KANSAS BEGSTER

State of Kansas

BILL GRAVES Secretary of State

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(913) 296-2236



Register Office: 235-N, State Capitol (913) 296-3489

TO COUNTY TO PERSONAL AND PERSONAL

STATE OF STATE OF BUTCH

Kansas Continuing Legal Education Commission

Notice of Meeting

The Kansas Continuing Legal Education Commission will meet at noon Friday, March 23, in the Haynes Conference Room, Adams Alumni Center, 1266 Oread Ave., University of Kansas, Lawrence.

Ronald M. Keefover Education-Information Officer

Doc. No. 008955

State of Kansas

State Bank Commissioner State Banking Board

Notice of Meeting

The State Banking Board will meet at 9:30 a.m. Monday, April 16, in the conference room of the State Banking Department, Suite 300, 700 S.W. Jackson, Topeka. The board reviews matters relating to its supervisory authority set forth in K.S.A. 9-1801 et seq.

W. Newton Male State Bank Commissioner

Doc. No. 008952

State of Kansas

Kansas Development Finance Authority

Notice of Hearing Regarding the Issuance of Industrial Revenue Bonds

The Board of Directors of the Kansas Development Finance Authority will conduct a public hearing at 9 a.m. Friday, April 6, in the conference room of the Capitol Tower, 400 S.W. 8th, Topeka, to consider the issuance of industrial revenue bonds of and by the Kansas Development Finance Authority, a body politic and corporate and independent instrumentality of the state of Kansas, in the maximum principal amount of \$600,000 to finance the cost of acquiring, constructing, furnishing and equipping an addition to and improvement of the present plastic manufacturing facility at 814 K Street, Belleville. Said industrial revenue bonds and any costs associated with the issuance thereof shall solely be the obligation of M-C Industries, Inc.

All persons having an interest in this matter will be given an opportunity to be heard at the hearing. Following the hearing, the Kansas Development Finance Authority will consider the adoption of a resolution to issue the bonds.

Dated March 15, 1990.

Allen Bell President State of Kansas

Department of Health

Board of Adult Care Home Administrators

Notice of Meeting

The Board of Adult Care Home Administrators will meet at 9:30 a.m. Friday, April 6, in Room 108 of the Landon State Office Building, 900 S.W. Jackson, Topeka.

Cathy Rooney, Director Health Occupations Credentialing

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Doc. No. 008957

State of Kansas

Kansas Agricultural Value-Added Processing Center

Notice of Meeting

The Leadership Council of the Kansas Agricultural Value-Added Processing Center (KVAC) will meet from 9 a.m. to 3 p.m. Friday, March 23, at the Kansas Technology Enterprise Corporation office, 112 W. 6th, Suite 400, Topeka.

For further information, contact Richard R. Hahn, Director, at (913) 532-7033.

Richard R. Hahn Director

Doc. No. 008964

State of Kansas State Corporation Commission

Notice of Hearing

The State Corporation Commission has directed that an investigation be instituted and a hearing conducted at which time Midco Energy, Inc. has been requested to show cause as to why the commission should not initiate sanctions against it pursuant to K.S.A. 55-162 and 55-164 for violations of rules and regulations and Kansas state law pertaining to oil and gas activities.

The hearing will begin at 10 a.m. Thursday, April 19, at the Conservation Division hearing room, 300 Colorado Dorby Building 202 W. let Wichits

Derby Building, 202 W. 1st, Wichita.

For further information, contact James E. Browne, Assistant General Counsel, State Corporation Commission, 202 W. 1st, Wichita 67202, (316) 263-3238.

Judith McConnell
Executive Director

Doc. No. 008966

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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 the Kansas State Historical Society. Interested individuals or firms must be capable of assisting the Historical Society on miscellaneous small architectural projects for two or three years.

Interested individuals or firms must be capable of demonstrating knowledge and experience in the conservation of historic buildings.

Any questions or expressions of interest should be directed to Gerald R. Carter, AIA, Director of Planning and Design, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, on or before April 6. An SF 255 form should be submitted with letters of interest.

Edward A. Martin, AIA Director, Division of Architectural Services

18:370 g 14 803 B

Doc. No. 008977

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 architectural programming services for Pittsburg State University's School of Technology and Applied Science.

Pittsburg State University is one of a select few higher education institutions that offers a variety of high-quality technology programs. These programs require highly sophisticated state-of-the art laboratories, instructional equipment and teaching facilities. The School of Technology and Applied Science provides educational opportunities in engineering, industrial technology, technical education and printing.

Any questions or expressions of interest should be directed to Gerald R. Carter, AIA, Director of Planning and Design, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367; or Gary Carlat, Director of Facilities Planning, Russ Hall, Pittsburg State University, 1701 Broadway, Pittsburg 66762, (316) 235-4130. Interested individuals or firms should provide their credentials and informational literature to the above on or before April 4.

Edward A. Martin, AIA Director, Division of Architectural Services

State of Kansas

Department of Administration

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 11 a.m. Monday, April 23, in Room 106 of the Landon State Office Building, 900 S.W. Jackson, Topeka, to consider the adoption of proposed rules and regulations of the Division of Personnel Services and the Division of Accounts and Reports.

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 regulations. All interested parties may submit written comments prior to the hearing to the Secretary of Administration, Room 263-E, State Capitol, Topeka 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. A summary of the proposed regulations and their economic impact follows.

Division of Personnel Services

K.A.R. 1-9-5, Sick leave, is proposed for amendment on a temporary and permanent basis. Amendments to this regulation would allow agencies to grant use of sick leave for the adoption of a child by an employee or initial placement of a foster child in the home of an employee. Allowing employees to use their accumulated sick leave for the proposed purposes would not result in additional costs to state agencies. It is estimated that 36 adoptive-parent employees and no more than 22 foster-parent employees will benefit from the proposed amendment each year. There will be no economic impact on the general public.

Copies of the regulation and its economic impact statement 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).

Division of Accounts and Reports

K.A.R. 1-16-18a, Designated high cost geographic areas, is proposed for amendment on a permanent basis. The amendments delete those locations that studies indicate no longer qualify as high cost geographic areas because of increases in allowable lodging reimbursement rates that will take effect July 1, 1990. These amendments are not expected to create any additional economic impact on state agencies, state employees or the general public.

Copies of the regulation and its economic impact statement may be obtained from the Division of Accounts and Reports, 3rd Floor, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, (913) 296-2311.

Shelby Smith Secretary of Administration

Doc. No. 008970

Kansas Water Authority

Notice of Meeting

The Kansas Water Authority will meet Tuesday, April 3, and Wednesday, April 4, at the Activities Center, Wichita State University, Wichita. The committee meetings will begin at 1 p.m. April 3 with the full authority convening at 8 a.m. on April 4.

A copy of the agenda can be obtained by contacting Dotty Kester, 109 S.W. 9th, Suite 200, Topeka 66612-

1215, (913) 296-3185.

John L. Baldwin Chairman

Doc. No. 008988

State of Kansas

Legislature

Legislative Bills Introduced

The following numbers and titles of bills and resolutions have been recently introduced in the 1990 Kansas Legislature.

Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, Topeka 66612, (913) 296-4096.

Bills introduced March 8-14:

House Bills

HB 3081, by Committee on Taxation: An act concerning cities; relating to the consolidation or elimination of city offices, agencies or departments.

HB 3082, by Committee on Appropriations: An act relating to insurance companies and fraternal benefit societies; excluding certain assessments to pay claims of insolvent insurers from the retaliatory taxation, penalty and fee structure; amending K.S.A. 40-253 and repealing the existing section.

HB 3083, by Committee on Appropriations: An act relating to the advertising control act; concerning rural business and farm and ranch directional signs; amending K.S.A. 68-2233 and repealing the existing

section

HB 3084, by Committee on Appropriations: An act creating the publicprivate social and rehabilitation services review commission; prescribing powers, duties and functions therefor.

HB 3085, by Committee on Appropriations: An act concerning social welfare; relating to payment schedules for health care providers; amending K.S.A. 39-708c and repealing the existing section.

Senate Bills

SB 769, by Committee on Federal and State Affairs: An act amending the Kansas parimutuel racing act; relating to certain personnel of the Kansas racing commission; amending K.S.A. 1989 Supp. 74-8805 and repealing the existing section.

SB 770, by Committee on Ways and Means: An act concerning drivers' licenses; relating to examination and reinstatement fees; amending K.S.A. 8-241 and K.S.A. 1989 Supp. 8-240, 8-267 and 8-2110 and re-

pealing the existing sections.

SB 771, by Committee on Ways and Means: An act concerning acquisition of equipment for institutions under the state board of regents; authorizing the issuance of revenue bonds and the fixing of tuition, fees

and charges to provide moneys for payment thereof.

SB 772, by Committee on Ways and Means: An act concerning civil procedure; relating to garnishment; amending K.S.A. 1989 Supp. 60-718 and repealing the existing section; also amending Form No. 8a in the appendix of forms following K.S.A. 1989 Supp. 61-2605 and repealing the existing form.

SB 773, by Committee on Federal and State Affairs: An act relating to zoning in counties; concerning the adoption of regulations in certain counties; amending K.S.A. 19-101a and 19-2920 and repealing the existing sections.

House Resolutions

HR 6050, by Committee on Agriculture and Small Business: A resolution congratulating and commending Dr. Daniel Skelton on his impending retirement from the United States Department of Agriculture after 50 years of service.

HR 6051, by Representative Sebelius: A resolution congratulating and commending the Hayden High School boys' basketball team and coach Ben Meseke for winning the 1990 Class 4A State Basketball Champi-

onship in Kansas.

HR 6052, by Representative Russell: A resolution congratulating and commending Renee Dennis for being selected state winner of the 1990 Masonic Grand Lodge of Kansas High School Essay Contest.

HR 6053, by Representative Russell: A resolution congratulating and commending Greg Waugh for being chosen to attend the 1990 National Young Leaders Conference.

Senate Resolutions

SR 1825, by Senator Yost: A resolution in memory of Earl Moore. SR 1826, by Senator Allen: A resolution congratulating and commending John Villar for twenty years of service as State Commissioner of the Kansas Babe Ruth Baseball Leagues.

Doc. No. 008971

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. C.D.T. on the date indicated and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, April 2, 1990

26494

Department of Transportation—Maintenance of highway lighting, Lyon County

27777

University of Kansas Medical Center—Medical gases (Class 04)

28220

Department of Health and Environment—HIV-1 blood assay kits

8**1**943A

Toronto Honor Camp—Satellite system

83027

University of Kansas—Tape cartridges, rack and carts 83209

Department of Transportation, District 4—Bituminous mixture, various locations

83234

Department of Health and Environment—Furnish all labor and materials for reclamation of Bill's Coal Company, Chetopa Mine Tipple, Pittsburg

83261

Kansas Correctional Industries—Denim

(continued)

Tuesday, April 3, 1990

A-6121(a)

Wichita State University—Reroofing of Jardine Hall
A-6222

Youth Center at Atchison—Replace 3 large garbage disposals in dietary building

27953

Kansas State University—Floor care products 27968

University of Kansas Medical Center—Hospital air flotation devices

28223

Kansas State University—Fertilizer, Garden City 83227

Department of Transportation—Graphic arts supplies 83239

University of Kansas—IBM 3380-BE4 DASD

Wednesday, April 4, 1990

A-6204

Larned State Hospital—Exterior painting

Statewide—Acetylene, oxygen and liquid nitrogen 26991

Statewide—Medical gases

27011

University of Kansas Medical Center—Commercial compressed gases

27522

Kansas Highway Patrol—Police-type work jackets 27770

Department of Human Resources—Security guard services, Topeka

83236

Department of Transportation—Furnish and install chain link fence, Wichita

Thursday, April 5, 1990 83205

Department of Wildlife and Parks—Aquatic feed, various locations

Friday, April 6, 1990

27046

Wichita State University—KMUW Radio program guide

27605

Statewide—Continuous computer stock forms

Tuesday, April 10, 1990 83237

Department of Revenue—Mainframe data entry software package

28001

Kansas State University—Herbicides and insecticides

Wednesday, May 2, 1990

27030

Kansas Highway Patrol—Aircraft insurance

Nicholas B. Roach Director of Purchases

Doc. No. 008976

State of Kansas

Board of Mortuary Arts

Notice of Meeting

The Kansas State Board of Mortuary Arts will meet Thursday, April 5, and Friday, April 6, at the board's office, 1200 S. Kansas Ave., Suite 2, Topeka.

The April 5 meeting will begin at 9 a.m. The April 6 meeting will begin with the administering of examinations at the Holiday Inn Downtown at 9 a.m.

Douglas "Mack" Smith Executive Secretary

Doc. No. 008956

State of Kansas

Wildlife and Parks Commission

Notice of Meeting and Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 7 p.m. Monday, April 23, at the Silver Spur Lodge & Convention Center, 1510 W. Wyatt Earp Blvd., Dodge City, to consider the adoption and revocation of several department regulations. If necessary, the public hearing will continue at 9 a.m. Tuesday, April 24, at the same location. A workshop meeting on upcoming business and regulations will begin at 1:30 p.m. Monday, April 23, at the above location. If necessary, the workshop will continue following the conclusion of the public hearing. The public is also invited to attend the workshop.

