,	Robert T. Stephan, Attorney Sue Carpenter, Assistant Dis		Shawnee
	v. Gary G. Wade, Appellant.	Jessica R. Kunen, Acting Appellate Defender		•
	Thursd	ay, October 27, 1988		
		9:30 a.m.		
Case No.	Case Name	Attorneys		County
60,916	Cheyenne Oil Service, Inc., et al., Appellees,	Terry L. Malone		Ness
	v. Petrofunds, Inc., <i>et al</i> ., Appellants.	Patricia Rose Myers		145 147 147 147 147 147 147 147 147 147 147
				· · · · · · · · · · · · · · · · · · ·
61,659	State of Kansas, Appellee,	Robert T. Stephan, Attorney Mary Murguia, Assistant Dis		Wyandotte
	v. Lorie Walker, Appellant.	Jessica R. Kunen, Acting Appellate Defender	•	
62,312	City of Haven, Kansas, Appellant,	Larry A. Bolton		Reno
	v. Donald Gregg, Appellee.	Herbert R. Hess, Jr.		
62,056	State of Kansas, Appellant,	Robert T. Stephan, Attorney Gene Porter, County Attorn		Barton
	v. Allen R. Julian, Appellee.	Jessica R. Kunen,		n an trainin An Anna An Air an train

Vol. 7, No. 41, October 13, 1988

Jessica R. Kunen, Acting Appellate Defender

Southwest Kansas Royalty

Owners Association,

The State Corporation

Commission, et al.,

Appellants,

Appellees.

(60, 808)

(61, 249)

Consolidated

Case No.

Stevens

1:30 p.m.

John K. Rosenberg Martin J. Bregman Mark H. Adams II **Jack Glaves** Clarence A. Conolev

Frank A. Caro, Jr. Shari M. Feist Spencer L. Depew Steven D. Gough Richard C. Byrd Charles H. DuBois **Buck Sanders** Jerome E. Jones Gregory J. Stucky B. E. Nordling John C. Lovett Stanford J. Smith

Friday, October 28, 1988 9:30 a.m.

Attorneys

Thurlee McGill Patterson, 61.984 Appellee,

> Kansas State Board of Healing Arts, et al., Appellants.

Merle D. Hickey, et al., 61,377 Appellants,

> State of Kansas, Department of Health and Environment, et al., Appellees.

Case Name

In the Matter of Charles W. Sauer, 62,625 Respondent.

Michael L. Snider

Lawrence T. Buening, Jr.

Pantaleon Florez, Jr.

Frank A. Caro, Jr. Wm. Scott Hesse

Bruce E. Miller, Disciplinary Administrator Original Stanton A. Hazlett

Charles W. Sauer, pro se

LEWIS C. CARTER Clerk of the Appellate Courts

Doc. No. 007086

Vol. 7, No. 41, October 13, 1988

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Shawnee

Shawnee

State of Kansas

ATTORNEY GENERAL

Opinion No. 88-141

Counties and County Officers-Planning and Zoning-Zoning of Certain Lands Within Townships.

Counties and County Officers-Public Improvements-**Improvement** Districts.

State Departments; Public Officers and Employees-Kansas Tort Claims Act-Liability of Governmental Entities; County Zoning Administrator. Robert D. Miller, State Representative, 110th District, Russell, September 28, 1988.

K.S.A. 19-2901 permits a county to adopt zoning resolutions affecting land within an incorporated improvement district when such land is within any township in the county but not within the limits of any incorporated city. Pursuant to the Kansas tort claims act, a county and its employees are excepted from tort liability for proper enforcement of a zoning resolution whether or not the resolution is valid. However, if an employee acts outside the scope of employment in enforcing a zoning resolution, that employee may be personally liable. Moreover, if enforcement of a resolution is not performed with due care, the governmental entity may be liable up to the limits set by K.S.A. 1987 Supp. 75-6105. Cited herein: K.S.A. 19-2753; 19-2901; 19-2913; 19-2918; 19-2926; 19-2927; 75-6101; K.S.A. 1987 Supp. 75-6102; 75-6104; 75-6105. TMN

Opinion No. 88-142

Waters and Watercourses-Obstructions In Streams; Environmental Coordination-Water Projects Environmental Coordination Act; Environmental Review Process. Joseph F. Harkins, Director, Kansas Water Office, Topeka, September 28, 1988.

The environmental coordination act provides that "In othing in this act shall be construed as preempting or duplicating any existing environmental review process otherwise provided or authorized by law." This language means that a water development project is not required to be reviewed pursuant to the act if such review would duplicate an existing environmental review procedure. Cited herein: K.S.A. 1987 Supp. 82a-325; 82a-326; 82a-327. RLN

Opinion No. 88-143

State Departments; Public Officers and Employees-State Moneys-Definitions; Securities. Lyell D. Ocobock, Executive Officer, Pooled Money Investment Board, Topeka, October 3, 1988.

A government trust certificate which evidences an interest in a trust, the assets of which consist of loan notes, of which 90 percent of the principal and interest are backed by a full faith and credit guaranty by the United States government through the Department of Defense, is a security which may be pledged against deposit of state moneys. The certificate may only secure an amount equal to the guaranty, and not the amount equal to the certificate's full value. Cited herein: K.S.A. 1987 Supp. 75-4201(p); 75-4218. MWS

Opinion No. 88-144

Constitution of the State of Kansas-Finance and Taxation-Assessment and Taxation of Land Devoted to Agricultural Use.

Taxation-Property Valuation, Equalizing Assessments, Appraisers and Assessment of Property-Statewide Reappraisal of Real Property; Methods of Establishing Valuations. Representative Joan Wagnon, 55th District. Topeka, October 3, 1988.

Legislation defining "land devoted to agricultural use" to include land subject to the federal conservation reserve program is an appropriate implementation of article 11, section 12 of the Kansas Constitution, and therefore such land may properly be classified as land devoted to agricultural use pursuant to article 11, section 1 of the constituton. Cited herein: K.S.A. 1987 Supp. 79-1476, as amended by L. 1988, ch. 377, §14; Kan. Const., Art. 11, §§1, 12; 16 U.S.C.A. §§3801, 3831, 3832, 3833 (West Supp. 1988). JLM

> **ROBERT T. STEPHAN** Attorney General

Doc. No. 007096

State of Kansas STATE CORPORATION COMMISSION

NOTICE OF MOTOR **CARRIER HEARINGS**

Applications set for hearing are to be heard at 9:30 a.m. on the date indicated before the State Corporation Commission, Docking State Office Building, fourth floor, Topeka, unless otherwise noticed.

This list does not include cases previously assigned hearing dates for which parties of record have received notice.

Questions concerning applications for hearing dates should be addressed to the State Corporation Commission, 4th Floor, Docking State Office Building, Topeka 66612, (913) 296-3808 or 296-3364.

Your attention is invited to Kansas Administrative Regulations (K.A.R.) 82-1-228, "Rules of Practice and Procedure Before the Commission."

Applications set for October 25, 1988

Application for Change of Name:

Hot Oil Treating, Inc., dba,) Docket No. 56,614 M Greensburg Oilfield Services 333 E. Kansas) MC ID No. 117290

Greensburg, KS 67054

TO: Greensburg Oilfield

Service, Inc.

333 E. Kansas

Greensburg, KS 67054

Applicant's Attorney: Donald C. Tinkler, 700 Market Centre, 155 N. Market, Wichita, KS 67202-1816

C Kansas Secretary of State, 1988

MOTOR CARRIER HEARINGS

Application for Abandonment of Certificate of Convenience and Necessity:

Fuel Express, Inc.) Docket No. 158,368 M
P.O. Box 488)
Hays, KS 67601) MC ID No. 127419

Applicant's Attorney: None

Gasoline, Diesel Fuel, Kerosene, Gasohol, Aviation Fuel, Packaged Petroleum Products and Anti-Freeze,

Between points and places in Kansas. Under contract with Coastal Mart, Inc. of Wichita, Kansas.

Applications set for November 1, 1988

Application for Certificate of Convenience and Necessity:

Bullseye Roustabout
Service, Inc.) Docket No. 162,635 M
)N. Highway 281
Pratt, KS 67124) MC ID No. 125496MA: P.O. Box 8778
Pratt, KS 67124'

Applicant's Attorney: None

Oil Field, Oil Refining, and Pipe Line Machinery, Equipment, Material and Supplies, Heavy Machinery, Heavy or Cumbersome Commodities and Parts,

Between all points and places in Kansas.

Application for Certificate of Convenience and Necessity:

Douglas A. Sharp, dba) Docket No.	162,619 M
Gunsmoke Historical Tours)	
Route 2, Matt Down Road)	
Dodge City, KS 67801) MC ID No.	132083

Applicant's Attorney: None

Passengers,

Between all points and places in Ford County, Kansas, on the one hand, and the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Keith Rockhold) Docket No. 162,632 M
Route 4, B 197)
Ottawa, KS 66067) MC ID No. 132264

Applicant's Attorney: John L. Richeson, Anderson, Byrd & Richeson, 2nd and Main, P.O. Box 7, Ottawa, KS 66067

> Wheat, Dry Feed, Grains, Dry Fertilizer, Seed and Livestock,

Between all points and places in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Hardwood Products, Inc.) Docket No.	162,633	M
P.O. Box 186)		· · .
St. Paul, Kansas 66771) MC ID No.	114076	

Applicant's Attorney: Clyde N. Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

General Commodities (except household goods and Classes A and B Explosives, Liquid Commodities in Bulk and Commodities requiring temperature control),

Between points and places South of I-70 and east of K-14 and Wyandotte, Johnson, Leavenworth and Shawnee counties, Kansas.

Also,

Between points and places in the above-described areas, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Richard L. McCarty and) Docket No.	162,634 M
Ramona McCarty, dba)	
R & R McCarty Trucking).	
2201 Virginia Drive) -	1
Hays, KS 67601) MC ID No.	132361

Applicant's Attorney: Clyde N. Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Grain, Hay, Dry Feed, Dry Feed Ingredients, Seeds, Dry Fertilizer, Salt, Construction and Building Materials, Fencing Materials and Machinery,

Between points and places on and West of U.S. 81 on the east and the Colorado state line on the west.

Also, Between the above-described areas, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Transfer of Certificate of Convenience and Necessity:

Nostalgia Motors)321 N. Main)Caldwell, KS 67022) MC ID No. 102486TO:)Charles W. Strickland, dba)Strickland Road Service)Route 1, Box 29)South Haven, KS 67140) MC ID No. 132079	Robert L. Merritt, dba) Docket No. 116,995 M
Caldwell, KS 67022) MC ID No. 102486 TO: Charles W. Strickland, dba) Strickland Road Service) Route 1, Box 29)	Nostalgia Motors)
TO: Charles W. Strickland, dba) Strickland Road Service) Route 1, Box 29))
Charles W. Strickland, dba) Strickland Road Service) Route 1, Box 29)	Caldwell, KS 67022) MC ID No. 102486
Strickland Road Service) Route 1, Box 29)		States and the states of the
Route 1, Box 29))
	Strickland Road Service	
South Haven, KS 67140) MC ID No. 132079)
	South Haven, KS 67140) MC ID No: 132079

Applicant's Attorney: None

Wrecked and Disabled Vehicles and Salvage Vehicles,

Between points and places in Sumner, Harper, Kingman, Sedgwick, Butler, Cowley counties, Kansas. Also,

Between points and places in Sumner, Harper, Kingman, Sedgwick, Butler and Cowley counties, Kansas on (continued)

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the one hand, and points and places in the state of Kansas, on the other hand.

Restricted, however, to provide no transportation of motor homes, house trailers, or recreational vehicles designed to be transported on their own or removable undercarriages.

Application for Certificate of Convenience and Necessity:

Buford L. Rohrbaugh, dba) Docket No. 162,637 M
Rohrbaugh Brothers)
Transportation	State of the second sec
110 N. 4th) MC ID No. 132080
Cimarron, KS 67835	,
MA: Box 122	

Cimarron, KS 67835

Applicant's Attorney: None

Grain, Feed, and Dry Fertilizer.

