

Kansas Register

Bill Graves, Secretary of State

Vol. 12, No. 23

June 10, 1993

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Department of Human Resources Kansas Commission on Disability Concerns

Notice of Meeting

The Commission on Disability Concerns will have its regular commission meeting Wednesday, June 16, from 9 a.m. to 4 p.m. in the 2nd floor conference room at 1430 S.W. Topeka.

Joe Dick Secretary Department of Human Resources

Doc. No. 013560

State of Kansas

Department of Human Resources

Notice of Maximum and Minimum Weekly Unemployment Insurance Benefit Amounts

The maximum and minimum weekly unemployment insurance benefits payable with respect to new claims filed on or after July 1, 1993 and before July 1, 1994 are respectively two hundred fifty dollars (\$250.00) and sixty-two dollars (\$62.00).

I certify that these maximum and minimum weekly benefit amounts have been computed in accordance with K.S.A. 44-704, pursuant to which this announcement is published.

Joe Dick Secretary Department of Human Resources

Doc. No. 013559

State of Kansas

Office of the State Treasurer

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210 as amended per 1992 Session Laws of Kansas, Chapter 146. These rates and their uses are defined in K.S.A. 75-4201(l), 12-1675(b)(c)(d) and K.S.A. 75-4209(a)(1)(B), as amended by the 1992 Legislature.

Effective 6-14-93 through 6-20-93

Term	Rate
0-90 days	3.06%
3 months	3.16%
6 months	3.37%
12 months	3.76%
24 months	4.31%
36 months	4.73%
48 months	5.07%
	Sally Thompson

State Treasurer

Doc. No. 013548

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Bill Graves
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2nd Floor, State Capitol
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(913) 296-2236



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

Kansas Inc.

Notice of Meeting

The Kansas Inc. Board will meet from 9 a.m. to 12 p.m., Friday, June 18. The meeting will be held at Kansas Inc., 632 S.W. Van Buren, Suite 100, Topeka. The meeting is open to the public.

Charles R. Warren President, Kansas Inc.

Doc. No. 013552

State of Kansas

Department of Revenue

Notice 93-3

To the Kansas Retailers of Mobile Homes and Manufactured Houses from the Kansas Department of Revenue concerning Mobile Homes and Manufactured Housing.

K.S.A. 79-3606(ff) exempts from sales tax: "all sales of new mobile homes to the extent 40% of the gross receipts, determined without regard to any trade-in allowance, received from such sale. As used in this subsection "mobile homes" shall have the meaning ascribed thereto by K.S.A. 75-1226 and amendments thereto."

Sixty percent (60%) of the selling price of a mobile home or manufactured house is subject to the 4.9% state sales tax, plus any applicable city or county local tax. The selling price of the mobile home or the manufactured house includes such items as refrigerators, ranges, microwave ovens, and central air conditioning units which are attached to the mobile home or manufactured house. As stated above, the forty percent (40%) exemption is computed on the selling price of the mobile home or the manufactured house before any trade-in allowance is deducted. Any installation, transport, anchoring, skirting or set-up fees that are rendered by the retailer would likewise be included in the selling price.

Any labor services rendered to install or apply tan-

Any labor services rendered to install or apply tangible personal property in connection with the original construction of any additions to the mobile home or the manufactured house, such as the erection of a garage, once the mobile home or the manufactured house is installed, would be subject to the reduced state sales tax rate of 2.5%, plus any applicable city or county local tax.

This Revenue Notice supersedes all previous department of revenue rulings and opinions, and shall become effective upon its publication in the Kansas Register. Additionally, the contents of this notice should not be applied to the sale of modular homes.

Should you have further questions in this area, you may contact the Kansas Department of Revenue, Taxpayer Assistance Bureau, Topeka, Kansas 66625, (913) 296-0222.

Alisa M. Dotson Director of Taxation Department of Revenue State of Kansas

Board of Mortuary Arts

Notice of Meeting

The Kansas State Board of Mortuary Arts will meet Thursday and Friday, July 8-9 at 9 a.m. at the board office, 700 S.W. Jackson, Suite 904. The Friday meeting will begin with the administering of the funeral director examination at the downtown Holiday Inn City Centre at 9 a.m.

Mack Smith Executive Secretary

Doc. No. 013554

State of Kansas

Social and Rehabilitation Services

Permanent Administrative Regulations

Article 31.—ALCOHOL AND DRUG ABUSE TREATMENT PROGRAMS.

30-31-7. Administration. (a) Legal responsibility. The governing authority shall have sole legal responsibility for the overall conduct of the program.

(b) Operations manual. Each licensee shall develop and maintain a manual of its operating procedures. The manual shall comply with requirements designated in the standards adopted by the secretary. If the licensee's admission policies, as set out in the manual, restrict services to any individuals abusing alcohol, drugs, or both, on the basis of such factors as diagnosis or gender, the manual shall include formal referral agreements and specific procedures for referring those individuals to appropriate programs.

(c) Treatment records. Each licensee shall maintain, on an individual basis, adequate treatment records for each individual being admitted to the program. The records shall comply with requirements described in the standards adopted by the secretary.

(d) Departmental records. Each licensee shall furnish such data, statistics, schedules and other information as the secretary may require.

(e) Staff files. Each licensee shall maintain, on an individual basis, adequate records for each counselor and staff member employed. The records shall document counselor and other staff requirements as described in the standards adopted by the secretary.

Donna L. Whiteman Secretary

Doc. No. 013557

Department of Administration

Permanent Administrative Regulations

Article 2.—DEFINITIONS

1-2-30. Designated position. "Designated position" means any position in the classified service which is subject to the drug screening program established under K.S.A. 1992 Supp. 75-4362 or K.S.A. 1992 Supp. 75-4363. A designated position shall be limited to:

(a) a "safety-sensitive" position, which means any

position classified as:

(1) a state law enforcement officer authorized to carry a firearm; or

(2) a state correctional officer; and

(b) any position in classes designated by the director which are used exclusively at the department of social and rehabilitation services' mental health and retardation facilities listed in K.S.A. 76-12a01(b). (Authorized by and implementing K.S.A. 1992 Supp. 75-4362, 75-4363; effective April 13, 1992; amended July 26, 1993.)

Article 5.—COMPENSATION

- 1-5-28. Shift differential. (a) Each agency having multi-shift operations shall designate one or more shifts as a normal day shift. Each agency shall specify no more than 12 consecutive hours in the day from which normal day shifts may be designated. Each normal day shift shall fall entirely within those designated hours.
- (b) Except as provided in subsection (e), a shift differential shall be paid to classified employees in positions eligible to receive overtime pursuant to K.A.R. 1-5-24 for hours worked on regularly established shifts other than the normal day shift or shifts. The shift differential shall not be paid to an employee for any time the employee is on any type of leave or holiday or when the employee works unscheduled hours before or after a normal day shift.
- (c) Upon recommendation of the secretary, the amount of the shift differential shall be that amount set by executive directive of the governor. The amount shall be recommended by the secretary after consideration of salary survey data and other appropriate and relevant factors, which shall be reviewed at least annually.
- (d) With regard to particular classes of employees, or particular agencies, or employees located in particular geographic areas of the state, a recommendation to extend or deny the shift differential authorized by this regulation may be submitted by the director of personnel services to the secretary. This extension or denial shall be effective when the same has been approved by executive directive of the governor.
- (e) The head of each agency with employees engaged in law enforcement and fire fighting activities, as defined in 29 C.F.R. 553, shall determine whether such employees will be eligible for shift differential as provided in this regulation and shall submit a written

statement regarding such determination to the director. The determination as to eligibility for shift differential may be modified by executive directive of the governor. (Authorized by K.S.A. 75-3747; implementing K.S.A. 75-2938; effective, E-81-14, June 12, 1980; effective May 1, 1981; amended May 1, 1982; amended May 1, 1983; amended May 1, 1985; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended Jan. 6, 1992; amended July 26, 1993.)

Article 9.—HOURS; LEAVES; EMPLOYEE-MANAGEMENT RELATIONS

1-9-5. Sick leave. (a) Each permanent, probationary, and conditional employee in the classified service, excluding those who are on temporary or emergency appointments, shall be credited and accumulate sick leave as provided in this regulation.

(b) The maximum sick leave credit an employee is entitled to for any payroll period shall be as follows:

(1) Eight hours for employees paid on a monthly basis;

(2) Four hours for employees paid on a semimonthly basis; and

(3) Three and seven-tenths hours for employees paid

on a bi-weekly basis.

Each employee working a fraction of full time shall be credited sick leave in accordance with tables A or B.

TABLE A
Sick Leave Earnings Schedule
for Employees Paid Monthly and Semi-Monthly

Hours Worked Per Pay Period*	Hours Earned Per Pay Period
0- 19	0.00
20- 39	1.00
40- 59	2.00
60- 79	3.00
80- 99	4.00
100-119	5.00
120-139	6.00
140-159	7.00
160-	8.00

^{* &}quot;Hours worked" means hours in pay status except that overtime worked and additional payment for holidays worked are not counted in determining sick leave earned.

TABLE B
Sick Leave Earnings Schedule
for Employees Paid Biweekly

Hours Worked Per Pay Period*	Hours Earned Per Pay Period
0- 7	0.0
8-15	0.4
16-23	0.8
24-31	1.2
32-39	1.6
40-47	2.0
48-55	2.4
56-63	2.8
64-71	3.2
72-79	3.6
80-	3.7

[&]quot;Hours worked" means hours in pay status except that overtime worked and additional payment for holidays worked are not counted in determining sick leave earned.

⁽c) On the first day following each payroll period, the sick leave accrued during the previous payroll period shall be credited to each employee. In no case

shall overtime worked be counted in determining sick leave credited. Each eligible employee paid on a monthly or semi-monthly basis shall be credited sick leave credits at the rate of one hour for each 20 hours in pay status, excluding overtime worked and additional payment for holidays worked, up to the maximum set forth in subsection (b).

(d) Each employee wishing to use sick leave shall request its use in the form and at such time as prescribed by the appointing authority, as required by K.A.R. 1-9-3(a). Any employee may be required by the appointing authority or the director of personnel services to provide evidence necessary to establish that the employee is entitled to use sick leave credits under the circumstances of the request. If the employee fails to provide this evidence, the use of requested sick leave may be denied by the appointing authority or director. The appointing authority, with the director's approval, may require an examination of an employee by a licensed health or mental health care professional ultimately responsible for patients' health care, as designated by the agency and at the agency's expense.

(e)(1) Sick leave with pay shall be granted only for

the following reasons:

(A) illness or disability of the employee including pregnancy, childbirth, miscarriage, abortion, and recovery therefrom, and personal appointments with a physician, dentist, or other recognized health

practitioner;

(B) illness or disability, including pregnancy, childbirth, miscarriage, abortion, and recovery therefrom, of a family member, and a family member's personal appointments with a physician, dentist or other recognized health practitioner when the illness, disability or appointment reasonably requires the employee to be absent from work;

(C) legal quarantine of the employee; or

(D) the adoption of a child by an employee or initial placement of a foster child in the home of an employee, when the adoption or initial placement reasonably requires the employee to be absent from work.

(2) For purposes of this regulation, an employee's

"family member" shall be limited to:

(A) persons related to the employee by blood, mar-

riage or adoption; and

(B) minors residing in the employee's residence as a result of court proceedings pursuant to the Kansas code for care of children or the Kansas juvenile offenders code;

(f) If an appointing authority has evidence that an employee cannot perform the employee's duties because of illness or disability, if the employee has accumulated sick leave, and if the employee refuses or fails to apply for sick leave, the appointing authority may require the employee to use sick leave, and upon exhaustion of the employee's sick leave, may require use of any accumulated vacation leave or compensatory credits. An appointing authority may request a written release by a licensed health or mental health care professional ultimately responsible for patients' health care before the employee is allowed to return to work. If the employee has exhausted all sick leave,

accumulated vacation leave, or compensatory credit, the appointing authority may grant the employee leave without pay as provided in K.A.R. 1-9-6(c).

(g) If an employee or the employee's family member as specified in paragraph (e)(2) above becomes ill while the employee is taking vacation leave, and for all intents and purposes, is deprived of all or a significant portion of the vacation due to the illness, the appointing authority, upon request of the employee, may charge to sick leave some or all of the time the employee or family member was ill while on vacation.

(h) Each employee who is injured on the job and awarded workers' compensation shall be granted use of accumulated leave. The compensation for accumulated leave used each payroll period shall be that amount which, together with workers' compensation pay, equals the regular salary for the employee. Unless the employee requests otherwise, vacation leave credits and compensatory time credits shall be used only after sick leave credits have been exhausted. Workers' compensation days credited back to the employee shall be in multiples of half days only.

(i) Each former employee who had unused sick leave at time of separation, and who returns to the service to a permanent position within a year, shall have the unused sick leave returned to the employee's credit. This provision shall not apply to a person who has

retired from the state service.

- (j) Effective February 1, 1993, calculation for payment of accumulated sick leave as of the date of retirement shall be made using the rates set forth in K.A.R. 1-5-21. (Authorized by K.S.A. 75-3747; implementing K.S.A. 75-3707, K.S.A. 75-3746; effective May 1, 1979; amended, E-81-23, Aug. 27, 1980; amended May 1, 1981; amended May 1, 1983; amended May 1, 1984; amended May 1, 1985; amended Sept. 26, 1988; amended July 16, 1990; amended Jan. 6, 1992; amended Aug. 3, 1992; amended July 26, 1993.)
- **1.9-21. Nepotism.** In accordance with K.S.A. 46-246a and K.A.R. 19-40-4, no state officer or employee shall advocate, participate in or cause the appointment, promotion, transfer, demotion or discipline of a member of the officer's or employee's household or a family member. (Authorized by K.S.A. 75-3747; implementing K.S.A. 75-3746, K.S.A. 1992 Supp. 46-246a; effective May 1, 1979; amended Jan. 6, 1992; amended July 26, 1993.)
- 1.9.23. Shared leave. (a) (1) Each classified employee, excluding those who are on emergency, intermittent, or temporary appointment, and each unclassified employee, excluding those on emergency, intermittent, or temporary appointment, or on a temporary appointment made pursuant to K.S.A. 1992 Supp. 75-2935(1)(i), may be eligible to receive or donate shared leave as provided in this regulation.

(2) Shared leave may be granted to an employee if the employee or a family member as defined in K.A.R. 1-9-5(e)(2) experiences a catastrophic illness or a catastrophic injury, including but not limited to, cancer, major surgery, serious accident or heart attack, that:

- (A) poses a threat to life or requires inpatient or hospice care, extensive outpatient treatment or care at home; and
- (B) keeps the employee from performing regular work duties.
- (b) (1) An employee shall be eligible to receive shared leave if:
- (A) the employee has exhausted all paid leave including annual leave, sick leave, and compensatory time credits; and
- (B) the employee has six months of continuous service.
- (2) An employee shall be eligible to donate annual leave or sick leave to another employee if:
- (A) the donation of annual leave does not cause the accumulated annual leave balance of the donating employee to be less than 80 hours; and
- (B) the donation of sick leave does not cause the accumulated sick leave balance of the donating employee to be less than 480 hours.
- (c) (1) Each employee wishing to use or donate shared leave shall request to use or donate in the form and at such time as prescribed by the appointing authority, as required by K.A.R. 1-9-3(a).
- (2) When requesting shared leave, or at any time during the use of shared leave, any employee may be required by the appointing authority or the director to provide a physician's statement or other medical evidence necessary to establish that the illness or injury is of a catastrophic nature and keeps the employee from performing regular work duties. If the shared leave is being used for a family member, the employee may also be required to show evidence that the family member's illness or injury keeps the employee from performing regular work duties. If the employee fails to provide evidence as required, the use of shared leave may be denied or terminated by the appointing authority.
- (3) (A) If the appointing authority determines the employee meets the initial eligibility requirements in paragraph (b)(1), and if applicable, determines that the employee would be caring for an individual who meets the definition of family member, a leave share review committee shall be established as prescribed by the director. The leave share review committee shall review shared leave requests and provide a recommendation to the appointing authority.
- (B) Shared leave may be denied if it is determined that the requesting employee has a history of leave abuse. Common illness or minor injury that is not serious or life-threatening shall be excluded from eligibility for shared leave.
- (C) If the employee receives worker's compensation, long-term disability payments, or both, shared leave used each payroll period shall be that amount which, together with the payment of worker's compensation, long-term disability, or both, equals but does not exceed the regular salary for the employee.
- (D) The appointing authority may grant all or a portion of the time requested. The decision by the appointing authority to approve or deny the request shall

be final and not subject to appeal to the civil service board.

(d) Employees shall not be notified of the need for shared leave until the request for shared leave has been approved by the appointing authority. No employee shall be coerced, threatened, intimidated, or financially induced into donating leave for purposes of the shared leave program.

(e) (1) Shared leave may be used only for the duration of the current catastrophic illness or injury for which it was collected, up to a maximum of one year from the date the employee began using the shared leave. Shared leave shall not be transferable to any employee other than the employee for which it was requested and donated.

(2) Shared leave may be applied retroactively for a period not to exceed 30 calendar days. The director shall be given written notification of each instance in which shared leave is applied retroactively.

(3) The employee shall no longer be eligible to receive shared leave for that particular occurrence if:

(A) the catastrophic illness or injury improves so that the employee is no longer prevented from performing regular work duties;

(B) the recipient terminates or retires; or

(C) the employee can no longer show evidence that the family member's illness or injury keeps the employee from performing regular work duties. The employee shall be determined to no longer be prevented from performing regular work duties when the physician states the employee is able to return to work or when the employee has returned to work for 20 continuous working days.

(4) Any unused portion of the shared leave shall be prorated among all donating employees based on the original amount and type of donated leave. Shared leave shall not be returned to donating employees in increments of less than one full hour or to any person who has left state service.

- (f) (1) Shared leave shall be paid according to the receiving employee's regular rate of pay by the receiving employee's agency. The rate of pay of the donating employee shall not be used in figuring the amount of shared leave the requesting employee receives.
- (2) Shared leave shall be donated in full-hour increments.
- (g) Under extenuating circumstances, the requirements of this regulation may be waived or modified by the director upon written request of the appointing authority. (Authorized by K.S.A. 75-3706, 75-3747; implementing K.S.A. 75-2925, 75-3707, 75-3746; effective, T-1-7-23-92, July 23, 1992; effective Sept. 14, 1992; amended July 26, 1993.)

Susan M. Seltsam Secretary of Administration

Doc. No. 013550

State Conservation Commission

Notice to Contractors

Sealed bids for the construction of a 71,000 cubic yard detention dam, Site 25 in Rice County, will be received by the Upper Little Arkansas River Watershed Joint District No. 95, at the District Office, 265 Main Street, Little River 67457, (316) 897-5595, until 7 p.m. C.D.T. June 21, at which time they will be opened and read publicly. A copy of the invitation for bids and plans and specifications can be obtained at the office of Booker Associates, Inc. of Kansas, 225 N. Market, Suite 350, Wichita 67202, (316) 263-6121.

> Kenneth F. Kern **Executive Director**

Doc. No. 013561

State of Kansas

Department of Commerce and Housing

Summary

Proposed Final Statement Community Development Objectives Projected Use of Funds Kansas Small Cities Community Development **Block Grant Program 1993**

1. Purpose

This Final Statement of Community Development Objectives and Projected Use of Funds addresses the 1993 distribution of \$19,134,000 in Community Development Block Grant (CDBG) funds from the U.S. Department of Housing and Urban Development. The Kansas Department of Commerce and Housing (KDOC&H) is the designated state administering agency in Kansas. The KDOC&H will distribute the CDBG funds to units of general local government (cities and counties) in the non-entitled areas of Kansas in accordance with the provisions of Title I of the Housing and Community Development Act of 1974, as amended.

2. Citizen Participation

The Secretary of Commerce and Housing appointed a Community Development Block Grant Advisory Task Force to advise the state on the development of the 1993 program. The individuals appointed represented a balance among elected and appointed local and state officials and community development professionals who had experience with the CDBG program. A broad range of community development interests and housing needs were expressed.

In addition to oral and written testimony presented at the task force meetings, the state has considered and taken into account all written comments received in preparation of this statement. Public hearings on the proposed final statement were held on January 14, 1993 in Topeka and Great Bend. A second public hearing on the proposed final statement was held on April 15, 1993 in Topeka. Comments in response to the proposed final statement have been considered in the development of the 1993 Final Statement of community development objectives and projected use of funds.

3. Kansas Community Development Goals and

Objectives

The federal Act established three national objectives with which the state concurs. These are: (1) Benefit low-and-moderate income persons; (2) Aid in the prevention of slum and blight conditions; (3) Alleviate conditions which pose an immediate and serious threat to health and welfare of the community.

4. Following are pertinent changes proposed for Fiscal Year 1993:

- a. Up to one percent of the total grant amount will be used to provide technical assistance to local governmental and nonprofit organizations that will provide training that will enhance local capacity in economic and housing development.
- b. A program of interim financing (float) for economic development projects will be initiated. Funds so used may be those which have been awarded for other grant categories, but have not been requested. Historically, the state has a balance of federal funds in excess of 150% of its current year's federal allotment, which lowers the risk of unavailability of funds when requested. In addition, such financing will require irrevocable letters of credit from financial institutions in the full amount of the interim financing amount.
- c. The state will entertain utilization of the Section 108 Loan Guarantee program. This program requires the state to pledge its future federal grants as security for such loan guarantees. Such guarantees may not exceed \$7 million for any individual loan or total more than 75% of the state's current years grant and will also require irrevocable letters of credit from financial institutions in the full amount of the guarantee and the interest amount charged by the funding source.
- 5. Copies of the entire proposed final statement are available upon receipt of a written request submitted to: Department of Commerce and Housing, Small Cities CDBG Program, 700 S.W. Harrison, Suite 1300, Topeka, Kansas 66603-3712.

In addition, there will be copies available in the KDOC&H Regional Offices in Pittsburg, Garden City, Hill City, Manhattan, Lawrence and Wichita. If the proposed statement is requested, you are urged to share it with your constituents.

6. Written comments are invited and will be taken into consideration for inclusion in the final statement if received prior to June 18, 1993.

> Bob Knight Secretary

Doc. No. 013558

I, B

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, and 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for discharges to the waters of the United States and the state of Kansas for the applicants described below. The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards, regulations, and effluent limitations of the state of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization to discharge subject to certain effluent limitations and special conditions.

Public Notice No. KS-93-47/49

Name and Address of Applicant

Midwest Gases, Inc. 1900 Osage Ave. Kansas City, KS 66105

Wyandotte County, KS

Kansas Permit No. I-KS27-C010

Waterway Type of Discharge

Kansas River via Cooling water

Fed. Permit No. KS-0087939

Description of Facility: This facility produces and bottles acetylene gas. The facility sprays water over bottles while filling with acetylene gas for a cooling effect. The source of the cooling water is an on-site well and no chemicals are added. This is a new facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria.