This 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the regulations.

All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, Suite 502, Landon State Office Building, 900 S.W. Jackson, Topeka 66612. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations and the proposed revocations. During the hearing all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending or rejecting the proposed regulations and revocations.

The following is a brief summary of the exempt regulations proposed for adoption and regulations proposed for revocation.

K.A.R. 115-25-5. Turkey; fall season, bag limits and permits. This exempt regulation will establish the fall archery and firearm turkey hunting seasons, hunting units, permit allowances, and bag limits. Applications dates are included.

Economic Impact Summary: It is estimated that the department will issue 2100 turkey hunting permits, thus generating \$31,400 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.

K.A.R. 115-25-7. Antelope; open season, bag limit and permits. This exempt regulation establishes the 1990 archery and firearms seasons, hunting units, permit allowances, and bag limits. Application dates are included.

Economic Impact Summary: It is estimated that the department will issue 315 antelope hunting permits, thus generating \$9.840 in revenue. Certain businesses will benefit from sportsmen hunting antelope. Revenue to the department represents a cost to sportsmen; however, such cost is voluntary for sportsmen.

K.A.R. 115-25-8. Elk; open season, bag limit and permits. This exempt regulation establishes the 1990 elk hunting season, hunting areas, permit allowances, and bag

limits. Application dates are included.

Economic Impact Summary: It is estimated that the department will issue six elk hunting permits, thus generating \$415 in revenue. Certain businesses will benefit from sportsmen hunting elk. Revenue to the department represents a cost to sportsmen; however, such cost is voluntary for sportsmen.

K.A.R. 115-25-9. Deer; regular open season, bag limit and permits. This exempt regulation establishes the regular archery and firearms deer seasons, permit allowances,

and bag limits. Application dates are included.

Economic Impact Summary: It is estimated that the department will issue 79,200 deer hunting permits, thus generating \$1,850,000 in revenue. Certain businesses will benefit from sportsmen hunting deer. Revenue to the department represents a cost to sportsmen; however, such cost is voluntary for sportsmen.

K.A.R. 115-25-11. Furbearers, open season and bag limits. This exempt regulation establishes the furbearer hunting, trapping and running seasons, and open areas.

Economic Impact Summary: It is estimated that the department will issue 6,700 furharvester licenses, thus generating \$103,850 in revenue. Certain businesses will benefit from sportsmen hunting and trapping furbearers. Revenue to the department represents a cost to sportsmen; however, such cost is voluntary for sportsmen and is offset by the sale of fur to fur dealers.

K.A.R. 115-25-12. Covotes: season. This exempt regulation authorizes the taking of covotes during all firearms

Economic Impact Summary: Without this regulation, covote season would be closed during any firearms deer season. That would result in lost recreational opportunity for sportsmen and potential loss of revenue for sportsmen and fur dealers.

The following exempt regulations are proposed for

K.A.R. 23-1-8. Turkey; fall season; bag limit and permits. This exempt regulation existed under the discontinued agency 23 number. Provisions for a fall turkey season are contained in K.A.R. 115-25-5.

Economic Impact Summary: No economic impact will occur as a result of revocation.

K.A.R. 23-2-5. Deer; regular season; bag limits and permits. This exempt regulation existed under the discontinued agency 23 number. Provisions for the deer season are contained in K.A.R. 115-25-9.

Economic Impact Summary: No economic impact will

occur as a result of revocation.

K.A.R. 23-2-12. Antelope; season; bag limit and permits. This exempt regulation existed under the discontinued agency 23 number. Provisions for the antelope season are contained in K.A.R. 115-25-7.

Economic Impact Summary: No economic impact will

occur as a result of revocation.

K.A.R. 23-2-18. Elk; season; bag limit and permits. This exempt regulation existed under the discontinued agency 23 number. Provisions for the elk season are contained in K.A.R. 115-25-8.

Economic Impact Summary: No economic impact will

occur as a result of revocation.

K.A.R. 23-2-19. Deer; special season; bag limit and permits. This exempt regulation existed under the discontinued agency 23 number. Provisions for a special season, if authorized, would occur under an agency 115 exempt regulation at a later date.

Economic Impact Summary: No economic impact will

occur as a result of revocation.

Ronald Hopkins Chairman

Doc. No. 008969

State of Kansas

Board of Education

Notice of Hearings on Kansas State Plan for Special Education

The State Board of Education will conduct two public hearings to consider the proposed Kansas State Plan for Special Education for fiscal year 1991 and the State VI-B Plan for Special Education for fiscal years 1991-1993. The first hearing will be at 1:30 p.m. Monday, May 7, in the auditorium of the Central Vocational Building, 324 N. Emporia, Wichita. The second hearing will be at 1:30 p.m. Tuesday, May 8, in the board room of the Kansas State Education Building, 120 E. 10th, Topeka.

The two plans have been revised and merged into one document, based upon new statutes, revised regulations and new policies. The proposed plan is a compliance document that provides assurance that Kansas policies and procedures are in compliance with the Education of All Handicapped Children Act, P.L. 94-142, as amended. To be eligible to receive federal funding, a state must file a plan with the Office of Special Education Programs, U.S. Department of Education.

A copy of the plan may be obtained by contacting the secretary of the State Board of Education, State Education Building, 120 E. 10th, Topeka 66612, prior to the date

of the hearing.

All interested individuals and organizations will be afforded an opportunity to present their views and make recommendations at the hearing regarding the plan. The hearing shall be conducted in compliance with public hearing procedures of the board.

> Dr. Lee Droegemueller Commissioner of Education

data.

State of Kansas

Board of Accountancy

Notice of Meeting and **Administrative Hearing**

The Board of Accountancy will meet at 9 a.m. Thursday, April 19, in Conference Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka. Persons interested in agenda items or in attending should contact the board office in Suite 907 of the Landon Building.

In addition, the board will conduct three administrative hearings or pre-hearing conferences in matters concerning Robert Allen Ellis, CPA; Norman G. Wilcox, CPA; and Carl E. Wright, CPA.

> Glenda Sherman **Board Secretary**

Doc. No. 008965

State of Kansas

Board of Nursing

Permanent Administrative Requiations

Article 11.—ADVANCED REGISTERED **NURSE PRACTITIONERS**

60-11-104a. Protocol requirements; transmitting prescription orders in writing. (a) Each protocol shall, at a minimum:

(1) Contain the name and signature of the advanced registered nurse practitioner and the name and signature of the responsible physician who have adopted the protocol;

(2) show the date the protocol was adopted or last

reviewed:

(3) specify all prescription-only drugs for which the advanced registered nurse practitioner is permitted to trans-

mit a prescription order;

(4) specify under what circumstances, and how soon, the responsible physician must be contacted after a prescription order is transmitted by the advanced registered nurse practitioner; and

(5) be maintained in a looseleaf notebook containing all protocols adopted by the advanced registered nurse practitioner and doctor and kept at the nurse's principal place of practice. The notebook shall include a cover page containing:

(A) the name and telephone number of the advanced registered nurse practitioner and the responsible

physician;

(B) the name, address and telephone number of a designated physician who agrees to direct and supervise the advanced registered nurse practitioner in the absence or availability of the responsible physician;

(C) the minimum frequency the protocols are to be reviewed by the advanced registered nurse practitioner

and physician, at least annually; and

(D) the minimum frequency for which the prescription orders are to be reviewed and patient charts are cosigned, and such time shall not be more than thirty days.

- (b) Any prescription order transmitted in written form must:
- (1) include the name, address and telephone number of the responsible physician;
- (2) be signed by the advanced registered nurse practitioner with the letters A.R.N.P., and certificate number following the signature:

(3) not be for any controlled substance drug; and

(4) indicate whether the prescription order is transmitted by direct order of a person who is a practitioner within the meaning of K.S.A. 1989 Supp. 65-1626, or is

transmitted pursuant to a protocol.

- (c) Nothing in this regulation shall be construed to prohibit any registered nurse or licensed practical nurse or advanced registered nurse practitioner from transmitting a prescription order orally or telephonically, or from administering a prescription-only drug pursuant to a lawful direction of a person licensed to practice medicine and surgery, dentistry, or advanced registered nurse practitioner.
- (d) When used in this section, terms shall be construed to have the meanings set forth in the pharmacy act of the state of Kansas, K.S.A. 1989 Supp. 65-1626. (Authorized by K.S.A. 65-1129 and K.S.A. 1989 Supp. 65-1130; implementing K.S.A. 1989 Supp. 65-1130, effective T-60-9-12-88, Sept. 12, 1988; effective Feb. 13, 1989; amended May 7, 1990.)

Patsy L. Johnson **Executive Administrator**

Doc. No. 008961

State of Kansas

Attorney General

Opinion No. 90-26

Roads and Bridges; Roads—State Highways—Acquisition of Title or Easement by Secretary of Transportation, Eminent Domain; Disposition of Property or Interest, Sale at Public Auction, When; Appraisal; Advertisement of Sale; Reappraisement, When; Conveyance, Record; Disposition of Moneys; Succession of Secretary of Transportation to Right, Title and Interest of Highway Commission; Release of Easements. Horace Edwards, Secretary, Kansas Department of Transportation, Topeka, March 9, 1990.

In legislation enacted as local economic regulation, classifications that are rationally related to a legitimate state interest do not offend the Equal Protection Clause of the Fourteenth Amendment. New section one of 1990 House Bill No. 2601 that distinguishes property located within corporate city limits from rural property does not offend the Equal Protection Clause. Cited herein: U.S. Const., Amend. XIV. GE

> Robert T. Stephan Attorney General

Kansas State University

Notice to Bidders

Sealed bids for items listed below will be received by the Kansas State University Purchasing Office, Manhattan, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (913) 532-6214 for additional information.

> Monday, April 2, 1990 #00112 Vacuum valves

> > William H. Sesler Director of Purchasing

Doc. No. 008963

State of Kansas

Kansas Public Disclosure Commission

Advisory Opinion No. 90-2

Written March 7, 1990, to Shirley Sicilian, Chief of the Office of Economic Policy, Kansas Corporation Commission, Topeka.

This opinion is in response to your letter of February 22, 1990, in which you request an opinion from the Kansas Public Disclosure Commission.

We understand you request this opinion in your capacity as Chief of the Office of Economic Policy for the Kansas Corporation Commission. In this capacity, you are responsible for supervising staff proposed design rates, determination of rate of return, and general research pertaining to Kansas gas, electric and water public utilities.

Several Kansas utilities are currently providing pre-paid metering on an experimental basis in a limited, volunteer customer group. The staff of the commission has monitored the development of pre-paid metering and, when the utilities filed experimental tariffs, the staff provided a recommendation to the commission. If the utilities choose to expand the program, staff will be responsible for providing the commission a recommendation on the proposed expansion.

In August of 1989, the Kansas Electric Utility Research Program (KEURP) issued a request for proposals to undertake research on the use of pre-paid metering by electric utilities. KEURP is a non-profit consortium of Kansas jurisdictional electric utilities which describes itself as a 'a joint venture . . . to undertake and encourage appointed research and development projects which may enhance reliability and minimize cost of electric service to Kansas." Several of the Kansas state universities submitted bids. The contract was awarded to the University of Kansas. Your husband, Joseph Sicilian, is a professor of economics at the University of Kansas and principal investigator on the project. He will be paid a total of approximately \$15,000 to \$20,000 by the university over the three year contract period.

As we understand the factual pattern, KEURP is not an entity which contracts with the state of Kansas through the Kansas Corporation Commission nor is it an entity

which is regulated, licensed or inspected by the Kansas Corporation Commission. Therefore, the conflict of interest statutes do not apply to KEURP and certainly would not extend to its contracts with the university from which your husband will benefit.

We express no opinion on such other common law, statutory system or agencies' policies which are outside

our jurisdiction.

Please note that when you file your Statement of Substantial Interests you will be required to disclose your husband's contract interest.

Advisory Opinion No. 90-3

Written March 7, 1990, to Jean Duncan, Administrative Officer, Kansas Real Estate Commission, Topeka.

This opinion is in response to your letter of February 28, 1990, in which you request an opinion from the Kansas Public Disclosure Commission.

We understand you request this opinion in your capacity as administrative officer for the Kansas Real Estate Commission.

You ask whether it would be a conflict of interest for a member of the commission to be approved as an instructor for a school pursuant to K.A.R. 86-1-10(d) or asproctor for correspondence courses examinations as provided in K.A.R. 86-1-10(c).

Simply put, the positions discussed relate to teaching or operating schools for real estate training and are regulated by the Kansas Real Estate Commission.

From a review of K.S.A. 46-215 et seq., it is our opinion so long as the commissioner abstains from all actions in his official capacity as a state officer in regard to the positions sought, the act does not prohibit acceptance of these positions.

We express no opinion on whether this fact pattern complies with such common law, statutory systems or agency policies as are outside our jurisdiction.

While this situation does not constitute a legal conflict of interest, as in all matters public officials should avoid the appearance of a conflict as much as they should the conflict itself.

Advisory Opinion No. 90-4

Written March 7, 1990, to H. Boone Porter III, Lewis, Rice & Fingersh, Overland Park.