Between points and places west of U.S. 81. Also.

Between points and places west of U.S. 81, on the one hand, and on the other hand, points and places in the state of Kansas.

Cattle.

Between points and places in the counties of Gray, Finney, Ford, Kearny, Seward, Lane, Meade, Haskell, Grant, Stevens and Hodgeman.

Also,

Between points and places in the counties of Gray, Finney, Ford, Kearny, Seward, Lane, Meade, Haskell, Grant, Stevens and Hodgeman, on the one hand, and on the other hand, points and places in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Coronado Feed Yard, Inc.) Docket No. 162,636 M Route 3, Box 288 Dodge City, KS 67801

) MC ID No. 118214

Applicant's Attorney: Eugene W. Hiatt, Hiatt & Traster, 627 S. Topeka Blvd., Topeka, KS 66603-3294

Livestock and Grain,

Between all points and places in the state of Kansas. *****

Application for Abandonment of Contract **Carrier Authority:**

Tischhauser Trucking, Inc.) Docket No.	124,201 M
Route 1, Box 19)	
Delavan, KS 66847) MC ID No.	103096

Applicant's Attorney: None

Privilege of and Restricted to Transportation of: Grain, Feed, Hay, Feed Ingredients, Fertilizer (Except Anhydrous Ammonia),

Between the facilities of Agriculture Service Center, Inc., at or near Herington, Kansas, on the one hand, and points and places in Kansas, on the other hand.

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MOTOR CARRIER HEARINGS

Application for Abandonment of Certificate of **Convenience and Necessity:**

CarMac Oil Service, Inc.) Docket No. 56,571 M
P.O. Box 394	,)
Ness City, KS 67560) MC ID No. 100532

Applicant's Attorney: None

Crude Oil, Used in and for Production, Processing, Treating, Salvage, Construction and for Lease Road Purposes, in Bulk, Fresh Water and Salt Water,

Between all points and places in the counties of Ellis, Russell, Trego, Rooks, Graham, Ness, Barton, Stafford, Pawnee, Hodgeman, Kiowa, Barber, Decatur, Gove, Lane, Norton, Phillips, Reno, Rice, Rush and Sheridan.

Application for Certificate of Convenience and Necessity:

Becker Trucking, Inc.) Docket No. 162,615 M
Box 7)
Tipton, KS 67485) MC ID No. 132384

Applicant's Attorney: William B. Barker, Hamilton, Gregg, Barker & Johnson, 3401 Harrison, Topeka, KS 66611

Grain, Seed, Dry Feed, Dry Feed Ingredients, Dry Fertilizer, Dry Fertilizer Ingredients, and Salt,

Between points in Smith, Jewell, Republic, Washington, Osborne, Mitchell, Cloud, Clay, Russell, Lincoln, Ottawa, Ellsworth, Saline and Dickinson counties, Kansas, on the one hand, and on the other, all points and places in Kansas.

Application set for November 8, 1988

Application for Extension Certificate of **Convenience and Necessity:**

Brown Transfer & Storage Co.) Docket No. 160,653 M 920 S. 6th St. Joseph, MO 64502) MC ID No. 132071 MA: P.O. Box 7

St. Joseph, MO 64502

Applicant's Attorney: None

Household Goods, Office Furniture, Between all points and places in Kansas.

ALFONZO A. MAXWELL Administrator **Transportation Division**

Doc. No. 007103

State of Kansas

BOARD OF PHARMACY

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be conducted at 2 p.m. Saturday, November 19, in Room 106, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of proposed changes in existing regulations.

All interested parties may submit written comments during the 30-day period of this notice to Tom Hitchcock, Executive Secretary, Kansas State Board of Pharmacy, Room 513, Landon State Office Building, 900 S.W. Jackson, Topeka 66612. All interested parties will be given a reasonable opportunity at the hearing to orally present their views in regard to the adoption of the proposed regulations.

Following the hearing, all written and oral comments submitted by interested parties will be considered by the Kansas State Board of Pharmacy as a basis for making changes to the proposed regulations.

Copies of the proposed regulations and economic impact statement may be obtained by contacting the Kansas State Board of Pharmacy at the address above, (913) 296-4056.

A summary of the regulations follows:

68-1-2. Grades required. Deletes the requirement of the wet lab examination as a requirement for licensure by examination.

68-5-11. Special meetings. Revoked.

68-7-11. Medical care facility pharmacy. Amended to clean up wording and misspellings.

68-7-12. Responsibility of pharmacist in charge in other than a medical care facility. Deletes requirement of one-to-one ratio since the requirement is in K.S.A. 65-1642(a).

68-9-1. Computerized and automated prescription systems. Indicates in more detail the requirements for such systems.

68-20-1. Definitions. Amended to clean up wording.

68-20-16. Records and inventories of registrants. Requires registrants to maintain records and inventories for five years.

There may be an economic impact on licensees/registrants with the proposed changes in 68-9-1 and 68-20-16. However, the actual costs cannot be determined. The Board of Pharmacy will save approximately \$1,200 with the change in 68-1-2.

None of the proposed regulations are mandated by federal law as a requirement for participating in or implementing a federally subsidized or assisted program.

> TOM HITCHCOCK Executive Secretary

Doc. No. 007097

State of Kansas DEPARTMENT OF ADMINISTRATION DIVISION OF PURCHASES

NOTICE TO BIDDERS

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. local time on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, October 24, 1988

#25323

University of Kansas Medical Center-MEDICAL TRANSCRIPTION SERVICES #26730

Department of Wildlife and Parks-LABORATORY SERVICES, Pratt

#26768

Kansas State University—LAB EQUIPMENT SERVICE

#27392

University of Kansas Medical Center-HEMATOLOGY CONTROLS

#27893

Pittsburg State University—NATURAL GAS #27894

Topeka State Hospital—NATURAL GAS #27895

Kansas Neurological Institute—NATURAL GAS #76483

Department of Transportation—PLASTIC SNOW FENCE, Salina

#76484

Emporia State University—VEHICLE #76485

Department of Transportation—SPOT WELDED SIGN PANELS

#76489

University of Kansas—STEAM TRAPS #76490

Department of Transportation—PAVEMENT MARKING MATERIAL, Olathe

#76491

Kansas State University—FURNISH AND INSTALL THEATER LIGHTING AND CONTROL SYSTEM

Tuesday, October 25, 1988

#27496

University of Kansas—SNOW REMOVAL #27896

University of Kansas Medical Center-

CHEMOTHERAPY SAFETY SUPPLIES (CL.20) #27898

Kansas State University—VIDEO TAPE DUPLICATION

#76500

Kansas State University—LAWN EQUIPMENT #76501

Department of Transportation—TRUCK MOUNTED EQUIPMENT AND BEDS, various locations (continued)

#76507 Department of Wildlife and Parks—BOAT, Hutchinson

#76508

Kansas State University—ELEVATOR MODERNIZATION

Wednesday, October 26, 1988

#27897

University of Kansas Medical Center—ULTRASONIC MIST INHALATORS

#76524

Pittsburg State University—ELECTRICAL MODIFICATIONS TO FOURTH FLOOR OF SHIRK HALL

#76526

University of Kansas Medical Center—GAMMA COUNTER

#76527

University of Kansas Medical Center—LAB STERILIZERS

Thursday, October 27, 1988

#27474

University of Kansas Medical Center—DECEMBER (1988) MEAT PRODUCTS

#76541

Hutchinson Correctional Work Facility-MICROCOMPUTERS, PRINTER AND SOFTWARE

Department of Transportation—SALT AUGERS, various locations

#76552

#76551

Kansas Correctional Industries—PAINT DRYERS AND ANTI-SKIN AGENTS

> Friday, October 28, 1988 #76486

Department of Administration, Division of Information Systems and Communications—IBM COMMUNICATIONS CONTROLLERS

#76571

Kansas State Penitentiary—GRILLES, REGISTERS, DIFFUSERS AND RELATED EQUIPMENT #76572

Wichita State University—AUDIO/VIDEO EOUIPMENT

#76573

Kansas State University—FURNISH AND INSTALL ROOF SYSTEM

#76574

Kansas Correctional Industries—ALUMINUM SHEETS

#76577

#76578

Department of Social and Rehabilitation Services-MOP YARN

> Monday, November 7, 1988 #76560

. .

Department of Corrections— TELECOMMUNICATIONS SYSTEM, Hutchinson

C Kenses Secretary of State, 1988

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Wednesday, November 9, 1988

#27334

University of Kansas Medical Center—PLASTIC AND RUBBER GOODS (CLASS 10)

> NICHOLAS B. ROACH Director of Purchases

Doc. No. 007102

State of Kansas WILDLIFE AND PARKS COMMISSION

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be held at 7:30 p.m. Thursday, November 17, in the Calvert Room, Ramada Inn, 3205 N. Vine, Hays, to consider the approval, amendment and approval, or rejection of proposed regulation 23-1-12, an exempt regulation setting the 1989 spring turkey season.

The 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the regulation. All interested parties may submit written comments to the Assistant Secretary, Operations Office, Route 2, Box 54A, Pratt 67124-9599. All interested parties will be provided reasonable opportunity at the hearing to express their views, orally or in writing, or both, regarding the proposed regulation. Following the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulation.

The following is a summary of the proposed regulation and the economic impact statement:

K.A.R. 23-1-12. Turkey; spring season; bag limit, and permits. This exempt regulation will establish the 1989 spring turkey season, bag limits hunting and permits for hunting turkey. Application dates for permits will be established.

Economic Impact Summary: It is estimated the department will issue 11,590 turkey hunting permits, thus generating \$179,642 in revenue. Certain businesses will benefit from sportsmen hunting turkey. Revenue to the department represents a cost to sportsmen; however, such cost is voluntary for sportsmen.

Copies of the full text of the proposed regulation and amendments and the economic impact statement may be obtained by writing to the assistant secretary at the address above.

> GERALD W. TOMANEK Chairman

Doc. No. 007098



State of Kansas WILDLIFE AND PARKS COMMISSION

NOTICE OF MEETING

A meeting of the Kansas Wildlife and Parks Commission is scheduled for 1 p.m. Friday, October 14, at the Pratt Operations Office, Route 2, Box 54A, Pratt. There will be a work session and presentation made by Secretary Meinen and Darrell Montei on recodification.

There will be a social gathering at 5:30 p.m. with Wildlife and Parks area staff, commission members and Governor Havden.

> GERALD W. TOMANEK Chairman

Doc. No. 007109

State of Kansas

DEPARTMENT OF HEALTH AND ENVIRONMENT

NOTICE CONCERNING KANSAS WATER POLLUTION CONTROL PERMIT

In accordance with state regulations 28-16-57 through 28-16-63 and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for discharges to the waters of the United States and the state of Kansas for the applicants described below.

The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards, regulations and effluent limitations of the state of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization to discharge subject to certain effluent limitations and special conditions.

Name and Address of Applicant	Waterway	Type of Discharge
Inter-Chem Coal Company, Inc. Mine No. 1	Neosho River via Lightning Creek via Mulberry Creek via	Stormwater run- off and active strip-pit dewa-
1887 E. 71st Tulsa, OK 74136	Unnamed Tributary	tering flow.

Crawford County, Kansas

Kansas Permit No. I-NE47-P004

Description of Facility: This is a coal mining facility. Sedimentation ponds are used for containment of stormwater and active strip-pit dewatering flow. This is a new facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

Name and Address of Applicant	Type of Discharge	
Mayor and City Council c/o City Clerk	Secondary Wastewater Treatment Facility	
City Hall,	· · · ·	
504 Commercial Street	· · ·	
Greenleaf, KS 66943		
Washington County, Kansas		

Waterway

Little Blue River via Coon Creek via Tributary Kansas Permit No. M-BB08-0001

Federal Permit No. KS-0048411

Federal Permit No. KS-0086029

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Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based.