Waterway

Marais des

Cygnes River

Name and Address of Applicant

Osawatomie Municipal Power Plt. Box 37, 5th and Main

Osawatomie, KS 66064 Miami County, KS

Kansas Permit No. I-MC30-C001

through cooling water

Fed. Permit No. KS-0078930

Type of

Discharge

once-pass

Non-contact,

Description of Facility: This facility is an electric power generating station used for peaking and emergency power. Water is directed through tube heat exchangers to provide jacket cooling water for five internal combustion engines. 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 Federal Surface Water Criteria.

Name and Address of Applicant

Shawnee County Public Works Department 3137 S.E. 29th Topeka, KS 66605

Shawnee County, KS Kansas Permit No. M-KS72-D002

Waterway Type of Discharge
Indian Creek via Wastewater Unnamed Treatment Tributary Facility

Fed. Permit No. KS-0116556

Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. The permit is being modified due to the adding of a third cell, not yet constructed. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria, and are technology based.

Public Notice No. KS-EG-93-13/18

Tentative permits have been prepared for the construction of six salt-solution mining wells to be operated as one salt-solution mining gallery, within the state of Kansas, for the applicant described below. Description: The facilities listed below are designed for the production of salt by solution mining activities.

Name and Address of Applicant

Vulcan Materials Company Well Number MC-31 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-186

Well Location

NWNENW 20-29-2W Sedgwick County, KS 4765' fsl and 3796' fel of SE/4

Name and Address of Applicant

Vulcan Materials Company Well Number MC-32 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-187

Well Location

NWNENW 20-29-2W Sedgwick County, KS 5050' fsl and 3703' fel of SE/4

Name and Address of Applicant

Vulcan Materials Company Well Number MC-33 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-188

Well Location

NWNENW 20-29-2W Sedgwick County, KS 4765' fsl and 3796' fel of SE/4

Name and Address of Applicant

Vulcan Materials Company Well Number MC-34 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-189

Well Location

SWNENW 20-29-2W Sedgwick County, KS 4480' fsl and 3703' fel of SE/4

Name and Address of Applicant

Vulcan Materials Company Well Number MC-35 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-190

Well Location

SENWNW 20-29-2W Sedgwick County, KS 4588' fsl and 4309' fel of SE/4

Name and Address of Applicant

Vulcan Materials Company Well Number MC-36 P.O. Box 12283 Wichita, KS 67277

Kansas Permit No. KS-03-173-191

Well Location

NENWNW 20-29-2W Sedgwick County, KS 4942' fsl and 4039' fel of SE/4

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, or Dorothy Geisler (agricultural permits), Kansas Department of Health and Environment, Division of Environment, Bureau of Water, Forbes Field, Topeka 66620.

All comments postmarked or received on or before July 10, will be considered in the formulation of final determinations regarding this public notice. Please re-

fer to the appropriate public notice number (KS-93-47/49 and KS-EG-93-13/18) and the name of applicant as

listed when preparing your comments.

If no objections are received during the public notice period, 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 (28-46-21 for UIC). Media coordination (newspapers, radio) for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

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 Kansas Department of Health and Environment offices which are located at Building 740, Forbes Field, Topeka, Kansas and are open from 8 a.m. to 4:30 p.m. Monday through Friday. These 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.

Robert C. Harder Secretary of Health and Environment

Doc. No. 013565

State of Kansas

Department of Health and Environment

Notice of Meeting

The Department of Health and Environment will meet at 9 a.m., June 22 in the SRS Staff Development Training Center, State Complex West, 300 S.W. Oakley, Topeka. The meeting is open to the public. Telephone hook-ups are provided at the KDHE district offices located in Chanute, Wichita, Dodge City, Hays, Salina, and Lawrence; the Pittsburg Office of Surface Mining; the Wyandotte County Health Department; and the Johnson County Health Department. Any person requiring visual or communication aid or assistance, building access assistance or other similar assistance, should contact Mary Ann Cummings at 913/296-0461 immediately so appropriate arrangements can be made. The proposed agenda includes:

—Secretary's Remarks

Reports by Directors of Health and Environment
Public Hearing and Adoption of Rules and Regulations: Article 1—Diseases (K.A.R. 28-1-18); Article 17—Division of Vital Statistics (K.A.R. 28-17-6), (K.A.R. 28-17-20); Article 23—Sanitation; Food and Drug Establishments (K.A.R. 28-23-82); Article 36—Food Vending Machines and Food Vending Machine Companies (K.A.R. 28-36-21); Article 35—Radiation;

K.A.R.'s to be Revoked: 28-35-143; 28-35-211b; 28-35-245; 28-35-246; 28-35-248; 28-35-250;

K.A.R.'s Amended: 28-35-135; 28-35-180a; 28-35-212a; 28-35-213a; 28-35-214a; 28-35-215a; 28-35-217a; 28-35-218a; 28-35-219a; 28-35-220a; 28-35-221a; 28-

35-222a; 28-35-223a; 28-35-224a; 28-35-225a; 28-35-226a; 28-35-228a; 28-35-229a; 28-35-230a; 28-35-231b; 28-35-233a; 28-35-242; 28-35-247; 28-35-249; 28-35-251; 28-35-276; 28-35-282; 28-35-284; 28-35-285; 28-35-287; 28-35-288;

K.A.R.'s New: 28-35-212b; 28-35-221b; 28-35-230b; 28-35-234a; 28-35-250a; 28-35-253; 28-35-254; 28-35-255; 28-35-341; 28-35-342; 28-35-343; 28-35-344; 28-35-345; 28-35-346; 28-35-347; 28-35-348; 28-35-349; 28-35-350; 28-35-351; 28-35-352; 28-35-353; 28-35-354; 28-35-355; 28-35-360; 28-35-361; 28-35-362; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-35-352; 28-

35-363.

—Adoption of Regulations: Article 26—Sanitary Regulations for Barbers (K.A.R. 28-25-1; 28-25-2; 28-25-3; 28-25-4; 28-25-5; 28-25-6; 28-25-7; 28-25-8; 28-25-9; 28-25-10; 28-25-11; 28-25-12; 28-25-13; 28-25-14; 28-25-15); Article 4—Residential Centers for Children and Youth—Juvenile Detention Centers and Secure Care Centers (K.A.R. 28-4-350; 28-4-351; 28-4-352; 28-4-353; 28-4-353a; 28-4-353b; 28-4-354; 28-4-355; 28-4-355; 28-4-356; 28-4-357; 28-4-358; 28-4-359; 28-4-360)

-FY 95 Budget Overview

The regular open meeting will include a brief budget overview and comment period for individuals on the telephone hookup. Since we have a limited amount of telephone time, comments should be concise. At the conclusion of the regular open meeting (approximately 10:30 a.m.) the KDHE staff in Topeka will continue the public budget discussion at the SRS Staff Development Training Center.

Robert C. Harder Secretary of Health and Environment

Doc. No. 013566

State of Kansas

State Corporation Commission

Before Commissioners: Jim Robinson, Chairman F. S. Jack Alexander Rachel C. Lipman

In the matter of establishing a well spacing pattern in the Viola-Simpson Oil Reservoir of the Alameda Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting Sections 14, 15, E/2 of Section 21, all of Sections 22, 23, 26, 27, E/2 of Section 28, E/2 of Section 33, and all of Sections 34 and 35, all in Township 28 South, Range 7 West, Kingman County, Kansas. Docket No. 66,925-C (C-8920)

In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the Alameda Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Sections 21, 22, 27, 28, 33 and 34 and the West Half of Sections 23, 26, and 35, in Township 28 South, Range 7 West, Kingman County, Kansas. Docket No. 67,295-C (C-9011)

In the matter of establishing a well spacing pattern in the Mississippi Oil Reservoir of the Bollinger Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Sections 28 and 29, Township 28 South, Range 5 West, Kingman County, Kansas. Docket No. 72,509-C (C-10,611)

In the matter of establishing a well spacing pattern in the Mississippi Dolomite oil reservoir of the Broadway West Pool, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Section 19, W/2 of Section 20 and N/2 of Section 30, Township 28 South, Range 5 West, Kingman County, Kansas. Docket No. 63,248-C (C-7858)

In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the C. P. & W. Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Sections 25 and 26, the E/2 of Sections 27 and 34, all of Section 35, and the W/2 of Section 36, Township 27 South, Range 7 West, and the NW/4 of Section 1, the N/2 of Section 2, and the NE/4 of Section 3, Township 28 South, Range 7 West, Kingman County, Kansas. Docket No. 77,555-C (C-12,211)

In the matter of the Application of Maurice L. Brown, for a basic proration order and well spacing pattern for a common source of supply of oil in the Mississippi Formation in Kingman County, Kansas, affecting all of Section 10, the SW/4 of Section 11, the N/2 and the SE/4 of Section 15, the W/2 of Section 14, the NE/4 of Section 22, and the NW/4 of Section 23, all in Township 28 South, Range 5 West, Kingman County, Kansas. Docket No. 91,994-C (C-16,077) In the matter of establishing a well spacing pattern in the Viola Oil Reservoir of the Garlisch Field. Kingman

the Viola Oil Reservoir of the Garlisch Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Sections 23 and 24, the W/2 of Section 25, and all of Section 26, Township 28 South, Range 8 West, Kingman County, Kansas. Docket No. 80,194-C (13,089)

In the matter of the Application of National Cooperative refinery Association for a Basic Proration Order for a common source of supply of oil in the Viola Limestone Formation in the Pat Creek North Field in Kingman County, Kansas, affecting the SW/4 of Section 16; all of Section 17; N/2 and N/2 of S/2 of Section 20; NW/4 and N/2 of SW/4 of Section 21, Township 28 South, Range 9 West, Kingman County, Kansas. Docket No. 105,036-C (C-17,865)

In the matter of establishing a well pattern in the Lansing Oil Reservoir of the Rosedale Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting Sections 20, 21, 22, 27, 28, 29, 32, 33 and 34, Township 29 South, Range 6 West; Sections 3, 4, 5, 6, 7, 8, 9, 10, 15 and 16, Township 30 South, Range 6 West, Kingman County, Kansas. Docket No. 73,754-C (C-10, 988)

In the matter of establishing a well spacing pattern in the Misener Sand Oil Reservoir of the Rosedale NE Pool, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the W/2 of Section 27; all of Section 28; W/2 of Section 33, and NW/4 of Section 34, Township 29 South, Range 6 West, Kingman County, Kansas. Docket No. 64,001-C (C-8078)

In the matter of establishing a well spacing pattern in the Viola-Simpson Oil Reservoir of the Rosedale Field, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting all of Sections 20, 21, 22, 27, 28, 29, 32, 33 and 34, Township 29 South, Range 6 West; all of Sections 3 thru 10 inclusive, and Sections 15 and 16, Township 30 South, Range 6 West, Kingman County, Kansas. Docket No. 73,755-C (C-10,989)

In the matter of establishing a well spacing pattern in the Lansing-Kansas City Oil Reservoir of the Rosedale Northeast Pool, Kingman County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the SW/4 SW/4 of Section 27; S/2 of Section 28; NE/4, E/2 NW/4 and NW/4 NW/4 and the E/2 SE/4 of Section 33; W/2 W/2 of Section 34, Township 29 South, Range 6 West, Kingman County, Kansas. Docket No. 64,177-C (C-8133)

In the matter of the application of Thunderbird Drilling, Inc. for Basic Proration Orders for the Varner Northeast Viola Pool in Kingman and Reno Counties, Kansas, affecting the S/2 of Section 33, Township 26 South, Range 6 West, Reno County, Kansas; all of Section 4, SE/4 of Section 5, NE/4 of Section 8, N/2 of Section 9, all in Township 27 South, Range 6 West, Kingman County, Kansas. Docket No. 80,657-C (C-13, 255)

In the matter of the application of Thunderbird Drilling, Inc. for Basic Proration Orders for the Varner Northeast Lansing-Kansas City Pool in Kingman and Reno Counties, Kansas, affecting the S/2 of Section 33, Township 26 South, Range 6 West, Reno County, Kansas; all of Section 4, SE/4 of Section 5, NE/4 of Section 8, N/2 of Section 9, all in Township 27 South, Range 6 West, Kingman County, Kansas. Docket No. 80,897-C (C-13,356)

In the matter of the application of Petroleum Incorporated for an order establishing 80-acre spacing for a newly discovered oil pool in the Mississippian (St. Louis Limestone) Formation, Finney County, Kansas, affecting the S/2 of Section 20, S/2 of Section 21, S/2 of Section 22, all of Section 27, all of Section 28, all of Section 29, the N/2 and the SE/4 of Section 33, and all of Section 34, all in Township 23 South, Range 31 West of the 6th P.M., Finney County, Kansas. Docket No. 127,472-C (C-19,777)

In the matter of establishing a well spacing pattern in the Morrow-Mississippi Oil Reservoir of the Amazon Ditch Field, in Finney County, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting the S/2 of Section 7, S/2 of Section 8, all of Sections 17, 18, 19, 20, 21, 28, 29 and 30 in Township 22 South, Range 34 West, and the E/2 of Sections 13, 24 and 25 in Township 22 South, Range 35 West, Finney County, Kansas. Docket No. 66,317-C (C-8751)

In the matter of establishing rules and regulations relating to the production, sale and conservation of crude oil in the Shawnee (Toronto) Reservoir of the Amazon Ditch Field in Finney and Kearny Counties, Kansas, affecting the S/2 of Section 7, S/2 of Section 8, and all of Sections 17, 18, 19, 20, 21, 28, 29 and 30, Township 22 South, Range 34 West, Finney County, Kansas; E/2 of Section 13, E/2 of Section 24, E/2 of Section 25, Township 22 South, Range 35 West, Kearny County, Kansas. Docket No. 71,813-C (C-10,342)

In the matter of the application of Clyde M. Becker for an Order establishing 40 acre Spacing of a Portion of Finney County, Kansas, in the Marmaton, Cherokee, Morrow, Mississippian Formations affecting the W/2 of Section 20; NW/4 of Section 29; N/2 of Section 30; all of Section 19, Township 21 South, Range 33 West, Finney County, Kansas. Docket No. 143,961-C

(C-20,832)

In the matter of the application of White Eagle Oil Company for an order establishing a well spacing pattern in the Mississippi oil reservoirs of Pleasant Prairie, Northwest Pleasant Prairie and Southside Fields in Haskell, Finney and Kearny Counties, Kansas, and for the establishment of appropriate allowables for wells drilled therein affecting Sections 4 through 9, 16 through 21, and 28 through 33, Township 26 South, Range 34 West, Finney County, Kansas; Sections 10 and 15, 22 through 27, and 34 through 36, Townships 26 South, Range 35 West, Kearny County, Kansas; and Sections 2 through 11, 14 through 18, and 21 through 23, Township 27 South, Range 34 West, Haskell County, Kansas. Docket No. 57,743-C (C-6442) and 178,847-C (C-26,362)

Notice of Hearing

The State Corporation Commission of the State of Kansas, To: All producers and purchasers of crude oil in said fields, and to all royalty owners, landowners, and all other concerned persons:

You, and each of you, are hereby notified that the State Corporation Commission of the State of Kansas, pursuant to K.S.A. 1990 Supp. 55-603, 55-604, 55-703 and K.S.A. 55-703a, has directed that a hearing be held to allow those parties in interest to show cause why the above-referenced Basic Proration Orders should not be dissolved.

You, and each of you, are further notified that said hearing will be held at the Kansas Corporation Commission, Conservation Division, 3rd Floor Hearing Room, 202 West First Street, Wichita, Kansas, 67202, on Thursday, July 15, at 9:00 a.m., or as soon thereafter as it may be reached.

All parties in any way interested or concerned shall take notice of the foregoing and govern themselves accordingly. Questions should be directed to William J. Wix, Assistant General Counsel, Kansas Corporation Commission, Conservation Division, 202 West First Street, Wichita, Kansas, 67202, at (316) 263-3238.

> Judith McConnell **Executive Director** State Corporation Commission

State of Kansas

State Board of Agriculture

Notice of Hearing on Proposed Administrative Regulations

You are hereby notified that a public hearing will be held on Tuesday, July 13, at 10 a.m., in Conference Room A of the Kansas State Board of Agriculture, 901 S. Kansas Ave., Topeka, at which time all interested persons will have an opportunity to be heard regarding the adoption of proposed temporary and permanent rules and regulations of the Kansas State Board of Agriculture. The proposed permanent rules and regulations will become effective 45 days after their publication in the Kansas Register unless a specified date is contained in the regulation.

All interested persons may attend the hearing and those attending will be given an opportunity to express comments either orally or in writing, or both. In addition, the period of at least 30 days notice constitutes a public comment period for the purpose of receiving public comments on the proposed rules and

regulations.

Written comments and requests for copies of the regulations and the complete economic impact statement should be sent to Kenneth M. Wilke, Chief Counsel, Kansas State Board of Agriculture, 901 S. Kansas Ave., Topeka 66612, on or before the time of the hearing. If you intend to present testimony in person at the hearing, prior notice to this office would be helpful in arranging the agenda. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentations to no more than five minutes.

A summary of the proposed regulations is as follows: K.A.R. 4-8-14a adds two additional chemicals to the

existing list.

K.A.R. 4-8-28 updates the Official Johnsongrass Control Plan to the March 17, 1993 edition.

K.A.R. 4-8-32 updates the Official Bur Ragweed Con-

trol Plan to the March 17, 1993 edition.

Regarding the proposed amendments to K.A.R. 4-8-14a, K.A.R. 4-8-28 and K.A.R. 4-8-32 concerning noxious weeds, there will be minimal, if any, fiscal or economic impact on this agency, other governmental agencies, individuals, private businesses or the general public.

Copies of these regulations and the complete fiscal impact statement may be obtained by writing to Ken-

neth M. Wilke at the address above.

Sam Brownback, Secretary State Board of Agriculture

Doc. No. 013568

Doc. No. 013551

Attorney General

Opinion No. 93-68

Elections—Registration of Voters—Registration of Voters; Removal of Names of Voters From Registration Lists; Basis for Removal of Names; Conviction for Felony.

Constitution of the State of Kansas—Suffrage—Disqualification to Vote; Removal of Names of Voters From Registration Lists. Steven W. Hirsch, Decatur County Attorney, Oberlin, June 1, 1993.

K.S.A. 1992 Supp. 21-4603(7) and 22-3722 do not violate section 2 of article 5 of the Kansas constitution. K.S.A. 1992 Supp. 25-2316c places an obligation upon the county election officer to remove from voter registration lists and party affiliation lists maintained by the county election officer the names of persons convicted of felonies. Once the civil rights of the person have been restored pursuant to either K.S.A. 1992 Supp. 21-4603 or 22-3722, the person may register to vote. Cited herein: K.S.A. 1992 Supp. 21-4603; 22-3722; 25-2304; 25-2316c; Kan. const., art. 5, § 2. RDS

Opinion No. 93-70

Probate Code—Adoption—Advertising Restrictions. Senator Mark Parkinson, Twenty-Third District, Olathe, June 1, 1993.

K.S.A. 1992 Supp. 59-2123(a)(1) which prohibits advertisements relating to adoptions violates the first amendment to the United States constitution. Cited herein: K.S.A. 1992 Supp. 59-2112; 59-2123; 59-2130; 59-2132. MF

Opinion No. 93-71

Minors—Detention and Parental Homes or Farms; Camps or Homes for Two or More Counties—Tax Levy, Use of Proceeds; Publication of Resolution; Protest Petition and Election; Time of Election. Robert L. Eastman, Montgomery County Counselor, Coffeyville, June 1, 1993.

No tax levy can be made pursuant to K.S.A. 38-546 once a valid petition has been filed and the time period within which the election is to be held has passed. If a board of county commissioners continues to wish to levy a tax pursuant to K.S.A. 38-546, the board will need to pass a new resolution in accordance with K.S.A. 38-546. The new resolution would then be subject to petition. Cited herein: K.S.A. 10-120; 38-546. RDS

Opinion No. 93-72

Crimes and Punishments; Kansas Criminal Code; General Provisions—1992 Sentencing Guidelines—Consolidation of Probation, Parole and Community Corrections Services. Senator Jerry Moran, Thirty-Seventh District, Hays, June 1, 1993.

In the absence of legislation implementing the consolidation of probation, parole and community corrections services, the "consolidation" provision of section 300 of chapter 239 of the 1992 Session Laws is a nullity. Cited herein: L. 1992, ch. 239, §§ 284, 300. MF

Opinion No. 93-73

State Departments; Public Officers and Employees—Public Officers and Employees; Open Public Meetings—Bodies Subject Thereto; Parental Boards to Valley Center Recreation Commission. Steve Geddes, Director of Recreation, Valley Center Recreation Commission, Valley Center, June 1, 1993.

The parental boards which administer the programs of youth baseball and softball, youth soccer and youth wrestling are subject to the Kansas open meetings act (KOMA), in that the boards receive financial assistance, use the commission's equipment, and operate under the guidelines agreed to by the commission. Although the board members are not appointed by the commission, nor do they receive salary, under the facts of this case, the parental boards are not independent entities from the commission. The parental boards are subordinate groups of a political sub-division that receives or expends and is supported in whole or in part by public funds. Cited herein: K.S.A. 75-4317; 75-4318. NKF

Opinion No. 93-74

State Departments; Public Officers and Employees—Kansas Tort Claims Act—Claims for Damages Against Health Care Providers; Persons Engaged in Residency Training; Claims Arising from Services to Indigent Health Care Clinics. Ted D. Ayres, General Counsel and Director of Government Relations, Topeka, June 1, 1993.

Persons engaged in residency training, as defined by K.S.A. 1992 Supp. 40-3401(r), are entitled to coverage under the Kansas tort claims act for claims which arise from their service to indigent health care clinics, as defined by K.S.A. 1992 Supp. 75-6102(h), as amended, if they are employees of the clinic or if they have entered into the appropriate agreement pursuant to K.S.A. 1992 Supp. 75-6102(f), as amended, and are deemed employees of the state pursuant to K.S.A. 1992 Supp. 75-6120. Cited herein: K.S.A. 1992 Supp. 40-3401; K.S.A. 65-2809, as amended by 1993 S.B. No. 14, § 1; 65-4921; K.S.A. 1992 Supp. 75-6102, as amended by 1993 S.B. No. 14, § 3; 75-6120. JLM

Opinion No. 93-75

Minors—Kansas Juvenile Offenders Code; General Provisions—Confidentiality of Juvenile Records, Disclosure Pursuant to Court Order. Representative Fred Gatlin, One Hundred Twentieth District, Atwood, June 1, 1993.