This opinion is in response to your letter of February 7, 1990, in which you request an opinion from the Kansas Public Disclosure Commission.

We understand you request this opinion in your capacity as a law firm which provides legal services to the Kansas Technology Enterprise Corporation, an entity created by K.S.A. 74-8101(a).

You ask whether your firm or its individual attorneys are required to file Statements of Substantial Interests pursuant to K.A.R. 46-247(e) or Representation Case Disclosure Statements under K.S.A. 46-239 as a result of representation of KTEC.

The substantial interest statement must be filed by "general counsels" of state agencies. However, in Opinion No. 87-16, this commission determined that KTEC did not meet the definition of state agency for the purposes

(continued)

of K.S.A. 46-215 et seq. Thus, this statement does not apply to your firm or its individual attorneys.

The representation case filing is triggered only for those persons who meet the definition of "state officer or employee." As independent contractors who are not on a fixed salary (see K.S.A. 46-221(a)(4)), you do not meet this definition. Therefore, neither your firm or its indi-

Advisory Opinion No. 90-5

vidual members are required to file this statement.

Written March 7, 1990, to Duane F. Pomeroy, Topeka.

This opinion is in response to your letter of December 26, 1989, received in our office on January 22, 1990, in which you request an opinion from the Kansas Public Disclosure Commission concerning the conflict of interest law.

We understand you were formerly a Community Consultant I at SRS. You have accepted a position with Cooperative Urban Teacher Education (CUTE). You ask whether your acceptance of the new employment was permissible under K.S.A. 46-233.

As we understand the factual situation, there were two relationships between CUTE and the state during your employment with the state. The first concerned a situation where CUTE was a subcontractor of a state grantee. In the second situation CUTE applied for a grant, but you abstained from all action therein.

K.S.A. 46-233 states in pertinent part:

"Whenever any individual has, within the preceding two years participated as a state officer or employee in the making of any contract with any person or business, such individual shall not accept employment with such person or business for one year following termination of employment as a state officer or employee."

It is our view in the first case that you could not be deemed to have participated "in your capacity as such officer or employee" in an independent agreement between a state grantee and one of its independent contractors. In the second situation, since you abstained, the "participation" language is not triggered at all.

Thus, it is our opinion that K.S.A. 46-233 did not preclude you from accepting the position with CUTE.

Advisory Opinion No. 90-6

Written March 7, 1990, to Mark Beshears, Goodell, Stratton, Edmonds & Palmer, Topeka.

This opinion is in response to your letter of March 5, 1990, in which you request an opinion from the Kansas Public Disclosure Commission concerning K.S.A. 46-233.

We understand you request this opinion on behalf of your client, the executive director of the Kansas Commission for the Deaf and Hearing Impaired (KCDHI). We understand he wishes to accept a position with Southwestern Bell Telephone Company, a private corporation. Due to his position with the state, the executive director was appointed to a position with Kansas Relay Services, Inc. (KRSI), a private corporation. During the director's service with the KRSI, a contract was negotiated between that entity and Southwestern Bell Telephone Company.

K.S.A. 46-233 states in pertinent part:

"Whenever any individual has, within the preceding

two years participated as a state officer or employee in the making of any contract with any person or business, such individual shall not accept employment with such person or business for one year following termination of employment as a state officer or employee."

It is our opinion that while the executive director was serving on the board of KRSI he was acting in that capacity and not "in his capacity as a state officer or employee." Thus, this section did not apply to the transaction between KRSI and Southwestern Bell Telephone and it does not preclude the acceptance of the position with Southwestern Bell Telephone.

Advisory Opinion No. 9027

Written February 28, 1990, to William W. Sneed, General Counsel, Kansas Republican Party, Topeka.

This opinion is in response to your letter of December 2, 1989, in which you request an opinion from the Kansas Public Disclosure Commission concerning the Campaign Finance Act.

We understand you request this opinion in your capacity as general counsel for the Kansas Republican Party.

You ask the following questions:

- 1. K.S.A. 25-4153 was amended to include new subsection (c), and it is this subsection that your questions arise from. One issue is what, if any, effect subsection (c) has on the limitation of contributions made by corporations, their subsidiaries, and/or their political action committees. For instance, if a corporation has subsidiaries that it wholly owns and also has a political action committee, and such corporation makes a maximum contribution to a particular candidate, is the subsidiary and/or the political action committee unable to make any additional contributions?
- 2. Again, using the scenario above, and if a maximum contribution to a candidate is made by a political action committee, what limitations are then imposed on any individuals who have contributed to the political action committee?
- 3. Again, under new subsection (c), if a partnership or closely held corporation makes a maximum contribution to a candidate, what effect does that contribution have on the individual partners and/or shareholders?
- 4. Under K.S.A. 25-4153 (e), what, if any, limitation does a state elected official have relative to a contribution to a party committee as encompassed in subsection (e) and defined in the Act?
- 5. The amendments to the Campaign Finance Act found in Senate Substitute for House Bill 2359 now require annual reporting of campaign finance reports in addition to the reporting requirements held during an election year. What is the position of the Public Disclosure Commission as it relates to who must file such reports? In other words, does the reporting requirement compel all candidates, whether declared or undeclared, to file such a report if such candidate has a campaign committee in existence after July 1, 1989?

K.S.A. 25-4153(c) states:

"For purposes of the contribution limitations, the following apply:

(1) All payments made by a person, organization, or political action committee whose contribution or ex-

penditure activity is financed, maintained, or controlled by a corporation, labor organization, association, or any other person or committee, including a parent, subsidiary, branch, division, department or local unit of the corporation, labor organization, association, or any other person, or by a group of such persons are considered made by the same person or committee. (2) Two or more entities are treated as a single entity if the entities: (A) Share the majority of members on their board of directors; or (B) are owned or controlled by the same majority shareholder or shareholders; or (C) are local units or divisions of a political committee. An entity will be deemed a local unit or division if membership in the political committee is a condition of membership in the local unit or division or the local unit or division is required to pay membership dues to the political committee or members of the local unit or division are required to pay membership dues to the political committee.'

In your first question you ask whether a corporation and its wholly-owned subsidiary will be treated as a single entity for contribution limitation purposes. The threshold questions are whether the corporation "financed, maintains or controls" the contribution activities of its subsidiary. Thus, if the parent corporation provides the funding directly for the contribution, it would be "financed" and one limitation would apply (this would also be illegal under separate provisions of the act). If the subsidiary were simply a shell maintained in the office of the parent, one limitation would apply. The more common question though will be whether the parent "controls" the subsidiary. In this regard, subsection (2)(A) & (B) gives guidance. It is clear that if the two entities share the majority of members on their board of directors or are owned or controlled by the same majority shareholder or shareholders, a single limit applies. In all other cases, whether the requisite control exists would depend on the facts of each case; but, as a general rule in the wholly-owned subsidiary situation, by applying the above guidelines a single limitation would result.

The second part of your first question deals with corporations and their political action committees. The same test is applied, that is, does the corporation "finance, maintain or control" the contribution activity of the political action committee or vice versa. In those situations where the political action committee serves as a savings plan for individual employees and each employee makes an independent decision on how their funds are used and the contribution is reported in the individual's name, this section does not apply. At the other extreme, where the political action committee is maintained in the corporate office, costs for solicitation of contributions come from corporate overhead, and the directors of the corporation and decision makings of the political committee share majority identities, it is clear that a single contribution limitation will apply. We would caution corporations with political action committees that their political action committee should be removed from the corporate office and a truly independent decision-making process be established or the single entity treatment may very well apply. In your second question, you ask if a maximum contribution is given by a political action committee, is an individual contributor to that committee then limited in amount. It is our view generally that only in the circumstances where the contributor controlled the decision by the PAC that a single limit would apply. Thus, in the situation when the contributor played no role in the decision-making process of the PAC, there would be no limitation imposed on the individual. In a significantly large enough PAC where there could be no inference of a ruse to avoid contribution limitations, the mere fact that one person voted with the majority on a contribution decision would not affect that person's individual limitations. Other situations would depend on the specific facts,

In your third question, you ask what effect a partnership or closely held corporation making a maximum contribution will have on the individual partners or shareholders of the corporation. Here again, the paramount question is one of control. In the partnership setting if one person controls the decision-making process on the partnership contribution, then the limitation will be applied to that individual's personal contributions. A 51% or more ownership in a partnership creates a rebuttable presumption of control. Other members of the partnership will not be so limited. In the closely held corporation setting the same rule applies. Any individual who can control the corporate decision as to contributions will have their individual giving limited; other shareholders will not.

In your fourth question, you ask how much a state elected party official may give to a party committee. These persons are treated like any other individual and the limitation is \$1500 for each election.

Lastly, you ask which candidates must file annual reports. You use the phrase "declared or undeclared." For our purposes the phrase has no real legal meaning. The issue is whether a person is a "candidate" as defined by K.S.A. 25-4143 and declaration is only one of the tests. To answer your question, every individual who meets the definition of candidate must file, and this includes anyone who has an ongoing fund which has not properly terminated.

The commission also takes this opportunity to address an additional issue concerning the application of contribution limitations to spouses. Clearly, each spouse may give the maximum amount allowed. The question we wish to cover is whether the funds must come from the separate account or moneys of each spouse. It is our opinion under Kansas law that each spouse has an inchoate interest in the assets of the other and it is, therefore, irrelevant when both spouses make a contribution whose funds are used. Thus, it is permissible for all of a spousal contribution to be drawn from the separate account of one of the spouses. The real issue in spousal contributions is that the spouse in whose name the contribution is given must consent to the contribution. Otherwise the spouse who made the contribution in both their names has made an illegal contribution.

Please note that there are several bills pending in the legislature which might materially modify this opinion.

Lowell K. Abeldt Chairman

Department of Health and Environment

Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Omni Engineering, Inc. (Omni), Omaha, Nebraska, to install and operate an asphalt concrete plant at Section 12, T17S, R33W, Scott County. The pollutant of concern from asphalt concrete plants is particulate matter.

Written materials, including the permit application and information relating to the application submitted by Omni, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through April 20 by contacting Rick Robinson, KDHE, 2301 E. 13th, Hays 67601 (913) 625-5664.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before April 20.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 008958

State of Kansas

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 63 and 28-18-1 through 4, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for the water pollution abatement facilities for the feedlots described below. The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards and regulations of the state of Kansas and the EPA. The permit requires control of any existing or potential discharges to achieve the goal of "no discharge" whenever possible. The permit, upon issuance, will constitute a state water pollution control and national pollutant discharge elimination system permit.

Name and Address of Applicant Barton County Land and Cattle Route 2

Ellinwood, KS 67526

Legal Description NE ¹/₄ Section 20, Township 20S, Range 11W, Barton County,

Kansas

Receiving Water Lower Arkansas River Basin Federal Permit No: KS-0042323

Kansas Permit No: A-ARBT-C001

The feedlot has capacity for approximately 18,000 cattle and a contributing drainage area of approximately 166 acres. This is an existing facility.

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 69.1 acre-feet.

Compliance Schedule: None, existing controls adequate.

Name and Address of Applicant

Ellis County Feeders, Inc.
P.O. Box 310
Hays, KS 67601

Legal Receiving Water

NW 1/4 Section 12, Smoky Hill River Basin

Federal Permit No: KS-0037630 Kansas Permit No: A-SHEL-C002
The feedlot has capacity for approximately 18,000 cattle and a contributing drainage area of approximately 265 acres. This is an existing facility.

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 93.75 acre-feet.

Compliance Schedule: None, existing controls adequate.

Federal Permit No: KS-0052825 Kansas Permit No: A-UAHM-C001 The feedlot has capacity for approximately 25,000 cattle with expansion planned for an additional 15,000 cattle and a contributing drainage area of approximately 304 acres. This is an expansion of an existing facility.

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 98 acre-feet.

Compliance Schedule: None, existing controls adequate.

Written comments on the proposed NPDES permits may be submitted to Angela Buie, Kansas Department of Health and Environment, Bureau of Environmental Quality, Forbes Field, Building 740, Topeka 66620. All comments received prior to April 20 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-AG-90-20/22) 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 within 30 days of this notice. 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, special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 740, Forbes Field, Topeka, 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 also may be obtained at the address above.

Stanley C. Grant Secretary of Health and Environment

Department of Health and Environment

Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Omni Engineering, Inc. (Omni), Omaha, Nebraska, to install and operate an asphalt concrete plant at Section 29, T2S, R4W, Republic County. The pollutant of concern from asphalt concrete plants is particulate matter.

Written materials, including the permit application and information relating to the application submitted by Omni, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through April 20 by contacting Peter Denning, KDHE, 2501 Market Place, Salina 67401, (913) 827-9639.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before April 20.

> Stanley C. Grant Secretary of Health and Environment

Doc. No. 008959

State of Kansas

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

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 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

Mayor and City Council c/o City Clerk P.O. Box 287 Junction City, KS 66441 Geary County, Kansas

Waterway

Republican River

Type of Discharge Secondary Treatment Facility

Kansas Permit No. M-LR15-0001

Fed. Permit No. KS-0034011

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 water quality limited.