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, KDHE, Division of Environment, Bureau of Water Protection, Forbes Field, Topeka 66620. All comments received prior to November 11 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-88-63/64) and name of applicant as listed when preparing comments.

If no objections are received, the Secretary of Health and Environment will issue the final determinations. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61.

The application, proposed permit, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information, are on file and may be inspected at the Division of Environment offices from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice may also be obtained at the Division of Environment.

> STANLEY C. GRANT, Ph.D. Secretary of Health and Environment

Doc. No. 007095

State of Kansas DEPARTMENT OF EDUCATION

PERMANENT ADMINISTRATIVE REGULATIONS

Article 12.—SPECIAL EDUCATION

91-12-24. (Authorized by and implementing K.S.A. 72-963; effective May 1, 1983; amended May 1, 1986; amended, T-88-40, Oct. 27, 1987; amended May 1, 1988; revoked July 1, 1989.)

91-12-24a. Approval of homebound and hospital instruction. (a) As used in this regulation, "full-time" homebound and hospital instruction means services provided by an idividual who is employed to provide such services throughout the school year for a predetermined amout of time.

(b) As used in this regulation, "part-time" homebound and hospital instruction means services provided by an individual who is employed to provide such services on other than a full-time basis,

(c) Reimbursement for the provision of instruction for each homebound or hospitalized child shall be provided only if the child has been appropriately identified as an exceptional child in need of special education services.

(d) Each local education agency shall complete and submit a cumulative state department of education (continued) quarterly report that identifies specific information regarding individual students receiving homebound and hospital instruction.

(e) Only individuals with a Kansas teaching certificate that is valid at the level of instruction to be provided shall provide homebound and hospital instructional services.

(1) Any teacher certified in the content areas in which the child is enrolled, or any teacher who functions as a coordinator between the child and the child's subject area teachers may provide part-time instruction.

(2) Each individual who is reimbursed as a full-time teacher in a homebound or hospital program shall have completed a program that qualifies the individual to be fully certified in at least one of the special education subject areas identified in S.B.R. 91-1-93a(a)(1), and any amendments to that rule and regulation.

(f) This regulation shall take effect July 1, 1989. (Authorized by and implementing K.S.A. 72-963; effective July 1, 1989.)

91-12-26. (Authorized by K.S.A. 72-7514; implementing K.S.A. 72-965, 72-967, K.S.A. 1982 72-963; effective May 1, 1983; revoked July 1, 1989.)

91-12-28. State education agency monitoring of compliance with state and federal requirements. (a) State education agency action based on a complaint of noncompliance.

(1) Any person may file a written, signed complaint alleging that a local education agency is not in compliance with a state or federal law or regulation. The complaint shall state the facts upon which it is based, and shall be filed with the state director of special education, Kansas state department of education. Upon receipt of a complaint, an investigation shall be initiated. At a minimum, each investigation shall include:

(A) An interview with the complainant during which additional information may be gathered and specific allegations of noncompliance identified, verified, and recorded;

(B) a letter or telephone call advising the local education agency of the complaint and soliciting relevant information or documents; and

(C) a written report of findings and any corrective action or actions that are required and the time period within which each action is to be taken. This report shall be sent to the complainant and to the local education agency within 30 days of the receipt of the complaint. An on-site investigation may be conducted before issuing a report.

(2) If a report requires corrective action by a local education agency, that agency, within 10 days of the date of the report, shall submit to the state director of special education one of the following:

(A) Documentation to verify completion of the corrective action or actions specified in the report:

(B) a written request for an extension of time within which to complete one or more of the corrective actions specified in the report, together with justification for the request; or (C) a written notice of appeal. Any such appeal shall be in accordance with subsection (c) of this regulation.

(3) If a local education agency files a request for an extension of time within which to complete one or more corrective actions required in a report, a review committee, of at least three department of education members, shall be appointed by the commissioner to review the request and the offered justification for the extension of time. A decision on the request shall be made by the committee within 20 days of the date the request was received. The decision of the review committee shall be final.

(4) If a local education agency fails to respond to a report within the time allowed, the sanctions listed in paragraph (2) of subsection (c) may be invoked.

(5) If a report concludes that the local education agency is in compliance with legal requirements, the complainant may appeal the report in accordance with subsection (c) of this regulation.

(b) Scheduled on-site compliance reviews. On-site compliance reviews of each local education agency shall be conducted periodically by the special education administration section. If noncompliance is established, the local education agency shall be given a written report specifying the deficiencies found and prescribing a timeline for remedying the deficiencies. A final report shall be sent to the local education agency by the special education administration section not more than 12 weeks after conclusion of the on-site review.

(c) Appeals.

(1) Any local education agency or complainant may appeal any final compliance report prepared by the special education administration section by filing a written notice of appeal with the state commissioner of education. Each notice shall be filed within 10 calendar days from the date the final report was sent by the special education administration section. Each notice shall specify, in detail, the basis for alleging that the report is incorrect. Upon receiving an appeal, an appeal committee, of at least three department of education members, shall be appointed by the commissioner to review the report and to consider the information provided by the local education agency, the complainant, or others. The appeal process, including any hearing conducted by the appeal committee, shall be completed within 20 calendar days from the date of receipt of the notice of appeal, and a decision shall be rendered within 10 calendar days after the appeal process is completed unless the appeal committee determines that exceptional circumstances exist with respect to the particular complaint. In such event, the decision shall be rendered as soon as possible by the appeal committee.

(2) If an appeal committee affirms a compliance report that requires corrective action by a local education agency, that agency shall initiate the required corrective action immediately. If, after five days, no required corrective action has been initiated, the local education agency shall be notified of the action that will be taken to assure compliance as determined by the state department of education. Such action may include:

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(A) The issuance of an accreditation deficiency advisement under S.B.R. 91-31-2;

(B) the withholding of state or federal funds otherwise available to the local education agency; or

(C) any combination of the above actions.

(3) Any local education agency or any complainant may appeal a final determination of the state department of education to the secretary of the U.S. department of education within 30 days of the department's final action.

(d) This regulation shall take effect July 1, 1989. (Authorized by and implementing K.S.A. 72-963; effective May 1, 1983; amended, T-88-40, Oct. 27, 1987; amended May 1, 1988; amended July 1, 1989.)

91-12-61. Paraprofessionals in special education. (a) No special education paraprofessional shall:

(1) Be solely responsible for a classroom or a professional support or related service;

(2) select diagnostic or psychological instruments or interpret the results of those instruments;

(3) program or prescribe educational activities or materials for the students without the supervision and guidance of the teacher;

(4) be solely responsible for preparing lesson plans or initiating original concept instruction;

(5) be assigned to work with one or more of the most difficult students the majority of the school day merely for the convenience of the teacher;

(6) be employed in lieu of needed itinerant special education personnel;

(7) be utilized as a substitute teacher, unless the paraprofessional possesses the appropriate certificate;

(8) be enrolled as an elementary or secondary school student.

(b) Assignment.

(1) Any paraprofessional may be assigned to a regular classroom program where one or more special education students are being maintained, but that paraprofessional shall be supervised by a special education teacher who meets the requirements in K.A.R. 91-12-22(rr)(1) through (4), and shall be assigned duties that relate solely to the education of exceptional children.

(2) Each local education agency shall obtain individual approval from the special education administration section for any paraprofessional whose only assignment is to assist students with one or more hearing, physical or visual impairments in a regular classroom program.

(3) No more than three paraprofessionals, whether full-time or part-time, shall be assigned to a single professional, unless otherwise prescribed in these rules and regulations. No paraprofessional shall be assigned to more than two professionals nor to more than two educational facilities.

(4) Any paraprofessional, assigned to an itinerant professional, may work with an exceptional child when the professional is not in the building only if the professional works directly with both that child and the paraprofessional at least twice each week. If the itinerant professional is not present each day, the paraprofessional shall be assigned to, and supervised by, a designated principal or regular classroom teacher.

(c) Approval of paraprofessional programs.

(1) Inservice program standards. Each local education agency shall file with the special education administration section a plan for inservice training for special education instructional paraprofessionals. At the conclusion of each school year, a report shall be filed that describes the training that occurred during the school year.

(2) Each inservice training program shall include:(A) An orientation session; and

(B) inservice training specifically related to the area and type of program in which the special education instructional paraprofessional is employed. Each special education instructional paraprofessional shall receive no less than 20 clock hours of inservice training per school year.

(d) Each special education instructional paraprofessional shall possess a paraprofessional I, II, or III permit.

(1) The requirements for a paraprofessional I permit shall be participation in at least four inservice sessions totaling at least 20 clock hours of inservice training per school year. The local education agency may substitute all or part of the above requirements with an equivalent amount of appropriate college coursework taken during the school year. Each paraprofessional, without prior experience as an instructional paraprofessional, shall be approved and shall receive a paraprofessional I permit after participation in 20 clock hours of inservice training.

(2) The requirements for a paraprofessional II permit shall be:

(A) Two years experience as an instructional paraprofessional;

(B) completion of 30 semester college hours of approved academic work, an equivalent 450 clock hours of approved inservice training, or a combination of each of the two totaling 450 clock hours; and

(C) participation in at least four inservice sessions totaling at least 20 clock hours of inservice training per school year.

(3) The requirements for a paraprofessional III permit shall be:

(A) Three years experience as an instructional paraprofessional;

(B) completion of 60 semester college hours of approved academic work; an associate degree from an approved training program for instructional paraprofessionals; a certificate from an approved training program for instructional paraprofessionals from a vocational technical school; an equivalent 900 clock hours of approved inservice training; or a combination of these totaling 900 clock hours; and

(C) participation in at least four inservice sessions totaling at least 20 clock hours of inservice training per school year. (Authorized by and implementing K.S.A. 72-963; effective May 1, 1983; amended May 1, 1985; amended May 1, 1986; amended Nov. 28, 1988.)

> DR. LEE DROEGEMUELLER Commissioner of Education

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State of Kansas BOARD OF MORTUARY ARTS

PERMANENT ADMINISTRATIVE REGULATIONS

Article 1.—EMBALMING; CONTINUING EDUCATION OF EMBALMERS AND FUNERAL DIRECTORS

63-1-3. Registration and apprenticeship. (a) Each person desiring to enter the practice of embalming dead human bodies in the state of Kansas shall apply to the board for a "certificate of registration," no later than 30 days before the examination date. Application forms provided by the board shall be used. The application form shall be accompanied by:

(1) Official transcripts of accredited institutions of higher learning showing the applicant has met the educational requirements of K.S.A. 65-1701a; and

(2) statements that the school, institute, community college, or university where the applicant completed education meets the following qualifications:

(A) The school, institute, community college, college, or university is accredited by the board; and

(B) the school, institute, community college, college or university is accredited by the American board of funeral service education or by any agency recognized by the United States commissioner of education as the proper agency for the accrediting of these schools.

(b) When an applicant has successfully completed the educational requirements stated in K.S.A. 65-1701a, the applicant shall file the college or the university transcript and the prescribed fee with the board. Upon receiving a certificate of completion or the degree offered by the school, the applicant shall be eligible to apply to take the embalmer's examination given by this board.

(c) When the student enrolls in an approved school of mortuary science offering only mortuary science courses, the student shall complete 60 hours in an accredited college or university. The student shall obtain a minimum of 30 hours of mortuary science courses before being eligible to apply to take the embalmer's examination given by this board.

(d) Upon passing the examination, the applicant shall be registered under a Kansas licensed embalmer for an embalmer apprenticeship. The licensee under whom the apprentice is registered shall file quarterly reports of progress with the board. Upon successful completion of the apprenticeship, an embalmer's license shall be issued by the board upon payment of the pro-rated biennial fee.

(e) All transcripts and other records filed with the board shall become part of its permanent files and records.

(f) If the applicant does not pass the examination within two years from the date of first application, that application shall be canceled. Time served in the armed forces shall not be counted in computing this period. If the applicant desires to reapply, the applicant shall make a new application and shall comply with the requirements of the board.