Pursuant to K.S.A. 1992 Supp. 38-1607(a)(5) and 38-1608(a)(7), a court has the discretion to release the names of juvenile offenders provided that the discretion is not arbitrarily used to discriminate against juveniles of one sex or based upon the juvenile's race, ethnicity or religion. Cited herein: K.S.A. 1992 Supp. 38-1607; 38-1608; 38-1622, MF

911

Opinion No. 93-76

Personal and Real Property—Easements; Uniform Conservation Easement Act—Definitions; Judicial Actions; Who May Bring Action Affecting Conservation Easement; Modification or Termination by Court. Senator Sheila Frahm, Fortieth District, Colby, June 1, 1993.

A watershed district organized pursuant to K.S.A. 24-1201 et seq. has specific statutory authority under K.S.A. 1992 Supp. 58-3810 et seq. to destroy or substantially interfere with an existing conservation easement provided to an agency upon property which a watershed flood prevention structure is to be located. Cited herein: K.S.A. 24-1201; 24-1208; K.S.A. 1992 Supp. 32-807; 58-3810; 58-3814; 58-3816. GE

Robert T. Stephen Attorney General

Doc. No. 013562

State of Kansas

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for items hereinafter listed will be received by the Director of Purchases, 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.

Tuesday, June 22, 1993

29693

University of Kansas Medical Center—Custom open-heart set-up trays

29740

Kansas Public Employees Retirement System— Mailing services

29741

Department of Wildlife and Parks—Hay contract, Sandhills State Park

Wednesday, June 23, 1993

29717

University of Kansas Medical Center—IV infusion pumps and sets (general purpose)

29718

Statewide—Enteral infusion pumps and sets

29732

University of Kansas Medical Center—Renal dialysis infusion pumps and sets

29743

Department of Transportation—Rock salt for ice and snow removal, various locations

96641

University of Kansas Medical Center—Video production system

Thursday, June 24, 1993

A-6877

University of Kansas—Broadcast Hall replacement windows

A-7155

Department of Corrections, Lansing Correctional Facility—Reroof various buildings

A-7157

Department of Administration, Division of Facilities Management—Sun shading screens, Landon State Office Building

29737

Statewide—Telecommunications wire and cable

96591

Department on Aging—Computer Programming, evaluation and technical assistance

96592

Emporia State University—Office furniture

Friday, June 25, 1993

A-7128

Fort Hays State University—Roof repairs, president's residence

A-7131

Wichita State University—Graduate painting studios, Henrion Hall

96622

Kansas State Fair—Asphalt paving

96642

University of Kansas Medical Center—Sale of Computer Tomography (CT) system

Tuesday, June 29, 1993

A-6947

Osawatomie State Hospital—Asbestos abatement, Dejong Building

A-7073(a)

Kansas State University, Salina—Construct building pad

Friday, July 2, 1993

A-6158

University of Kansas Medical Center—Cambridge parking facility repair

Request for Proposal

Friday, June 25, 1993

29733

Space lease, Topeka area office for the Department of Social and Rehabilitation Services

Wednesday, June 30, 1993

29742

Family preservation consulting service (Kansas City area) for the Department of Social and Rehabilitation Services

Jack R. Shipman Director of Purchases

Doc. No. 013564

Kansas Commission on Children, Youth and Families

Notice of Meeting

The Kansas Commission on Children, Youth and Families will meet from 9 a.m. to noon, Friday, June 18, at the Social and Rehabilitation Services (SRS) Staff Development Center, Feldman Building, Room C, State Complex West, 300 S.W. Oakley, Topeka.

Robert C. Harder Chairman (913) 296-0461

Doc. No. 013567

State of Kansas

The Kansas Lottery

Temporary Administrative Regulations

Article 2.—LOTTERY RETAILERS

111-2-24. Powerball retailer sales incentive test. In addition to compensation specified in K.A.R. 111-2-4 and 111-2-6, the Kansas Lottery may also offer the following as bonus incentives to enhance the sale of Powerball on-line tickets: (a) The Powerball sales incentive test will run for an eight-week period between approximately mid-April and mid-June, 1993.

(b) The lottery will randomly select approximately 300 on-line retailers to participate in the test. The retailers will be selected at random but will represent a cross section of retailer types and geography. Selection will also be based upon a retailer's willingness to

participate.

(c) Each participating on-line retailer will be assigned a sales level based upon retailers "base" sales average. The "base" sales average is arrived at by computing retailers' weekly average Powerball sales for the sales week starting July 1, 1992 and ending February 27, 1993. The weekly average is then multiplied by eight to determine "base" sales for an eight-week period.

(d) New retailers coming on line after July 1, 1992, will not be eligible for participation in this promotion.

(e) For every \$250 over "base" sales, the participating retailer will earn one item from the Kansas lottery's "Powerball Incentive Program" "A" book. For every \$500 over "base" sales, participating retailers will earn two items from the "A" book or one item from the "Powerball Incentive Program" "B" book. "A" book items have approximate value of \$12.50 each. "B" book items have an approximate value of \$25.00 each. Additional "A" book items will be awarded at each \$250 increment. Additional "B" book items will be awarded at each \$500 increment. For each \$100 over base, retailers will receive one entry into a sweepstakes drawing.

(f) On a date to be determined by the executive director but not earlier than June 15, 1993, the Kansas Lottery will conduct a random drawing to select 20 winning sweepstakes retailers. Two cards will be de-

posited in a Kansas lottery receptacle or drum for each \$100 increment above base attained by a participating retailer. Using a bare arm technique, a lottery representative will select 20 entries. Winning retailers will each receive a 20-inch color television for each winning entry drawn. The retailer may win more than once. The drawing will be recorded on audio and videotape. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-26-93, March 19, 1993; amended, T-111-5-28-93, May 21, 1993.)

Article 4.—INDIVIDUAL GAME RULES

111-4-405. Name of drawings. The Kansas Lottery shall conduct a series of drawings, entitled the "Heartland Park Drawings." The "Heartland Park Drawings" shall take place on Sunday, June 27, 1993, at Heartland Park, 1805 SW 71st, Topeka, Kansas 66619. Rules applicable are contained in K.A.R. 111-3-1 et seq. and 111-4-405 through 111-4-413. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-5-28-93, May 21, 1993.)

111-4-407. Prizes. The winners selected at the "Heartland Park Drawings" conducted pursuant to K.A.R. 111-4-405 et seq. shall receive prizes as follows.

Twelve tickets shall be drawn, one at a drawing prior to each race final. Prizes shall be determined by the winning driver's speed in each of the twelve different classes with the winning dollar amount representing the actual speed of the winning driver with the minimum and maximum dollar amounts as follows:

Class	Minimum Dollar Amount	Maximum Dollar Amount
Top Fuel Dragster	225	325
Top Fuel Funny Car	225	325
Pro Stock	125	225
Top Alcohol Dragster	1 <i>7</i> 5	275
Top Alcohol Funny Car	175	275
Competition Eliminator	125	225
Super Stock	. 75	175
Stock Eliminator	50	150
Super Street	50	150
Super Gas	<i>7</i> 5	175
Super Comp	100	200
Motorcycle	100	200

All prize awards are subject to lottery validation, setoffs and deductions provided by law. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-28-93, May 21, 1993.)

111-4-408. Entry into drawings. Entry into the "Heartland Park Drawings" is accomplished by the process detailed in the following subparagraphs:

(a) Obtain a valid Kansas instant lottery ticket;

(b) Determine if the ticket is a winning ticket in accordance with any instant game rules. If the ticket is a winning ticket, it is not eligible for the "Heartland Park Drawings," and shall be redeemed in accordance with the instant game rules;

(c) If the ticket is a valid non-winning ticket, the ticket is eligible for winning a drawing and the holder of the ticket may enter the "Heartland Park Drawings."

(d) The holder of the non-winning ticket must complete the information form on the back of the ticket in a legible manner and sign it.

(e) The holder of the ticket need not be present to win at the time of the "Heartland Park Drawings."

(f) There is no limit to the number of entries a par-

ticipant may make.

(g) For the racing events occurring on June 24, 25 and 26, 1993, the receptacle(s) or drum(s) shall open at 8:00 a.m. and close immediately preceding the final racing events identified in K.A.R. 111-4-407 on June 27, 1993.

(h) The holder of a non-winning ticket must take each non-winning ticket with the information form on the back completed, to the location of either of two receptacle(s) or drum(s) at the "Heartland Park Drawings" and place it in the receptacle(s) or drum(s) pro-

vided by the lottery.

- (i) On Sunday, June 27, 1993, the Kansas lottery will sponsor its "Heartland Park Drawings." Players enter the drawings by placing non-winning tickets into either of the two receptacle(s) or drum(s) located inside the admission gate at Heartland Park. One will be located inside the admission gate in the concession area on the west side of the track, and the second will be near the pit area. Twelve tickets will be drawn from the combined contents of the two receptacle(s) or drum(s). Following validation by lottery security personnel, the winners' names shall be announced.
- (i) Prior to the Heartland Park drawings for prizes on June 27, 1993, set forth in K.A.R. 111-4-407 or 111-4-413, the contents of the receptacle(s) or drum(s) shall be combined under the supervision of lottery personnel present, and the drawings shall be from the receptacle or drum containing all the tickets. Drawings shall be held at the lottery selling location on the west side of the track. (Authorized by and implementing K.S.A. 74-8710(b); effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-28-93, May 21, 1993.)

RULES FOR INSTANT GAME NO. 59 "INSTANT KENO"

111-4-497. Name of game. The Kansas Lottery shall conduct an instant winner lottery game entitled "Instant Keno" commencing on or after May 24, 1993. The specific rules for the "Instant Keno" game are contained in K.A.R. 111-3-1 et seq. and 111-4-497 through 111-4-500. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993).

111-4-498. Definitions. The following definitions shall apply to the "Instant Keno" instant lottery game:

(a) "Game symbols" are the numbers, letters, symbols, or pictures printed in the play area of each instant game ticket and which determine if the ticket bearer is entitled to a prize. In this instant game, the game symbols are printed in black ink in WGI Symbol Font 10 with matching captions in WGI Cap Font. Game symbols appear in the "YOUR NUMBERS" area and

in each of 12 play spots within the "MATCH NUM-BERS" area. Each game symbol for this instant game is one of the following: 01 - 02 - 03 - 04 - 05 - 06 - 07 - 08 - 09 - 10 - 11 - 12 - 13 - 14 - 15 - 16 - 17 - 18 -19 - 20 - 21 - 22 - 23 - 24 - 25 - 26 - 27 - 28 - 29 - 30 - 31 - 32 - 33 - 34 - 35 - 36 appearing with their respective captions inside a circle.

(b) "Game symbol captions" are the words or portions of words, letters or numbers printed beneath each game symbol in the play area and are used to repeat or explain the game symbol. The game symbol caption associated with each game symbol is as

Game Symbol Caption Game Symbol ONE TWO THR **FOUR FIVE** SIX SEV **EGT** NIN TEN 10 11 **ELVN** 12 **TWLV** THRN 13 14 FRTN **FFTN** 15 **SXTN** 16 17 SVTN 18 **EGTN** 19 NITN **TWEN** 20 **TWON** 21 22 **TWTW** 23 **TWTH TWFR** 25 **TWFV** 26 **TWSX** 27 **TWSV** 28 **TWET** 29 TWNN THTY 31 THON THTW 33 THTH 34 THFR THFV THSX

- (c) "Ticket validation number" means a unique number appearing on each ticket which is used to validate winning tickets. For this instant game, the ticket validation number is a 10-digit number which appears under the latex covering on the front of each instant
- (d) "Book-ticket number" means the unique number appearing on each ticket which includes the number of the book from which it was removed and the serially assigned number of the ticket within that book. For this instant game, the book-ticket number is an 8-digit book number followed by a dash and then a 3-digit ticket number. The ticket numbers in each book start with 000 and end with 299. The book-ticket number is printed in black ink on the front of each instant game ticket.

(e) "Retailer validation code" means the small letters found under removable covering in the play area of

each instant game ticket. The retailer uses this code to verify and validate winners which are to be paid by the retailer. In this instant game, the retailer validation code is a two letter code printed and appearing in two of eight varying locations among the game symbols in each play area. The codes and their meanings are as follows: CC = \$1.00; KK = \$5.00; BB = \$10.00. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-4-499. Determination of instant prize winners. An instant prize winner is determined for this instant game when the player removes or "scratches off" the removable layer of material covering play areas entitled "YOUR NUMBERS" and "MATCH NUM-BERS" to reveal the game symbols and captions in the play area. If one or more of the six numbers in the 'MATCH NUMBERS" area match one of the numbers in the "YOUR NUMBERS" area, the player wins the amount shown on the front of the ticket. (Authorized by K.S.A. 74-8710(b), (c) & (i); implementing K.S.A. 74-8710(b), (c) & (i) and 74-8720(b) & (d); effective, T-111-5-28-93, May 21, 1993.)

111-4-500. Number and value of instant prizes. (a) There will be approximately 3,000,000 tickets ordered for this instant game. The expected number and value of the instant prizes are as follows:

Prizes	Expected Number of	Expected
	Prizes in Game	Value in Game
\$1	475,000	\$ 475,000
\$ 5	115,000	575,000
\$10	45,000	450,000
\$50	1,500	75,000
\$100	250	25,000
\$1000	20	20,000
San Francisco	636,770	\$1,620,000

(b) The executive director may terminate the sale of tickets prior to the complete sale of all tickets. In this event, the number and value of prizes will be approximately proportional to the number of tickets ac-

(c) All prizes are subject to deductions provided by law. (Authorized by K.S.A. 74-8710(b), (c) & (f); implementing K.S.A. 74-8710(b), (c) & (f); and 74-8720; effective, T-111-5-28-93, May 21, 1993.)

Article 7.—CASH LOTTO GAME RULES

111-7-79. Cancellation of tickets. (a) A single game or consecutive game ticket may be cancelled provided it is cancelled prior to the drawing at the same terminal from which it was purchased. The cancelled ticket, along with the terminal issued cancellation slip, must be retained and turned over to the lottery.

(b) If a single game or consecutive game ticket is not cancelled before the first game, credit may still be given to a retailer provided the following steps are taken:

(1) The retailer attempts to cancel the ticket within 30 seconds from the time of the first draw for which the ticket was eligible and a computer record is created of the attempt to cancel;

(2) The retailer calls the on-line vendor's "hotline" number, gives the ticket number to the operator and completely fills out a problem ticket report; and

(3) The retailer does not cash, or attempt to cash the ticket; and

(4) The retailer mails the ticket attached to the completed problem ticket report to the lottery within two

weeks from the date of purchase.

(c) An exchange ticket cannot be cancelled. (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-28-93, May 21, 1993.)

KENO PLUS

111-7-91. Name of the game; rules and regulations. The Kansas lottery shall conduct a lotto game "Keno Plus," beginning on or after June 30, 1993. The specific rules for the "Keno Plus" game are contained in K.A.R. 111-6-1 et seq. and 111-7-91 through 111-7-98. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-7-92. Definitions. The following definitions

shall apply to "Keno Plus."

(a) "Auto replay" means the ability for an operator, during a ticket validation, to request a new ticket with all the same wager details. The new ticket or replay will have a new and unique serial number.

(b) "Exchange ticket" means the ticket issued to replace a consecutive game ticket that is validated before

the last game on the ticket.

(c) "Game board" or "board" means that area of the game slip which contains 80 numbers from one through 80.

(d) "Game slip" means the form(s) used in marking

a player's game plays.

(e) "Regular game" or "regular wager" means the

simple selection of one to 10 spots per game.

(f) "Special game" or "special wager" means any keno game variant devised and approved by the lottery which can be offered as a separate feature in addition to the normal game type offerings and require marking a "specials" game slip. "Special games" or "special wagers" include the following:

(1) "State special" is a pattern game played by marking the box entitled "state special" on a "specials" game slip resulting in the issuance of a ticket in which 32 numbers are marked to form the letters KS. The numbers marked are 1, 5, 7, 8, 9, 10, 11, 14, 17, 20, 21, 23, 27, 31, 33, 38, 41, 42, 49, 51, 53, 60, 61, 64, 67, 70, 71, 75, 77, 78, 79 and 80.

(2) "All top" is a pattern game played by marking the box entitled "all top" on a "specials" game slip resulting in the issuance of a ticket in which the top

40 numbers—one through 40—are marked.

(3) "All bottom" is a pattern game played by marking the box entitled "all bottom" on a "specials" game slip resulting in the issuance of a ticket in which the bottom 40 numbers—41 through 80—are marked.

(4) "Inside" is a pattern game played by marking the box entitled "inside" on a "specials" game slip resulting in the issuance of a ticket in which the 32 numbers marked appear in the center of the board. The numbers marked are 14, 15, 16, 17, 23, 24, 25, 26, 27, 28, 33, 34, 35, 36, 37, 38, 43, 44, 45, 46, 47, 48, 53, 54, 55, 56, 57, 58, 64, 65, 66 and 67.

(4) "Triple play" is a quick pick way bet game played on a "specials" game slip in which nine numbers are combined into three groups of three spots marked with one group containing three "A's," the second group containing three "B's" and the third group containing three "C's."

(6) "Super eight" is a game played by marking the box entitled "super eight" on a "specials" game slip resulting in the issuance of a ticket on which all 80 blocks are marked into 20 vertical groups of four identical letters starting with 1, 11, 21 and 31 marked with "A's" to form group A, and ending with 50, 60, 70 and 80 marked with "T's" to form group T.

(g) "Spot checker" means an automated device used by players to check the status of their tickets. Winning tickets are required to be presented to a terminal op-

erator for validation.

(h) "Spot" or "spots" means the amount of numbers a player wishes to play individually or group together

per game.

(i) "Way game" or "way bet" means a game in which players have the opportunity to combine spots into up to five groups in various ways on a single ticket. Each group marked by a separate letter (A, B, C, D, E) may contain from one to 10 spots. Each group or combination of groups is paid for individually and prizes are determined from the prize structure identified at subsection (a) of K.A.R. 111-7-95. To play a "way game" players must mark a "way bets" game

(j) "Winning numbers" mean the 20 numbers between one and 80, randomly selected at each drawing, which shall be used to determine winning plays contained on a game ticket. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May

21, 1993.)

111-7-93. Game description; retail sale of tickets. (a) "Keno Plus" is a 10 of 20 of 80 lottery game with fixed prize amounts. For each game, a player may select a regular wager of one to 10 spots, combinations of spots ("way bet"), or one of the "special wagers." The lottery then selects 20 winning numbers from one to 80. Prizes are awarded based on the total amount of winning numbers matched by a player for the number of spots played for that game.

(b) To play, a player provides selections to a terminal operator by a game slip or other acceptable

(c) For "regular wagers," a player may select the quick pick option instead of selecting his or her own

(d) A player must select the amount to be wagered

(e) A player may then select the spots or groups of spots to be played. Spots for a regular wager are marked by placing an "x" in the appropriate boxes. Groups of spots for a "way bet" are indicated by placing a capital letter (A, B, C, D, E) over the numbers that are to be grouped together using a single letter for each group. "Special wagers" are selected by placing an "x" in the appropriate box on a "specials" game slip.

(f) For "way bets," players must mark each group of spots to be included in the wager with capital letter(s) A, B, C, D or E and mark the prize amount for each group.

(g) A player must mark the number of consecutive games to be played if greater than one (2, 3, 4, 5 or

(h) The cost of each ticket equals the amount wagered per game times the number of consecutive

games indicated by the player.

(i) For "regular wagers," the minimum wager shall be \$1.00 per game; the maximum wager shall be \$20.00 per game. For "way betting," the minimum wager for one way is \$1.00, for two to 14 ways is \$.50 for 15 to 21 ways is \$.25 and for 22 ways and up is \$.10. The maximum per way is \$2.00. For "special wagers," the wager amounts are indicated for each type on the "specials" game slip. The maximum wager for a "special wagers" ticket is \$100.00. Any amounts greater than \$100.00 will be rejected. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-7-94. Cancellation of tickets. (a) A single game or consecutive game ticket may be cancelled provided it is cancelled prior to the drawing at the same terminal from which it was purchased. The cancelled ticket, along with the terminal issued cancellation slip, must be retained and turned over to the lottery.

(b) If a single game or consecutive game ticket is not cancelled before the first game, credit may still be given to a retailer provided the following steps are

(1) The retailer attempts to cancel the ticket within 30 seconds of the time of the first draw for which the ticket was eligible and a computer record is created of the attempt to cancel;

(2) The retailer calls the on-line vendor's "hotline" number, gives the ticket number to the operator and completely fills out a problem ticket report; and

(3) The retailer does not cash, or attempt to cash

the ticket; and

(4) The retailer mails the ticket attached to the completed problem ticket report to the lottery within two weeks from the date of purchase.