Waterway

Name and Address of Applicant McQueen Quarry Martin Marietta Aggregates 1980 E. 116th, Suite 200 Carmel, IN 46032 Attn: W. Thomas Sellers, Jr.

Shawnee County, Kansas

Kansas River via Wakarusa River via Unnamed Creek

Type of Discharge Mine Pit Dewatering

Fed. Permit No. KS-0002755

Kansas Permit No. I-KS72-P008 Description of Facility: This facility is engaged in a limestone crushing operation with occasional washing. The wastewater from the washing operation flows to a nondischarging settling basin to be recycled. This is an existing facility and the previous limitations are continued. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

Name and Address of Applicant Newell Quarry Martin Marietta Aggregates 1980 E. 116th, Suite 200 Carmel, IN 46032 Attn: W. Thomas Sellers, Jr. lefferson County, Kansas

Kansas River via Burr Creek via Unnamed Tributary

Type of Discharge Mine Pit Dewatering

Fed. Permit No: KS-0020419 Kansas Permit No. I-KS54-P001 Description of Facility: This facility is engaged in a limestone crushing operation with no washing. This is an existing facility and the previous limitations are continued. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, Kansas Department of Health and Environment, Division of Environment, Bureau of Water, Forbes Field, Topeka 66620. All comments received prior to April 20 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-90-17/19) and the 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 also may be obtained at the Division of Environment.

> Stanley C. Grant Secretary of Health and Environment

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Department of Health and Environment

Notice Concerning Variance Request From Hazardous Waste Regulations

The Kansas Department of Health and Environment is providing public notice that on December 14, 1989, Gordon-Piatt Energy Group Inc., located at Strother Field Industrial Park near Winfield, submitted a request for a variance from specific hazardous waste regulations. The request for a variance was submitted in accordance with K.A.R. 28-31-13(a).

The variance is requested from K.A.R. 28-31-4 and 40 CFR 265.176, which require the storage of containers holding ignitable hazardous waste must be located at least 15 meters (50 feet) from the facility's property line.

Gordon-Piatt Energy Group Inc. generates ignitable hazardous waste. The hazardous waste is stored prior to being shipped off-site for reclamation. Gordon-Piatt Energy Group Inc. proposes to store this waste in a hazardous waste storage building with a concrete floor with curbing to contain any potential spills. KDHE has reviewed the variance request and concluded that the variance is justified.

In accordance with K.A.R. 28-31-13(b), public notice is being provided of the tentative decision to grant the variance. Copies of the variance request will be available for public review from March 22 to April 20 from 8 a.m. to 4:30 p.m. weekdays at the KDHE, Building 740, Forbes Field, Topeka, and at the KDHE district office, 1919 Amidon, Suite 130, Wichita.

Comments concerning this variance request may be directed to Glynis Perry, Hazardous Waste Section, KDHE, Topeka 66620. Comments must be submitted in writing prior to April 20. Requests for additional information may be made by contacting KDHE at (913) 296-6898.

Upon the written request of any interested person, a public meeting may be held to consider comments on this tentative decision. The person requesting a meeting should state the issues to be raised and explain why written comments would not suffice to communicate the person's views. If a decision is made to conduct a public meeting, a separate public notice detailing the date and place of a public meeting will be issued.

After evaluating all public comments, a final decision will be made by the secretary and a notice of the final decision will be published in the Kansas Register. If approved, any conditions or time limitations needed to comply with all applicable state or federal laws or to protect human health or safety or the environment will be specified by the secretary. A date upon which the variance will no longer be valid will be prescribed in the final decision.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 008981

State of Kansas

Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking the services of qualified consultant engineering firms for the following projects:

Johnson—35-46 K-4088-01—Perform a comprehensive engineering study for the expansion of I-35 from four lanes to six lanes from the I-35/U.S. 169/K-7 interchange northeast to the I-35/K-150 interchange. Also, develop plans to determine right of way requirements, relocate Burlington Northern Railroad spur, and correct slide failure conditions on the northwest side of I-35 between the I-35/U.S. 169-K-7 interchange and the I-35 structure over the Burlington Northern mainline tracks.

Montgomery—75-63 K-4082-01—Develop plans to reconstruct U.S. 75 from Laurel Street east to 21st Street in Independence. Includes replacement of railroad bridge No. 007 over U.S. 75 and drainage south of the railroad bridge. Also includes railroad signals at Laurel Street.

Reno/Sedgwick—96-106 K-4234-01—Develop a feasibility study and environmental analysis for the expansion of the existing K-96 two-lane facility to a divided four-lane facility between Hutchinson and Wichita. Funding for this effort is limited to the amount provided by a special federal funding allocation.

Statewide Service—106 K-4091-01—Contract with one or more prequalified firms to provide bridge inspection services on structures with potential scour problems. The services will consist primarily of underwater inspection through the use of divers.

Statewide Service—Contract with one or more prequalified surveying firms to provide the following services on a time and material plus percentage fee contract. Performance of survey work on projects prescribed by K.D.O.T. on an as-required basis. Work will be authorized by work order and charged to preapproved K.D.O.T. project authorizations.

Statewide Service—Contract with one or more prequalified hazardous waste investigation firms to provide the following services on a time and material plus percentage fee contract. Work will be authorized by a work order and charged to preapproved K.D.O.T. project authorizations. Investigations will include leaking underground storage tanks, heavy metal concentrations, soil gases and other hazardous waste areas.

Firms expressing interest in these projects must respond in writing and complete the Consulting Engineers Qualification Questionnaire (if not already prequalified) by April 5.

It is the policy of K.D.O.T. to use the following criteria as the basis for selection of engineering consulting firms:

- 1. Size and professional qualification of firm.
- 2. Experience of staff.
- 3. Location of firm with respect to proposed project.
- 4. Work load of firm.
- 5. Firm's performance record.

Horace B. Edwards Secretary of Transportation

Department of Transportation

Notice to Contractors

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. April 19, 1990, and then publicly opened:

District One-Northeast

Nemaha—66 C-2531-01—County road, 7.5 miles south and 2.4 miles west of Centralia, then west, 0.1 mile, grading and bridge. (Federal Funds)

Wyandotte—35-105 K-2848-01—I-35, bridge 18, Adams Street and bridge 19, Cambridge Street in Kansas City, 0.3 mile, bridge repair. (State Funds)

Wyandotte—35-105 K-3467-01—K-35, approaches to bridge 13, 1.6 miles northeast of U.S. 69, pavement reconstruction. (State Funds)

Wyandotte—35-105 K-3467-02—I-35, bridge 13 over Mission Road, 1.6 miles north of U.S. 69, bridge overlay. (State Funds)

District Two—Northcentral

Saline—135-85 K-4235-01—I-135, 0.3 mile north of the junction of K-104, then north to the junction of I-70, 9.5 miles, patching. (State Funds)

Washington—148-101 K-0932-01—K-148, Horseshoe Creek bridge 22, 7.7 miles north of U.S. 36, 0.6 mile, bridge replacement. (Federal Funds)

Washington—101 C-2516-01—County road, 1.8 miles west and 8.8 miles north of Vining, then north, 0.1 mile, grading. (Federal Funds)

District Three—Northwest

Ellis—26 C-2712-01—County road, 1.5 miles east and 2.5 miles south of Hays, then north, 0.4 mile, grading and bridge. (Federal Funds)

Trego—70-98 K-3992-01—I-70, from the Gove-Trego county line east to the Ellsworth-Russell county line, 92.0 miles, signing. (State Funds)

Trego—98 C-2440-01—County road, 7 miles west and 13.7 miles south of WaKeeney, then south, 0.7 mile, grading. (Federal Funds)

District Four-Southeast

Cherokee—69A-11 K-3158-01—U.S. 69 Alternate (9th Street to 14th Street); U.S. 166 (west ½ block) in Baxter Springs, 0.4 mile, overlay. (State Funds)

Montgomery—63 U-0842-01—First Street at Sycamore Creek in Coffeyville, 0.1 mile, bridge replacement. (Federal Funds)

Neosho—39-67 K-3628-01—K-39, from 180 feet west of Wilson Street west 1600 feet in Chanute, 0.3 mile, surfacing. (State Funds)

District Five—Southcentral

Barton—156-5 K-3978-01—K-156, bridge 12 over K-4, Missouri Pacific Railroad east of Claflin, bridge overlay. (State Funds)

Barton-281-5 K-3983-01-U.S. 281, Arkansas River

bridge 71, 0.7 mile south of U.S. 56, bridge repair. (State Funds)

Barton—281-5 K-3984-01—U.S. 281, Dry Walnut Creek bridge 15, 0.5 mile north of U.S. 281 Alternate, bridge overlay. (State Funds)

Harvey—15-40 K-3943-01—K-15, northbound bridge 62 over I-135 southbound and U.S. 50 eastbound in Newton, bridge repair. (State Funds)

Reno—78 C-2322-01—County road, from Yoder, north, 3.1 miles, grading and surfacing. (Federal Funds)

Sedgwick—87 U-1292-01—Meridian Avenue and 31st Street in Wichita, traffic signal. (Federal Funds)

District Six-Southwest

Scott—86 C-2741-01—County road, 0.5 mile south and 1.0 mile west of Shallow Water, then west, 1.0 mile, surfacing. (Federal Funds)

Scott—86 C-2742-01—County road, 0.5 mile south and 2.0 miles west of Shallow Water, then west, 1.0 mile, surfacing. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified 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

Office of Judicial Administration Court of Appeals Docket

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

Kansas Court of Appeals
Courtroom 11-1, 11th Floor, Sedgwick County Courthouse
Wichita, Kansas

Before Gernon, P.J.; Davis, J.; and Richard W. Wahl, District Judge Retired, assigned.

> Tuesday, March 27, 1990 10:00 a.m.

Case No.	Case Name	Attorneys		County
64,198	Mary Ann Clark, next friend of Matthew Clark, a minor, Appellant,	Jack Shelton		Sedgwick
	v. U.S.D. No. 259, Appellee.	Debra J. Arnett		
64,273	Farmers Alliance Mutual Insurance Co., Appellee,	John E. Angelo		Sedgwick
	C.A. Langhofer & Associates, Inc., Appellant, Cecil J. Henry, Jr., and Lien Enterprises, Inc.	Roger Sherwood Floyd E. Gehrt Brian G. Boos Steven L. Foulston H.W. Fanning		
64,085	William I. Koch and Frederick R. Koch, Appellants,	Russell E. Brooks Joseph F. Ryan Harry L. Najim		Sedgwick
	Charles G. Koch, George Pearson, David H. Koch, Mary R. Koch, Donald R. Cordes, and Fred C. Koch Foundation, Inc., Appellees.	Robert L. Howard James M. Armstrong Richard C. Hite		
	Summary Calenda	ar—No Oral Argument		
63,917	In the Interest of S.W.	James C. Brent Joseph N. Robb Joe Dickinson Jennifer Wieland		Harvey
64,484	Hubert Kocher, Appellant,	Thomas D. Arnhold		Stafford
	Mid-State Metal Lines, Rockwood Insurance Co., and Kansas Workers' Compensation Fund, Appellees.	Edward Heath Kent Roth		
de lysik s		vis, J.; and Steven P. I idge, assigned. 30 p.m.	Flood,	
64,042	Penalosa Cooperative Exchange, Appellee,	Ţ.		Kingman
ivers, Habris	v. Farmland Mutual Insurance Co., Appellant.	Daniel H. Deipenboro	k	*****B::WI

63,717	Charles Pratt, Appellee,	Timothy J. King	Sedgwick
	Simco, Inc. and Fireman's Fund, Appellants.	Brian C. Wright	
64,018	In the Matter of the Complaint of Kansas Power & Light Co. against City of Augusta and Getty Gas Gathering, Inc.	Charles J. Woodin David C. All Martin J. Bregman Bob Fox Dana A. Bradbury	Butler
	3	;00 p.m.	
64,001	Lubbers, Inc., Appellee,		Sedgwick
Series Series Victorials (2	V. Globe Life & Accident Insurance Co., et al., Appellants.	Craig A. Kreiser Kurt Harper	
	Summary Calend	lar—No Oral Argument	
64,182	Virginia H. Putnam, Appellant,	Kiehl Rathbun	Sedgwick
n ing lawa Tan	Workers' Compensation Fund, Appellees.	Vaughn Burkholder Steven D. Monk	
	Before Davis, P.J., Steven l and Richard W. Wahl, I	P. Flood, District Judge, assigned, District Judge Retired, assigned.	
	Wednesday	, March 28, 1990	
	British the second of the seco	:00 a.m.	
Case No.	Case Name	Attorneys Debra S. Byrd	County Sedgwick
63,192	State of Kansas, Appellee,	Attorney General	bougwien
	Kenneth D. Fogelson, Appellant.	Shannon S. Crane	
63,914	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	v. Lieurance Thompson, Appellant.	C.A. Beier	name in the second
63,850	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	v. Keith A. Jones, Appellant.	Jessica R. Kunen	
63,689	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	v. Stephen P. Gross, Appellant.	Steven R. Zinn	
	Summary Calend	dar—No Oral Argument	
63,781	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
en e	v. Patrick May, Appellant.	Roger L. Falk	Lake Sept sept
	and the second of the second o	angan di manana kata bang bang bang bang bang bang bang ban	(continued)

Be	fore	Gernon, P.J	.; Steve	n P. Flo	od, Di	istrict Ju	lge, assigned;
	and	Richard W	. Wahl,	District	Judge	Retired,	assigned.
				1:00 p.m	l.		The state of the s

63,465	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
3. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	V. Martin K. Gray, Appellant.	Thomas H. Johnson	
63,713	Fawn N. Mooney, Appellant,	Victoria M. Kumorowski	Reno
	Collins Industries, Inc., Frank Smith, and Gary Goetsch, Appellees.	Robert D. Overman	
" of wall ?	Summary Calenda	ar—No Oral Argument	
63,911	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	Eric D. Richardson, Appellant.	Jessica R. Kunen	
64,214	State of Kansas, Appellee, v. Glenn Mies, Appellant.	Kerwin L. Spencer Attorney General	Sumner
63,887		James W. Wilson	
00,007	State of Kansas, Appellee, v.	Debra S. Byrd Attorney General	Sedgwick
o Noberland	Christian W. Gamba, Appellant.	Charles M. Cline	
, , , , , , , , , , , , , , , , , , ,	Kansas Co Rawling Co	ourt of Appeals	

Kansas Court of Appeals
Rawlins County Courthouse
Atwood, Kansas

Before Lewis, P.J.; Rees and Larson, JJ.