(g) If an apprentice embalmer fails to complete the apprenticeship within two years following the successful completion of the examination, the apprenticeship shall be canceled. Time served in the armed forces shall not be counted in computing this period. If the applicant later desires to complete the apprenticeship, the applicant shall first retake and pass the embalmer's examination.

(h) Each applicant who passes the examination shall receive credit toward the apprenticeship for time spent in the armed forces if the applicant's primary duties were preparation of, and caring for, dead human bodies under the supervision of a person holding a valid embalmer's license in any state. The supervising licensee shall certify as to the duties of the applicant.

(i) Each embalmer apprentice shall serve full time, and shall not be permitted to accept any other employment during the apprenticeship without prior written permission from the board. (Authorized by K.S.A. 44-534, K.S.A. 44-573; implementing K.S.A. 65-1702, K.S.A. 65-1701a, 65-1727; effective Jan. 1, 1966; amended Jan. 1, 1967; amended Jan. 1, 1969; amended Jan. 1, 1974; amended, E-76-14, Feb. 28, 1975; amended May 1, 1976; amended May 1, 1978; amended May 1, 1982; amended May 1, 1983; amended May 1, 1986; amended May 1, 1987; amended May 1, 1988; amended May 1, 1989.)

63-1-4. Examination. (a) The embalmer's examination shall address the following subjects in separate sections: anatomy, chemistry, embalming, microbiology, mortuary administration, pathology, restorative art, and such other subjects as the board may require. Only those applicants who have met the requirements of K.S.A. 65-1701a and K.A.R. 63-1-3 may take the examination. Each applicant shall pass all subjects to be eligible for apprenticeship and licensure.

(b) Any applicant who fails the examination, may appear before the board at the next regular embalmer's examination and complete a remedial examination on the subjects that the applicant failed, without paying of any additional fees. If the applicant fails in any subjects in the remedial examination or fails to appear for it, the applicant may make a new application within six months for which the applicant shall pay another examination fee. The applicant shall then be eligible to complete a second examination.

(c) The results of the second examination shall be final unless the applicant shows that he or she has since attended and passed courses on the subjects so failed and the applicant successfully passes a new examination on all required subjects. The courses shall have been given by an accredited school of mortuary science. (Authorized by K.S.A. 74-1704; implementing K.S.A. 65-1701a; effective Jan. 1, 1966; amended May 1, 1978; amended May 1, 1987; amended May 1, 1989.)

63-1-6. General rules relating to the practice of embalming and funeral directing. (a) When any embalmer, funeral director or establishment license is

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lost or destroyed, a duplicate shall be issued by the board upon verified proof of the loss or destruction of the license.

(b) Each licensee shall promptly notify the board of all changes in the licensee's address.

(c) Each licensee shall promptly and fully cooperate at all times with the state department of health and environment and with the board in all matters pertaining to the general practice of embalming.

(d) Any licensee's name may be used in the form of an endorsement of a funeral plan if the recommendation is genuine and representative of the current opinion of the licensee. The endorsement shall apply to the plan advertised. The licensee making the recommendation shall disclose any financial interest in the plan or a related entity, or any direct or indirect benefit as a stockholder, officer or employee.

(e) A licensee shall not be connected in any way with an insurance company if:

(1) Policies are payable in merchandise, or require the service of a designated funeral director or a member of a designated group of funeral directors; or

(2) the certificate or policy of that company provides for a reduction on the value of merchandise or services furnished or the price to be paid for them. (Authorized by K.S.A. 74-1704, 74-1707; implementing K.S.A. 65-1701, 74-1707, 65-1711a; effective Jan. 1, 1966; modified, L. 1979, ch. 345, May 1, 1979; amended May 1, 1982; amended May 1, 1983; amended May 1, 1984; amended May 1, 1987; amended May 1, 1988; amended May 1, 1989.)

63-1-12. Embalmers biennial renewals. (a) Each embalmer license shall be paid on a biennial basis. All renewal fees shall be pro-rated to the nearest whole month on a one time basis to establish the biennial renewal process.

(b) Each expiration date shall be assigned alphabetically according to the first letter of each licensees surname, as follows:

- (1) A and M shall expire on January 31;
- (2) B and N shall expire on February 28;
- (3) C and O shall expire on March 31;
- (4) D and P shall expire on April 30;
- (5) E and Q shall expire on May 31;
- (6) F and R shall expire on June 30;
- (7) G and S shall expire on July 31;
- (8) H and T shall expire on August 31;
- (9) I and U shall expire on September 30; (10) J and V shall expire on October 31;
- (11) K and W shall expire on November 30; and

(12) L and X, Y and Z shall expire on December 31. Licensees whose surname begins with the letters A through L shall renew on even-numbered years; M through Z shall renew on odd-numbered years.

(c) Any expired license within six months of the date of expiration may be reinstated upon payment of the renewal fee in arrears and a reinstatement fee in the amount equal to the renewal fee.

(d) When a license has expired and more than six months have elapsed, the applicant shall reapply for licensure under current requirements and pay all renewal fees in arrears and a reinstatement fee in the amount equal to the pro-rated renewal fee.

(e) Licensees shall make up all past continuing education hours accrued during the expiration period within one year of reinstatement.

(f) Subsection (a) shall not apply to apprentice licensees or the period of apprenticeship under K.S.A. 1987 Supp. 65-1701a. The initial licensure fee for new embalmers shall be charged on a pro rata basis to place new licensees within the expiration dates of subsection (b).

(f) Each licensee changing the licensee's surnames shall notify the board of the change and the expiration date shall be adjusted to the month so designated in subsection (b). (Authorized by K.S.A. 74-1704; effective, E-80-17, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1986; amended May 1, 1988: amended May 1, 1989.)

Article 2.—FUNERAL DIRECTING

63-2-14. Funeral director's biennial renewals. (a) Each funeral director's license shall be renewed on a biennial basis.

(b) Expiration dates shall be established alphabetically according to the first letter of each licensee's surname, as follows:

- (1) A and M shall expire on January 31;
- (2) B and N shall expire on February 28;
- (3) C and O shall expire on March 31;
- (4) D and P shall expire on April 30;
- (5) E and Q shall expire on May 31;
- (6) F and R shall expire on June 30;
- (7) G and S shall expire on July 31; (8) H and T shall expire on August 31;
- (9) I and U shall expire on September 30;
- (10) J and V shall expire on October 31;
- (11) K and W shall expire on November 30; and

(12) L and X, Y and Z shall expire on December 31. Each licensee whose surname begins with letters A through L shall renew on even-numbered years. Each licensee whose surname begins with letter M through Z will renew on odd-numbered years.

(c) An expired license within six months of the date of expiration may be reinstated upon payment of the renewal fee in arrears and a reinstatement fee in an amount equal to the renewal fee.

(d) When a license has expired and more than six months have elapsed the applicant shall reapply for licensure under current requirements and pay all renewal fees in arrears and a reinstatement fee in the amount equal to the pro-rated renewal fee.

(e) Licensees shall make-up all past continuing education hours accrued during the expiration period within one year of reinstatement.

(f) Each licensee changing the licensee's surname shall notify the secretary to the board of the change and the expiration date shall be adjusted to the month designated in subsection (b). (Authorized by and implementing K.S.A. 65-1716; effective, E-80-17, Oct. 17, 1979; effective May 1, 1980; amended May 1, 1987; amended May 1, 1989.)

(continued)

Article 5.—ADMINISTRATIVE HEARINGS AND DISCIPLINARY ACTIONS

63-5-3. Costs of hearing. If the order is adverse to the licensee, the costs of the proceedings shall be charged to the licensee as in ordinary civil actions in the district court. If the order is adverse to the board, the costs of the proceedings shall be charged to the mortuary arts fee fund. (Authorized by and implementing K.S.A. 65-1751; effective May 1, 1989.)

Article 6.—CONTINUING EDUCATION

63-6-3. Post approval and review. (a) Each licensee seeking credit for attendance and participation in an educational program that is not conducted by an accredited sponsor and that is not otherwise approved shall submit to the board, within 30 days after completion of the activity, the activity's dates, subjects, instructors and their qualifications, and number of credit hours requested. Within 90 days after receipt of the application, the licensee shall be advised by the board, in writing and by mail, whether the activity is approved and the number of credit hours allowed. Any licensee may be denied credit if the licensee fails to comply with the requirements of this subsection.

(b) Review of programs. Any continuing education course or workshop already approved by the board may be monitored or reviewed by the board, and upon evidence of significant variation in the program presented from the program approved, all or any part of the program may be disapproved. (Authorized by and implementing K.S.A. 65-1702, 65-1716; effective May 1, 1988; amended May 1, 1989.)

63-6-6. Inactive status. Disability or illness shall be a sufficient cause for exemption under K.S.A. 65-1702(e) and 65-1716(e).

(b) Any licensee who is not engaged in practice in the state of Kansas may be granted a waiver of compliance and obtain a certificate of exemption upon written application to the board. Each application shall contain a statement that the applicant will not engage in the practice of embalming in Kansas without first complying with all regulations governing reinstatement after exemption. Each application for a certificate of exemption shall be submitted on the form provided by the board.

(c) Each inactive practitioner who has been granted a waiver of compliance with these regulations, and who obtains a certificate of exemption, shall give notice to the board of the termination of their inactive status.

(1) Within one year of reinstatement, each licensee shall make up all past continuing education hours for all the years of inactive licensure.

(2) Failure to comply with subsection (c)(1) will result in automatic termination of active status. (Authorized by and implementing K.S.A. 65-1702, 65-1716; effective May 1, 1988; amended May 1, 1989.)

63-6-7. (Authorized by K.S.A. 65-1712, 65-1723; implementing K.S.A. 65-1702, 65-1716; effective May 1, 1988; revoked May 1, 1989.)

63-6-8. (Authorized by and implementing K.S.A. 65-1702, 65-1716; effective May 1, 1988; revoked May 1, 1989.)

DOUGLAS "MACK" SMITH Executive Secretary State of Kansas

THE KANSAS LOTTERY

TEMPORARY ADMINISTRATIVE REGULATIONS

Article 3.—INSTANT GAME RULES

11-3-7. Confidentiality of play numbers and symbols. (Authorized by and implementing L. 1987, Chapter 292, Section 10; effective T-89-39, Oct. 15, 1987; revoked Sept. 30, 1988.)

111-3-17. Governing Laws, Regulations, and Rules. (Authorized by and implementing K.S.A. 1987 Supp. 74-8710, as amended by L. 1988, ch. 366, § 23; effective T-89-4, Jan. 22, 1988; amended T-89-25, May 24, 1988; amended T-111-7-7-88; revoked Sept. 30, 1988.)

Article 8.—PULL-TAB INSTANT TICKET GENERIC RULES

111-8-4. Retailer Commissions. Compensation for the sale of instant pull-tab lottery tickets shall be paid by the Lottery in the form of a discount from the total retail price of tickets in each carton. Effective January 1, 1989, the discount shall be five percent of the total retail price of instant pull-tab tickets. (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 336, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-8-4a. Retailer Incentive Program. All instant pull-tab Lottery retailers whose applications for "Instant Pull-Tab Lottery Retailer Certificates" were postmarked or received before 12:00 midnight on December 1, 1988, and approved by the Kansas Lottery, will receive a 4% discount on each carton of instant pull-tab tickets purchased and will be provided with a free carton of instant pull-tab tickets for game No.s 98 and 99. For any instant pull-tab lottery retailer purchasing five cartons of instant pull-tab tickets before midnight on December 30, 1988, a sixth carton selected by the Lottery will be provided at no charge. (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

Article 9.—INDIVIDUAL PULL-TAB GAMES RULES

RULES FOR PULL-TAB GAMES NO. 1 & 99 "OLD NO. NINE"

111-9-1. Name of Game. The Kansas Lottery shall conduct an instant pull-tab game entitled "Old No. Nine" commencing on October 3, 1988. The specific rules for the "Old No. Nine" game are contained in K.A.R. 111-9-1 through 111-9-6. Other applicable rules for the game may be found in K.A.R. 111-8-1, *et seq.* (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-2. Definitions. The following definitions shall apply to the "Old No. Nine" pull-tab lottery game.