(c) An exchange ticket cannot be cancelled. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-7-95. Prize structure. (a) Prizes for each \$1.00 wagered on "regular" and "way" bets shall be as follows:

Mark 10 Spots:

NUMBER CORRECT	ODDS 1:	NUMBER OF POTENTIAL WINNERS	PRIZE
10	8,911,711.20	1	\$100,000
9	163,381.40	55	\$2,000
8	7,384.50	1,207	\$250
7	620.70	14,358	\$50
6	87.10	102,301	\$10
			(continued)

			 Nansas	Kegister			
5 0	19.40 21.80	458,309 408,074	\$1 \$5	Mark 4 Spots:			
V	21.00	% Payout	53.36%	NUMBER CORRECT		NUMBER OF POTENTIAL	
		Overall Odds	1:9.05		ODDS 1:	WINNERS	PRIZE
100				4	326.40	1	\$50
Mark 9 Spots:		- :		3 2	23.10 4.70	14 69	\$4 \$1
NUMBER		NUMBER OF				% Payout	53.91%
CORRECT	ODDS 1:	POTENTIAL WINNERS	PRIZE			Overall Odds	1:3.88
9	1,380,687.60	. 1	\$25,000	Mark 3 Spots:			
8 7	30,681.90 1,690.10	45 817	\$2,000 \$100	NUMBER		NUMBER OF	
6	174.80	7,897	\$20	CORRECT	ODDS 1:	POTENTIAL WINNERS	PRIZE
5 4	30.70 8.80	45,012 157,544	\$5 \$1	2	72.10	Winners 1	\$20
	0.00	% Payout	53.34%	3 2	72.10	10	\$20 \$2
		Overall Odds	1:6.53			% Payout	55.52%
						Overall Odds	1: 6 .55
Mark 8 Spots:			**	Mark 2 Spots:			
NUMBER		NUMBER OF		NUMBER		NUMBER OF	
CORRECT		POTENTIAL		CORRECT	ODDC 4	POTENTIAL	nnr/717
	ODDS 1:	WINNERS	PRIZE		ODDS 1:	WINNERS	PRIZE
8 7	230,114.60 6,232.30	1 37	\$10,000 \$250	2	16.60	7 Paragra	\$9 54 330
6	422.50	545	\$50			% Payout Overall Odds	54.22% 1:16.63
5 4	54.60 12.30	4,212 18,755	\$10 \$2	Mark 1 Spot:			
		% Payout	54.77%		•		
•		Overall Odds	1:9.77	NUMBER CORRECT		NUMBER OF POTENTIAL	
				77 TA	ODDS 1:	WINNERS	PRIZE
Mark 7 Spots:				1	4.00	1	\$2
NUMBER		NUMBER OF				% Payout	50.00%
CORRECT	ODDS 1:	POTENTIAL WINNERS	PRIZE			Overall Odds	1:4.00
7	40,979.30	1	\$2,000	(b) Prizes fo	r "special	wagers" are de	etermined as
6	1,366.00	30	\$100	follows:	. · • • .		
5 4	115.80 19.20	354 2,139	\$10 \$3			d "inside" are p	
3	5.70	7,171	\$1			play 32 number ys to win and	
		% Payout Overall Odds	54.01% 1:4.23		- ·	he number of sp	
		Overan Odds	1:4.25	below:			
Mark 6 Spots:				MATCH	ODD	S 1:	PRIZE
NUMBER		NUMBER OF		20 19		343,883.10 026,531.70	\$100,000 \$ 25,000
CORRECT		POTENTIAL		18		648,088.30	\$ 10,000
	ODDS 1:	WINNERS	PRIZE	17 16		361,309.10	\$ 5,000
6 5	7,752.80 323.00	1 24	\$1,000 \$50	15		30,227.20 3,649.60	\$ 2,000 \$ 1,000
4	35.00	221	\$50 \$5	14		611.10	\$ 100
3	7.70	1,006	\$1	13 12		138.20 41.50	\$ 50 \$ 10
	* * * * * * * * * * * * * * * * * * *	% Payout Overall Odds	55.65% 1:6.19	11		16.30	\$ 5
		Overan Odds	1.0.19	5 4		16.10 43.60	\$ 5 \$ 10
Mark 5 Spots:				3		167.90	\$ 50
NUMBER		NUMBER OF		2 1		975.10 9,572.00	\$ 300 \$ 1,000
CORRECT		POTENTIAL		Ō		211,244.30	\$ 10,000
	ODDS 1:	WINNERS	PRIZE	Percent Payout !	54.52%		
5 4	1,550.60 82.70	1 19	\$400 \$10	Overall Odds	1:5.35		
3	11.90	130	\$10 \$2			bottom" are pa	
		% Payout	54.70%			play all 40 numl	
	A STATE OF THE STA	Overall Odds	1:10.34			om (41-80) for a tys to win and	
	* .		ž.	There are 10 u	MICICILL WG	ys to will allo	numbers are

determined by matching the number of spots identified

Match	Odds of Winning a Pr	ize	Prize
20	25,646,754.90		\$100,000.00
19	673,227.30	* - 17 ***	\$10,000.00
18	39,975.70	, *	\$5,000.00
17	4,032.60		\$1,000.00
16	615.50		\$125.00
. 15	133.60		\$25.00
14	39.70		\$10.00
13	15.80		\$5.00
7	15.80	•	\$5.00
6	39.70		\$10.00
5	133.60		\$25.00
4	615.50		\$125.00
3	4,032.60		\$1,000.00
2	39,975.70		\$5,000.00
1	673,227.30		\$10,000.00
No Match	25,646,754.90	,	\$100,000.00

Percent Payout 55.56% Overall Odds 1:5.11

(3) "Triple play" is a quick pick "way bet" game in which three groups of three spots marked with three "A's," three "B's" and three "C's" enabling a player to win seven different ways for a \$7.00 wager. There are seven ways to combine three groups of three

(A) Three groups of three spots—AAA BBB CCC.

(B) Three groups of six spots—AAABBB AAACCC BBBCCC.

(C) One group of nine spots—AAABBBCCC.

Prizes are determined in the same manner as "regular" and "way bets" identified at subsection (a) with each

group of spots playing as a separate game.

(4) "Super eight" is a game consisting of 190 different eight spot plays. The 80 number field on the board is divided into 20 vertical groups of four identical letters starting with 1, 11, 21 and 31 marked with "A's" to form group A, and each additional group marked with letters in alphabetical order ending with the numbers 50, 60, 70 and 80 marked with "T's." Each vertical group of letters is combined with every other vertical group to form up to 190 possible eight spot combinations. Each combination is played for \$.10 resulting in a \$19.00 wager. Prizes are determined in the same manner as a "regular" "eight spot" game identified at subsection (a) with each group of spots playing as a separate game.

(c) The maximum prize awarded per game per ticket shall be \$100,000 regardless of the amount wagered

per game.

(d) A player is eligible to receive only the highest prize per spot per game played on a ticket. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-7-96. Determination of winners. (a) "Keno Plus" tickets may be sold every day of the year between 6:00 a.m. and 11:50 p.m. with validations allowed until 12:00 midnight unless cancelled by the lottery.

(b) The selection of winning numbers shall take place as nearly as possible, at five-minute intervals. The first drawing will be at 6:05 a.m. with subsequent drawings every five minutes thereafter with the last drawing at 11:50 p.m. All drawings will occur either on the hour or at multiples of five minutes past the hour. If a drawing cannot be held at the scheduled drawing time, the delayed drawing will take place at the next scheduled drawing time. Ticket sales for each drawing will end momentarily immediately prior to the scheduled drawing and then resume for the next drawing without delay. "Keno Plus" wagering will not be inhibited between games. Each game is identified by a 6-digit consecutive game number that is assigned by the central system and the game number(s) for the drawing(s) for which the ticket was purchased will appear on the ticket. In the event a drawing does not occur at the drawing time scheduled, sales for that drawing will remain closed. Sales for the following drawing will remain open until five minutes after the results of the delayed drawing have been posted by the system. Winning game number selections for any games remaining on a player's ticket at the end of daily sales shall take place the next day.

(c) Winning number combinations separate and apart from those used for "Club Keno" (K.A.R. 11-7-76 et seq.) shall be generated every five minutes through the use of a computer-driven random number generator located at lottery headquarters. The generator shall be statistically analyzed, tested, and certified by an independent qualified lottery statistician for integrity. Periodic checks shall be made to ensure the

randomness of the system at least annually.

(d) The Kansas lottery director of security shall establish the procedures for the operation and security of the random number generator, including the specification of those individuals who shall have access to the system. A security officer shall accompany anyone needing access to the secured area containing the generator for any reason. (Authorized by K.S.A. 74-8710; implementing K.S.A. 74-8710 and 74-8720; effective, T-111-5-28-93, May 21, 1993.)

111-7-97. Ticket validation (a) The ticket must be validated in accordance with the provisions of rule K.A.R. 111-6-7.

(b) A winning ticket must contain the required number of correct spots in relation to the total number of spots contained on the ticket per the prize structure(s)

listed in K.A.R. 111-7-95.

(c) A ticket with consecutive games may be validated before all the winning number game selections have been made for the remainder of the games on the ticket. An exchange ticket will be issued if a winning ticket is valid for future games. The exchange ticket will be valid for any games for which a drawing has not yet been conducted. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

111-7-98. Treatment of equipment. The equipment provided to a "Keno Plus" retailer by the lottery shall be used only for the performance of lottery authorized games under the terms of the retailer agreement. Equipment provided shall include a lottery terminal, television monitor, remote control unit, television controller, number display board, mounting bracket and spot checker. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-28-93, May 21, 1993.)

> Ralph Decker Executive Director

Doc. No. 013549

Information Network of Kansas

Notice of Meeting

The Information Network of Kansas Board will meet at 3 p.m. Thursday, June 17. The meeting will be held at Kansas Inc., 632 S.W. Van Buren, Suite 100, Topeka. The meeting is open to the public.

Charles R. Warren President

Doc. No. 013553

State of Kansas

Department of Administration

Public Notice

Under requirements of K.S.A. 65-34,117(b), records of the Division of Accounts and Reports show the unobligated balances are \$1,775,267.97 in the Underground Petroleum Storage Tank Release Trust Fund and \$9,652,265.43 in the Aboveground Petroleum Storage Tank Release Trust Fund at May 31, 1993.

Susan M. Seltsam Secretary of Administration

Doc. No. 013556

State of Kansas

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of June 14 through June 27.

Date	Room	Time	Committee	Agenda
June 14 June 15	514-S 514-S	10:00 a.m. 9:00 a.m.	Joint Committee on Administrative Rules and Regulations	Review of JCARR annual rept.; Review of rules and regulations filed by St. Bd. of Ed.; Bank Commissioner; Bd. of Examiners in Optometry; Sec. of Corrections; Sec. of Admin.; Sec. of KDHE; Securities Commissioner; Sec. of Wildlife and Parks; Sec. of SRS; St. Fire Marshal; and Sec. of Transportation.
June 14 June 15	531-N 531-N	10:00 a.m. 9:00 a.m.	Legislative Educational Planning Committee	14th: a.m.—Staff briefings on committee activities and Overview of postsecondary education. P.M.—Rept. from Bd. of Regents, Bd. of Education, and Washburn Univ. on planning activities. 15th: a.m.—Suggestions from conferees for items to study; Committee Discussion of interim topics.
June 16 June 17	527-S 527-S	9:00 a.m.	Task Force on Funding of Community Colleges	16th: a.m.—Staff briefing on task force charge, past funding studies, and funding of community colleges and AVTS. p.m.—Testimony from Community College and AVTS representatives concerning task force charge. 17th: a.m.—Input from interested parties concerning task force activities; Organizational matters relating to task force and discussion of future meetings.
June 17 June 18	514-S 514-S	9:30 a.m. 9:00 a.m.	Joint Committee on Health Care Decisions for the 1990's	17th: Tour of KUMC. 18th: Continuation of medical education issues.

No limit

No limit

110011011		Kansas Kegister	
June 21	519-S	10:00 a.m. KS Committee on School District Finance and Quality	Background Information, review of 1993 School finance
\$\frac{1}{2}	• • • •	Performance	legislation, and organizational and planning matters.
\$		Special Standing Committees	
June 14 June 14	514-S 514-S	8:00 a.m. House Taxation Committee 8:00 a.m.	Agenda Unavailable.
5 4.5 %			Thurst Time

Emil Lutz Director of Legislative Administrative Services

Doc. No. 013563

State of Kansas

Secretary of State

I, Bill Graves, Secretary of State of the State of Kansas, do hereby certify that the following bill 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

(Editor's Note: The following bill contains line-item vetoes by the Governor. The Governor's line-item veto message immediately follows the bill.)

(Published in the Kansas Register, June 10, 1993.)

HOUSE Substitute for SENATE BILL No. 437

AN ACT making and concerning appropriations for the fiscal years ending June 30, 1993, and June 30, 1994; authorizing certain transfers and fees. imposing certain restrictions and limitations and directing or authorizing certain receipts, disbursements, capital improvements and acts incidental to the foregoing; amending section 3 of 1993 Senate Bill No. 57, section 11 of 1993 House Bill No. 2087, section 42 of chapter 327 of the 1992 Session Laws of Kansas and K.S.A. 1992 Supp. 79-2959, 79-2964, 79-3425i, 79-34,147 and 82a-953a and repealing the existing sections; also repealing section 8 of 1993 House Bill No. 2064 and K.S.A. 1992 Supp. 79-2959a; 79-2964a, 79-3425e, 79-34,147b and 82a-953

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

Section 1. (a) For the fiscal years ending June 30, 1993, and June 30, 1994, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, fees, receipts, disbursements, and acts incidental to the foregoing are hereby directed or authorized as provided in this act.

(b) The agencies named in this act are hereby authorized to initiate and complete the capital improvement projects specified and authorized by this act or for which appropriations are made by this act, subject to the restrictions and limitations imposed by this act.

(c) This act shall be known and may be cited as the omnibus appropriation act of 1993 and shall constitute the omnibus reconciliation spending limit bill for the 1993 regular session of the legislature for purposes of subsection (a) of K.S.A. 1992 Supp. 75-6702 and amendments thereto.

Sec. 2.

STATE CORPORATION COMMISSION

There is appropriated for the above agency from the following special revenue funds for the fiscal year ending June 30, 1994, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Public service regulation fund

No limit

Provided, That all transfers of money from this fund to the utility regulatory fee fund of the citizens' utility ratepayer board shall be in addition to any limitation imposed on this fund. Provided further,

That expenditures from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund shall not exceed, in the aggregate, \$11,043,386.

Motor carrier license fees fund

Provided, That expenditures from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund shall not exceed, in the aggregate, \$11,043,386.

Provided. That any expenditure made from this fund for plugging abandoned wells, cleanup of pollution from oil and gas activities and

testing of wells shall be in addition to any expenditure limitation imposed on this fund: Provided further. That expenditures from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund shall not exceed, in the aggregate,

Base state registration clearing fund...... (b) On July 1, 1993, the position limitation established by section 8 of 1993 Senate Bill No. 41 for the above agency is hereby increased

Sec. 3.

from 224.0 to 225.0.

ATTORNEY GENERAL

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Additional operating expenditures for investigation and litigation regarding interstate water rights.....

\$91,630

Sec 4

KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTEM

On the effective date of this act, the expenditure limitation established by section 9(b) of 1993 Senate Bill No. 62 on the administrative expenses account of the Kansas public employees retirement fund is hereby increased from \$3,749,589 to \$3,820,134.

(b) On the effective date of this act, the expenditure limitation established by section 9(c) of 1993 Senate Bill No. 62 on the investment related expenses account of the Kansas public employees retirement fund is hereby increased from \$16,491,119 to \$16,559,119.

(c) On the effective date of this act, the expenditure limitation established by section 9(i) of 1993 Senate Bill No. 62 on the investment consultant fees subaccount of the investment related expenses account of the Kansas public employees retirement fund is hereby increased from \$251,167 to \$269,167.

(d) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 Senate Bill No. 41 on the agency operations account of the Kansas public employees retirement fund is hereby increased from \$3,794,593 to \$4,281,331.

(e) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 Senate Bill No. 41 on the investment related expenses account of the Kansas public employees retirement fund is hereby decreased from \$16,677,198 to \$16,565,198.

(f) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 Senate Bill No. 41 on the direct placement management fees account of the Kansas public employees retirement fund is hereby decreased from \$2,592,000 to \$2,480,000.

(g) On July 1, 1993, the position limitation established by section 8 of 1993 Senate Bill No. 41 for the above agency is hereby increased from 74.0 to 76.0.

(h) Prior to implementation of the proposed computer system upgrade and the acquisition of new hardware and software, the joint committee on computers and telecommunications shall review the proposed acquisitions to be submitted by the Kansas public employees retirement system for the fiscal year ending June 30, 1994.

(i) On July 1, 1993, of the \$56,509,545 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 Senate Bill No. 41 from the state general fund in the employers' contributions account, the sum of \$2,650,707 is hereby lapsed.

Sec. 5

KANSAS LOTTERY

(a) On the effective date of this act, the expenditure limitation established by the state finance council on the lottery operating fund is hereby decreased from \$10,501,538 to \$9,428,072.

(b) On the effective date of this act, the expenditure limitation established by section 33(c) of 1993 House Bill No. 2087 on the other operating expenditures account of the lottery operating fund is hereby increased from \$4,703,494 to \$4,884,717.

(c) On or after July 1, 1993, whenever sufficient funds are available, the director of accounts and reports shall transfer the sum of \$2,000,000 from the lottery operating fund to the state gaming revenues fund

(d) On July 1, 1993, the expenditure limitation established by section 4(a) of 1993 House Bill No. 2063 on the lottery operating fund is hereby decreased from \$8,699,178 to \$8,308,301.

(e) On July 1, 1993, the expenditure limitation established by section 4(a) of 1993 House Bill No. 2063 on the lottery computer system and software account of the lottery operating fund is hereby decreased from \$488,500 to \$0.

(f) On July 1, 1993, the expenditure limitation established by section 4(a) of 1993 House Bill No. 2063 on the other operating expenditures account of the lottery operating fund is hereby increased from \$4,913,505 to \$5,011,128.

Sec. 6.

KANSAS REAL ESTATE COMMISSION

(a) On July 1, 1993, the expenditure limitation established by section 18(a) of 1993 House Bill No. 2046 on the real estate fee fund is hereby increased from \$565,003 to \$596,495.

(b) On July 1, 1993, the expenditure limitation established by section 18(a) of 1993 House Bill No. 2046 on the appraiser fee fund is hereby increased from \$73,385 to \$111,543.

(c) On July 1, 1993, the position limitation established by section 22 of 1993 House Bill No. 2046 for the above agency is hereby increased from 15.0 to 16.0.

(d) On October 1, 1993, the position limitation established by subsection (b)(1) of this section for the above agency is hereby decreased from 16.0 to 15.0.

(e) On October 1, 1993, the appropriation made for the Kansas real estate commission by section 18(a) of 1993 House Bill No. 2046 of all moneys lawfully credited to and available in the appraiser fee fund is hereby lapsed.

(f) On October 1, 1993, the appropriation made for the Kansas real estate commission by section 18(a) of 1993 House Bill No. 2046 of all moneys lawfully credited to and available in the federal registry clearing fund is hereby lapsed.

Sec. 7.

REAL ESTATE APPRAISAL BOARD

(a) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Appraiser fee fund \$\frac{\text{Fiscal Year}}{\text{1993}} \text{\$\frac{\text{Fiscal Year}}{\text{1993}}}\$

Appraiser fee fund \$\text{\$111.543}\$

Federal registry clearing fund \$\text{No limit}\$

- (b) The number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, for the real estate appraisal board that are financed by appropriations made by this section shall not exceed 2.0.
- (c) All expenditures from the appraiser fee fund or the federal registry clearing fund during the period from July 1, 1993, through September 30, 1993, and any encumbrances of moneys in either of such funds, by the Kansas real estate commission shall be accounted

for as though such expenditures or encumbrances had been made or authorized by the real estate appraisal board for all purposes of the expenditure limitations imposed on such funds for fiscal year

Sec. 8.

KANSAS RACING COMMISSION

(a) On the effective date of this act, the expenditure limitation established by section 6(a) of chapter 327 of the 1992 Session Laws of Kansas on the county fair horse racing benefit fund is hereby increased from \$0 to No limit.

(b) On July 1, 1993, the expenditure limitation established by section 5(a) of 1993 House Bill No. 2063 on the state racing fund

is hereby decreased from \$2,339,495 to \$1,929,998.

(c) On July 1, 1993, the expenditure limitation established by section 5(a) of 1993 House Bill No. 2063 on the salaries and wages account of the state racing fund is hereby decreased from \$1,151,244 to \$1,033,791.

(d) On July 1, 1993, the expenditure limitation established by section 5(a) of 1993 House Bill No. 2063 on the computer systems upgrade account of the state racing fund is hereby decreased from \$38,760 to \$0.

(e) On July 1, 1993, the expenditure limitation established by section 5(a) of 1993 House Bill No. 2063 on the other operating expenditures account of the state racing fund is hereby decreased from \$1,149,491 to \$896,207.

(f) On July 1, 1993, the expenditure limitation established by section 5(a) of 1993 House Bill No. 2063 on the county fair horse racing benefit fund is hereby increased from \$0 to No limit.

(g) On July 1, 1993, the position limitation established by section 10 of 1993 House Bill No. 2063 for the above agency is hereby decreased from 57.5 to 48.5.

Sec. 9.

EMPORIA STATE UNIVERSITY

(a) On and after July 1, 1993, the above agency may make expenditures from the residence hall renovation revenue fund for fiscal year 1994 for construction for the capital improvement project to renovate residence halls and refinance existing residence hall renovation debt financing and this capital improvement project shall be deemed to have been presented to the joint committee on state building construction.

(b) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not

exceed the following:

general fund for the fiscal years specified, the following:

Fiscal Year Fiscal Year 1993 1994 849,371

(d) On July 1, 1993, the expenditure limitation established by section 7(b) of 1993 Senate Bill No. 43 on the general fees fund is hereby decreased from \$7,678,562 to \$7,561,999.

Sec. 10.

FORT HAYS STATE UNIVERSITY

- (a) On July 1, 1993, the position limitation established by section 13(a) of 1993 Senate Bill No. 43 for the above agency is hereby decreased from 303.0 to 301.3.
- (b) On July 1, 1993, the position limitation established by section 13(b) of 1993 Senate Bill No. 43 for the above agency is hereby increased from 361.8 to 368.0.
- (c) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Fiscal Year Fiscal Year 1993 No limit

(d) In addition to the purposes for which expenditures may be made by the above agency from the restricted fees fund for the fiscal

Regents supplemental grant fund

year ending June 30, 1994, as provided by section 2(b) of 1993 Senate Bill No. 43, moneys may be expended by the above agency from the nurse practitioner program—department of nursing family care clinic account of the restricted fees fund during fiscal year 1994.

(e) There is appropriated for the above agency from the state

general fund for the fiscal year specified, the following:

Fiscal Year 1993 Fiscal Year 1994 Fiscal Year

(f) On July 1, 1993, of the \$21,380,954 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$330,093 is hereby lapsed.

(g) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 Senate Bill No. 43 on the general fees fund is hereby increased from \$6,865,599 to \$7,129,165.

Sec. 11.

PITTSBURG STATE UNIVERSITY

(a) No expenditures for construction shall be made from the Jack C. Overman student center renovation fund for fiscal year 1994 for the capital improvement project to expand and renovate the student center unless this capital improvement project has been presented to the joint committee on state building construction.

(b) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not

exceed the following:

Regents supplemental grant fund

Fiscal Year 1993 Fiscal Year 1994 No limit

(c) On July 1, 1993, of the \$21,565,694 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 8(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$213,678 is hereby lapsed.

(d) On July 1, 1993, the expenditure limitation established by section 8(b) of 1993 Senate Bill No. 43 on the general fees fund is hereby increased from \$9,735,996 to \$9,877,522.

Sec. 12.

JUDICIAL BRANCH

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

account for only those postconviction nonprison sanction costs certified by the secretary of the department of corrections to be paid from this account: *Provided further*. That the rate of reimbursement for the expenses of such sanctions shall be determined and fixed by the rules enacted by the supreme court of the state of Kansas.

Sec. 13.

KANSAS STATE SCHOOL FOR THE BLIND

(b) On March 15, 1994, the director of accounts and reports shall not make the transfer of \$150,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF—accessible arts, inc. fund of the Kansas state school for the blind as authorized by section 4(c) of 1993 House Bill No. 2064.

(c) On July 15, 1993, November 15, 1993, and March 15, 1994, the director of accounts and reports shall transfer \$50,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF—accessible arts, inc. fund of the Kansas state school for the blind.

Sec. 14.

TOPEKA CORRECTIONAL FACILITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

cal Year Fisca 1993 19

Sec. 15.