Tuesday, March 27, 1990 10:30 a.m.

Case No.	Case Name	Attorneys	County
63,226	Excel Hog, Inc., and Lynnay Pammenter, Appellees, v.	Daniel C. Walter	Scott
	Immunogenetics, Inc., formerly Pinnacle Peak Labs, Inc., Appellant.	Donald F. Hoffman	
63,256	$\mathbf{v}_{m{\cdot}}$	Paul Oller	Graham
	Theodore B. Bates, et al., Appellants.	Theodore B. Bates, pro se	
63,257	Federal Land Bank of Wichita, Appellee,	Paul Oller	Graham
*	Theodore B. Bates, et al., Appellants.	Theodore B. Bates, pro se	
	1:3	0 p.m.;	
63,666	State of Kansas, Appellee,	R. Douglas Sebelius Attorney General	Norton
	Gary D. Clark, Appellant.	Shannon S. Crane	
63,658	State of Kansas, Appellee,	Floyd E. Jensen Attorney General	Cheyenne
\$1408-1439 0 00 1	v. Ricky L. Johnson, Appellant.	Reid T. Nelson	

63,660	State of Kansas, Appellee,	Floyd E. Jensen Attorney General	Cheyenne
	Gerald D. Schneider, Appellant.	Reid T. Nelson	
and the second	3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3	00 p.m.	i olimatiin T
63,300	State of Kansas, Appellee,	David O. Baumgartner Attorney General	Phillips
	v. Brenda Marie Conrad Williams, Appellant.	Charles D. Dedmon	
63,755	Federal Land Bank of Wichita, Appellant,	Richard C. Evans	Osborne
	Larry Nichols, et al., Appellees.	William Metcalf	
64,288	Federal Land Bank of Wichita, Appellant,	Richard C. Evans	Smith
	Marvin Garth Brown, et al., Appellees.	Steve Johnson James R. Fetters James L. Bush David Cooper	
	Wednesday	, March 28, 1990	
		00 a.m.	
Case No. 63,967	Theodore J. Sanko, dba Garrett Plumbing, Heating & Electric Co., Appellee,	Attorneys	County Norton
	V. Howard Padgett, First State Bank, Almena, Appellant, and Renee L. Padgett.	R. Douglas Sebelius Allen Shelton	
63,924	General Financial Services, Inc., Appellee,	Brad Williams Theodore J. Nichols	Sheridan
	Elmer J. Heier and Edna Heier, Appellants, and Federal Land Bank of Wichita.	Caleb Boone Ken Eland Paul Shepherd	
	10	:30 a.m.	
63,797	State of Kansas, Appellee,	James R. Fetters Attorney General	Smith (
	v. George E. Stange, Appellant.	Michael S. Holland	
64,078	Farmers National Bank of Hays and Victoria, Appellee,	Don Staab	Ellis
	v. Carol Gottschalk Hall, Appellant.	Robert Hadley Hall	
		:00, p.m.	
63,643	In the Matter of the Marriage of Nancy C. Simons and Donald J. Simons.	Edward E. Bouker John T. Bird	Ellis
63,831	In the Matter of the Marriage of Roy Lee Bradshaw and Arlene Evelyn Bradshaw.	Darrell E. Miller Jerry L. Harrison	Jewell
A Maria			(continue

Kansas Court of Appeals

Division 3 Courtroom, Wyandotte County Courthouse
Kansas City, Kansas

Before Abbott, C.J.; Elliott, J.; and Terry L. Bullock,

District Judge, assigned.

Tuesday, March 27, 1990 9:00 a.m.

		:00 a.m.	
Case No.	Case Name	Attorneys	County
63,795	In the Matter of the Marriage of Joan Marie Redd and Willie C. Pearson.	H. Reed Walker J. Lawrence Louk	Wyandotte
63,830	Glen Cahill, Appellee,	Clark Cumins	Leavenworth
	State of Kansas, Appellant.	Linden G. Appel	
64,012	In the Matter of the Marriage of Mary B. Acheson and Allen M. Acheson.	Ronald L. Gold Charles E. Wetzler	Johnson
	10	0:00 a.m.	
64,089	City of Spring Hill, Appellant,	Frank H. Jenkins, Jr.	Johnson
ogr∳€ng seg	Rural Water Dist. No. 5 of Johnson County, Appellee.	R, Scott Beeler Albert F. Kuhl	
64,009	State of Kansas, Appellee,	Gunnar A. Sundby Attorney General	Atchison
	Vernon Andrew "Mark" Allen, Appellant.	Jessica R. Kunen	
	District J	ott, J.; and Nelson E. Toburen, udge, assigned. 00 p.m.	
63,853	Walter R. Dietzel, et al.	James W. Keeley Robert F. Duncan	Atchison
i di Makapapa Maria	Gloria Dietzel, et al.	Larry R. Mears Robert D. Beall	
63,592	State of Kansas, Appellee,	Gunnar A. Sundby Attorney General	Atchison
	Phillip G. Francisco, Appellant.	Michael J. Waite	
63,593	State of Kansas, Appellee,	Gunnar A. Sundby Attorney General	Atchison
. m. karata (B.) Miliotakara	Phillip G. Francisco, Appellant.	Michael J. Waite	
64,103	Archie O. Turpin, Appellee,	Thomas F. McGraw III	Johnson
	Kansas Department of Revenue, Appellant.	Brian Cox	
. Santa grand	°r 2; :	30 p.m.	
Case No.	Case Name	Attorneys	County
63,796	City of Overland Park, Appellee,	Steven Maxwell Michael R. Santos	Johnson
27	v.		

Michael Gore, Appellant.

Clarence R. Wietharn

Wyandotte

Mary Murguia

64,164

State of Kansas, Appellee,

01,101	State of Ransas, 12ppones,	Attorney General	
	v. Lawrence O. Herbert, Appellant.	Carl E. Cornwell	
	Wednesday,	March 28, 1990	
	9:	00 a.m.	
	Before Abbott, C.J.; Terry L and Nelson E. Tobure	. Bullock, District Judge, assigned; en, District Judge, assigned.	
Case No.	Case Name	Attorneys	County
64,282	American States Insurance, Co., Appellee,	Thomas R. Hill Lisa R. Ashner	Johnson
	v. Hanover Insurance Co., Appellant.	William P. Coates, Jr. Douglas M. Greenwald	
64,351	David E. Hanners and Ingrid Hanners, Appellants,	James E. Kunce	Wyandotte
	Industrial State Bank, Marvin L. Purdy, Susan J. Purdy, Carl I. Brown & Co., and Fleet Mortgage Corp., Appellees.	Bruce B. Waugh Chris W. Henry	
64,079	Verle Lynn Graybill, Appellant,	Roland V. Heckman Andrea Rolfingsmeier	Wyandotte
	V. Harlan Material Handling Corp., Appellee.	Edward M. Boddington David W. Hauber Herbert M. Rope Danna Brabender	
	10):30 a.m.	
64,195	Howard Management Group, Appellant,	Frederick K. Starrett Peter R. Healy	Wyandotte
	v. City of Kansas City, Appellee.	R. Wayne Lampson	
64,375	Tom Anderson, dba Mustang Corral, Appellee,	Dennis E. Mitchell	Wyandotte
· · · · · · · · · · · · · · · · · · ·	v. Union Pacific Railroad Co., Appellant.	Michael B. Buser Roy P. Farwell	
	Before Elliott, P.J.; Terry I and Nelson E. Tobur	L. Bullock, District Judge, assigned; en, District Judge, assigned.	
		:00 p.m.	
63,997	Carousel, Inc., Appellee,	John Ivan	Johnson
	City of Shawnee, James Farthing, Larry Huff, and Ron Mittag, Appellants.	Marvin E. Rainey	
**	Summary Calen	dar—No Oral Argument	
63,684	In the Interests of S.S., C.S., and M.S.	Kimberly Wetzel-Williams Jeffrey Dehon Gary W. Long II Nancy A. Roe	Wyandotte
			(continued)

63,715	City of Overland Park, Appellee,	Jo		n ada gabata a	-	
	v. Gary A. Rickman, Appellant.		ary A. Rickmaı	4000		
63,874	State of Kansas, Appellee, v.	R	odney Symmon ttorney Genera	ıds		Lyon
	Mark Nmi Prosper, Appellant.	J.	Patrick Lawles	ss, Jr.		
64,045	State of Kansas, Appellee, v.		becca Brock torney General			Johnson
	Theodore J. Gaeta, aka Ted Gaeta, Appellant.	Th	omas Jacquino	t in the second second		
	Court of Appeals Court	nsas Court rtroom, 2nd Topeka,	Floor, Kansa	s Judicial Cente	er tar (spright), abril pr	
	Before Rulon, P Distric	.J.; Brazil.	J.; and Harry tired, assigned	G. Miller		
Case No.		esday, Mar 9:30 a				
63,695	Case Name State of Kansas, Appellee,	Co	Attorneys ne M. Olander			County
	v.		orney General			Shawnee
raid February 1	Ronnie King, Appellant.	Rei	id T. Nelson	i en		
64,132	Richard E. Roberts, Appellant,	Rog	ger L. Brazier,	Jr. Legion 18	THE SEA SEASON OF THE	Shawnee
Table 1	Duffens Optical Co., Inc., Appellee.	Gai	ry Laughlin	an will do two differences		
63,069	State of Kansas, Appellee,		unty Attorney orney General			Cloud
ાં કર્યા મુખ્યમુક્ક હેર્યો સ્થાપના મુખ્યમુક્ક હેર્યો	Manford Lee Cooper, aka Lee Coop Appellant.	er, Ric	k Kittel	en flere state of the second		``````````````````````````````````````
64,149 SC	Wiley Harris, Appellant,		sica R. Kunen orney General	·		Geary
S. PERS	State of Kansas, Appellee.	. Chr	ris Biggs	i Vista di Santa di Sa Santa di Santa di Sa	e galas sa kak	
		1:30 p.	m.	•		
63,881	Harvest Inn, Appellee,	Her	nry O. Boaten	経験的 (Man All All All All All All All All All Al		Geary
S. W. W. Barter	Kansas Commission on Civil Rights a Margitte Parks, Appellants.	nd Rog	er W. Lovett	u de objeti		
64,096	Carol Fave Gaston, Appellant,	Jam	es L. Sweet	Control of French	hai di minadi	Saline
rwall buth	Kansas Dept. of Revenue, Appellee.	Jam	es G. Keller			
		2:30 p.1	m.		.11	म्बर्भाक्षक प्रतान के देन
63,927	In the Interest of R.P.	Johr Verr Eric	ie Barney 1 R. Bullard 1 Grassie Rosenblad vard W. Dosh		•	Crawford
		EUW	aru w. Dosn			

64,276	Tamara Morrison, Larry Morrison, and Linda Morrison, Appellants,	Leland E. Cox		Shawnee
	Stormont Vail Regional Medical Center and Comprehensive Care Corp., Appellees.	Ernest H. Fremont, Jr. Bert S. Braud Charles L. Davis, Jr. Harold S. Youngentob		
	Wednesday,	March 28, 1990		
	9:0	00 a.m.		County
Case No.	Case Name	Attorneys		
64,308	William J. Braun, Appellant,	Craig E. Collins		Shawnee
	Brosius & Meyer, Inc., and Ira Starkey, Appellees.	Mark A. Buck		
64,298	Citizens State Bank & Trust Co., and Kansas Bankers Surety Co., Appellees,	Michael E. Francis		Shawnee
	Charlotte R. Holsapple, Kansas Department of Revenue, Division of Vehicles, Mid-Continent Enterprises, Ltd., Appellant, and Bell Telephone Employees Credit Union.	Jack A. Quinlan Paul P. Hasty, Jr. Mark E. Wettig Ronald Barta Attorney General		
	10):00 a.m.		
64,431	Katherine Vance, individually and as	Lowell C. Paul		Shawnee
3.,. 3.	special administrator of estate of Willis S. Vance, Sr., Appellee,			
	Gaines & Sons Funeral Home, Appellant.	Kent A. Coxe		84.
64,358	City of Liberal, Appellant,	Rex A. Sharp		Shawnee
	v. Seward County, Appellee.	Tom Smith	1	
64,199	In re Adoption of A.P.S.	Robert E. Keeshan C. Bruce Works		Shawnee
	Summary Calend	lar—No Oral Argument		
63,915	State of Kansas, Appellee,	Phillip Burdick Attorney General		Brown
	v. Richard A. Arnold, Appellant.	Rick Kittle		
64,081	State of Kansas, Appellee,	Gene M. Olander Attorney General		Shawnee
	v. Curtis K. Mitchell, Appellant.	Jessica R. Kunen		
	Curus R. Mitonon, Apponant.			ewis C. Carter ppellate Courts

(Published in the Kansas Register, March 22, 1990.)