(a) "Ticket" means the Kansas Lottery instant pull-

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tab Game No. 1 and Game No. 99 tickets, "Old No. Nine."

(b) "Play symbols" are the numbers, letters, symbols or pictures printed on the front and under each tab on the back of each pull-tab ticket and which determine if the ticket bearer is entitled to a prize. In this pull-tab game, the play symbols consist of pictures of nines, engines, engineers, cabooses, towers, lanterns and railroad crossings. Three of each of these symbols, except railroad crossings, appear on the front of each ticket. Various combinations of symbols, or three of all symbols, appear under each tab on the back of each ticket.

(c) "Play symbol captions" are the words or portions of words printed beneath each play symbol under each tab in red or black ink and are used to repeat or explain the play symbol. For pull-tab game No. 1 and game No. 99, "Old No. Nine," the captions are: nine, engine, engineer, caboose, tower, lantern and R.R. cross.

(d) "Carton" means a box of pull-tab tickets containing 984 tickets.

(e) "Carton serial number" is the 9-digit number appearing on the front of the ticket.

(f) "Winner protection code" means the small letter or combination of a letter and a number concealed within the two-ply ticket. These are used to verify and validate winning tickets. In this pull-tab game the codes and their meanings are as follows:

L Indicates	·	All Non-Winners
W1 Indicates		3 Nines \$25.00 Winners
W2 Indicates	ta da anta da a	3 Engines \$10.00 Winners
W3 Indicates	$\frac{N}{2} = \frac{1}{2} $	3 Engineers \$5.00 Winners
		3 Cabooses \$3.00 Winners
W5 Indicates	, 	3 Towers \$1.00 Winners
W6 Indicates	· · · ·	3 Lanterns 50¢ Winners

(Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-3. Determination of Instant Prize Winners. Each tab on the back of the ticket is to be pulled open. If three matching symbols appear under any one tab, the player wins the prize which corresponds to each set of three matching symbols. The prize attributable to each set of three matching symbols is shown on the front of the ticket. The prize amounts are as follows:

3	Nines		\$25	
3	Engines		\$10	
3	Engineers		\$5	
3	Cabooses		\$3	
3	Towers		\$ 1	
3	Lanterns	· · ·	50¢	

Only the highest prize amount won will be paid for any single ticket. (Authorized by K.S.A. 1987 Supp. 74-8710(b), (c) and (i) as amended by L. 1988, Ch. 366, § 23; implementing K.S.A. 1987 Supp. 74-8710(b), (c) and (i) as amended by L. 1988, Ch. 366, § 23, and K.S.A. 1987 Supp. 74-8720(b) and (d) as amended by L. 1988, Ch. 314, § 7; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-4. Number and Value of Prizes Per Carton of Tickets. The prize structure for each carton of Old No. Nine instant pull-tab tickets is as follows:

Prize	Number of Winners	Prize Payout in Dollars
\$25	4	\$100
\$10	- 4	\$ 40
\$ 5	4	\$ 20
\$ 3	8	\$ 24
\$ 1	10	\$ 10
50¢	200	\$100
	230	\$294

Overall odds of winning a prize are 1 in 4.28. (Authorized by K.S.A. 1987 Supp. 74-8710(b), (c) & (f) as amended by L. 1988, Ch. 366, § 23; implementing K.S.A. 1987 Supp. 74-8710(b), (c) and (f) as amended by L. 1988, Ch. 366, § 23 and K.S.A. 1987 Supp. 74-8720 as amended by L. 1988, Ch. 314, § 7; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-5. Validation Requirements. The following validation requirements shall apply to all instant pull-tab tickets:

(a) Exactly three matching symbols must appear under a single tab on the back of the ticket.

(b) Each of the matching symbols must be correctly identified by a caption.

(c) The first of the captions under the tab and on the left side identifying one of the symbols must be printed in red ink and the other two must be printed in black ink.

(d) The "winner protection code" defined at K.A.R. 111-9-2(f), and concealed between the two plies of the ticket identifies winning and non-winning tickets.

(e) The ticket must pass all validation requirements as specified in K.A.R. 111-8-6. (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-6. Price. The retail price of the tickets is 50¢ per ticket. (Authorized by K.S.A 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

RULES FOR PULL-TAB GAMES NO. 2 & 98 SUPREME CHERRY BELL

111-9-7. Name of Game. The Kansas Lottery shall conduct an instant pull-tab game entitled "Supreme Cherry Bell" commencing on October 3, 1988. The specific rules for the "Supreme Cherry Bell" game are contained in K.A.R. 111-9-7 through 111-9-12. Other applicable rules for the game may be found in K.A.R. 111-8-1 *et seq.* (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-8. Definitions. The following definitions shall apply to the "Supreme Cherry Bell" pull-tab lottery game.

(a) "Ticket" means the Kansas Lottery instant pulltab Game No. 2 and Game No. 98 tickets, Supreme Cherry Bell.

Cherry Bell. (b) "Play symbols" are the numbers, letters, symbols or pictures printed on the front and under each tab on the back of each pull-tab ticket and which determine if the ticket bearer is entitled to a prize. In this pull-tab game, the play symbols consist of pictures of crowns, gold bars, bells, oranges, plums, cherries (continued) and lemons. Three of each of these symbols appear on the front of each ticket. Various combinations of symbols, or three of all symbols, appear under each tab on the back of each ticket.

(c) "Play symbol captions" are the words or portions of words printed beneath each play symbol under each tab and are used to repeat or explain the play symbol. For pull-tab game No. 2 and game No. 98, "Supreme Cherry Bell," the captions are: crown, bar, bell, orange, plum, cherry and lemon.

(d) "Carton" means a box of pull-tab tickets containing 984 tickets.

(e) "Carton serial number" is the 9-digit number appearing on the front of the ticket.

(f) "Winner protection code" means the small letter or combination of a letter and a number concealed within the two-ply ticket. These are used to verify and validate/winning tickets. In this pull-tab game the codes and their meanings are as follows:

L Indicates	· · · · · · · · · · · · · · · · · · ·		All Non-Winners
W1 Indicates		· · · ·	3 Crowns \$50.00 Winners
W2 Indicates		*	3 Gold Bars \$20.00 Winners
W3 Indicates		÷	3 Bells \$10.00 Winners
W4 Indicates	<u></u>		3 Oranges \$5.00 Winners
W5 Indicates			3 Plums \$2.00 Winners
W6 Indicates			3 Cherries \$1.00 Winners
W7 Indicates			3 Lemons 50¢ Winners

(Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-9. Determination of Instant Prize Winners. Each tab on the back of the ticket is to be pulled open. If three matching symbols appear under any one tab, the player wins the prize which corresponds to each set of three matching symbols. The prize attributable to each set of three matching symbols is shown on the front of the ticket. The prize amounts are as follows:

3 Crowns		\$50
3 Gold Bars	A	\$20
3 Bells		\$10
3 Oranges		\$ 5
3 Plums	· · · · · · · · · · · · · · · · · · ·	\$ 2
3 Cherries		\$1
3 Lemons		50¢

Only the highest prize amount won will be paid for any single ticket. (Authorized by K.S.A. 1987 Supp. 74-8710(b), (c) and (i) as amended by L. 1988, Ch. 366, § 23; implementing K.S.A. 1987 Supp. 74-8710(b), (c) and (i) as amended by L. 1988, Ch. 366, § 23, and K.S.A. 1987 Supp. 74-8720(b) and (d) as amended by L. 1988, Ch. 314, § 7; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-10. Number and Value of Prizes Per Carton of Tickets. The prize structure for each carton of Supreme Cherry Bell instant pull-tab tickets is as follows:

Prize		Number of Winners		Prize Payout in Dollars	
\$50		2		\$100	
\$20		2		\$ 40	
\$10		2		\$ 20	
\$ 5	See .	• • • • • • • •	1.1	\$ 20	
\$2	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	8	· 4.	\$ 16	
\$ 1	e general de la composition de la compo	36		\$ 36	
50¢		126		\$ 63	
		180		\$295	

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Overall odds of winning a prize are 1 in 5.47. (Authorized by K.S.A. 1987 Supp. 74-8710(b), (c) & (f) as amended by L. 1988, Ch. 366, § 23; implementing K.S.A. 1987 Supp. 74-8710(b), (c) and (f) as amended by L. 1988, Ch. 366, § 23 and K.S.A. 1987 Supp. 74-8720 as amended by L. 1988, Ch. 314, § 7; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-11. Validation Requirements. The following validation requirements shall apply to all instant pull-tab tickets:

(a) Exactly three matching symbols must appear under a single tab on the back of the ticket.

(b) Each of the matching symbols must be correctly identified by a caption.

(c) The first of the captions under the tab and on the left side identifying one of the symbols must be printed in red ink and the other two must be printed in black ink.

(d) The "winner protection code" defined at K.A.R. 111-9-8(f), and concealed between the two plies of the ticket identifies winning and non-winning tickets.

(e) The ticket must pass all validation requirements as specified in K.A.R. 111-8-6. (Authorized by and implementing K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

111-9-12. Price. The retail price of the tickets is 50ϕ per ticket. (Authorized by K.S.A. 1987 Supp. 74-8710 as amended by L. 1988, Ch. 366, § 23; effective T-111-9-30-88, Sept. 30, 1988.)

LARRY MONTGOMERY Executive Director



(Published in the Kansas Register, October 13, 1988.)

NOTICE OF BOND SALE Johnson County, Kansas \$15,095,000

Internal Improvement Bonds, Series A 1988 (general obligations payable from unlimited ad valorem taxes)

and

\$775,000

Library Bonds, Series B 1988

(special obligations payable from ad valorem taxes)

Sealed Bids

Separate sealed bids will be received by the undersigned, finance director of Johnson County, Kansas, on behalf of the Board of County Commissioners at the Johnson County Courthouse, 2nd Floor, Room 206, Cherry Street at Park, Olathe, until 10 a.m. C.D.T. on Thursday, October 20, 1988, for the purchase of an issue of Internal Improvement Bonds, Series A 1988, in the principal amount of \$15,095,000, and an issue of Library Bonds, Series B 1988, in the principal amount of \$775,000 (collectively, the bonds), of the county hereinafter described. All bids for each series of bonds will be publicly opened and read at said time and place and will be acted upon by the governing body immediately thereafter. No oral or auction bids will be considered.

Interested bidders may arrange to deliver their bids in





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person at the Courthouse location, or they may arrange to transmit their bids by telephone or telefax to the county's finance director, prior to the said time and date. Bidders who choose to transmit their bids by telephone or telefax must undertake the following: (A) send a blank copy of the official proposal form for each of the bond issues for which a bid will be offered to be received by the office of the finance director no less than two business days prior to the date stated herein as the date of sale; (B) this bid form should provide the name and telephone number of the authorized representative of the lead manager of each account, should be signed by that representative, and must list the members of the account on the back of the official proposal forms as indicated; and (C) be accompanied by the good faith deposit checks as referred to herein. On the day of the sale, at least 15 minutes prior to the time of sale indicated herein, the authorized representative of the account may transmit to the finance director, by telephone or telefax, the bid for each respective bond issue, by indicating the interest rate per maturity, the purchase price, and the manager's calculation of the net interest cost and net interest rate, for each issue. The finance director will confirm by independent computation the calculation of the net interest cost and net interest rate, after which the finance director will transfer the bid information to the blank, signed official proposal form. Telephone bids must be phoned in to the following telephone number: 913-791-5554. Telefax transmissions are to be sent to: 913-791-5284. The county will not accept any responsibility for bids submitted through telephonic or telefax methods, including garbled transmissions, or the inability of a bidder to access the telephone or telefax number prior to the indicated sale time.