LARNED CORRECTIONAL MENTAL HEALTH FACILITY

(a) On the effective date of this act, of the \$4,705,832 appropriated for the above agency for the fiscal year ending June 30, 1993, by section 33(a) of chapter 327 of the 1992 Session Laws of Kansas from the state general fund in the operating expenditures account, the sum of \$60,000 is hereby lapsed.

Sec. 16.

DEPARTMENT OF CORRECTIONS

(a) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

| Fiscal Year |

(b) On July 1, 1993, the \$375,000 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2048 from the state general fund in the postconviction nonprison sanctions for felony offenders account, is hereby lapsed.

(c) On the effective date of this act, of the \$11,314,206 appropriated for the above agency for the fiscal year ending June 30, 1993, by section 25(a) of chapter 327 of the 1992 Session Laws of Kansas from the state general fund in the community corrections account, the sum of \$178,473 is hereby lapsed.

(d) On July 1, 1993, of the \$6,261,916 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 7(a) of 1993 House Bill No. 2122 from the state general fund in the debt service payment for the revenue refunding bond issue account, the sum of \$1,000,000 is hereby lapsed.

(e) There is appropriated for the above agency from the correctional institutions building fund for the fiscal year specified for the

capital improvement project specified as follows:

Fiscal Year Fiscal Year 1993 1994

Debt service payment for the revenue refunding bond issue.

\$1,000,000

Sec. 17.

DEPARTMENT OF COMMERCE AND HOUSING

(a) On July 1, 1993, the expenditure limitation established by section 6(b) of 1993 House Bill No. 2063 on the state economic development initiatives fund is hereby increased from \$9,085,305 to No limit.

(b) On July 1, 1993, the expenditure limitation established by section 6(b) of 1993 House Bill No. 2063 on the Kansas economic development endowment account of the state economic development initiatives fund is hereby increased from \$9,085,305 to No limit.

(c) On July 1, 1993, the expenditure limitation established by section 6(b) of 1993 House Bill No. 2063 on the state operations (including official hospitality) subaccount of the Kansas economic development endowment account of the state economic development initiatives fund is hereby increased from \$5,025,133 to \$5,019,779.

(d) In addition to the purposes for which expenditures may be made from the Kansas economic development endowment account of the state economic development initiatives fund for the fiscal year ending June 30, 1994, moneys may be expended by the above agency from the Kansas economic development endowment account of the state economic development initiatives fund during fiscal year 1994 for the following, subject to the expenditure limitations prescribed therefor:

 High performance incentive grants
 \$75,000

 Kansas economic initiative opportunity fund
 1,485,000

Provided, That expenditures may be made by the above agency from this subaccount of the Kansas economic development endowment account for grants to one or more state agencies, or by such state agencies pursuant to authorization to make expenditures from this subaccount in accordance with the grant award: Provided, however. That no grant may be awarded from this subaccount unless until a five-member committee, consisting of the secretary of commerce and housing, the president of the Kansas technology enterprise corpo-

ration, the private sector co-chair of Kansas, inc., and the private sector chairperson of the board of directors of the Kansas technology enterprise corporation, determines that an economic emergency or unique economic development opportunity exists which warrants the award of a grant from this subaccount for a strategic economic intervention by such state agency or agencies to address expenses involved in securing economic benefits or avoiding or remedying economic losses related to: (1) A major expansion of an existing Kansas commercial enterprise; (2) the potential location in Kansas of the operations of a major employer: (3) the award of a significant federal or private sector grant which has a financial matching requirement; (4) the departure from Kansas or the substantial reduction of the operations of a major employer; or (5) the closure of a major federal or state institution or facility: Provided further, That no expenditures shall be made from this fund except upon approval by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto.

Olathe travel information center

267,300

Provided, That no expenditures for construction shall be made until the department of commerce and housing receives clear title to the land on which the travel information center is to be constructed: and that the final construction plans have been reviewed by the joint committee on state building construction: Provided further, That no expenditures shall be made from this subaccount for construction of a driveway.

(e) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Fiscal Year 1993

No limit

Kansas partnership fund

Provided. That the interest rate on any loan made from the Kansas partnership fund be annually indexed to the federal discount rate.

(f) On July 15, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$1,000,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the Kansas partnership fund of the department of commerce and housing.

(g) On July 1, 1993, the expenditure limitation established by section 6(b) of 1993 House Bill-No. 2063 on the tourist attraction development grants subaccount of the Kansas economic development endowment account of the state economic development initiatives fund is hereby increased from \$250,000 to \$990,000: Provided, That \$750,000 of the total amount is for a grant to the Kansas cosmosphere to match private sector grants of the same or larger size: Provided further, That no expenditures shall be made from this subaccount for the Kansas cosmosphere except upon approval by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto.

Sec. 18.

ADJUTANT GENERAL.

(a) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

iscal Year

No limit

Nuclear safety emergency preparedness fund.....

(b) On July 1, 1993, of the \$2,884,568 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 Senate Bill No. 42 from the state general fund in the operating expenditures account, the sum of \$105,432 is hereby lapsed.

Sec. 19.

KANSAS STATE BOARD OF COSMETOLOGY

(a) On the effective date of this act, the expenditure limitation established by the state finance council on the cosmetology fee fund is hereby increased from \$400,367 to \$401,591.

Sec. 20.

KANSAS BOARD OF BARBERING

(a) On the effective date of this act, the expenditure limitation established by section 2(a) of 1993 House Bill No. 2087 on the barber examiner fee fund is hereby increased from \$93,234 to \$94,799.

Sec. 21.

STATE TREASURER

(a) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 22.

UNIVERSITY OF KANSAS

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

	Fiscal Year 1993	- (*)	Fiscal Year 1994
Operating expenditures (including official hospitality)	\$165,016	10	
Operating expenditures for utilities	143,718		100
Total	\$308,734		

(b) On July 1, 1993, of the \$89,317,599 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 9(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$304,471 is hereby lapsed.

(c) On July 1, 1993, of the \$4,939,916 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 9(a) of 1993 Senate Bill No. 43 from the state general fund in the geological

survey account, the sum of \$14,462 is hereby lapsed.

(d) On July 1, 1993, of the \$249,598 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 9(a) of 1993 Senate Bill No. 43 from the state general fund in the capitol complex public management degree program account, the sum of \$853 is hereby lapsed.

(e) On July 1, 1993, of the \$225,465 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 9(a) of 1993 Senate Bill No. 43 from the state general fund in the centers of excellence account, the sum of \$225,465 is hereby lapsed.

(f) On July 1, 1993, of the \$2,046,607 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 9(a) of 1993 Senate Bill No. 43 from the state general fund in the general research account, the sum of \$594,748 is hereby lapsed.

(g) On July 1, 1993, October 1, 1993, January 1, 1994, and April 1, 1994, or as soon thereafter each such date as moneys are available, the director of accounts and reports shall transfer \$56,222 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF—centers of excellence fund of the university of Kansas.

(h) On July 1, 1993, and January 1, 1994, or as soon thereafter each such date as moneys are available, the director of accounts and reports shall transfer \$294,408 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF—general research fund of the university of Kansas.

(i) On July 1, 1993, any unencumbered balance in the capitol complex public management degree program account of the state general fund in excess of \$100 as of June 30, 1993, is hereby reappropriated for fiscal year 1994: *Provided, however*, That expenditures from such reappropriated balance shall be made only upon approval of the state finance council.

(j) On the effective date of this act, the expenditure limitation established by section 13(b) of 1993 Senate Bill No. 62 on the general fees fund is hereby decreased from \$55,492,983 to \$55,327,967.

(k) On July 1, 1993, the expenditure limitation established by section 9(b) of 1993 Senate Bill No. 43 on the general fees fund is hereby decreased from \$60,173,767 to \$60,117,111.

(l) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Regents supplemental grant fund Por 1984
Regents supplemental grant fund No limit EDIF—centers of excellence fund \$224.888
EDIF—general research fund 588.816

(m) There is hereby appropriated for the above agency from the Kansas special capital improvement fund for the fiscal year and for the capital improvement project specified as follows:

Allen fieldhouse renovation

\$923 731 For the fiscal year ending June 30, 1994

UNIVERSITY OF KANSAS MEDICAL CENTER

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Operating expenditures for utilities.....

(b) On July 1, 1993, of the \$67,525,860 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 10(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$419,675 is hereby lapsed.

(c) On July 1, 1993, the expenditure limitation established by section 10(b) of 1993 Senate Bill No. 43 on the general fees fund is

hereby increased from \$8,660,929 to \$8,869,365.

There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

No limit

Provided, That no expenditures shall be made from this fund except upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto: Provided, however, That prior to approval by the state finance council of expenditures from this fund, the chancellor of the university of Kansas shall certify to the state finance council that there is an amount of funding available from the university hospital and the private practice foundations to equate to approximately ²/₃ of the total cost of the project. *Provided further*, That prior to approval by the state finance council of expenditures made from this account, the joint committee on computers and telecommunications shall review a needs analysis for the proposed computer system and software acquisition to be submitted by the university of Kansas medical center, and, after the conclusion of the review, the joint committee shall advise and make recommendations about the proposed acquisition and the amount of expenditures which the state finance council should

(e) On October 15, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$350,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF-integrated computer system fund of the university of Kansas medical center.

(f) In addition to the purposes for which expenditures may be made by the above agency from the hospital revenue fund, upon recommendation of the chancellor of the university of Kansas and approval by the state board of regents, the above agency may make expenditures for the fiscal year ending June 30, 1993, and for the fiscal year ending June 30, 1994, from the hospital revenue fund pursuant to contracts, which are hereby authorized to be negotiated and entered into by the above agency on behalf of the university hospital for purposes of affiliations, partnerships and equity ownerships with other health care providers and third parties for purposes of providing medical services at the university of Kansas medical center and participation in medical networks: Provided, That no such contracts and expenditures shall be subject to the provisions of K.S.A. 75-3739 or 75-37,102 and amendments thereto: Provided, however, That no expenditures from the hospital revenue fund pursuant to such contracts shall be made for acquisition of equipment, supplies, materials or other goods: Provided further, That the above agency shall submit a written report for each calendar quarter during fiscal year 1993 and fiscal year 1994 on all such contracts and expenditures to the legislative coordinating council, the chairperson of the senate committee on ways and means, the chairperson of the house of representatives committee on appropriations and the secretary of administration.

(g) The expenditure limitation established by section 55(f) of chapter 327 of the 1992 Session Laws of Kansas on the medical scholarship and loan repayment fund is hereby increased from \$4,650,600 to \$4,828,657: Provided, however, That all expenditures from the medical scholarship and loan repayment fund for fiscal year 1993 pursuant to any loan agreement entered into under the medical student loan act after the effective date of this act and prior to June 30, 1993, for the 1992-1993 academic year, shall provide amounts to the medical student so that the loan agreement is given retroactive effect and the medical student entering into the loan agreement receives payments for all tuition and fees for the entire 1992-1993 academic year, all in accordance with the loan agreement, as though the loan agreement had been entered into at the beginning of the 1992-1993 academic year.

(h) In addition to the other purposes for which expenditures may be made by the above agency from funds appropriated for fiscal year 1994, the above agency may make expenditures for the fiscal year ending June 30, 1994, pursuant to a contract with the Kansas state employees health care commission, which is hereby authorized to be entered into to provide health care services through a system of managed care as prescribed by the contract to persons qualified to participate in the state health care benefits program, for the provision of such services to those employees electing such coverage as part of the state health insurance program as prescribed in the contract: Provided, That such contract shall not be subject to the competitive bid requirements of K.S.A. 75-3739 and amendments thereto.

Sec. 24.

KANSAS STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

Operating expenditures (including official hospitality).... \$374,751 \$196,776

(b) Any unencumbered balance in excess of \$100 as of June 30, 1993, in the centers of excellence account of the state general fund for the above agency is hereby reappropriated to the operating expenditures (including official hospitality) account of the state general fund for fiscal year 1994.

(c) On July 1, 1993, of the \$1,519,431 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 3(a) of 1993 Senate Bill No. 43 from the state general fund in the engineering experiment station account, the sum of \$5,714 is hereby lapsed.

(d) On July 1, 1993, of the \$213,950 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 3(a) of 1993 Senate Bill No. 43 from the state general fund in the centers of excellence account, the sum of \$213,950 is hereby lapsed.

(e) On July 1, 1993, of the \$639,845 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 3(a) of 1993 Senate Bill No. 43 from the state general fund in the other organized research account, the sum of \$186,805 is hereby lapsed.

(f) On July 1, 1993, October 1, 1993, January 1, 1994, and April 1, 1994, or as soon thereafter each such date as moneys are available, the director of accounts and reports shall transfer \$54,020 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF-centers of excellence fund of Kansas state

(g) On July 1, 1993, and January 1, 1994, or as soon thereafter each such date as moneys are available, the director of accounts and reports shall transfer \$92,360 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIFother organized research fund of Kansas state university

(h) On the effective date of this act, the expenditure limitation established by section 11(b) of 1993 Senate Bill No. 62 on the general fees fund is hereby decreased from \$32,271,874 to \$31,897,123

(i) On July 1, 1993, the expenditure limitation established by section 3(b) of 1993 Senate Bill No. 43 on the general fees fund is hereby decreased from \$35,006,567 to \$34,578,315.

There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

State of the first of the state		Fiscal Year 1993	Fiscal Year 1994
Regents supplemental grant fund		: 2 :	No limit
EDIF—centers of excellence fund	15	£	\$216,080
EDIF—other organized research fund	٠.	e troots	184,720

KANSAS STATE UNIVERSITY—SALINA, COLLEGE OF TECHNOLOGY

(a) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

rangal perturba	of the object of the province of	Fiscal Year 1993	Fiscal Year 1994
Operating expenditures Operating expenditures	(including official hospitality) for utilities	\$10,263	\$18,970

(b) On July 1, 1993, the expenditure limitation established by section 6(b) of 1993 Senate Bill No. 43 on the general fees fund is

hereby increased from \$646,161 to \$650,291.

There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

沙斯森 水灰毛 网络斯兰	3.77		100	17.44 L	Fiscal Year	Fiscal Year
Regents' supplemental	grant	fund	1791 Sept.	(x,y,y) = (x,y)	1993	No. limit
C 66						No limit

Sec. 26.

KANSAS STATE UNIVERSITY VETERINARY MEDICAL CENTER

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Operating expenditures for utilities..... \$27,418

(b) On July 1, 1993, of the \$7,693,136 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 5(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$25,505 is hereby lapsed.

Sec. 27.

KSU-EXTENSION SYSTEMS AND AGRICULTURE RESEARCH PROGRAMS

(a), On July 1, 1993, of the \$648,555 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$261

(b) On July 1, 1993, of the \$13,688,891 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 43 from the state general fund in the cooperative extensive service (including official hospitality) account, the sum of

\$1,328,189 is hereby lapsed.

(c) On July 1, 1993, of the \$21,561,282 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 43 from the state general fund in the agricultural experiment stations (including official hospitality) account, the sum of \$66,561 is hereby lapsed.

(d) On July 1, 1993, of the \$431,779 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 43 from the state general fund in the international grains program (including official hospitality) account, the

sum of \$1,200 is hereby lapsed.

(e) On July 1, 1993, of the \$134,019 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 43 from the state general fund in the international meat and livestock program (including official hospitality) account, the sum of \$360 is hereby lapsed.

(f) On July 1, 1994, the position limitation established by section 13(h) of 1993 Senate Bill No. 43 for the above agency is hereby

increased from 780.0 to 781.0.

(g) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

EDIF—cooperative extension service fund

(h) On February 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$1,368,889 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF-cooperative extension service fund of KSU-extension systems and agriculture research programs.

Sec. 28.

WICHITA STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Operating expenditures for utilities..... \$57,107

(b) On July 1, 1993, of the \$45,964,452 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 11(a) of 1993 Senate Bill No. 43 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$475,550 is hereby lapsed.

(c) On July 1, 1993, of the \$45,964,452 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 11(a) of 1993 Senate Bill No. 43 from the state general fund in the rehabilitation engineering center account, the sum of \$199 is hereby

lapsed.

(d) On July 1, 1993, of the \$208,145 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 11(a) of 1993 Senate Bill No. 43 from the state general fund in the centers of excellence account, the sum of \$208,145 is hereby lapsed.

(e) On July 1, 1993, of the \$619,353 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 11(a) of 1993 Senate Bill No. 43 from the state general fund in the general

research account, the sum of \$179,529 is hereby lapsed.

(f) On July 1, 1993, October 1, 1993, January 1, 1994, and April 1, 1994, or as soon thereafter each such date as moneys re available, the director of accounts and reports shall transfer \$51,978 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF-centers of excellence fund of Wichita state university.

(g) On July 1, 1993, and January 1, 1994, or as soon thereafter each such date as moneys re available, the director of accounts and reports shall transfer \$89,084 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIFgeneral research fund of Wichita state university.

(h) On July 1, 1993, the expenditure limitation established by section 11(b) of 1993 Senate Bill No. 43 on the general fees fund is

hereby increased from \$20,908,306 to \$21,219,553.

(i) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

and the control of th	Fiscal Year 1993		Fiscal Year 1994
Regents supplemental grant fund	 7.7	Z1.	No limit
EDIF—centers of excellence fund			\$207.912
EDIF—general research fund		٠.	178,168
Elliott school of communication building-energy conser-		٠,	110,100
vation fund.			No limit
Provided, That, the director of accounts and reports is			
authorized to transfer all of these funds to the Wichita			7 . * - 5 . 25

state university board of trustees for the purpose of using these funds for initial construction costs related to energy conservation in the Elliott school of communication building.

STATE BOARD OF REGENTS

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

		*	1. 1. 20		Fiscal Year 1993	Fiscal Year 1994
Tuition grant	program			•••••	· 	\$31,678
Total	Program	mamerpa	. amversity		1155 T	50,000

1.0

(b) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

	1993	1994
Optometry education repayment fund	*	No limit
Teacher scholarship repayment fund	1 .	No limit
Advanced registered nurse practitioner program fund	1., *.	No limit
Nursing student scholarship discontinued attendance		. 2
fund		No limit
Nursing student scholarship repayment fund		No limit
KUMC consultant study fund		No limit
	and the second second	

Provided. That expenditures from this fund shall be used to finance a comprehensive management study of the university of Kansas medical center conducted by a consulting group selected by the state board of regents: Provided further. That such study should address the relationship between the university hospital, private practice foundations, and the academic units of the university of Kansas medical center: And provided further. That the consultants should make a preliminary report to the appropriate special committees during the 1993 interim and a final report by January 1, 1994, so that their recommendations will be considered by the 1994 legislature.

(c) On July 1, 1993, of the \$111,400 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 12(a) of 1993 Senate Bill No. 43 from the state general fund in the contractual agreements—optometry education account, the sum of \$45,034 is hereby lapsed.

(d) On July 1, 1993, the director of accounts and reports shall transfer \$50,000 from the hospital revenue fund of the university of Kansas medical center to the KUMC consultant study fund.

(e) On July 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$50,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the KUMC consultant study fund.

Sec. 30.

DEPARTMENT OF SOCIAL AND REHABILITATION SERVICES

(a) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

	Fiscal Year 1993	Fiscal Year 1994
State operations		\$1,919,270
Vocational rehabilitation aid and assistance	106,363 56,696	320,421 56,696
Provided, That the secretary of social and rehabilitation services is requested to review the appropriateness of the discontinuance of foster care programs at Parsons		
state hospital and training center and Winfield state		1.1
hospital and training center, and to consider reinstate-	•	
ment of these programs.	1000	100
Community mental retardation training grants		500,000
Total	\$704,614	\$2,796,387

(b) There is appropriated for the above agency from the following special revenue funds for the fiscal years specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

	1993	1994
Substance abuse treatment capacity expansion—federal fund	\$306,742	
Teen parent grant—federal fund	9,430	\$37,600
Rehabilitation and repair—state complex west fund	, , ,	135,788
KanWork—EDIF fund		2,500,000
Mental retardation developmental disability provider re-		
volving fund	·	No limit
Provided, That expenditures may be made from this		
fund for payments to medicaid providers for the men-		
tally retarded and developmentally disabled as ad-		100
vances of amounts payable under the title XIX program		
and other programs administered by the department		
of social and rehabilitation services, to alleviate cash-		Section 1
flow problems experienced by such providers: Pro-		*,*
rided however That all expenditures from this fund		

shall be reimbursed by moneys credited to this fund through the social services clearing fund from the funds

to which such payments are chargeable: Provided fur-

ther. That approval for participation in the program shall be in accordance with rules and regulations adopted by the secretary of social and rehabilitation continue.

(c) On July 1, 1993, of the \$75,683,914 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2047 from the state general fund in the cash assistance account, the sum of \$5,998,260 is hereby lapsed.

(d) On the effective date of this act, of the \$79,462,527 appropriated for the above agency for the fiscal year ending June 30, 1993, by section 2(a) of chapter 325 of the 1992 Session Laws of Kansas from the state general fund in the cash assistance account, the sum

of \$3,090,530 is hereby lapsed.

(e) On July 1, 1993, of the \$85,335,452 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2047 from the state general fund in the other medical assistance account, the sum of \$2,615,000 is hereby lapsed.

(f) On the effective date of this act, the expenditure limitation established by section 17(g) of 1993 House Bill No. 2087 on the state operations account of the social services clearing fund is hereby decreased from \$209,387,848 to \$207,823,379.

(g) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the state operations account of the social services clearing fund is hereby increased from \$224.620,327 to \$230,747,380.

(h) On the effective date of this act, the expenditure limitation established by section 17(d) of 1993 House Bill No. 2087 on the Kansas vocational rehabilitation center fees fund is hereby increased from \$75,000 to No limit.

(i) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the Kansas vocational rehabilitation center fees fund is hereby increased from \$45,553 to No limit.

(j) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the vocational rehabilitation supported employment—title VI(C)—federal fund is hereby increased from \$286,636 to \$315,000.

(k) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the juvenile justice and delinquency act fund—federal is hereby increased from \$585,027 to \$616,881.

(l) On the effective date of this act, the expenditure limitation established by section 17(h) of 1993 House Bill No. 2087 on the vocational rehabilitation of disabled persons fund—federal is hereby decreased from \$20,128,829 to \$20,106,767.

(m) On the effective date of this act, the expenditure limitation established by section 17(f) of 1993 House Bill No. 2087 on the alcoholism treatment fund is hereby increased from \$819,130 to

(n) On the effective date of this act, the expenditure limitation established by section 17(e) of 1993 House Bill No. 2087 on the community alcoholism and intoxication programs fund is hereby increased from \$1,827,850 to \$1,830,633.

(o) On the effective date of this act, the expenditure limitation established by section 17(j) of 1993 House Bill No. 2087 on the developmental disabilities program—federal fund is hereby decreased from \$751,916 to \$740,554.