Summary Notice of Bond Sale
City of Lawrence, Kansas
\$1,510,000 *
General Obligation Bonds, Series J 1990
(general obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the official notice of bond sale and preliminary official statement dated March 21, 1990, sealed bids will be received by the city clerk of the city of Lawrence, Kansas, on behalf of the governing body at the City Hall, 6 E. 6th, Lawrence, until 11 a.m. C.D.T. on April 3, 1990, for the purchase of \$1,510,000 principal amount of General Obligation Bonds, Series J 1990. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

. Programa

A. Salina

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated April 1, 1990, and will become due serially on March 1 in the years as follows:

Maturity Date	Principal Amount
1991	\$100,000
1992	190,000
1993	180,000
1994	170,000
1995	160,000
1996	230,000
1997	140,000
1998	130,000
1999	110,000
2000	100,000

* subject to change

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 I and September 1 in each year, beginning on March 1, 1991.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

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 \$30,200 (2 percent of the principal amount of the bonds).

Delivery

The city will pay for printing 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 state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1989 is \$273,668,968. The total general obligation indebtedness of the city as of the date of the bonds, including the

bonds being sold, is \$23,818,000. The equalized assessed tangible valuation for the year 1988 was \$193,331,408.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, Overland Park, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the city, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

Additional Information

Additional information regarding the bonds may be obtained from the City Clerk, 6 E. 6th, Lawrence, KS 66044, (913) 841-7722; or from Gilmore & Bell, Bond Counsel, Financial Plaza II, 6800 College Blvd., Suite 150, Overland Park, KS 66211-1533, (913) 661-0001.

Dated March 20, 1990.

City of Lawrence, Kansas By Raymond J. Hummert City Clerk City Hall 6 E. 6th Lawrence, KS 66044 (913) 841-7722

Doc. No. 008978

(Published in the Kansas Register, March 22, 1990.)

Summary Notice of Bond Sale City of Arma, Kansas \$400,000

General Obligation Internal Improvement Bonds, Series A, 1990

(general obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the official notice of bond sale and preliminary official statement dated March 19, 1990, sealed bids will be received by the city clerk of the city of Arma, Kansas, on behalf of the governing body at the City Hall, 701 E. Washington, Arma, until 7:30 p.m. C.D.T. on April 2, 1990, for the purchase of \$400,000 principal amount of General Obligation Internal Improvement Bonds, Series A, 1990. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated April 1, 1990, and will become due serially on November 1 in the years as follows:

Year	Principal Amount
1991	\$15,000
1992	15,000
1993	20,000
1994	20,000
1995	20,000
1996	20,000
1997	25,000
1998	25,000
1999	30,000

2000	30,000
2001	30,000
2002	35,000
2003	35,000
2004	40,000
2005	40,000

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 May 1 and November 1 in each year, beginning on May 1, 1991.

Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

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 \$8,000 (2 percent of the principal amount of the bonds).

Delivery

The city will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before April 11, 1990, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1989 is \$3,749,835. The total general obligation indebtedness of the city as of the date of the bonds, including the bonds being sold, is \$445,000.

Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, Wichita, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the city, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

Additional Information

Additional information regarding the bonds may be obtained from the city clerk, Bette Lessen, Arma, KS 66712 (316) 347-4125; or from the financial advisor, Kenneth E. Smith, Municipal Bond Consultant, 150 N. Parkwood, Wichita, KS 67208, (316) 683-6338.

Dated March 19, 1990.

By Bette Lessen City Clerk

Doc. No. 008975

(Published in the Kansas Register, March 22, 1990.)

Summary Notice of Bond Sale \$1,221,284.02

City of Arkansas City, Kansas General Obligation Internal Improvement Bonds

(general obligation bonds payable from unlimited ad valorem taxes)

Details of the Sale

Subject to the terms and conditions of the complete official notice of bond sale, dated as of March 6, 1990, prepared by the city of Arkansas City, Kansas, in connection with the bonds hereinafter described, sealed, written bids shall be received at the office of the city clerk in City Hall, 1st and Central, Arkansas City, until 1 p.m. C.D.T. on Tuesday, April 3, 1990, for the purchase of the General Obligation Internal Improvement Bonds, Series A, 1990, of the city, which are hereinafter described. All bids shall be immediately thereafter on said date and at said time and place publicly opened, read aloud and tabulated by city staff. At 7 p.m. on April 3, 1990, in the city commission meeting room at city hall, all bids shall be presented to the city commission for consideration and the awarding of the bonds.

The bonds to be sold are in the aggregate principal amount of \$1,221,284.02. No oral or auction bids for the bonds shall be considered, and no bids for less than the entire amount of the bonds shall be considered.

Bids shall be accepted only on the official bid form that has been prepared for these bonds, which may be obtained from the city clerk or from the city's financial advisor. Bids may be submitted by mail or may be delivered in person and must be received at the place and no later than the date and time hereinbefore specified. Each bid shall be accompanied by a good faith deposit in the form of a certified or cashier's check drawn on a bank located within the United States, be made payable to the order of the city and be in an amount equal to 2 percent of the principal amount of the bonds.

Details of the Bonds

The bonds shall be issued as fully registered bonds in denominations of \$5,000 or any integral multiple thereof not exceeding the principal amount of bonds maturing in any year, except that one bond maturing in the initial year shall be in the denomination of \$6,284.02. The bonds shall bear a dated date of April 1, 1990. The bonds shall bear interest, payable as hereinafter set forth, at the rates specified by the successful bidder for the bonds. Certain of the bonds are subject to redemption as set forth in the notice of bond sale.

Interest on the bonds shall be payable semiannually on April 1 and October 1 of each year, commencing October 1, 1990, and the bonds shall mature serially on April 1 in each of the years and principal amounts as follows:

Principal Amour	
\$121,284.02	04-01-91
120,000.00	04-01-92
120,000.00	04-01-93
120,000.00	04-01-94
120,000.00	04-01-95
120,000.00	04-01-96
125,000.00	04-01-97
	(an

(continued)

125,000.00		04-01-98
125,000.00	and the second	04-01-99
125,000.00		04-01-00

Payment of Principal and Interest

The Kansas State Treasurer shall serve as the bond registrar and paying agent for the bonds, and the principal of the bonds shall be paid upon surrender at the paying agent's principal offices in the city of Topeka, Kansas. Interest shall be paid by the mailing of a check or draft of the paying agent to the registered owners of the bonds.

Security for the Bonds

The bonds and the interest thereon constitute general obligations of the city, and the full faith, credit and resources of the city will be pledged to the payment thereof. The city will be obligated to levy ad valorem taxes without limitation as to rate or amount upon all of the taxable tangible property within the territorial limits of the city for the purpose of paying the bonds and the interest thereon.

Delivery of the Bonds

The bonds, duly printed, executed and registered, shall be furnished and delivered at the expense of the city to the successful bidder, or at its direction, on or about Thursday, April 26, 1990, at such bank or trust company or other qualified depository in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder. Delivery elsewhere shall be made at the expense of the successful bidder.

Legal Opinion

The bonds will be sold subject to the legal opinion of Hinkle, Eberhart & Elkouri, Wichita, Kansas, bond counsel, whose fees will be paid by the city. Bond counsel's approving legal opinion as to the validity of the bonds will be printed on the bonds and will be delivered to the successful bidder upon delivery of the bonds. (Reference is made to the official notice of bond sale for discussion of tax exemption and other legal matters.)

Financial Matters

The city's 1989 assessed valuation is as follows:

Assessed	l va	luation	of ta	ıxabl	e
----------	------	---------	-------	-------	---

tangible property	31 470 334
axable value of motor vehicles	
minded variety of motor vehicles	7,883,065

Equalized assessed tangible valuation

for computation of bonded

debt limitations \$39,362,399

Exclusive of the bonds described herein, the city has outstanding general obligation bonded indebtedness at April 1, 1990, of \$3,550,000. The city also has temporary notes outstanding in the total amount of \$3,244,868.67, \$1,629,227 of which will be paid and redeemed from the proceeds of the bonds and other available moneys.

Official Statement

The city has prepared a preliminary official statement dated as of March 22, 1990, relating to the bonds, copies of which may be obtained from the city or the city's financial advisor. The preliminary official statement is in a form "deemed final" by the city for the purpose of the Securities Exchange Commission's Rule 15c2-12(b)(1), but is subject to revision, amendment and completion in the

final official statement. Upon the sale of the bonds, the city shall furnish the successful bidder with a reasonable number of copies of the official statement, without additional cost, upon request. Copies of the final official statement in excess of a reasonable number may be ordered at successful bidder's expense.

Additional Information

For additional information regarding the city, the bonds and the sale, interested parties are invited to request copies of the complete official notice of bond sale and the city's preliminary official statement and official bid form for the bonds, all of which may be obtained from the undersigned or from the city's financial advisor, The Columbian Securities Corporation, 550 N. 159th St. East, Wichita, KS 67230, (316) 733-0014, Attention: Steve Johnson.

> Rodney Franz, City Clerk City Hall, 1st and Central Arkansas City, KS 67005 (316) 442-0280

Doc. No. 008983

(Published in the Kansas Register, March 22, 1990.)

Notice of Bond Sale \$108.198.30 **General Obligation Sewer Bonds** Series A. 1990 of Montgomery County, Kansas

Sealed Bids

Sealed bids will be received by the undersigned, clerk of Montgomery County, Kansas, on behalf of Montgomery County, Kansas, at the county clerk's office, Montgomery County Courthouse, Independence, KS 67301, until 10 a.m. local time on Thursday, April 12, 1990, for the purchase of \$108,198.30 principal amount of General Obligation Sewer Improvement Bonds, Series A, 1990, of Montgomery County hereinafter described. All bids 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.

Bond Details

The bonds will consist of fully registered bonds in denominations of \$5,000 or any integral multiple thereof except No. 1 (\$3,198.30), dated April 1, 1990, and becoming due serially on October 1 in the years as follows:

Year	Principal Payment
October 1, 1991	\$ 3,198.30
October 1, 1992	5,000.00
October 1, 1993	5,000.00
October 1, 1994	5,000.00
October 1, 1995	5,000.00
October 1, 1996	5,000.00
October 1, 1997	5,000.00
October 1, 1998	5,000.00
October 1, 1999	5,000.00
October 1, 2000	5,000.00
October 1, 2001	5,000.00
October 1, 2002	5,000.00
October 1, 2003	5,000.00
October 1, 2004	5,000.00

October 1, 2005		5,000.00
October 1, 2006	in in its site	5,000.00
October 1, 2007		5,000.00
October 1, 2008	and the second	5,000.00
October 1, 2009	afeeta in ee g	10,000.00
October 1, 2010	and the second second	10,000.00
Total	\$	108,198.30

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 April 1 and October 1 in each year, beginning April, 1991.

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 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.

The number, 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 at least two weeks prior to the closing 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 setting forth such reoffering price to the public shall be furnished to the county at closing.

Authority, Purpose and Security

The bonds are being issued pursuant to K.S.A. 19-27a07, as may be amended, for the purpose of paying the cost of certain sewer improvements, payable partly from special assessments for an area known as Havana Country Club Area in said county. The bonds and the interest thereon will constitute general obligations of the county, and if not so paid, then will be paid from ad valorem taxes that 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.

Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned clerk and marked "Bond Bid." Bids may be submitted by mail or delivered in person to the undersigned at the office of the county clerk and must be received by the undersigned prior to 10 a.m. local time on April 12, 1990.

Bid Forms

All bids must be made on forms that may be procured from the county clerk or the bond counsel. 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 and all bids.

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 may exceed a rate equal to the index of treasury bonds published by 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 bid of less than the entire par value 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 shall 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—and the county will be entitled to rely on the certificate of correctness of the bidder. Each bid shall also specify the average annual net interest rate to the county on the basis of such bid.

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's governing body shall determine which bid, if any, shall be accepted, and its determination shall be final. The county reserves the right to reject any and all bids and to waive any irregularities in a submitted bid. Any bids received after 10 a.m. local time on the date the bids are due will be returned to the bidder unopened.