Bond Details

The bonds will consist of fully registered bonds in denominations of \$5,000 or any integral multiple thereof, dated November 1, 1988, and becoming due serially on September 1 in the years as follows:

\$15,095,000 Internal Improvement Bonds Series A 1988

Maturity September 1	Principal Amount	Maturity September 1	Principal Amount
1989	\$1,200,000	1999	\$310,000
1990	1,200,000	2000	310,000
1991	1,200,000	2001	310,000
1992	1,200,000	2002	310,000
1993	1,200,000	2003	310,000
1994	1,200,000	2004	310,000
1995	1,200,000	2005	310,000
1996	1,200,000	2006	310,000
1997	1,200,000	2007	310,000
1998	1,185,000	2008	320,000

\$775,000 Library Bonds Series B 1988

Maturity September 1	Principal Amount	Maturity September 1	, Principal Amount
1989	\$75,000	1994	\$80,000
1990	75,000	1995	80,000
1991	75,000	1996	80,000
1992	75,000	1997	80,000
1993	75,000	1998	80,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 1989.

Place of Payment and Bond Registration

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas (the paying agent and bond registrar), to the registered owners thereof whose names are on the registration books of the bond registrar as of the 15th day of the month preceding each interest payment date. The bonds will be registered pursuant to a plan of registration approved by the county and the Kansas Attorney General. The bonds will be registered as either fully registered certificated bonds or uncertificated (book entry) bonds.

The county will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the bondowners.

The number and denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the county and bond registrar no more than 10 days after the sale date. In the absence of such information, the county will deliver one bond per maturity registered in the name of the manager of the successful bidder. The initial reoffering price to the public by the original purchaser shall be furnished to the county at least one week prior to the closing date. A certificate in a format provided by and acceptable to bond counsel setting forth such initial reoffering price to the public shall be furnished to the county by the original purchaser at closing.

Redemption of Bonds Prior to Maturity

Series A bonds maturing in the years 1989 to 1998 inclusive, shall become due without option of prior payment. At the option of the county, Series A bonds maturing in the years 1999, and thereafter, may be called for redemption and payment prior to maturity in whole or in part in inverse order of maturity (selection of Series A bonds within the same maturity to be by lot by the county in such equitable manner as it may determine) on September 1, 1998, or on any interest payment date thereafter at par, plus accrued interest to the redemption date.

(continued)

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Whenever the county is to select Series A bonds for the purpose of redemption, it will, in the case of Series A bonds in denominations greater than \$5,000, if less than all of the Series A bonds then outstanding are to be called for redemption, treat each \$5,000 of face value of each such fully registered Series A bond as though it were a separate Series A bond of the denomination of \$5,000.

If the county elects to call any Series A bonds for redemption and payment prior to the maturity thereof, the county will give written notice of its intention to call and pay said bonds on a specified date, said notice to be mailed by first class United States mail addressed to the registered owners of said bonds and to the Kansas State Treasurer, Topeka, Kansas, each of said notices to be mailed not less than 30 days prior to the date fixed for redemption. If any Series A bond be called for redemption and payment as aforesaid, all interest on such Series A bond shall cease from and after the date for which such call is made, provided funds are available for its payment at the price hereinbefore specified.

The Series B bonds shall not be redeemable prior to their stated maturity.

Conditions of Bids

Bidders may bid either on the Internal Improvement Bonds, Series A, or the Library Bonds, Series B, or on both series, at the bidder's option, but bids for the bonds will be accepted and considered separately.

Proposals will be received on the bonds bearing such rate or rates of interest, as may be specified by the bidders, subject to the following conditions and separately applicable to each series of bonds: The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of 1/8 or 1/20 of 1 percent. No interest rate may exceed a rate equal to the index of treasury bonds published by the weekly Credit Markets in New York, New York, on the Monday preceding the day on which the bonds are sold, plus 2 percent. No rate specified may be lower than any rate specified for an earlier maturity of the bonds. No bid of less than the par value of each series of the bonds and accrued interest thereon to the date of delivery will be considered and no supplemental interest payments will be authorized. Each bid must specify the total interest cost to the county during the life of the bonds on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the county on the basis of such bid, all certified by the bidder to be correct. The county will be entitled to rely on the certificate of correctness of the bidder. Each bid must also specify the net interest rate to the county on the basis of such bid.

Basis of Award

The award of each series of the bonds will be made on the basis of the lowest net interest cost to the county, which will be determined by subtracting the amount of the premium bid, if any, from the total interest cost to the county. If there is any discrepancy between the net interest cost and the net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the governing body will determine which bid or bids, if any, shall be accepted, and its determination will be final. The county reserves the right to reject any and all bids and to waive any irregularities in a submitted bid.

Authority, Purpose and Security

The bonds are being issued pursuant to and in full compliance with the constitution and statutes of the state of Kansas, including K.S.A. 10-101 to 10-125, inclusive; 3-301, et seq.; 12-1257; 19-101a; 65-211 to 65-215, inclusive; 68-580 to 68-585, inclusive; 68-728, all as may be amended; and the county's Charter Resoluton No. 18-84, for the purpose of paying the cost of certain road, bridge and sewer improvements, renovating the Johnson County Nursing Center located in Olathe, Kansas, to serve as a combined mental health clinic and intermediate care facility for the mentally ill, constructing, repairing, remodeling and furnishing buildings, streets, street lighting and transportation facilities for the Industrial Airport and building and other improvements to the library.

The Series A bonds constitute general obligations of the county and are payable as to both principal and interest from ad valorem taxes which may be levied upon all the taxable tangible property, real and personal, within the territorial limits of the county. The wastewater portion is payable from special assessments levied upon property benefited by the improvements and, if not so paid, from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable tangible property, real and personal, within the territorial limits of the county.

The Series B bonds constitute an obligation of the county payable from ad valorem taxes levied upon all the taxable tangible property, real and personal, within the county *except* that contained within the city limits of the city of Olathe, Kansas.

Legal Opinion and Tax Exemption

In the opinion of Burke, Williams, Sorensen & Gaar, Overland Park, Kansas, bond counsel, assuming continued compliance by the county with the terms of the bond ordinance, under existing law, the interest on the bonds: (a) is excludable from gross income for federal income tax purposes, and (b) is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations; however, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted net book income (adjusted current earnings for taxable years ending after December 31, 1989) for the purpose of computing the alternative minimum tax imposed on such corporations. No opinion is expressed regarding other federal tax consequences arising with respect to the bonds.

The Internal Revenue Code of 1986, as amended, imposes certain rquirements which must be met subsequent to the issuance of the bonds in order for the interest thereon to be and remain excluded from gross income for federal income tax purposes. Noncompliance with such requirements could cause the interest on the bonds to be so included in federal gross income retroactive to the date of issue of the bonds. These requirements include, but are not limited to, limitations on the use of bond proceeds and restrictions on the yield which may be earned on the investment of bond proceeds and other amounts. In the resolution authorizing the issuance of the bonds, the county will covenant to comply with the provisions of the code relating to the exclusion of the interest on the bonds from gross income for federal income tax purposes.

The interest on the bonds is excludable from computation of Kansas adjusted gross income whether or not included in federal adjusted gross income.

The county has not designated the bonds as "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the code.

Prospective purchasers of the bonds should be aware that: (1) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the bonds or, in the case of a financial institution (within the meaning of Section 265(b)(5) of the code), that portion of an owner's interest expense allocable to interest on the bonds; (2) with respect to insurance companies subject to the tax imposed by Section 831 of the code for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (3) for taxable years beginning after December 31, 1986, and before January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (4) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (5) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (6) Section 86 of the code requires recipients of certain Social Security and certain railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds. These categories of bondowners should consult their own tax advisers as to the applicability of these consequences.

Delivery and Payment

The county will pay for printing the bonds and the expense of all legal services rendered to the county in connection with issuance of the bonds, and will deliver the same properly prepared, executed and registered without cost to the successful bidder within 45 days after the date of sale at such bank or trust company in the continental United States as may be specified by the successful bidder and is acceptable to the county. The successful bidder will also be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and 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. Payment for the bonds shall be made in Federal Reserve funds or other funds, immediately subject to use by the county.

The number, type and denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners must be sub-

mitted in writing by the successful bidder to the county and bond registrar no more than 10 days after the sale date. In the absence of such information, the county will deliver the bonds in the denominations of each maturity registered in the name of the successful bidder. The successful bidder shall make a bona fide public offering of the bonds, and, as a condition to the county's obligation to deliver the bonds, the successful bidder must furnish to the county, at least one week prior to the closing date. the initial reoffering price to the public and at closing a certificate in a format provided by and acceptable to bond counsel: (a) specifying the reoffering price at which a substantial amount (at least 10 percent of the bonds of each maturity) of the bonds was sold to the public (excluding bond houses, brokers and other intermediaries), and (b) certifying as to the accuracy of such reoffering prices.

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check payable to the county's order drawn on a bank located in the United States of America equal to 2 percent of the total amount of the bonds. If a bid is accepted, said check, or the proceeds thereof, will be held by the county until the bidder has complied with all of the terms and conditions of this notice. If a bid is accepted but the county shall fail to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check, or the proceeds thereof, will be returned to the bidder. If a bid is accepted but the bidder defaults in the performance of any of the terms and conditions of this notice, the proceeds of such check will be retained by the county as and for liquidated damages. No interest will be paid upon the successful bidder's good faith check.

CUSIP Numbers

It is anticipated that separate CUSIP identification numbers will be printed on each series of certificated bonds or assigned to uncertificated bonds, but neither the failure to print such number on or assign such number to any bond nor any error with respect thereto will constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of the purchase contract. All expenses in relation to the assignment and printing of CUSIP numbers on the bonds will be paid by the county.

Bond Rating

The outstanding general obligation bonds of the county are rated "Aa" by Moody's Investors Service, Inc. and the county has applied for rating on the bonds herein offered for sale.

Bid Forms

All bids must be made on forms which may be procured from the fiance director. No additions or alterations in such forms may be made and any erasures may cause rejection of any bid. The county reserves the right to waive irregularities and to reject any and all bids.

Submission of Bids

Bids for each series of bonds must be submitted in separate sealed envelopes addressed to the undersigned finance director, and marked either "Series A Bond Bid" or "Series B Bond Bid," as the case may be. Bids may be submitted by mail or delivered in person to the un-(continued) dersigned at the Johnson County Courthouse, Room 206, Cherry at Park, Olathe, KS 66061, and must be received by the undersigned prior to 10 a.m. C.D.T on October 20, 1988.

Interested bidders may arrange to deliver their bids in person at the Courthouse location, or they may arrange to transmit their bids by telephone or telefax to the county's finance director prior to the said time and date. Bidders who choose to transmit their bids by telephone or telefax must undertake the following steps given earlier in this notice.

Official Statement

The county has prepared a preliminary official statement dated October 7, 1988, copies of which may be obtained from the finance director. Upon the sale of the bonds, the county will adopt the final official statement and, upon request, will furnish the successful bidder with a reasonable number of copies thereof without additional cost. Additional copies may be ordered at the successful bidder's expense.

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the county as of November 1, 1987, is as follows:

Equalized assessed valuation of taxable tangible

property	\$1,243,363,527
Tangible value of motor vehicles	\$ 370,995,357
Equalized assessed tangible valuation for computation	
of bonded debt limitations	\$1,614,358,884

The total general obligation indebtedness of the county as of the date of the bonds, including the bonds being sold, is \$126,850,000. Virtually all of such indebtedness is exempt from the county's statutory debt limit. Temporary notes in the principal amount of \$1,470,945 will be retired out of proceeds of the bonds and other available funds.

Additional Information

Additional information regarding the bonds may be obtained from the finance director, Johnson County Courthouse, Olathe, KS 66061, Attention: Ronald F. Cousino, (913) 791-5534).

Dated October 7, 1988.