(p) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the substance abuse treatment capacity expansion—federal fund is hereby increased from \$603,542 to \$910,284.

(q) On July 1, 1993, the expenditure limitation established by section 2(b) of 1993 House Bill No. 2047 on the community youth activity program block grant is hereby decreased from No limit to \$0.

(r) On July 1, 1993, the director of accounts and reports shall transfer any unencumbered balance in the Topeka state hospital rental property rehabilitation and repair fund to the rehabilitation and repair—state complex west fund of the department of social and rehabilitation services.

(s) On July 1, 1093, of the \$51,364,174 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2047 from the state general fund in the mental health and retardation services aid and assistance account, the sum of \$1,000,000 is hereby lapsed. (continued)

115,824

2,743,933

(t) On March 1, 1994, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$2,500,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the KanWork—EDIF fund of the department of social and rehabilitation services.

(u) On July 1, 1993, of the \$65,712,969 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2047 from the state general fund in the medical assistance for long-term care account, the sum of \$383,000 is hereby

apsed.

(v) On July 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$25,000,000 from the social service contingency fund to the social welfare fund.

(w) On July 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$500,000 from the intermediate care facilities revolving fund to the mental retardation developmental disability provider revolving fund.

(x) On July 1, 1993, the position limitation established by section 11 of 1993 House Bill No. 2047 for the above agency is hereby

increased from 3,915.0 to 3,936.0.

(y) No expenditures may be made by the secretary of the department of social and rehabilitation services pursuant to this or any other appropriations act of the 1993 legislature for or on behalf of the SRS drug utilization review committee authorized pursuant to K.S.A. 39-7,118 and amendments thereto unless such contract provides that the review committee operate in compliance with the Kansas open meetings act, except that such review committee is hereby authorized to recess for a closed or executive meeting in accordance with subsection (a) of K.S.A. 75-4319 and amendments thereto when the review committee is considering matters relating to identifiable patients or providers.

(y) The director of accounts and reports shall not make the transfer of \$500,000 authorized by section 2(d) of 1993 House Bill No. 2047 from the intermediate care facilities revolving fund to the state

general fund.

Sec. 31.

KANSAS COMMISSION ON COVERNMENTAL STANDARDS AND CONDUCT
(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

litional operating exponditures

Provided. That expenditures shall be made from this account for the purchase of two microcomputers and the latest the state of the made from the same than the state of the microcomputers and the state of the same than the state of the same than the

shall not exceed \$6,266

Sec. 32.

STATE BANK COMMISSIONER

(a) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Savings and loan fee fund.

Fiscal Year 1993

Fiscal Year 1993

\$0

(b) On July 1, 1993, the expenditure limitation established by section 4(a) of 1993 House Bill No. 2046 on the bank commissioner fee fund is hereby increased from \$3,292,945 to \$3,426,960.

Sec. 33.

DEPARTMENT OF HEALTH AND ENVIRONMENT

(a) There is appropriated for the above agency from the following special revenue funds for the fiscal years specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

	Fiscal Year 1993	Fiscal Year 1994
District coroners fund	No limit	No limit No limit
Prevention of primary and secondary disabilities—federal fund	No limit	No limit No limit

Provided. That expenditures from this fund shall be made only for the purpose of matching local grant moneys for repayment of student loans: Provided further, That the amount of local match moneys shall be in the amount necessary to meet any federal match requirements.

Nuclear safety emergency preparedness special revenue

Provided, That all moneys received from the adjutant general from the nuclear safety emergency preparedness fee fund should be credited to this fund.

Water plan special revenue fund.

Provided That expenditures may be made from this

Provided. That expenditures may be made from this fund for the following purposes, subject to the expenditure limitations prescribed therefor:

Contamination remediation \$1,095,422 Local environmental aid 1,603,628 Non-point source pollution 44,883

Provided further. That in addition to the other purposes for which expenditures may be made by the above agency from this fund for the fiscal year ending June 30, 1994, expenditures may be made by the above agency for fiscal year 1994 from the unencumbered balance as of June 30, 1993, in each account of this fund from which expenditures were authorized to be made for prior fiscal years. Provided, however, That expenditures from any such account of amounts in such unencumbered balance shall be in addition to any expenditure limitation imposed on such account from which such expenditures are made for fiscal year 1994 or on the total expenditures from the water plan special revenue fund for fiscal year 1994.

(b) On the effective date of this act, the director of accounts and reports shall transfer all moneys in the abandoned mined-land reclamation act—federal fund to the abandoned mined-land fund. On the effective date of this act, all liabilities of the abandoned mined-land reclamation act—federal fund are hereby transferred to and imposed upon the abandoned mined-land fund. On the effective date of this act, the abandoned mined-land reclamation act—federal fund of the department of health and environment is hereby abolished.

(c) On the effective date of this act, the expenditure limitation established by section 39(d) of chapter 327 of the 1992 Session Laws of Kansas on the chapter 1 part H—federal fund is hereby increased

from \$250,000 to \$300,000.

(d) On July 1, 1993, the expenditure limitation established by section 5(b) of 1993 Senate Bill No. 57 on the chapter 1 part H—federal fund is hereby increased from \$250,000 to \$350,000.

(e) On July 1, 1993, the expenditure limitation established by section 5(b) of 1993 Senate Bill No. 57 on the state operations account of the maternal and child health services block grant fund is hereby increased from \$2,265,275 to \$2,487,835.

(f) On July 1, 1993, of the \$19,592,010 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 5(a) of 1993 Senate Bill No. 57 from the state general fund in the operating expenditures (including official hospitality) account, the sum of \$366,355 is hereby lapsed.

(g) On April 1, 1994, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$800,000 from the air quality fee fund of the department of health and environment to the sponsored project overhead fund of the department

of health and environment.

(h) On July 1, 1993, the amount of \$3,079,787 authorized by section 5(e) of 1993 Senate Bill No. 57 to be transferred by the director of accounts and reports from the state water plan fund of the Kansas water office to the water plan special revenue fund of the department of health and environment is hereby decreased to \$2,743,933.

(i) On April 1, 1994, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$250,000 from the air quality fee fund of the department of health and environment to the state general fund.

(j) On July 1, 1993, the position limitation established by section 9 of 1993 Senate Bill No. 57 for the above agency is hereby decreased from 765.0 to 764.0.

Sec. 34.

KANSAS NEUROLOGICAL INSTITUTE

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

- Ivalisas	Wegister
Fiscal Year Fiscal Year 1983 1991	section 9(b) of 1993 House Bill No. 2086 on the parks fee fund is
1983 1994 Operating expenditures \$85,442	hereby decreased from \$3,439,853 to \$3,064,853.
1	(b) On July 1, 1993, the expenditure limitation established by
Sec. 35.	section 9(b) of 1993 House Bill No. 2086 on the Hillsdale state park
PARSONS STATE HOSPITAL AND TRAINING CENTER (a) There is appropriated for the above agency from the state	development account of the parks fee fund is hereby decreased from
general fund for the fiscal year specified, the following:	\$375,000 to \$0.
	(c) On July 1, 1993, the expenditure limitation established by
Fiscal Year Fiscal Year 1983 1994	section 9(b) of 1993 House Bill No. 2086 on the wildlife fee fund is
Operating expenditures \$69,805	hereby increased from \$15,265,329 to \$15,342,329.
Sec. 36.	(d) In addition to the purposes for which expenditures may be
WINFIELD STATE HOSPITAL AND TRAINING CENTER	made from the wildlife fee fund as authorized by section 9(b) of 1993
(a) On July 1, 1993, of the \$12,359,008 appropriated for the above	House Bill No. 2086 for the fiscal year ending June 30, 1994, moneys
agency for the fiscal year ending June 30, 1994, by section 9(a) of	may be expended by the above agency from the wildlife fee fund during fiscal year 1994 for the following capital improvement project,
1993 House Bill No. 2047 from the state general fund in the operating expenditures account, the sum of \$501,515 is hereby lapsed.	subject to the expenditure limitation prescribed therefor:
(b) On July 1, 1993, the expenditure limitation established by	Community lake development
section 9(b) of 1993 House Bill No. 2047 on the Winfield state	(e) In addition to the purposes for which expenditures may be
hospital and training center fee fund is hereby increased from	made from the wildlife fee fund as authorized by section 64(b) of
\$963,610 to \$1,206,228.	chapter 327 of the 1992 Session Laws of Kansas for the fiscal year
(c) On July 1, 1993, the expenditure limitation established by	ending June 30, 1993, moneys may be expended by the above agency
section 9(b) of 1993 House Bill No. 2047 on the title XIX fund of	from the wildlife fee fund during fiscal year 1993 for the following
Winfield state hospital and training center is hereby decreased from	capital improvement project, subject to the expenditure limitation
\$15,259,475 to \$15,021,807.	prescribed therefor:
(d) On July 1, 1993, the amount of \$15,259,475, authorized by	Dam repair—Montgomery state fishing lake \$105,000
section 9(c) of 1993 House Bill No. 2047 to be transferred by the	(f) There is appropriated for the above agency from the following
director of accounts and reports from the institutional reimbursement	special revenue fund for the fiscal years specified, all moneys now
fund of the department of social and rehabilitation services to the	or hereafter lawfully credited to and available in such fund, except
title XIX fund of Winfield state hospital and training center is hereby decreased to \$15,021,807.	that expenditures other than refunds authorized by law shall not
(e) On July 1, 1993, the position limitation established by section	exceed the following:
11 of 1993 House Bill No. 2047 for the above agency is hereby	Fiscal Year Fiscal Year 1993 1994
decreased from 862.5 to 860.5.	Federal grants fund—rails to trails
Sec. 37.	Sec. 41.
KANSAS HIGHWAY PATROL	YOUTH CENTER AT TOPEKA
(a) There is appropriated for the above agency from the state	(a) On the effective date of this act, of the \$18,000 appropriated
general fund for the fiscal year specified, the following:	for the above agency for the fiscal year ending June 30, 1993, by
Fiscal Year Fiscal Year 1993 1994	section 22(a) of 1993 Senate Bill No. 62 from the state general fund
Operating expenditures	in the operating expenditures account, the sum of \$6,559 is hereby
(b) On July 1, 1993, of the \$1,301,160 appropriated for the above	lapsed. (b) There is appropriated for the above agency from the state
agency for the fiscal year ending June 30, 1994, by section 5(a) of	general fund for the fiscal year specified, the following:
1993 Senate Bill No. 42 from the state general fund in the operating	Fiscal Year Fiscal Year 1993 1994
expenditures—replacement of patrol vehicles account, the sum of	Operating expenditures
\$1,301,160 is hereby lapsed. (c) There is appropriated for the above agency from the following	Sec. 42
special revenue fund for the fiscal year specified, all moneys now	VOUTH CENTER AT BELOIT
or hereafter lawfully credited to and available in such fund, except	(a) There is appropriated for the above agency from the state
that expenditures other than refunds authorized by law shall not	general fund for the fiscal year specified, the following:
exceed the following:	11scal Voi 1930
Fiscal Year Fiscal Year 1993 1994	Operating expenditures \$138,107
Kansas highway patrol motor vehicle fund No limit	(b) On July 1, 1993, the position limitation established by section
(d) On the effective date of this act, the expenditure limitation	14 of 1993 Senate Bill No. 42 for the above agency is hereby in-
established by the state finance council for the fiscal year ending	ereased from 103.0 to 108.5.
July 1, 1993, on the motor carrier inspection fund of the Kansas- highway patrol is hereby increased from \$5,788,600 to \$5,002,040.	-Sec. 43
(e) On the effective date of this act, the director of accounts and	YOUTH-CENTER AT ATCHISON
reports shall transfer \$204,331 from the state highway fund of the	(a) There is appropriated for the above agency from the state
department of transportation to the motor carrier inspection fund of	general fund for the fiscal year specified, the following:
the Kansas highway patrol for the purpose of financing the motor	1603
carrier inspection program of the Kansas highway patrol.	Operating expenditures \$334,912
-Sec38.	(b) On July 1, 1993, the position limitation established by section
ATTORNEY GENERAL KANSAS BUREAU OF INVESTIGATION	14 of 1993 Senate Bill No. 42 for the above agency is hereby in
(a) There is appropriated for the above agency from the state	creased from 127.5 to 142.0
general fund for the fiscal year specified, the followings	Sec. 44.
	DEPARTMENT OF REVENUE
Operating expenditures \$104,000	(a) On July 1, 1993, of the \$28,412,339 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 3(a) of
Sec. 39.	1993 House Bill No. 2063 from the state general fund in the operating
STATE BOARD OF VETERINARY EXAMINERS	expenditures account, the sum of \$31,301 is hereby lapsed.
(a) On July 1, 1993, the expenditure limitation established by section 21(a) of 1993 House Bill No. 2046 on the veterinary examiners	(b) On July 1, 1993, the expenditure limitation established by
fee fund is hereby increased from \$107,722 to \$115,844.	section 3(b) of 1993 House Bill No. 2063 on the division of vehicles

DEPARTMENT OF WILDLIFE AND PARKS

(a) On July 1, 1993, the expenditure limitation established by

(continued)

operating fund is hereby increased from \$25,976,977 to \$26,020,592.
(c) On July 1, 1993, the expenditure limitation established by

section 3(b) of 1993 House Bill No. 2063 on the salaries and wages account of the division of vehicles operating fund is hereby increased from \$15,604,722 to \$15,642,108.

(d) On July 1, 1993, the position limitation established by section 10 of 1993 House Bill No. 2063 for the above agency is hereby increased from 1,269.0 to 1,271.0.

(e) In addition to the purposes for which expenditures may be made by the above agency from the aid to counties for reappraisal—EDIF fund for the fiscal year ending June 30, 1994, expenditures may be made for program creation and modifications to the Kansas computer assisted mass appraisal software system and mainframe computer software: *Provided*, That expenditures for such program creation and modifications shall not exceed \$280,000.

(f) On July 1, 1993, the director of accounts and reports shall transfer \$43,615 from the state highway fund of the department of transportation to the division of vehicles operating fund of the department of revenue for the purpose of financing the cost of operation and general expense of the division of vehicles and related operations of the department of revenue.

Sec. 45. On July 1, 1993, section 3 of 1993 Senate Bill No. 57 is hereby amended to read as follows: Sec. 3.

DEPARTMENT OF HUMAN RESOURCES

(a) There is appropriated for the above agency from the state general fund the following:

Operating expenditures

Provided. That any unencumbered balance in excess of \$100 as of June 30, 1993, is hereby reappropriated for fiscal year 1994: Provided however. That expenditures from such reappropriated balance shall not exceed \$13,455 except upon approval of the state finance council.

Contingency for court reporting.

Provided, That expenditures may be made from this account for the costs incurred for court reporting under K.S.A. 72-5413 et seq. and 75-4321 et seq., and amendments thereto.

Contingency for fact-finding and mediation

10,000

Total.

\$1,032,986

(b). There is appropriated for the above agency from the following special revenue funds all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Workmen'	s compensa	tion fee fund	l		e estate e ac	. \$3,612,960	6 \$6,113,7	775
Conversion	n: of materia	de and pour	ment fur	d				0.
Occupation	nai neaith a	na şaietv—r	ederai jun	ια			. 324.3	386
Boiler inst	pection fee	fund					No lir	mit
Special en	iplovment s	ecurity fund					No lii	mit
1 30 Sec. 1	Corp.	Carlo Maria	3.30					

Provided, That expenditures may be made from this fund for the targeted jobs tax credit program: Provided, however, That expenditures from this fund for the targeted jobs tax credit program shall not exceed \$200,000: Provided further. That expenditures from this fund may be made for a study of minority needs: Provided, however. That expenditures from this fund for a study of minority needs shall not exceed \$25,000.

Employment security administration fund

Provided, That expenditures shall be made from this fund for an additional amount of compensation for each member of the board of review created by K.S.A. 44700 and amendments thereto in an annual amount equal to \$4,000 for fiscal year 1994: Provided further. That expenditures from this fund for such additional amount of compensation shall be made in substantially equal amounts in the same manner and at the same times that compensation is payable to members of the board of review in accordance with K.S.A. 44700 and amendments thereto, each payroll period chargeable to fiscal year 1994.

wage chains assignment lee fund	. 0.
Employment security computer systems institute fund.	No limit
Job training partnership act—title II-A—disadvantaged training fund.	No limit
Job training partnership act—title III—EDWAA fund	No limit
Job training partnership act—title II-B—summer youth training	1.0
fund	No limit
	No limit
Occupational information system—federal fund	133,489
Provided. That any transfers of moneys from this fund to state agen- cies or to any other special revenue fund of the above agency shall	a in W
be in addition to any expenditure limitation imposed on this fund.	
Human resources special projects fund. Advisory committee on Hispanic affairs—donations fund	No limit No limit

Human resources special projects fund.

Advisory committee on Hispanic affairs—donations fund.

Committee on employment of the handicapped—gifts, grants and donations fund.

No limit
Federal indirect cost offset fund.

Dispute resolution fund.

No limit

Provided. That all moneys received by the secretary of human resources for reimbursement of expenditures for the costs incurred for mediation under K.S.A. 72-5427 and amendments thereto and for fact-finding under K.S.A. 72-5428 and amendments thereto shall be deposited in the state treasury and credited to this fund: Provided further. That expenditures may be made from this fund to pay the costs incurred for mediation under K.S.A. 72-5427 and amendments thereto and for fact-finding under K.S.A. 72-5428 and amendments thereto, subject to full reimbursement therefor by the board of education and the professional employees organization involved in such mediation and fact-finding procedures.

Employment security fund . . .

No limit

(c) On July 1, 1993, the position limitation established by section 9 of 1993 Senate Bill No. 57 for the above agency is hereby increased from 882.5 to 925.5.

Sec. 46.

KANSAS WATER OFFICE

(a) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Water storage purchase fund

Year Fiscal Year 3 No limit

Provided. That the Kansas water office may make expenditures from this fund for the purchase of water storage from the army corps of engineers pursuant to the provisions of 1993 House Bill No. 2443 for debt financing in an amount of not more than \$11,031,768, plus all amounts required for the costs of bond issuance and required reserves for the payment of principal and interest on the bonds: Provided further, That such purchase is hereby approved for the Kansas water office for the purposes of subsection (b) of K.S.A. 74-8905 and amendments thereto and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute.

Sec. 47.

KANSAS COMMISSION ON VETERANS AFFAIRS

(a) On July 1, 1993, of the \$1,512,392 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 4(a) of 1993 Senate Bill No. 57 from the state general fund in the operating expenditures—veterans affairs account, the sum of \$23,328 is hereby lapsed.

Sec. 48.

DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

 | Year | Fiscal Year | 1993 | No limit

No limit

Provided. That pursuant to policies and procedures prescribed by the secretary of administration, the director of accounts and reports shall transfer an amount equal to the amount of reductions from state general fund accounts pursuant to subsection (c)(1) of section 52 of 1993 Substitute for House Bill No. 2211 to the retirement salary recapture fund: Provided further, That if expenditure authority in any state general fund account or accounts is restored pursuant to subsection (d)(1) of section 52 of 1993 Substitute for House Bill No. 2211 and such amount has been transferred to this fund, the director of accounts and reports pursuant to policies and procedures prescribed by the secretary of administration shall transfer the amount of the increase in such expenditure authority from the retirement salary recapture fund to the appropriate accounts of the state general fund.

- (b) On the effective date of this act, the expenditure limitation established by section 10(c) of 1993 Senate Bill No. 62 on the architectural services recovery fund is hereby increased from \$703,519 to \$749,736.
- (c) On the effective date of this act, the expenditure limitation established by the state finance council on the building and grounds fund is hereby increased from \$202,300 to \$210,415.

No limit

age chains assignment for fund

(d) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

Provided. That expenditures of \$200,000 for a state personnel/payroll system may be made from this account only upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto.

(e) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer an amount certified by the director of architectural services from the energy conservation improvements fund of the department of administration to the Elliott school of communication building—energy conservation fund of Wichita state university.

(f) On July 1, 1993, the director of accounts and reports shall transfer \$923,731 from the construction defects recovery fund of the department of administration to the Kansas special capital improve-

ments fund.

(g) On July 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$157,494,020 from the state general fund to the state cash operating reserve fund.

(h) During the fiscal year ending June 30, 1994, the secretary of administration, with the governor's approval, may transfer any part of any item of appropriation for the fiscal year ending June 30, 1994, by this act or any appropriation act of the 1993 regular session of the legislature from the state general fund to another item of appropriation for fiscal year 1994 from the state general fund. The secretary of administration shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the legislative research department.

(i) On July 1, 1993, the position limitation established by section 8 of 1993 Senate Bill No. 41 for the above agency is hereby increased

from 915.0 to 921.0.

(j) On June 30, 1994, the director of accounts and reports shall transfer any unencumbered balance in the retirement salary recapture fund from the retirement salary recapture fund to the state general fund

Sec. 49. On the effective date of this act, section 42 of chapter 327 of the 1992 Session Laws of Kansas is hereby amended to read as follows: Sec. 42.

DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

general rana for the install your specifical, the row	Fiscal Year 1992	Fiscal Year 1993
Insurance for state buildings		250,000
Provided. That no expenditures shall be made from this account for insurance for state buildings except upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto.		
Central management systems operations Architectural services and planning—other operating expenditures Total.		20,700 22,000 \$392,700

(b) There is appropriated for the above agency from the following special revenue funds for the fiscal year years specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

					_						
									Fiscal Year 1992	1:	
						., ·	٠, .		Fiscal Year 1993		Fiscal Year 1994
tate	leave	payı	ment	reserve ation fur	fund,.	 	 ÷	.53	No limit		80
ıace	Dudg	ei sii	AUILLE	ation lui		 	 		Ψ0,		

Provided, That, except for revenue transfers authorized by subsection (d) of this section, no moneys may be transferred from this fund and no expenditures may be made from this fund except upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the

guidelines prescribed in subsection (e) of K.S.A. 75 3711e and amendments, thereto and only for (1) expenditures required for the repair or replacement of any building or equipment which has been destroyed or significantly damaged by subolating fire, flood, wind, tornado, eatastrophe, disaster, extreme emergency or act of Cod. (2) major expenditures required by a final judgment or order of a court of competent jurisdiction in a matter in which the state or any state agency is a party or required by a court approved settlement agreement regarding any such matter, or (3) any other major expenditure which is made necessary by enty subotage, fire, flood, wind, tornado, catastrophe, disaster, extreme emergency or act of Cod.

Provided. That no moneys shall be transferred from this fund and no expenditures shall be made from this fund except upon specific authorization by an act of the legislature. Provided further. That the state finance council shall have no authority to approve any transfer of moneys from this fund or any expenditures of moneys from this fund or to increase the expenditure limitation on this fund.