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 equal to 2 percent of the total amount of the bid payable to the order of the county. If the bid is accepted, said check, or the proceeds thereof, will be held by the county until the bidder shall have complied with all of the terms and conditions of this notice. If a bid is accepted by the county and 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

(continued)

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.

Delivery and Payment

The county will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before April 27, 1990, at such bank or trust company in the state of Kansas, or Kansas City, Missouri, as may be specified by the successful bidder. 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, immediately subject to use by the county.

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the county, for the year 1989, is as follows:

The total general obligation indebtedness of the county as of the date of the bonds is \$5,690,000, plus this issue, and there are notes outstanding at this time in the amount of \$599,000, of which \$308,000 will be picked up by this bond issue. Federal funds will pay for a substantial amount of the total cost of this sewer project.

Opinion and Tax Exemption

The bonds will be sold subject to the legal opinion of William P. Timmerman, Wichita, 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 as and when the bonds are delivered.

All matters incidental to the authorization and issuance of the bonds are subject to the approval of the bond counsel.

In the opinion of bond counsel, 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 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 1989) for the purpose of computing the alternative minimum tax imposed on such corporations. The opinion set forth in clause (a) above is subject to the condition that the county comply with all requirements of the Internal Revenue Code of 1986, as amended, that must be satisfied subsequent to the issuance of the bonds in order that interest thereon be (or continue to be) excluded from gross income for federal income tax purposes. Failure to comply with certain of such requirements could cause the interest on the bonds to be so includable in gross income retroactive to the date of issuance of the bonds. The

county has covenanted to comply with all such requirements.

Prospective purchasers 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 the bonds, except with respect to certain financial institutions (within the meaning of Section 265(b)(5) of the code); (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) 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 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; (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 certain railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds.

The bonds are "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.

Bond counsel expresses no opinion regarding other federal tax consequences with respect to the bonds.

The bonds are exempt from intangible personal property taxes levied by Kansas counties, cities or townships and interest on same are now exempt from Kansas income taxes.

Additional Information

Additional information regarding the bonds may be obtained from the clerk or from Brian Corrigan of Columbian Securities Co., 550 N. 159th, Wichita, KS 67230, (316) 733-2600; or William P. Timmerman, Bond Counsel, 400 N. Woodlawn, Suite 208, Wichita, KS 67208, (316) 685-7212.

Dated March 19, 1990.

Montgomery County, Kansas By: Arva D. Chittum, County Clerk Office of the County Clerk Montgomery County Courthouse Independence, KS 67301 (316) 331-4840

(Published in the Kansas Register, March 22, 1990.)

NOTICE OF REDEMPTION RENO COUNTY, KANSAS

Single Family Mortgage Revenue Bonds, 1979 Series A

Serial Bonds Due November 1990-1999 Term Bonds Due November 1, 2010

NOTICE IS HEREBY GIVEN that pursuant to Section 4.01 of the Indenture dated as of November 1, 1979, and as amended by the First Supplemental Indenture dated as of July 1, 1987, \$640,000 principal amount of the Bonds, as listed below, are called for redemption on May 1, 1990, at the redemption price of 100% of the principal amount being redeemed plus accrued interest thereon to the redemption date:

The serial numbers of the Coupon Bonds to be redeemed in full, bearing CUSIP No. 759753 and Suffix:

AL0	AR7	1000	1468	2186	2725	3050	3566
334	<u>690</u>	1009	1562	2205	2727	3166	3628
382	702	1023	1628	2244	2729	3167	3633
AM8	743	1091	1636	2314	2758	3188	3636
450	754	AV8	1702	2324	2763	3220	3646
451	AS5	1170	1754	2327	2846	3265	3689
AN6	800	1192	1772	2363	2865	3285	3712
452	833	1216	1816	2465	2878	3286	3761
478	841	1248	1888	2545	2890	3315	3793
AP1	869	AW6	1911	2557	2893	3317	3851
523	AT3	1306	1930	2616	2894	3356	3883
544	888	1324	1955	2622	2941	3368	3901
AQ9	983	1333	1978	2647	2947	3492	3944
604	984	1388	1990	2666	2977	3505	3955
669	<u>AU0</u>	1408	2031	2712	3008	3532	3959

The serial numbers of the Registered Bonds to be redeemed in whole or in part are:

Bond Number	Par Value	Amount Called	CUSIP Number
R140	\$ 5,000	\$ 5,000	759753AN6
R148	25,000	5,000	759753AQ9
R130	25,000	5,000	759753AU0
R150	15,000	5,000	759753AV8
R17	5,000	5,000	759753AW6
R21	5,000	5,000	759753AW6
R122	20,000	5,000	759753AW6
R138	10,000	5,000	759753AW6
R152	340,000	35,000	759753AW6
R156	25,000	5,000	759753AW6
R157	5,000	5,000	759753AW6
R161	10,000	5,000	759753AW6
R162	25,000	5,000	759753AW6

On May 1, 1990, all Bonds designated for redemption will become due and payable upon presentation thereof to one of the offices of the Paying Agents.

Coupon bonds with the current coupon and all subsequent coupons attached should be presented to one of the offices of the Paying Agents:

BY MAIL:

Continental Bank N.A.
Attn: Corporate Trust Operations
231 South LaSalle Street, 19th Floor
Chicago, Illinois 60697

BY HAND:

Continental Bank, National Association 230 South Clark – 19th Floor Chicago, Illinois 60697

> Marine Midland Band, N.A. 140 Broadway – 12th Floor Coupon Paying Department New York, New York 10010

> Kansas State Bank and Trust Company Attention: Trust Department 123 North Market Street P.O. Box 427 Wichita, Kansas 67201

To assure prompt payment of the redemption price, bond certificates should be sent, unendorsed, approximately two weeks before May 1, 1990 to the above address. Sending certificates by registered mail is suggested.

Where a fully registered Bond is redeemed in part, a new fully registered Bond for the unredeemed portion will be issued and returned without charge. While registered bondholders have the option of presenting Bonds to any of the above-mentioned Paying Agents, there will be delay in the issuance of bonds for any unredeemed portion unless such presentment is made to the principal Paying Agent in Chicago at the above given address.

Interest on the Bonds called for redemption will cease to accrue on May 1, 1990.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, Paying Agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities, may be obligated to withhold a 20% tax from remittances to individuals who have failed to furnish the Paying Agent with a valid Taxpayer Identification Number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified Taxpayer Identification Numbers when presenting their securities for collection.

By: Continental Bank, National Association Trustee for Reno County, Kansas

March 15, 1990

(Published in the Kansas Register, March 22, 1990.)

Notice of Redemption Industrial Revenue Bonds (Market Plaza Building) Series IX, 1981, Dated May 1, 1981 (M.A.L.T. Investment Company) of the City of Wichita, Kansas

Subject to the provisions of the second paragraph of this notice, notice is hereby given that pursuant to Section 4 of Ordinance No. 37-207 of the city of Wichita, Kansas, all of the outstanding Industrial Revenue Bonds, Series IX, 1981 (Market Plaza Building), of the city of Wichita, Kansas, maturing on and after May 1, 1991, will be redeemed and prepaid on May 1, 1990 (the redemption date), prior to their respective maturities subject to the provisions and limitations set forth herein.

Bond Numbers	Maturity Date	Interest Rate
42 - 49	5/01/91	11.00%
50 - 58	5/01/92	11.25%
59 - 68	5/01/93	11.50%
69 - 270	5/01/03	12.50%

The notice of redemption, and the payment of the principal of and interest on the aforesaid 1981 Bonds on the specified redemption date, are subject to the issuance and delivery of the city of its refunding revenue bonds on or before such redemption date in an amount sufficient to provide funds to pay the specified redemption price of the 1981 Bonds. In the event such refunding bonds have not been issued by the redemption date, this notice shall be null and void and of no force and effect, the 1981 Bonds delivered for redemption shall be returned to the respective owners thereof, and said 1981 Bonds shall remain outstanding as though this notice of redemption had not been given.

The principal amount of the above described 1981 Bonds shall become due and payable on May 1, 1990, at a redemption price equal to the principal amount thereof, plus accrued interest thereon to said redemption date, together with a premium of 3 percent of the principal amount of the bonds so called for redemption and payment.

On May 1, 1990, provided that funds are on hand to pay the specified redemption price, all the 1981 bonds will be due and payable at the principal office of The Southwest National Bank of Wichita, Wichita, Kansas, and from and after May 1, 1990, all interest on the 1981 Bonds will cease to accrue. All coupons maturing subsequent to May 1, 1990, must be attached to and surrendered with said 1981 Bonds. It is requested that all 1981 Bonds be surrendered at least two weeks in advance of the redemption date.

Under the provisions of the Interest and Dividend Tax Compliance act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the 1981 Bonds who wish to avoid the imposition of this

tax should submit certified taxpayer identification numbers when presenting their bonds for payment.

Dated March 12, 1990.

The Southwest National Bank of Wichita 400 E. Douglas P.O. Box 1401 Wichita, KS 67202 As Fiscal Agent

Doc. No. 008953

(Published in the Kansas Register, March 22, 1990.)

Notice of Redemption Industrial Revenue Bonds (Lifecare Centers of Kansas, Inc.) Series A, 1983, Dated May 1, 1983 of the City of Haviland, Kansas

Subject to the provisions of the second paragraph of this notice, notice is hereby given that pursuant to Section 4 of Ordinance No. 280 of the city of Haviland, Kansas, all of the outstanding Industrial Revenue Bonds, Series A, 1983 (Lifecare Centers of Kansas, Inc.), of the city of Haviland, Kansas, maturing on and after May 1, 1991, will be redeemed and prepaid on May 1, 1990 (the redemption date), prior to their respective maturities subject to the provisions and limitations set forth herein.

Maturity /Date			Interest Rate
5/01/91			10.25%
5/01/92			10.50%
5/01/93			10.75%
5/01/94		•	11.00%
5/01/95			11.25%
5/01/02			12.00%
	11.		7.

The notice of redemption, and the payment of the principal of and interest on the aforesaid 1983 Bonds on the specified redemption date, are subject to the issuance and delivery of the city of its refunding revenue bonds on or before such redemption date in an amount sufficient to provide funds to pay the specified redemption price of the 1983 Bonds. In the event such refunding bonds have not been issued by the redemption date, this notice shall be null and void and of no force and effect, the 1983 Bonds delivered for redemption shall be returned to the respective owners thereof, and said 1983 Bonds shall remain outstanding as though this notice of redemption had not been given.

The principal amount of the above-described 1983 Bonds shall become due and payable on May 1, 1990, at a redemption price equal to the principal amount thereof, plus accrued interest thereon to said redemption date, together with a premium of 3 percent of the principal amount of the bonds so called for redemption and payment.

On May 1, 1990, provided that funds are on hand to pay the specified redemption price, all the 1983 bonds will be due and payable at the principal office of The Southwest National Bank of Wichita, Wichita, Kansas, and from and after May 1, 1990, all interest on the 1983 Bonds will cease to accrue. All coupons maturing subsequent to May 1, 1990, must be attached to and surrendered with said 1983 Bonds.

Under the provisions of the Interest and Dividend Tax Compliance act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the 1983 Bonds who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their bonds for payment.

Dated March 12, 1990.

The Southwest National Bank of Wichita 400 E. Douglas P.O. Box 1401 Wichita, KS 67202 As Fiscal Agent

Doc. No. 008954

J Gran

State of Kansas Office of Secretary of State

I, Bill Graves, Secretary of State of the State of Kansas, do hereby certify that each of the following bills is a correct copy of the original enrolled bill now on file in my office.

In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal.

Bill Graves Secretary of State

(Published in the Kansas Register, March 22, 1990.)

SENATE BILL No. 463

An Act authorizing sale of real estate at Emporia state university by the state board of regents; repealing K.S.A. 76-616g.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) The state board of regents is hereby authorized and empowered, for and on behalf of the Emporia state university, to sell and convey all of the rights, title and interest in and to all of the following described real estate, and any improvements thereon, located in Lyon county, Kansas, or any part or parts thereof:

(1) A tract of land described as follows: The south ½ of the southeast quarter of the northeast quarter of the northwest quarter (S ½ SE ¼ NE ¼ NW ¼) of section 11, township 19 south, range 11 east of the 6th P.M. in Lyon

county, Kansas;

(2) all of the south ½ of the following described tract of land: Lot No. 12 and No. 14 in Goodrich's subdivision of the east ½ of the northwest quarter (E ½ NW ¼) of section 11, township 19 south, range 11 east of the 6th P.M. in Lyon county, Kansas, except a part of lot 14 described as follows: Commencing at the northeast corner of lot 14; thence south 318 feet; thence west 574 ½ feet to the west line of the lot; thence north 318 feet to the northwest corner thereof; thence east to the place of beginning according to the recorded plat thereof; and

(3) a tract of land described as follows: The north 1/2 of the northeast quarter of the southeast quarter of the northwest quarter (N 1/2 NE 1/4 SE 1/4 NW 1/4) of section 11, township 19, range 11 east of the 6th P.M., also known and

described as lot 8 in Goodrich's subdivision, in Lyon county, Kansas, except the east 40 feet thereof and except that part of the tract taken by the state of Kansas in condemnation case No. 25582.