JOHNSON COUNTY, KANSAS Ronald F. Cousino Finance Director Johnson County Courthouse Olathe, KS 66061 (913) 791-5534

Doc. No. 007087

(Published in the Kansas Register, October 13, 1988.)

CORRECTED NOTICE OF BOND SALE \$420,000 Dickinson County, Kansas General Obligation Bonds Series B, 1988 (Sanitary Landfill Project)

Sealed Bids

Sealed bids for the purchase of \$420,000 principal amount of general obligation bonds, Series B, 1988 (sanitary landfill project), of the county hereinafter described, will be received by the undersigned, county clerk of Dickinson County, Kansas, on behalf of the governing body of the county at Dickinson County Courthouse, Abilene, Kansas, until 2 p.m. C.D.T. on Monday, October 17, 1988. All bids will be publicly opened and read at said time and place and will be acted upon by the county immediately thereafter. No oral or auction bids will be considered.

Bond Details

The bonds will consist of fully registered bonds without coupons in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated November 1, 1988, and will become due serially on August 1 in the years as follows:

Year		Principal Amount
1989		\$35,000
1990	· ·	35,000
1991		35,000
1992		35,000
1993		40,000
1994		40,000
1995		45,000
1996		50,000
1997		50,000
1998	·	55,000
		1 C C C C C C C C C C C C C C C C C C C

The bonds will bear interest at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on February 1 and August 1 in each year, beginning on February 1, 1989.

Place of Payment and Bond Registration

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas (the paying agent and bond registrar). The principal of the bonds will be payable at maturity or upon earlier redemption to the registered owners upon presentation and surrender of the bonds at the office of the paying agent. Interest on the bonds will be paid by check or draft mailed by the paying agent to the persons in whose names the bonds are registered on the registration books maintained by the bond registrar at the close of business on the record date for such interest, which shall be the 15th day (whether or not a business day) of the calendar month next preceding each interest payment date.

The county will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the bondholders.



BOND SALE

Redemption of Bonds Prior to Maturity

At the option of the county, bonds maturing on August 1, 1994, and thereafter, will be subject to redemption and payment prior to maturity on August 1, 1993, and thereafter in whole or in part on any interest payment date (bonds of less than a single maturity to be selected by lot in multiples of \$5,000 principal amount by the paying agent and bond registrar in such equitable manner as it shall designate), at the principal amount thereof, plus accrued interest to the redemption date, without premium.

Whenever the county is to select the bonds for the purpose of redemption, it shall, in the case of bonds in denominations greater than \$5,000, if less than all of the bonds then outstanding are to be called for redemption, treat each \$5,000 of face value of each such fully registered bond as though it were a separate bond of the denomination of \$5,000.

If the county shall elect to call any bond for redemption and payment prior to the maturity thereof, the county shall give written notice of its intention to redeem and pay said bond on a specified date, the same being described by number and maturity, said notice to be mailed by United States registered or certified mail addressed to the registered owners of said bond, to the paying agent and bond registrar, and to the manager or managers of the underwriting account making the successful bid, each of said notices to be mailed at least 30 days prior to the redemption date. If any bond be called for redemption and payment as aforesaid, all interest on such bond shall cease from and after the date for which such call is made, provided funds are available for its payment at the price hereinbefore specified.

Conditions of Bids

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidders. subject to the following conditions: The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of 1/8 or 1/20 of 1 percent. No interest rate shall exceed the index of treasury bonds published by the weekly Credit Markets in New York, New York, on the Monday next preceding the day on which the bonds are sold, plus 2 percent. The difference between the highest rate specified and the lowest rate specified shall not exceed 2 percent.) No supplemental interest payments will be authorized. No bid of less than the principal amount of the bonds and accrued interest will be considered. Each bid shall specify the total interest cost to the county during the life of the bond issue on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the county on the basis of such bid. Each bid shall also specify the average annual net interest rate to the county on the basis of such bid. Bidders shall specify in the bid form the prices (exclusive of accrued interest), expressed as a dollar price, at which the bidder intends that each maturity amount of the bonds shall be initially offered to the public (the initial reoffering prices).

Basis of Award

The award of the bonds will be made on the basis of the lowest net interest cost to the county, which will be determined by subtracting the amount of the premium bid, if any, from the total interest cost to the county. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the county shall determine which bid, if any, shall be accepted, and its determination shall be final.

Authorization, Purpose and Security for the Bonds

The bonds are being authorized and issued to permanently finance part of the cost of constructing, installing and otherwise providing a new sanitary landfill and solid waste disposal facility to serve the county. The bonds will be general obligations of the county payable as to both principal and interest from ad valorem taxes which may be levied without limitation upon all the taxable tangible property, real and personal, within the territorial limits of the county.

Internal Revenue Code of 1986

The Internal Revenue Code of 1986 imposes requirements on the county which must be met subsequent to the issuance of the bonds by the county and, as a result, the county will and does hereby covenant that it will diligently undertake those steps necessary to maintain the tax-exempt status of the bonds. The county's failure to comply with such requirements could adversely affect the tax-exempt status of the bonds. Purchasers of the bonds should be aware that should the bonds lose their status as tax-exempt obligations as a result of the county's failure to comply with such requirements, the bonds are neither callable nor will the rate of interest on the bonds be adjusted to reflect such circumstances.

The code includes interest on tax-exempt obligations, such as the bonds, in the adjusted net book income of certain corporations for taxable years beginning after December 31, 1986, and includes, through 1989, in the calculation of alternative minimum taxable income one-half of the excess of a corporation's adjusted net book income over its alternative minimum taxable income (determined without regard to this adjustment and prior to reduction for certain net operating losses). After 1989, the use of "book income" will be replaced by "adjusted current earnings," with certain other adjustments. Furthermore, Section 59A of the code, as added by the Superfund Amendments and Reauthorization Act of 1986, provides for a new environmental tax generally based on corporate alternative minimum taxable income. The amount of the tax is equal to 0.12 percent of the excess of alternative minimum taxable income, without regard to net operating losses and the deduction for this tax, over \$2 million. The environmental tax is imposed whether or not the taxpayer is subject to the alternative minimum tax. The environmental tax, which is effective for taxable years beginning after December 31, 1986, may subject certain bondowners to additional taxation for interest earned on the bonds. The code also requires property and casualty insurance companies, for taxable years beginning on or after January 1, 1987, to reduce the amount of their deductible underwriting losses by a percentage of the amount of tax-(continued)

With the exception of certain "qualified tax-exempt obligations," the code provides that banks and thrift institutions may not deduct any portion of the interest cost of purchasing or carrying tax-exempt obligations such as the bonds if such interest cost is incurred in taxable years ending after December 31, 1986, with respect to obligations acquired after August 7, 1986. The county intends to designate the bonds as "qualified tax-exempt obligations" under Section 265 of the code.

Legal Opinion

The bonds will be sold subject to the legal opinion of Nichols and Wolfe Chartered, Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the county, printed on the bonds and delivered to the successful bidder when the bonds are delivered. Said opinion will also state that in the opinion of bond counsel, assuming continued compliance by the county with the provisions of the ordinance authorizing the issuance of the bonds and the code, under existing law, the interest on the bonds is exempt from federal income taxation. Interest on the bonds will also be excludable from the computation of Kansas adjusted gross income for taxable years commencing after December 31, 1987.

Delivery and **Payment**

The county will pay for printing the bonds and will deliver the bonds, without cost to the successful bidder, properly prepared, executed and registered on or prior to November 30, 1988, at such bank or trust company in the contiguous United States of America as may be specified by the successful bidder. Said bidder will also be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and the usual closing documents, including a certificate that there is no litigation pending or threatened at the time of delivery of the bonds affecting their validity and a certificate regarding the completeness and accuracy of the official statement. Payment for the bonds shall be made in Federal Reserve funds, immediately subject to use by the county. The denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the county and bond registrar not later than 4 p.m. C.S.T. on November 15, 1988. In the absence of such information, the county will deliver bonds in the denomination of each maturity registered in the name of the successful bidder.

The successful bidder shall furnish the county by 4 p.m. C.S.T. on November 15, 1988, a certificate acceptable to the county's bond counsel to the effect that: (i) the successful bidder has made a bona fide public offering of the bonds at the initial reoffering prices; and (ii) a substantial amount of the bonds was sold to the public (excluding brokers and other intermediaries) at such initial reoffering prices. Such certificate shall state that: (1) it is made on the best knowledge, information and belief of the successful bidder, and (2) 10 percent or more in par amount of the bonds of each maturity was sold to the public at or below the initial reoffering prices (such amount being

sufficient to establish the sale of a "substantial amount" of the bonds).

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America in the amount of \$8,400, payable to the order of the county to secure the county from any loss resulting from the failure of the bidder to comply with the terms of the bid. No interest will be paid upon the deposit made by the successful bidder. Said check shall be returned to the bidder if the bid is not accepted. If a bid is accepted, said check shall be held by the county until the bidder shall have complied with all of the terms and conditions of this notice, at which time said check shall be returned to the successful bidder or deducted from the purchase price at the option of the county. If a bid is accepted but the county shall fail to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check shall be returned to the bidder. If a bid is accepted but the bidder shall default in the performance of any of the terms and conditions of this notice, the proceeds of such check shall be retained by the county as and for liquidated damages.

CUSIP Numbers

CUSIP identification numbers will be printed on the bonds, but neither the failure to print such number on any bond nor any error with respect thereto shall constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of this notice. All expenses in relation to the assignment and printing of CUSIP numbers on the bonds will be paid by the county.

Bid Forms

All bids must be made on forms which may be procured from the county clerk. No additions or alterations in such forms shall be made and any erasures may cause rejection of any bid. The county reserves the right to waive irregularities and to reject any or all bids.

Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned county clerk and marked "Proposal for the Purchase of General Obligation Bonds." Bids may be submitted by mail or delivered in person to the undersigned at Dickinson County Courthouse and must be received by the undersigned prior to 2 p.m. C.D.T. on Monday, October 17, 1988.

Official Statement

Upon the sale of the bonds, the county will adopt an official statement in substantially the form as the preliminary official statement, subject to minor amendments and supplementation. Copies of the county's preliminary official statement relating to the bonds may be obtained from the county clerk or the county's financial adviser, Mid-Continent Municipal Investments, Inc., 333 Century Plaza, Wichita, KS 67202, (316) 262-5161. Upon request, a reasonable number of copies of the official statement will be made available to the successful bidder without charge. Additional copies may be obtained at the expense of such bidder. Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the county for the year 1987 is \$82,289,409. The total general obligation bonded indebtedness of the county as of the date of the bonds, including the bonds, is \$510,837.44.

Dated September 23, 1988.

DICKINSON COUNTY, KANSAS Donna Mae Kaiser County Clerk Dickinson County Courthouse Abilene, KS 67410 (913) 263-3774

Doc. No. 007059

(Published in the Kansas Register, October 13, 1988.)

NOTICE OF BOND SALE \$240,000 General Obligation Water System Bonds Series 1988 of the

City of Melvern, Kansas

Date, Time and Place of Receiving Bids The governing body of the city of Melvern, Kansas, will receive sealed bids at the Melvern City Building until 7 p.m. C.D.T. on Thursday, October' 20, 1988, for the purchase of \$240,000 principal amount of general obligation water system bonds, Series 1988, of the city as hereinafter described. All bids will be publicly opened and read at said time, and will be immediately thereafter acted upon by the governing body. No oral or auction bids for the bonds will be considered.

Description of Bonds

The bonds shall consist of fully registered certificated bonds in denominations of \$5,000, or any integral multiple thereof not exceeding the principal amount of bonds maturing in each year, will bear a dated date of November 1, 1988, and shall mature serially on September 1 in each of the years and in the amounts as follows:

Principal Amount	Year of Maturity	Principal Amount	Year of Maturity
\$ 5,000	1990	\$15,000	2000
5,000	1991	15,000	2001
5,000	1992	15,000	2002
5,000	1993	15,000	2003
10,000	1994	15,000	2004
10,000	1995	20,000	2005
10,000	1996	20,000	2006
10,000	1997	20,000	2007
10,000	1998	25,000	2008
10,000	1999		

The bonds will bear interest from the dated date at rates which shall be determined upon the public sale thereof as heretofore provided, and said interest will be payable semiannually on March 1 and September 1 of each year, commencing March 1, 1989.