(c) During the fiscal year ending June 30, 1993, the secretary of social and rehabilitation services is authorized to periodically certify to the director of accounts and reports amounts of money for transfer from the social welfare fund to the state budget stabilization fund. Upon receipt of any such certification, the director of accounts and reports shall transfer the amount certified from the social welfare fund to the state budget stabilization fund. The aggregate amount of such transfers pursuant to this section shall be \$75,000,000.

(d) During the fiscal year ending June 30, 1993, whenever a joint estimate of revenue to the state general fund for fiscal vent 1993 is 1% or more less than the preceding joint estimate for fiscal year 1993, the dollar amount of the difference between such joint estimates shall be certified forthwith during fiscal vent 1993 by the director of the budget to the director of accounts and reports. Upon receipt of any such certification, the director of accounts and reports shall transfer by revenue transfer the amount so certified from the state budget stabilization fund to the state general fund, except that the amount certified shall not exceed the amount of the unencumbered balance then available in the state budget stabilization fund and no such transfer shall be made except upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (e) of K.S.A. 75 3411e and amendments therete.

(e) On July 1, 1992, of the \$2,688,451 appropriated for the above agency for the fiscal year ending June 30, 1993, by section 7(a) of House Bill No. 2721 from the state general fund in the personnel services—salaries and wages account, the sum of \$2,400 is hereby laused.

(f) On the effective date of this act, of the \$4,342,293 appropriated for the above agency for the fiscal year ending June 30, 1992, by section 31(a) of chapter 30 of the 1991 Session Laws of Kansas from the state general fund in the central management systems operations

account, the sum of \$40,350 is hereby lapsed.

(g) In addition to the purposes for which expenditures may be made by the above agency from the building and ground fund for the fiscal year ending June 30, 1993, moneys may be expended by the above agency from the following capital improvement account of the building and ground fund during fiscal year 1993 for the following capital improvement project, subject to the expenditure limitations prescribed therefor:

Lighting improvements—state parking lots \$246,300

(h) On July 1, 1992, the expenditure limitation established by section 7(b) of 1992 House Bill No. 2721 on the state buildings operating fund is hereby increased from \$8,020,275 to \$8,068,950.

(i) During the fiscal year ending June 30, 1993, the director of accounts and reports shall determine all amounts of interest earned on federal moneys, which are deposited in the state treasury and credited to special revenue funds and which have the interest earned thereon credited to the state general fund, and shall transfer moneys periodically during fiscal year 1993 from the state general fund, not to exceed \$1,000,000, to the accounting services recovery fund in the amounts necessary to make interest payments therefor to the

federal government in accordance with the federal cash management act of 1990, and amendments thereto, and regulations adopted pursuant thereto. All expenditures from the accounting services recovery fund during fiscal year 1993 for such interest payments to the federal government shall be in addition to any expenditure limitation imposed on the accounting services recovery fund for fiscal year 1993. Upon making each such transfer to the accounting services recovery fund under this subsection, the director of accounts and reports shall submit a report on the transfer to the division of the budget and the legislative research department.

- (j) During the fiscal year ending June 30, 1993, the director of accounts and reports shall determine all amounts of interest earned on federal moneys which are deposited in the state treasury and credited to special revenue funds and which have the interest earned thereon credited to such special revenue funds and the director of accounts and reports shall transfer moneys periodically during fiscal year 1993 from each such special revenue fund to the accounting services recovery fund in the amounts necessary to make interest payments therefor to the federal government as required by the federal cash management act of 1990, and amendments thereto, and regulations adopted pursuant thereto. All transfers of moneys from each such special revenue fund to the accounting services recovery fund shall be in addition to any expenditure limitation imposed on such special revenue fund for fiscal year 1993. All expenditures from the accounting services recovery fund during fiscal year 1993 for such interest payments to the federal government shall be in addition to any expenditure limitation imposed on the accounting services recovery fund for fiscal year 1993. Upon making each such transfer to the accounting services recovery fund under this subsection, the director of accounts and reports shall submit a report on the transfer to the division of the budget and the legislative research department.
- (k) In addition to the purposes for which expenditures may be made from the information technology fund and information technology reserve fund as authorized by section 7(b) of 1992 House Bill No. 2721 for the fiscal year ending June 30, 1993, expenditures may be made by the above agency from the information technology fund and information technology reserve fund for fiscal year 1993 for expenditures associated with providing telecommunication services to governmental units, as defined by section 1 of 1992 House Bill No. 2682, and all such expenditures from such funds shall be in addition to any expenditure limitation imposed on either of such funds for fiscal year 1993.
- (l) On July 1, 1992, the appropriation of \$187,779 and the reappropriation for the above agency from the state general fund ending June 30. 1993, by section 7(a) of House Bill No. 2721 on the pooled money investment board-salaries and wages account is hereby
- (m) On July 1, 1992, the appropriation of \$32,249 and the reappropriation for the above agency from the state general fund ending June 30, 1993, by section 7(a) of House Bill No. 2721 on the pooled money investment board-other operating expenditures account is hereby lapsed.
- (n) On July 1, 1992, the position limitation established by section 8 of 1992 House Bill No. 2721 for the department of administration is hereby decreased from 917.0 to 912.0.

TOPEKA STATE HOSPITAL

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Operating expenditures \$749,058

- (b) On July 1, 1993, the amount of \$6,000 authorized by section 8(e) of 1993 House Bill No. 2047 to be transferred by the superintendent of Topeka state hospital upon approval of the director of accounts and reports from the canteen fund of Topeka state hospital to the patient benefit fund of Topeka state hospital is hereby increased to \$12,000.
- (c) On July 1, 1993, the position limitation established by section 11 of 1993 House Bill No. 2047 for the above agency is hereby increased from 605.5 to 611.5.
- (d) On July 1, 1993, the expenditure limitation established by section 11(a) of 1993 House Bill No. 2122 on the Topeka state hospital rental property rehabilitation and repair fund is hereby decreased from \$135,788 to \$0.

(e) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Topeka state hospital fee fund \$3,756,266 Sec. 51.

LARNED STATE HOSPITAL

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Operating expenditures \$53,481 (b) There is appropriated for the above agency from the following special revenue fund for the fiscal year specified, all moneys now

or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

(c) Position limitations. The number of full-time and regular parttime positions equated to full-time, excluding seasonal and temporary positions: paid from appropriations for the fiscal year ending June 30, 1994, made in this or other appropriation act of the 1993 regular session of the legislature for the following agencies shall not exceed the following, except upon approval of the state finance council or pursuant to section 16 of 1993 House Bill No. 2047:

Number of Positions Equito To Full-Time 928.4 Sec. 52.

OSAWATOMIE STATE HOSPITAL (a) On July 1, 1993, of the \$9,137,553 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 5(a) of 1993 House Bill No. 2047 from the state general fund in the operating expenditures account account, the sum of \$81,485 is hereby lapsed.

(b) On July 1, 1993, the position limitation established by section 11 of 1993 House Bill No. 2047 for the above agency is hereby decreased from 601.5 to 595.5.

(c) On July 1, 1993, the superintendent, upon approval of the director of accounts and reports, shall transfer \$25,000 from the work therapy patient benefit fund to the patient benefit fund.

Sec. 53.

RAINBOW MENTAL HEALTH FACILITY (a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

to be to the first Operating expenditures \$45,382 Sec. 54.

STATE BOARD OF AGRICULTURE (a) There is appropriated for the above agency from the state

general fund for the fiscal year specified, the following:

Fiscal Year Operating expenditures (including official hospitality) (b) There is appropriated for the above agency from the following

special revenue fund for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Water transfer hearing fund No limit

- (c) On and after the effective date of this act, the state board of agriculture is hereby authorized to receive and accept grants, gifts, funds or donations of any kind from the United States government, or its agencies or from any other source whatsoever for the printing, publication and distribution of "Insects in Kansas": Provided, That all moneys received from such grants, gifts, donations or other funds received for such purpose shall be deposited in the state treasury and credited to the publications fee fund.
- (d) On July 15, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$25,000 from

the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the economic development fund of the state board of agriculture: Provided, That, upon certification by the secretary of the state board of agriculture to the director of accounts and reports that sufficient federal funding has been received to continue the contract for the hog market reporting project, the director of accounts and reports shall transfer \$25,000 from the economic development fund of the state board of agriculture to the state economic development initiatives fund of the department of commerce and housing.

Sec. 55.

INSURANCE DEPARTMENT

(a) On July 15, 1993, if the demand transfer pursuant to subsection (b)(1) of K.S.A. 44-566a and amendments thereto has been made, the director of accounts and reports shall transfer \$4,000,000 from the workers compensation fund to the state general fund.

(b) On July 15, 1994, if the demand transfer pursuant to subsection (b)(1) of K.S.A. 44-566a and amendments thereto has been made, the director of accounts and reports shall transfer \$4,000,000 from the workers compensation fund to the state general fund.

(c) On July 1, 1993, the expenditure limitation established by section 11(a) of 1993 Senate Bill No. 39 on the insurance department service regulation fund is hereby increased from \$5,523,062 to \$5,595,272: Provided, That expenditures from the insurance department service regulation fund shall not exceed \$5,556,271 unless the commissioner of insurance certifies to the director of accounts and reports that workers compensation legislation has been enacted by the legislature during fiscal year 1994 which contains a provision requiring the commissioner of insurance to develop educational materials relating to workers compensation.

(d) On July 1, 1993, the position limitation established by section 12 of 1993 Senate Bill No. 39 for the above agency is hereby increased from 170.2 to 172.2: Provided, That the position limitation for the insurance department shall not exceed 171.2 unless the commissioner of insurance certifies to the director of accounts and reports that workers compensation legislation has been enacted by the legislature during fiscal year 1994 which contains a provision requiring the commissioner of insurance to develop educational materials re-

lating to workers compensation.

Sec. 56.

KANSAS DENTAL BOARD

(a) On the effective date of this act, the expenditure limitation established by section 3(a) of 1993 House Bill No. 2087 on the dental board fee fund is hereby increased from \$177,612 to \$186,812.

(b) On July 1, 1993, the expenditure limitation established by section I1(a) of 1993 House Bill No. 2046 on the dental board fee fund is hereby increased from \$171,189 to \$200,023.

(c) On July 1, 1993, the position limitation established by section 22 of 1993 House Bill No. 2046 for the above agency is hereby increased from 1.8 to 2.4.

Sec. 57.

STATE FAIR BOARD

(a) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys new or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall no exceed the following:

Economic development initiatives fund creampment
huikling renovation project fund. \$500,000
Encampment building renovation fund 170,000

(b) On July 15, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$500,000 from the Kansas economic development initiatives fund of the department of commerce and housing to the economic development initiatives fund—encampment building renovation project fund of the state fair board.

(c) Subject to finance council authorization, to provide for any amounts required to be paid for all or part of the cost of renovations on the 4 H encampment building authorized by this act and expenses related thereto, the pooled money investment board is authorized and directed to loan to the state fair board sufficient funds therefor in amounts which in the aggregate do not exceed \$170,000. All such

amounts of such loan shall be credited to the new encampment building renovation fund which is hereby created in the state treasury. The pooled money investment board is authorized and directed to use any moneys in the active accounts, inactive accounts or time deposits, open accounts, of the state of Kansas to provide the funds for such loan.

(d) Such loan shall bear interest from the date of the loan transfer or transfers under this section at an annual rate of interest which shall be at a rate equal to the rate prescribed by K.S.A. 75 1210, and amendments thereto, for inactive accounts of the state effective on January 1, of such year. Such loan shall not be deemed to be an indebtodness or debt of the state of Kansas within the meaning of section 6 of article 11 of the constitution of the state of Kansas.

(e) The state fair board may periodically certify to the pooled money investment board amounts to be transferred pursuant to this subsection. Upon certification to the pooled money investment board by the state fair board of the amounts of the loan authorized by subsection (c), the pooled money investment board shall transfer an amount certified by the state fair board from the state bank accounts described in subsection (c) to the new encampment building renovation project fund which in the aggregate do not exceed the amount specified in subsection (c)

(f) Subject to the limitations of this section, the state fair board-shall determine and certify to the pooled money investment board, on or before the date of the first certification pursuant to subsection (e), the terms and conditions of repayment of the principal and interest of such loan amounts.

Sec. 58. (a) Except as otherwise provided under subsection (b), on July 1, 1993, of the amount of each appropriation and reappropriation from the state general fund for the fiscal year ending June 30, 1994, made by any appropriation act of the 1993 regular session of the legislature, the sum equal to 1.0% of the total of each such appropriation and reappropriation is hereby lapsed.

(b) The following shall not be subject to the provisions of sub-

section (a):

(1) Any item of appropriation or reappropriation from the state general fund for debt service for payments pursuant to contractual bond obligations;

(2) any item of appropriation or reappropriation from the state general fund for employer contributions for the employers who are eligible employers as specified in subsections (1), (2) and (3) of K.S.A. 74-4931 and amendments thereto under the Kansas public employees retirement system pursuant to K.S.A. 74-4939 and amendments thereto:

(3) any item of appropriation or reappropriation from the state general fund for the department of education for general state aid, supplemental general state aid, special education services aid, community college credit hour state aid, community college out-district state aid entitlement, or community college general state aid, or postsecondary aid for vocational education;

(4) any item of appropriation or reappropriation from the state general fund for any state educational institution, as defined by K.S.A. 76-711 and amendments thereto, under the control and su-

pervision of the state board of regents;

(5) that portion of each item of appropriation or reappropriation from the state general fund for the department of social and rehabilitation services which is budgeted and approved for fiscal year 1994 in accordance with appropriation acts of the 1993 regular session of the legislature, as certified to the director of accounts and reports by the director of the budget, for any purpose other than central office or area office administration;

(6) any item of appropriation or reappropriation from the stategeneral fund for the youth center at Topeka, the youth center at

Beloit, or the youth center at Atchison;

(7) that portion of each item of appropriation or reappropriation from the state general fund for the judicial branch of state government which is budgeted and approved for fiscal year 1994 in accordance with appropriation acts of the 1993 regular session of the legislature, as certified to the director of accounts and reports by the director of the budget, for salaries and wages of justices of the supreme court, judges of the court of appeals, or district judges or district magistrate judges of the district courts; and

(8) any item of appropriation or reappropriation from the state general fund for the department of administration.

(c) Of the total amount of moneys appropriated or reappropriated for the department of administration for the fiscal year ending June 30, 1994, by this act or any other appropriation act of the 1993 regular session of the legislature from the state general fund in the accounts and in the amounts certified to the director of accounts and reports under subsection (d), the sum of \$197,965 is hereby lapsed.

(d) Prior to July 1, 1993, the secretary of administration shall certify to the director of accounts and reports the accounts of the state general fund and the amounts of moneys appropriated or reappropriated for fiscal year 1994 in such accounts which are to be

reduced to achieve the amount lapsed by subsection (c).

(e) On July 1, 1993, the amount of each transfer authorized and directed to be made by the director of accounts and reports during any month of the fiscal year ending June 30, 1994, by this or any other appropriation act of the 1993 regular session of the legislature from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to a special revenue fund of any state agency, is hereby decreased by the amount equal to 1% of the amount of such transfer.

Sec. 59.

STATE FINANCE COUNCIL

(a) There is hereby appropriated from the state general fund for the state finance council, for the fiscal year ending June 30, 1994, the sum of \$5,347,117 to be used for the purpose of paying the proportionate share of the cost to the state general fund, including

associated employer contributions, of:

(1) The salary increases provided for by adoption of a pay plan for state officers and employees in the classified service under the Kansas civil service act, which is hereby authorized and directed to be adopted by the governor by modifying the existing pay plan for fiscal year 1993 to provide for an increase of .5% adjusted to the nearest \$1 in each monthly step of the schedule of salary and wage ranges and steps of such pay plan or the equivalent increase for payroll periods other than monthly, which shall be the pay plan for the classified service under the Kansas civil service act effective on the first day of the first payroll period chargeable to the fiscal year ending June 30, 1994, and which shall be subject to modification and approval as provided under K.S.A. 75-2938 and amendments thereto and to any enactments of the legislature applicable thereto;

(2) (A) the salary increases for unclassified state officers and employees who are in the unclassified service under the Kansas civil service act and whose salaries are subject to approval by the governor under K.S.A. 75-2935b or 75-2935c and amendments thereto to provide for base salary increases, to be distributed on a merit basis from a merit salary increase pool which equals .5% of the base salaries of such officers and employees, effective on the first day of the first payroll period which is chargeable to the fiscal year ending on June 30, 1994, which increases are hereby authorized to be made or authorized by the governor and for which the funding provided under this section for the salary modifications provided pursuant to this subsection (a)(2)(A) is in addition to the funding for the 2.5% salaries and wages increase pool which is contained in state agency budgets

for fiscal year 1994; and

(B) the salary increases for unclassified state officers and employees who are in the unclassified service under the Kansas civil service act, who are officers or employees of an elected state official of the executive branch of state government, including the state board of education, withe board of trustees of the Kansas public employees retirement system, and whose salaries are not subject to approval by the governor under K.S.A. 75-2935b and amendments thereto, to provide for an average increase of .5% adjusted to the nearest \$1 for each monthly payroll period or the equivalent increase for payroll periods other than monthly, effective on the first day of the first payroll period which is chargeable to the fiscal year ending June 30, 1994, which increases are hereby authorized to be made or authorized by each such official or board, in such official or board's discretion, and for which the funding provided under this section for salary increases provided pursuant to this subsection (a)(2)(B) is in addition to the funding for the 2.5% salaries and wages increase pool which is contained in state agency budgets for fiscal year 1994: Provided. That the provisions of this subsection (a)(2)(B) shall not apply to any state officers or employees under the jurisdiction of

the state board of regents who are in the unclassified service under the Kansas civil service act:

(3) compensation increases for the governor, lieutenant governor, secretary of state, state treasurer, commissioner of insurance and attorney general under K.S.A. 75-3111a and amendments thereto:

- (4) the amount required for the additional amount of assistance to be contributed by the state board of regents toward the purchase of retirement annuities pursuant to subsection (1)(c) or subsection (4) of K.S.A. 74-4925, as amended by section 7 of 1993 House Bill No. 2549, and K.S.A. 74-4925e, as amended by section 8 of 1993 House Bill No. 2549, for the members of the faculty and others described in subsection (1)(a) of K.S.A. 74-4925 and amendments thereto for the fiscal year ending June 30, 1994, in an amount equal to .5% of the total amount of the salaries on which such members of the faculty and others described in subsection (1)(a) of K.S.A. 74-4925 and amendments thereto contribute during the fiscal year ending June 30, 1994, pursuant to subsection (1)(c) or (4) of K.S.A. 74-4925, as amended by section 7 of 1993 House Bill No. 2549, and K.S.A. 74-4925e, as amended by section 8 of 1993 House Bill No. 2549; and
- (5) (A) the revision of the classification and compensation of classified positions in each of the following job class series, effective on the first day of the first payroll period which is chargeable to the fiscal year ending June 30, 1994:
 - (i) Health service administrators;
 - (ii) health and other inspectors;
- (iii) mathematicians and statisticians;
- (iv) physical scientists;
- (v) agricultural and biological scientists;
- (vi) teachers and related job classes;
- (vii) librarians and library assistants;
- (viii) designers;
- (ix) communications job classes;
- (x) scientific technicians,
- (xi) engineering job classes; and
- (xii) certain health care and agricultural job classes; and
- the revision of the classification and compensation of classified positions in the information technology job class series, effective or the first day of any payroll period which is chargeable to the fiscal year ending June 30, 1994, and which ends after December 31, 1993: Provided further, That to pay the proportionate share of the cost to the state general fund of each state agency for such salary increases, such additional assistance to be contributed by the state board of regents and such classification and compensation revisions, upon recommendation of the director of the budget, the state finance council, acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto, except paragraph (3) of such subsection (c), is hereby authorized and directed to transfer moneys from the appropriation made by this subsection to proper accounts created by state general fund appropriations for the fiscal year ending June 30, 1994.
- (b) Upon recommendation of the director of the budget, the state finance council, acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto, except paragraph (3) of such subsection (c), is hereby authorized to increase expenditure limitations on special revenue funds and accounts established for the fiscal year ending June 30, 1994, for the purpose of paving from such funds or accounts the proportionate share of the cost to such funds or accounts, including associated employer contributions, of:

(1) The salary increases provided for by adoption of the pay plan under subsection (a)(1) of this section for state officers and employees in the classified service under the Kansas civil service act;

- (2) the salary increases for unclassified state officers and employees provided for in subsection (a)(2)(A) and (a)(2)(B) of this section:
- (3) compensation increases for the governor, lieutenant governor, secretary of state, state treasurer, commissioner of insurance and attorney general under K.S.A. 75-3111a and amendments thereto; and
- (4) The additional assistance to be contributed by the state board of regents toward the purchase of retirement annuities in accordance with paragraph (1) of subsection (a) of this section; and

(5) the revision of the classification and compensation of classified positions in each of the job class series listed in paragraphs (5)(A) and (5)(B) of subsection (a) of this section.

(c) Each state agency of the executive branch of state government shall prepare and submit a budget estimate for such salary increases. such additional assistance to be contributed by the state board of regents and such compensation revisions, and all amendments and revisions of such estimates, to the director of the budget on forms prescribed by the director of the budget. At the same time as each such state agency submits such estimate, and all amendments and revisions thereof, each such state agency shall submit a copy of such estimate, and all amendments and revisions thereof, directly to the legislative research department.

Sec. 60.

KANSAS COMMISSION ON INTERSTATE COOPERATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following: National memberships and other operating expenditures (including of-

ficial hospitality).....

Sec. 61.

LEGISLATIVE COORDINATING COUNCIL

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following: Legislative coordinating council—operations \$1.841 Legislative research department—operations..... 8,424 Office of the revisor of statutes—operations 7.034 Legislative research department for legislative educational planning committee-operations (including official hospitality) 46 \$17,345 Sec. 62.

LEGISLATURE

There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following:

Sec. 63.

DIVISION OF POST AUDIT

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following: Operations (including legislative post audit committee)

JUDICIAL COUNCIL

There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following:

JUDICIAL BRANCH

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 1994, the following: \$25,692 District court operations 246,556

Sec. 66.

STATE HISTORICAL SOCIETY

(a) There is appropriated for the above agency from the following special revenue funds for the fiscal years specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Fiscal Year 1994 Federal grants fund ... No limit Private gifts, grants and bequests fund No limit Summer program in recording and representing historic structures fund.... No limit No limit

expenditure by 1003 House Bill No.