(b) Conveyance of such rights, title and interest in such real estate, and any improvements thereon, shall be executed in the name of the state board of regents by its chairperson and executive officer. Any proceeds from sale of such real estate, and any improvements thereon, shall be deposited in the state treasury to the credit of an appropriate account of the restricted fees fund of Emporia state university. Such proceeds shall be applied to or utilized for the repair, remodeling, construction or reconstruction of institutional facilities located on the campus of Emporia state university.

(c) No sale and conveyance of real estate, and any improvements thereon, authorized by this section shall be made by the state board of regents until the deeds, titles and conveyances have been reviewed and approved by the

attorney general.

Sec. 2. K.S.A. 76-616g is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register, March 22, 1990.)

SENATE BILL No. 464

An Act concerning the Kansas civil service act; amending K.S.A. 75-2935 and repealing the existing section; also repealing K.S.A. 75-2935d.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 75-2935 is hereby amended to read as follows: 75-2935. The civil service of the state of Kansas is hereby divided into the unclassified and the classified services.

(1) The unclassified service comprises positions held by state of-

ficers or employees who are:

(a) Chosen by election or appointment to fill an elective office;

(b) members of boards and commissions, heads of departments required by law to be appointed by the governor or by other elective officers, and the executive or administrative heads of offices, departments, divisions and institutions specifically established by law;

(c) except as otherwise provided under this section, one personal secretary to each elective officer of this state, and in addition thereto, 10 deputies, clerks or employees designated by such elective officer;

(d) all employees in the office of the governor;

(e) officers and employees of the senate and house of representatives of the legislature and of the legislative coordinating council and all officers and employees of the office of revisor of statutes, of the legislative research department, of the division of legislative administrative services, of the division of post audit and the legislative counsel;

(f) chancellor, president, deans, administrative officers, student health service physicians, teaching and research personnel, health care employees and student employees in the institutions under the state board of regents, the executive officer of the board of regents and the executive officer's employees other than clerical employees, and, at the discretion of the state board of regents, directors or administrative officers of departments and divisions of the institution, except that this subsection (1)(f) shall not be construed to include the custodial, clerical or maintenance employees, or any employees performing duties in connection with the business operations of any such institution, except administrative officers and directors; as used in this subsection (1)(f), "health care employees" means employees of the university of Kansas medical center who are medical technicians or technologists or respiratory therapists or who are licensed professional nurses or licensed practical nurses who provide special eare nursing at the university of Kansas medical center;

(g) operations, maintenance and security personnel employed to implement agreements entered into by the adjutant general and the federal national guard bureau, and officers and enlisted persons in

the national guard and the naval militia;

(continued)

(h) persons engaged in public work for the state but employed by contractors when the performance of such contract is authorized by the legislature or other competent authority;

(i) persons temporarily employed or designated by the legislature or by a legislative committee or commission or other competent authority to make or conduct a special inquiry, investigation, ex-

amination or installation;

(i) officers and employees in the office of the attorney general and special counsel to state departments appointed by the attorney general, except that officers and employees of the division of the Kansas bureau of investigation shall be in the classified or unclassified service as provided in K.S.A. 75-711 and amendments thereto;

(k) all employees of courts;

(I) patient and inmate help in state charitable, penal and correctional institutions;

(m) all attorneys for boards, commissions and departments: the secretary and assistant secretary of the Kansas state his-

torical society:

(o) physician specialists, dentists and dental hygienists employed by the commissioner of mental health and retardation services and assigned by the commissioner to a position in mental health and retardation services or any institution under the supervision of the state department of social and rehabilitation services;

(p) physician specialists employed at any institution under the

supervision of the secretary of corrections.

(q) student employees enrolled in public institutions of higher

learning;

- (r) administrative officers, directors and teaching personnel of the state board of education and the state department of education and of any institution under the supervision and control of the state board of education, except that this subsection (1)(r) shall not be construed to include the custodial, clerical or maintenance employees, or any employees performing duties in connection with the business operations of any such institution, except administrative officers and directors:
- (s) all officers and employees in the office of the secretary of state:
- one personal secretary and one special assistant to the following: The secretary of administration, the secretary of aging, the secretary of commerce, the secretary of corrections, the secretary of health and environment, the superintendent of the Kansas highway patrol, the secretary of human resources, the secretary of revenue. the secretary of social and rehabilitation services, the secretary of transportation and the secretary of wildlife and parks;
- (u) one personal secretary and one special assistant to the chancellor and presidents of institutions under the state board of regents;
- (v) one personal secretary and one special assistant to the executive vice chancellor of the university of Kansas medical center:

- (w) one public information officer and one chief attorney for the following: The department of administration, the department on aging, the department of commerce, the department of corrections. the department of health and environment, the department of human resources, the department of revenue, the department of social and rehabilitation services, the department of transportation and the Kansas department of wildlife and parks;
 - (x) civil service examination monitors:

the secretary of the state corporation commission; (y)

- specifically designated by law as being in the unclassified (z) service.
- (2) The classified service comprises all positions now existing or hereafter created which are not included in the unclassified service. Appointments in the classified service shall be made according to merit and fitness from eligible lists prepared upon the basis of examination which so far as practicable shall be competitive. No person shall be appointed, promoted, reduced or discharged as an officer, clerk, employee or laborer in the classified service in any manner or by any means other than those prescribed in the Kansas civil service act and the rules adopted in accordance therewith.

(3) For positions involving unskilled, or semiskilled labor, the secretary of administration, as provided by law, shall establish rules and regulations concerning certifications, appointments, layoffs and reemployment which may be different from the rules and regulations established concerning these processes for other positions in the classified service.

(4) Officers authorized by law to make appointments to positions in the unclassified service, and appointing officers of departments or institutions whose employees are exempt from the provisions of the Kansas civil service act because of the constitutional status of such departments or institutions shall be permitted to make appointments from appropriate registers of eligibles maintained by the division of personnel services.

New Sec. 2. Nursing positions at the university of Kansas medical center which are placed in the unclassified service under subsection (f) of K.S.A. 75-2935 and amendments thereto, as amended by this act, shall continue to receive all rights and benefits of the classified service, as if such positions were in the classified service, until policies of the state board of regents establishing personnel policies and procedures for such positions are adopted and become effective.

Sec. 3. K.S.A. 75-2935 and 75-2935d are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its publication in the Kansas register.

INDEX TO ADMINISTRATIVE REGULATIONS

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. This cumulative index supplements the index found in the 1989 Index Supplement to the Kansas Administrative Regulations.

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	AGEN Reg. No. 91-1-27b 91-1-32a 91-1-32a 91-1-38 91-1-58 91-1-60 91-1-79 91-1-85 91-1-107a 91-1-128a 91-1-129a 91-1-131 91-1-132a 91-1-132 91-1-132 91-1-132 91-1-22 91-12-23 91-12-23	EDUCATION Action Amended Amended Revoked Amended Revoked Amended	Register V. 8, p. 94 V. 8, p. 94 V. 8, p. 94 V. 8, p. 94 V. 8, p. 95 V. 8, p. 96 V. 8, p. 96 V. 8, p. 98 V. 8, p. 98 V. 8, p. 98 V. 8, p. 99 V. 8, p. 101 V. 8, p. 101 V. 8, p. 1755 V. 8, p. 1755 V. 8, p. 1758 V. 8, p. 1760 V. 8, p. 1760 V. 8, p. 1760 V. 8, p. 1760	AGENCY Reg. No. 100-11-1 100-11-1 100-38-1 100-38-1 100-49-4 100-54-4 100-55-4 100-55-4 100-60-1 100-60-1 100-60-15 AGENCY Reg. No. 102-1-7 102-1-15 102-2-1a 102-2-3 102-3-1 102-3-1	100: BOARD O Action Amended Action Amended	PF HEALING ARTS Register V. 8, p. 654 V. 8, p. 1069 V. 8, p. 1558 V. 8, p. 1806 V. 9, p. 257 V. 8, p. 1558 V. 8, p. 1569 FORAL SCIENCES Y BOARD Register V. 8, p. 906 V. 8, p. 906 V. 8, p. 906 V. 8, p. 204 V. 8, p. 1470 V. 8, p. 1591	AGE Reg. No. 110-3-1 through 110-3-11 AGENO Reg. No. 111-1-2 111-2-2 111-2-5 111-2-6 111-2-7 111-2-12 111-2-13 111-2-14 111-3-1 111-3-3 111-3-7 111-3-9 111-3-10	New CY 111: THE KA	RCE Register V. 8, p. 28-30 ANSAS LOTTERY Register V. 7, p. 1190 V. 9, p. 199 V. 8, p. 586 V. 7, p. 1995 V. 8, p. 1085 V. 8, p. 1085 V. 8, p. 1666 V. 8, p. 1666 V. 9, p. 30 V. 9, p. 199 V. 7, p. 1062 V. 7, p. 1714
	Reg. No. 91-1-27b 91-1-32 91-1-32a 91-1-38 91-1-58 91-1-60 91-1-79 91-1-85 91-1-128a 91-1-129a 91-1-131 91-1-132a 91-1-149 91-1-150 91-12-22 91-12-23 91-12-23 91-12-38 91-12-38 91-12-40	EDUCATION Action Amended Amended Revoked Amended Revoked Amended	Register V. 8, p. 94 V. 8, p. 94 V. 8, p. 94 V. 8, p. 94 V. 8, p. 95 V. 8, p. 96 V. 8, p. 96 V. 8, p. 98 V. 8, p. 98 V. 8, p. 99 V. 8, p. 100 V. 8, p. 101 V. 8, p. 101 V. 8, p. 101 V. 8, p. 1755 V. 8, p. 1755 V. 8, p. 1759 V. 8, p. 1760 V. 8, p. 1760 V. 8, p. 1760 V. 8, p. 1760	AGENCY Reg. No. 100-11-1 100-11-1 100-38-1 100-38-1 100-49-4 100-54-4 100-55-4 100-60-1 100-60-1 100-60-15 AGENCY Reg. No. 102-1-7 102-1-15 102-2-1 102-2-3 102-3-1	100: BOARD O Action Amended New	PF HEALING ARTS Register V. 8, p. 654 V. 8, p. 1069 V. 8, p. 1558 V. 8, p. 1806 V. 9, p. 257 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1568 V. 8, p. 1806	AGE Reg. No. 110-3-1 through 110-3-11 AGENO Reg. No. 111-1-2 111-2-2 111-2-5 111-2-6 111-2-7 111-2-12 111-2-13 111-2-14 111-3-1 111-3-1 111-3-1 111-3-7 111-3-9	New CY 111: THE KA	RCE Register V. 8, p. 28-30 ANSAS LOTTERY Register V. 7, p. 1190 V. 9, p. 199 V. 8, p. 586 V. 7, p. 1085 V. 8, p. 1666 V. 8, p. 1666 V. 8, p. 1666 V. 9, p. 30 V. 9, p. 1082 V. 7, p. 1062 V. 7, p. 1062 V. 7, p. 1062 V. 7, p. 1065
	Reg. No. 91-1-27b 91-1-32 91-1-32a 91-1-58 91-1-60 91-1-79 91-1-85 91-1-128a 91-1-128a 91-1-129a 91-1-131 91-1-132a 91-1-149 91-1-2-22 91-12-23 91-12-34 91-12-38 91-12-34 91-12-38 91-12-40 91-12-41	EDUCATION Action Amended Amended Revoked Amended	Register V. 8, p. 94 V. 8, p. 94 V. 8, p. 94 V. 8, p. 95 V. 8, p. 96 V. 8, p. 96 V. 8, p. 96 V. 8, p. 98 V. 8, p. 98 V. 8, p. 99 V. 8, p. 100 V. 8, p. 101 V. 8, p. 101 V. 8, p. 101 V. 8, p. 1755 V. 8, p. 1760 V. 8, p. 1761 V. 8, p. 1761 V. 8, p. 1762	AGENCY Reg. No. 100-11-1 100-11-1 100-38-1 100-38-1 100-49-4 100-54-4 100-55-4 100-55-4 100-60-1 100-60-1 100-60-15 AGENCY Reg. No. 102-1-7 102-1-15 102-2-1a 102-2-3 102-3-1 102-3-1	100: BOARD O Action Amended New	PF HEALING ARTS Register V. 8, p. 654 V. 8, p. 1069 V. 8, p. 1558 V. 8, p. 1806 V. 9, p. 257 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1558 V. 8, p. 1806 V. 8, p. 1568 V. 8, p. 1806	AGE Reg. No. 110-3-1 through 110-3-11 AGENO Reg. No. 111-1-2 111-2-2 111-2-5 111-2-6 111-2-7 111-2-12 111-2-13 111-2-14 111-3-1 111-3-3 111-3-7 111-3-9 111-3-10	New CY 111: THE KA	RCE Register V. 8, p. 28-30 ANSAS LOTTERY Register V. 7, p. 1190 V. 9, p. 199 V. 8, p. 586 V. 7, p. 1995 V. 8, p. 1085 V. 8, p. 1085 V. 8, p. 1666 V. 8, p. 1666 V. 9, p. 30 V. 9, p. 199 V. 7, p. 1062 V. 7, p. 1714
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