Payment of Principal and Interest; Registration

The principal amount of the bonds shall be payable in lawful money of the United States of America at the principal office of the Kansas State Treasurer (the paying agent and bond registrar) in Topeka, Kansas, to the registered owners thereof upon presentation of the bonds for payment and cancellation. The interest on the bonds shall be payable in lawful money of the United States of America by mailing of check or draft of the paying agent to the registered owners as their names appear on the registration books maintained by the bond registrar as of the 15th day of the month next preceding each interest payment date:

The fees of the bond registrar for the registration, transfer and exchange of the bonds shall be paid by the city, and it shall also pay for the printing of a reasonable supply of "blank" bonds for that purpose. Any additional costs or fees that might be incurred in the secondary market, except the bond registrar's fees, shall be the responsibility of the registered owners of the bonds.

Initial Registration

The number and denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the initial registered owners of the bonds shall be submitted in writing to the bond registrar by the successful bidder not later than Monday, November 14, 1988. In the event such information is not furnished by such date, the bonds will be delivered one bond per maturity registered in the name of the successful bidder.

An original purchaser's certificate, which sets forth the initial reoffering price to the public on the bonds, will be furnished to the successful bidder by bond counsel, and such certificate must be completed and returned not later than the delivery date.

Redemption of Bonds

The bonds maturing in the years 1990 through 1998, inclusive, shall mature and become due without the option of prior redemption. The bonds maturing September 1, 1999, and thereafter, are callable at the option of the city on and after September 1, 1998, in whole at any time or in part and in inverse numerical order on any interest payment date, at a redemption price equal to the principal amount thereof, plus accrued interest to the redemption date and without premium.

The paying agent shall give written notice of any call for redemption by United States first class to the registered owners of the bonds not less than 30 days prior to the redemption date. Prior to the redemption date, the city shall deposit with the paying agent sufficient funds to pay the principal amount of the bonds and all unpaid and accrued interest thereon to the redemption date. Upon the deposit of said funds, and the giving of notice in the form and manner hereinbefore specified, bonds thus called for redemption shall cease to bear interest from and after the redemption date.

Conditions of Bidding

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidder, subject to the conditions of this paragraph. The same rate of interest shall apply to all bonds of the same maturity. Each interest rate specified shall be in an even multiple of $\frac{1}{20}$ of 1 percent. No interest rate shall exceed the maximum interest rate permitted by Kansas statutes, said rate being equal to the index of treasury bonds published by the *Credit Markets* in New York, New York, on the Monday next preceding the date on which the *(continued)* bonds are sold, plus 2 percent. No bid of less than the entire par value of the bonds and accrued interest thereon from the dated date to the date of delivery will be considered, and no supplemental interest payments will be authorized. Each bid must state the total interest cost to the city during the life of the bonds on the basis of the bid; the premium, if any, offered by the bidder for the bonds; the net interest cost to the city on the basis of the bid; and the average annual interest rate on the bonds on the basis of the bid. Each bid shall be certified by the bidder to be correct, and the governing body will be entitled to rely on such certificate of correctness.

Bid Form; Good Faith Deposit

Bids shall be submitted on an official bid form which may be obtained from the city's financial adviser, and shall be submitted in sealed envelopes, plainly marked "Bond Bid," and addressed to the Governing Body, City Building, P.O. Box 116, Melvern, KS 66510. Bids may be submitted by mail or delivered in person, and must be received no later than the date and time and at the place hereinbefore specified.

Each bid shall be accompanied by a good faith deposit in the form of a certified or cashier's check payable to the order of the city for an amount equal to \$4,800 (being 2 percent of the total amount of the bonds). If a bid is accepted, the deposit will be held by the city until the bidder shall have complied with all of the terms and conditions of this notice and of the bid. In the event a bidder whose bid is accepted shall default in the performance of any of the terms and conditions of this notice or of the bid, the bidder's deposit shall be retained by the city as and for liquidated damages. If a bid is accepted, but the city shall fail to deliver the bonds to the bidder in accordance with the terms and conditions hereof, the deposit shall be returned to the bidder. No interest will be paid upon the successful bidder's deposit. The good faith deposit checks of the unsuccessful bidders will be promptly returned.

Award of Bonds

The bonds will be awarded to the bidder whose proposal results in the lowest net interest cost to the city, which will be determined by deducting the amount of the premium bid, if any, from the total interest cost to the city. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more identical bids for the lowest net interest cost are received, the governing body shall determine which bid, if any, shall be accepted, and such determination shall be final. The governing body reserves the right to reject any and all bids and to waive any irregularities in a submitted bid.

Delivery of Bonds

The bonds, duly printed, executed and registered, will be furnished and paid for by the city, and will be delivered to the successful bidder on or about Thursday, November 17, 1988, at any bank in the state of Kansas or in the city of Kansas City, Missouri, at the expense of the city. Delivery elsewhere will be made at the expense of the successful bidder. The successful bidder will also be furnished with a transcript of proceedings evidencing the authorization and issuance of the bonds and 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. Payment for the bonds shall be made in Federal Reserve funds, immediately available for use by the city.

CUSIP Identification Numbers

It is not expected that CUSIP identification numbers will be printed on the bonds since this issue does not meet the CUSIP Service Bureau's minimum size guidelines for the assignment of CUSIP numbers.

Official Statement

The city will prepare an official statement relating to the bonds, copies of which may be obtained from the city's financial adviser. Upon the sale of the bonds, the city will furnish the successful bidder with a reasonable number of copies of the official statement, without cost, upon request. Copies in excess of a reasonable number may be ordered at the successful bidder's expense.

Authority, Purpose and Security for Bonds

The bonds are being issued under the authority of K.S.A. 10-101 *et seq.*, as amended and supplemented, K.S.A. 12-834, and were approved by the voters at a bond election held in conjunction with the primary election on August 4, 1987. Immediately after the awarding of the bonds, the governing body will adopt an ordinance authorizing the issuance of the bonds.

The proceeds of the bonds will be used in conjunction with \$300,000 from the proceeds of a Community Development Block Grant which has been awarded to the city by the Kansas Department of Commerce to pay the cost of constructing improvements and extensions to the municipal water system.

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

Legal Opinion and Tax Exemption

All matters incidental to the authorization and issuance of the bonds are subject to the approving opinion of Hinkle, Eberhart & Elkouri, bond counsel, Wichita, Kansas. Bond counsel's opinion will be printed on the reverse side of each bond, and a manually signed original of such opinion will be furnished without expense to the successful bidder concurrently with delivery of the bonds. All fees and expenses of bond counsel will be paid by the city.

In the opinion of bond counsel, assuming continued compliance by the city with the terms of the bond ordinance, under existing law, the interest on the bonds: (i) is excludable from gross income for federal income tax purposes, and (ii) is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations. However, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted net book income (adjusted current earnings for taxable years ending after De-





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cember 31, 1989) for the purpose of computing the alternative minimum tax imposed on such corporations. The exclusion mentioned in the preceding clause (i) is subject to compliance by the city with all requirements of the Internal Revenue Code of 1986, as amended, which must be satisfied subsequent to issuance of the bonds in order for the interest on the bonds to qualify for such exclusion. Failure to comply with certain of such requirements could cause the interest on the bonds to be so included in federal gross income retroactive to the date of issuance of the bonds. The city will covenant to comply with all such requirements. Bond counsel expresses no opinion regarding other federal tax consequences arising with respect to the bonds.

The bonds are exempt from intangible personal property taxes levied by Kansas counties, cities and townships, and the interest on the bonds is excludable from the computation of Kansas adjusted gross income for taxable years commencing after December 31, 1987.

Related Federal Tax Matters

Prospective bidders for purchase of the bonds should be aware that: (i) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry obligations other than qualified taxexempt obligations (as described in the next paragraph), or, in the case of a financial institution within the meaning of Section 265(b)(5) of the code, that portion of a bondholder's interest expense allocable to interest on such obligations; (ii) with respect to insurance companies subject to the tax imposed by Section 831 of the code, for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) of the code reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (iii) for taxable years beginning after December 31, 1986, and prior to January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (iv) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (v) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (vi) Section 86 of the code requires recipients of certain Social Security and railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds. The foregoing categories of prospective bondowners should consult their own tax advisers as to the applicability of these consequences.

Qualified Tax-Exempt Obligations

The city will covenant to take such actions as are necessary to designate the bonds as "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the code, and, in the case of certain financial institutions within the meaning of Section 265(b)(5) of the code, a deduction is allowed for 80 percent of that portion of such financial institution's interest expense allocable to interest on the bonds.

Assessed Valuation and Bonded Indebtedness

The total assessed valuation of the taxable tangible property within the city, for the year 1988, is as follows:

Assessed valuation of taxable tangible property	
Taxable value of motor vehicles,	247,174
Equalized assessed tangible valuation for computation	
of bonded debt limitations	\$883,901

Upon the issuance of the bonds described herein, such bonds will comprise the only outstanding general obligation bonded indebtedness of the city.

Additional Information

Additional information regarding the bonds may be obtained from the city clerk or from the city's financial adviser, Mid-Continent Investments, Inc., 333 Century Plaza Building, Wichita, KS 67202, Attention: David K. Malone, Vice President of Municipal Finance, (316) 262-5161.

Dated October 5, 1988.

CITY OF MELVERN, KANSAS By Brenda Sage City Clerk Melvern, KS 66510 (913) 549-3447

Doc. No. 007104

KANSAS REGISTER

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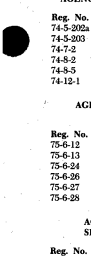
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-3-2	Amended	V. 7, p. 1534	91-1-28	Amended	V. 7, p. 518
-3-2	Amended	V. 7, p. 1606	91-1-33	Amended	V. 7, p. 518
4-1	Amended	V. 7, p. 401	91-1-44	Amended	
-5-8					V. 7, p. 518
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-7-1	Amended	V. 7, p. 1534	91-1-107a	Amended	V. 7, p. 519
-8-1	Amended	V. 7, p. 405	91-1-110b	New	V. 7, p. 520
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3-117	Amended	V. 7, p. 424	91-12-55	Amended	V. 7, p. 531-534
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KANSAS REGISTER

	ANAGEMENT AND CIRCUL	ATION
IA. Title of Publication	18. PUBLICATION NO	2. Date of Filing
Kansas Register	0 7 4 4 2 2	5 4 Sept. 30, 19
3. Frequency of Issue	3A. No. of Issues Published Annualty	3B. Annual Subscription Print
Weekly	52 and ind	ex \$55.00
. Complete Mailing Address of Known Office of Publication (Sirver, City, Cou		
% Secretary of State, State Capitol, T	opeka, Shawnee, Kans	as 66612
. Complete Mailing Address of the Headquarters of General Business Office	s of the Publisher (Not printer)	
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. Full Names and Complete Mailing Address of Publisher, Editor, and Manag	in the filler of the second second second	<u> </u>
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Bill Graves, Kansas Secretary of State	, State Capitol, Top	eka, KS 66612-15
ditor (Name and Complete Mailing Address)		
Nancy R. Reddy, Secretary of State's O	ffice, State Capitol	, Topeka, KS 666
Annaging Editor (Name and Complete Mailing Address)		
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I percent or more of total amount of stock. If not owned by a corporation, the name or other unincorporated firm, its name and address, as well as that of each individu name and address must be stated.) (Item must be completed.)	es and addresses of the individual owners mu al must be given. If the publication is publisi	es of stockhouters owning or notaing st be given. If owned by a partnership led by a nonprofit organization, its
Full Nemo	Complete Mai	ling Address
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c/o Secretary of State	Topeka, KS	66612-1594
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