- (b) On July 1, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer any unencumbered balance from the new state historical society museum private gifts. grants and bequests fund account of the state historical society to the private gifts, grants and bequests fund account of the state historical society.
- (c) On July 1, 1993, the new state historical society museum private gifts, grants and bequests fund of the state historical society is hereby abolished.

date of this act, or as soon thereafter as (d) On the effective noneys are available, the director of accounts and reports shall trans fer \$24:500 from the Kansas economic development endowment ount of the state economic development initiatives fund of department of commerce and housing to the EDIF Function home fund of the state historical society.

(e) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$15.075 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the summer program in recording and representing historic structures fund of the state historical society.

Sec. 67.

KANSAS TECHNOLOGY ENTERPRISE CORPORATION

- (a) On July 1, 1993, the expenditure limitation established by section 9(a) of 1993 House Bill No. 2063 on the economic development research and development fund is hereby increased from \$11,216,899 to No limit.
- On July 1, 1993, the expenditure limitation established by section 9(a) of 1993 House Bill No. 2063 on the operations, assistance and grants (including official hospitality) account of the economic development research and development fund is hereby decreased from \$8,083,012 to \$7,833,012.
- (c) On July 1, 1993, the expenditure limitation established by section 9(a) of 1993 House Bill No. 2063 on the agricultural valueadded processing center (including official hospitality) account of the economic development research and development fund is hereby increased from \$633,887 to \$883,887.

Sec. 68.

DEPARTMENT OF EDUCATION

(a) There is appropriated for the above agency from the state general fund for the fiscal years specified, the following:

A STATE OF THE STA	Fiscal Year Fiscal Year 1993 1994
Operating expenditures (including official hospitality)	525,000
General state aid	194,995,000 375,000,000
Community college credit hour state aid	33,600
Community college out-district state aid entitlement	28,800
Total	194,995,000 \$375,087,400

(b) There is appropriated for the above agency from the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Out-district tuition suspense fund...... No limit Economic development initiatives fund \$4,013,000 Provided. That expenditures may be made from this fund for the following purposes, subject to the expenditure limitations prescribed therefor: Postsecondary aid for vocational ed-\$2,513,000 ucation 4..... Innovative program assistance ..., ... 1,500,000

(c) On July 15, 1993, or as soon thereafter as such moneys are available, the director of accounts and reports shall transfer \$1,500,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the economic development initiatives fund of the department of education.

(d) On April 15, 1994, or as soon thereafter as such moneys are available, the director of accounts and reports shall transfer \$2,513,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the economic development initiatives fund of the department of education.

67 500

152,783

60.000

(e) On July 1, 1993, of the \$18,903,850 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2049 from the state general fund in the postsecondary aid for vocational education account, the sum of \$2,513,000 is hereby lapsed.

(f) On July 1, 1993, of the \$1,500,000 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2049 from the state general fund in the innovative program assistance account, the sum of \$1,500,000 is hereby lapsed.

Sec. 69. On the effective date of this act, section 11 of 1993 House Bill No. 2087 is hereby amended to read as follows: Sec. 11.

DEPARTMENT OF EDUCATION

(b) (a) On June 30, 1993, of the amount appropriated for the above agency for the fiscal year ending June 30, 1993, by section 2(a) of chapter 324 of the 1992 Session Laws of Kansas from the state general fund in the general state aid account, the amount of \$9,569,870 is hereby lapsed: Provided, That, if the sum of (1) the total amount of local effort, as defined in the school district finance and quality performance act, of all districts, and (2) the total of all amounts credited to the state school district finance fund under K.S.A. 72-6418 and amendments thereto, and (3) all amounts transferred to such fund, is less than \$1,257,613,000 \$892,613,000, as certified by the state board of education, then expenditures may be made in fiscal year 1993, upon approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto, from such amount to be lapsed, in an amount equal to the difference between \$1,257,613,000 \$892,613,000 and the sum of the total amount of local effort and the total of all amounts credited and all amounts transferred to the state school district finance fund: Provided further, That if expenditures from such amount to be lapsed are approved by the state finance council and the amount approved for expenditure is less than \$9,569,870, then the amount equal to \$9,569,870 less the amount approved for expenditure is hereby lapsed.

 $\frac{\langle e \rangle}{\langle b \rangle}$ On the effective date of this act, of the amount appropriated for the above agency for the fiscal year ending June 30, 1993, by section 2(a) of chapter 324 of the 1992 Session Laws of Kansas from the state general fund in the supplemental general state aid account, the sum of \$1,629,790 is hereby lapsed.

(d) (c) The expenditure limitation established by section 2(b) of chapter 324 of the 1992 Session Laws of Kansas on the state operations account of the adult basic education—federal fund is hereby increased from \$167,467 to \$207,467.

Sec. 70.

DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from	the state
general fund for the fiscal year ending June 30, 1994, the	following:
Operating grant for KTWU television station at Topeka	\$122,474
Operating grant for KPTS television station at Wichita	122,474
Operating grant for KCPT television station at Kansas City	104.886
Operating grant for KOOD television station at Bunker Hill	245.520
Operating grant for KANZ radio station at Garden City	,34,944
Total	\$630,298

(b) There is appropriated for the above agency from the following special revenue funds for the fiscal year ending June 30, 1994, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

EDIF grant—KANZ/KZNA-FM (Garden City/Hill City)—capital equipment expenditures fund. \$2.500

Provided. That all expenditures from this fund shall be used to provide matching funds for federal capital equipment grants awarded to KANZ/KZNA-FM (Garden City/Hill City).

EDIF grant—KOOD/KSWK-TV (Bunker Hill/Lakin)—capital equipment

DIF grant—KOOD/KSWK-TV (Bunker Hill/Lakin)—capital equipment expenditures fund 100,000

Provided, That all expenditures from this fund shall be used to provide matching funds for federal capital equipment grants awarded to KOOD/KSWK-TV (Bunker Hill/Lakin).

EDIF grant—KPTS-TV (Wichita)—capital equipment expenditures fund. 41.790

Provided, That no expenditures may be made from this fund unless a federal capital equipment grant is awarded to KPTS-TV (Wichita): Provided further, That all expenditures from this fund shall be made to match such federal capital equipment grant.

EDIF grant—KCPT-TV (Kansas City)—capital equipment expenditures fund

Provided, That no expenditures may be made from this fund unless a federal capital equipment grant is awarded to KCPT-TV (Kansas City): Provided further, That all expenditures from this fund shall be made to match such federal capital equipment grant.

EDIF grant—KTWU-TV (Topeka)—capital equipment expenditures fund

Provided. That no expenditures may be made from this fund unless a federal capital equipment grant is awarded to KTWU-TV (Topeka): Provided further. That all expenditures from this fund shall be made to match such federal capital equipment grant.

EDIF grant—KOOD/KSWK-TV (Bunker Hill/Lakin)—capital equipment expenditures fund

Provided. That no expenditures may be made from this fund unless a federal capital equipment grant is awarded to KOOD/KSWK-TV (Bunker Hill/Lakin): Provided further. That all expenditures from this fund shall be made to match such federal capital equipment grant.

(b) On July 1, 1993, or as soon thereafter as moneys are available, upon request of the chairperson of the Kansas public broadcasting council, the director of accounts and reports shall transfer \$2,500 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KANZ/KZNA-FM (Garden City/Hill City)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

(c) On July 1, 1993, or as soon thereafter as moneys are available, upon request of the chairperson of the Kansas public broadcasting council, the director of accounts and reports shall transfer \$100,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KOOD/KSWK-TV (Bunker Hill/Lakin)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

(d) On July 1, 1993, upon notification by the chairperson of the Kansas public broadcasting council that KPTS-TV (Wichita) has received federal grant funds for capital equipment expenditures, the director of accounts and reports shall transfer \$41,790 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KPTS-TV (Wichita)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

(e) On July 1, 1993, upon notification by the chairperson of the Kansas public broadcasting council that KCPT-TV (Kansas City) has received federal grant funds for capital equipment expenditures, the director of accounts and reports shall transfer \$67,500 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KCPT-TV (Kansas City)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

(f) On July 1, 1993, upon notification by the chairperson of the Kansas public broadcasting council that KTWU-TV (Topeka) has received federal grant funds for capital equipment expenditures, the director of accounts and reports shall transfer \$152,783 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KTWU-TV (Topeka)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

(g) On July 1, 1993, upon notification by the chairperson of the Kansas public broadcasting council that KOOD/KSWK-TV (Bunker Hill/Lakin) has received federal grant funds for capital equipment expenditures, the director of accounts and reports shall transfer \$60,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF grant—KOOD/KSWK-TV (Bunker Hill/Lakin)—capital equipment expenditures fund of the department of administration for the Kansas public broadcasting council.

Sec. 71.

DIVISION OF POST AUDIT

(a) All moneys received by the division of post audit during fiscal year 1993 or fiscal year 1994 from the department of social and rehabilitation services pursuant to a contract entered into by the post auditor and the secretary of social and rehabilitation services, which is hereby authorized to be directly negotiated and entered into by such officials, to reimburse all or part of the operating expenditures incurred by the division of post audit for a performance audit related to a settlement agreement regarding Sheila A., et al. v. Joan Finney, et al., Case No. 89-CV-33, Shawnee County District Court, shall be credited to the audit services fund.

Sec. 72. On the effective date of this act, K.S.A. 1992 Supp. 79-2959 is hereby amended to read as follows: 79-2959. (a) There is hereby created the local ad valorem tax reduction fund. All moneys transferred or credited to such fund under the provisions of this act or any other law shall be apportioned and distributed in the manner provided herein.

(b) On January 15 and on July 15 of each year, the director of accounts and reports shall make transfers in equal amounts which in the aggregate equal 4.5% of the total retail sales and compensating taxes credited to the state general fund pursuant to articles 36 and 37 of chapter 79 of Kansas Statutes Annotated and acts amendatory thereof and supplemental thereto during the preceding calendar year from the state general fund to the local ad valorem tax reduction fund, except that: (1) The transfers on January 15, 1993, and July 15, 1993, shall be in equal amounts which in the aggregate equal 4.030% of such taxes credited to the state general fund during calendar year 1992; and (2) the transfers on January 15 and July 15 of each year thereafter shall be in equal amounts which in the aggregate equal 3.630% of such taxes credited to the state general fund during the preceding calendar year; and (3) the amount of the transfer on each such date during state fiscal year 1994 shall be reduced by 4.0%. All such transfers are subject to reduction under K.S.A. 1992 Supp. 75-6704, and amendments thereto. All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund.

(c) The state treasurer shall apportion and pay the amounts transferred under subsection (b) to the several county treasurers on January 15 and on July 15 in each year as follows: (1) Sixty-five percent of the amount to be distributed shall be apportioned on the basis of the population figures of the counties certified to the secretary of state pursuant to K.S.A. 11-201 and amendments thereto on July 1 of the preceding year; and (2) thirty-five percent of such amount shall be apportioned on the basis of the equalized assessed tangible valuations on the tax rolls of the counties on November 1 of the preceding year as certified by the director of property valuation.

Sec. 73. On the effective date of this act, K.S.A. 1992 Supp. 79-2964 is hereby amended to read as follows: 79-2964. There is hereby created the county and city revenue sharing fund. All moneys transferred or credited to such fund under the provisions of this act or any other law shall be allocated and distributed in the manner provided herein. The director of accounts and reports in each year on July 15 and December 10, shall make transfers in equal amounts which in the aggregate equal 3.5% of the total retail sales and compensating taxes credited to the state general fund pursuant to articles 36 and 37 of chapter 79 of the Kansas Statutes Annotated and acts amendatory thereof and supplemental thereto during the preceding calendar year from the state general fund to the county and city revenue sharing fund, except that; (a) The transfers on July 15, 1993, and December 10, 1993, shall be in equal amounts which in the aggregate equal 3.134% of such taxes credited to the state general fund during calendar year 1992; and (b) the transfers on July 15 and December 10 of each year thereafter shall be in equal amounts which in the aggregate equal 2.823% of such taxes credited to the state general fund during the preceding calendar year; and (c) the amount of the transfer on each such date during state fiscal year 1994 shall be reduced by 4.0%. All such transfers are subject to reduction under K.S.A. 1992 Supp. 75-6704, and amendments thereto. All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund.

Sec. 74. On the effective date of this act, K.S.A. 1992 Supp. 79-3425i is hereby amended to read as follows: 79-3425i. On January

15 and July 15 of each year, the director of accounts and reports shall transfer a sum equal to the total taxes collected under the provisions of K.S.A. 79-6a04 and 79-6a10 and amendments thereto and credited to the state general fund during the six months next preceding the date of transfer, from the state general fund to the special city and county highway fund, created by K.S.A. 79-3425 and amendments thereto, except that (1) such transfers are subject to reduction under K.S.A. 1992 Supp. 75-6704 and amendments thereto; and (2) the amount of the transfer on each such date during state fiscal year 1994 shall be reduced by 4.0%. All transfers under this section shall be considered to be demand transfers from the state general fund.

Sec. 75. On the effective date of this act, K.S.A. 1992 Supp. 79-34,147 is hereby amended to read as follows: 79-34,147. (a) On each January 1, April 1, July 1 and October 1, the secretary of revenue shall certify to the director of accounts and reports the amount equal to 10% of the total revenues received by the secretary from the taxes imposed under the Kansas retailers' sales tax act and deposited in the state treasury and credited to the state general fund during the preceding three calendar months.

(b) Upon receipt of each certification under subsection (a), the director of accounts and reports shall transfer from the state general fund to the state highway fund an amount equal to the amount so certified, on each January 1, April 1, July 1 and October 1, except that: (1) The amount so certified on October 1, 1992, January 1, 1993, and April 1, 1993, shall be the amount equal to 7.600% of such revenues: and (2) the amount so certified on July 1, 1993, and each certification date thereafter, shall be the amount equal to 7.628% of such revenues: and (3) the amount of the transfer on each such date during state fiscal year 1994 shall be reduced by 4.0%. All transfers made pursuant to this section are subject to reduction under K.S.A. 1992 Supp. 75-6704, and amendments thereto.

(c) All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund.

Sec. 76. On the effective date of this act, K.S.A. 1992 Supp. 82a-953a is hereby amended to read as follows: 82a-953a. In each fiscal year beginning on or after July 1, 1990, the director of accounts and reports shall transfer \$6,000,000 from the state general fund to the state water plan fund created by K.S.A. 82a-951, ½ of such amount to be transferred on July 15 and ½ to be transferred on January 15, except that (1) such transfers are subject to reduction under K.S.A. 1992 Supp. 75-6704 and amendments thereto; and (2) the amount of the transfer on each such date during state fiscal year 1994 shall be reduced by 4.0%. All transfers under this section shall be considered to be demand transfers from the state general fund.

Sec. 77.

KANSAS HUMAN-RIGHTS COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

perating expenditures

s 1991 \$68,26

Provided. That expanditures from this account may be made for salaries and related expenses of two new special project investigator positions in addition to the three new special project investigator positions provided by 1903 Senate Bill No. 41: Provided, however. That we expenditures from this account shall be made if moneys for a total of six or more new special project investigator positions are otherwise appropriated for the fiscal year ending tune 30, 1904.

Sec. 78.

SECRETARY OF STATE

(a) Expenditures shall be made for the liceal year ending June 30, 1994, by the secretary of state from the secretary of state operating expenditures account of the state general fund for salary and related expenses to develop and maintain a database, in a form deemed most efficient by the secretary of state in consultation with the oversight committee on confirmations, appointed by the president of the senate, of all commissions and appointments required to be reported to the secretary under this section: Provided, When used in this section "appointing authority" means the supreme court or any executive or legislative branch state officer having authority

(continued)

- (1) Execute a commission:
- (2)—appoint a person to an office, board, commission, council, committee, authority or other governmental body, or
- (3) create such office, board, commission, council, authority or other governmental body: Provided further:
- (A) Within 30 days of executing a commission or making an appointment, the appointing authority shall provide to the secretary of state written notification of:
- (i) The name, address and birthdate and political affiliation of the appointee, if necessary to determine qualifications of the appointee;
- (ii) the congressional district in which the appointee resides, necessary to determine qualifications of the appointee;
 - (iii) the office conferred:
- (iv) the statutory or other authority pursuant to which the ap-
 - (v) whether an official bond is required of such appointee
- (vi) whether an investigation by the Kansas bureau of investigation was conducted;
 - (vii) the date of appointment,
 - ·(viii) the date of expiration of term, if any,
- (ix) the name of the person such appointee is succeeding, and (x) at the time of the first appointment, after the effective date of this act, to a board, commission, council, committee, authority or other governmental body, information concerning the composition of the existing board, commission, council, committee, authority or other governmental body. Such information shall include:
 - (a) The total number of members of the body;
 - (b) the political affiliation of such members;
 - (c) the expiration of terms of such members;
- (d) the statutory qualifications or other requirements of the mem-
- (e) the congressional district in which the members retide and other information necessary to determine residency requirements of the members.
- (B) In the case of a board, commission, council, committee, authority or other governmental body, the appointing authority shall notify the secretary of state which member is the chairperson thereof and the name and address of the executive director, if any. A notice of any change concerning the chairperson or the executive director shall be provided by such board, commission, council, committee, authority or other governmental body to the secretary within 30 days of such change. If such change resulted from an appointment made by the appointing authority, the appointing authority shall notify the secretary of such change within 30 days.
- (C) Within 30 days of the expiration or abolishment of any office subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto, or a board, commission, council, committee, authority or other governmental body, the appointing authority shall provide written notification thereof to the secretary of state.
- (D) Within 30 days of executing a commission or making an appointment, the appointing authority shall provide written notification thereof to the secretary of the senate if such commission or appointment is subject to confirmation by the senate pursuant to K.S.A. 75 4315b, and amendments thereto.
- (E) The provisions of this section shall apply to any appointment made by an appointing authority to an office subject to confirmation by the senate as provided in K.S.A. 75-4315b, and amendments thereto, or a board, commission, council, committee, authority or other governmental body created pursuant to a statute requiring such appointment.
- (F) On or before December 31, 1994, and each year thereafter, the secretary of state shall submit to the legislative coordinating council a report containing the current or up to date information collected pursuant to this section.
- (C) The secretary of state shall notify an appointing authority at least 30 days prior to the expiration of the term of an appointee who was appointed by such appointing authority.
- Sec. 79. Appeals to exceed position limitations. The limitations imposed by this act on the full-time equivalent number of full-time and regular part-time positions, excluding seasonal and temporary positions, paid from appropriations made in this act or in any appropriation act of the 1992 regular session of the legislature or in

- any other appropriation act of the 1993 regular session of the legislature may be exceeded upon approval of the state finance council.
- Sec. 80. Appeals to exceed expenditure limitations. Upon written application to the governor and approval of the state finance council, expenditures from special revenue funds may exceed the amounts specified in this act.
- Sec. 81. Any state institutions building fund appropriation heretofore appropriated to any state agency named in this or any other appropriation act of the 1993 regular session of the legislature and having an unencumbered balance as of June 30, 1993, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 1994, for the same use and purpose as originally appropriated, unless specific provision is made for lapsing such appropriation.
- Sec. 82. Any Kansas educational building fund appropriation heretofore appropriated to any state agency named in this or other appropriation act of the 1993 regular session of the legislature, and having an unencumbered balance as of June 30, 1993, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 1994, for the same uses and purposes as originally appropriated unless specific provision is made for lapsing such appropriation.
- Sec. 83. Any correctional institutions building fund appropriation heretofore appropriated to any state agency named in this or other appropriation act of the 1993 regular session of the legislature, and having an unencumbered balance as of June 30, 1993, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 1994, for the same uses and purposes as originally appropriated unless specific provision is made for lapsing such appropriation.
- Sec. 84. Any Kansas special capital improvements fund appropriation heretofore appropriated to any state agency named in this or other appropriation act of the 1993 regular session of the legislature, and having an unencumbered balance as of June 30, 1993, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 1994, for the same uses and purposes as originally appropriated unless specific provision is made for lapsing such appropriation.
- Sec. 85. Savings. Any unencumbered balance in any special revenue fund, or account thereof, which is not otherwise specifically appropriated or limited by this or any other appropriation act of the 1993 regular session of the legislature, is hereby reappropriated for the fiscal year ending June 30, 1994, for the same use and purpose as the same was heretofore appropriated.
- Sec. 86. Any transfers of money during the fiscal year ending June 30, 1994, from any special revenue fund of any state agency named in this act or in any other appropriation act of the 1993 regular session of the legislature to the audit services fund of the division of post audit under K.S.A. 46-1121 and amendments thereto shall be in addition to any expenditure limitation imposed on any such fund for the fiscal year ending June 30, 1994.
- Sec. 87. On the effective date of this act, section 11 of 1993 House Bill No. 2087 and section 42 of chapter 327 of the 1992 Session Laws of Kansas are hereby repealed.
- Sec. 88. On the effective date of this act, K.S.A. 1992 Supp, 79-2959, 79-2959a, 79-2964, 79-2964a, 79-3425e, 79-3425i, 79-34,147, 79-34,147b, 82a-953 and 82a-953a are hereby repealed.
- Sec. 89. On July 1, 1993, section 3 of 1993 Senate Bill No. 57 and section 8 of 1993 House Bill No. 2064 are hereby repealed.
- Sec. 90. Effective date. This act shall take effect and be in force from and after its publication in the Kansas register.

Fiscal Year 1994

\$15,368

State of Kansas

Office of the Governor

Message to the Senate of the State of Kansas:

Pursuant to Article 2, Section 14 of the Constitution of the State of Kansas, I hereby return Senate Bill 437 with my signature approving the bill, except for the items enumerated below.

That portion of Section 17(d) which reads as follows

has been line-item vetoed:

Fiscal Year 1994 \$75,000"

"High performance incentive grants

The State of Kansas currently offers a variety of services, incentives, and grants to encourage economic development in the state. Given the state's difficult budget situation, I find it necessary to veto the appropriation for this new program.

That portion of Section 29(a) that reads as follows

has been line-item vetoed:

Fiscal Year 1994 50,000"

"Tuition grant program—municipal university......

The condition of the State General Fund precludes the expansion of programs at this time. This amount would be in addition to the \$6,349,568 that the state will provide to Washburn University as operating support in FY 1994.

The portion of Section 30(s) that reads as follows

has been line item vetoed:

"(s) On July 1, 1993, of the \$51,364,174 appropriated for the above agency for the fiscal year ending June 30, 1994, by section 2(a) of 1993 House Bill No. 2047 from the state general fund in the mental health and retardation services aid and assistance account, the sum of \$1,000,000 is hereby lapsed."

I veto the Legislature's lapse of \$1.0 million from Mental Health and Retardation Services funding in FY 1994. My veto will make available to the agency \$500,000 in current services funding that the Legislature would have shifted to the federal Medicaid funding source. The veto will allow the agency more flexibility in shifting additional clients to the Medicaid program. However, I anticipate that this shift will produce savings of \$500,000 or more from the current FY 1994 approved budget, and that this savings will be reflected in my FY 1995 budget document. I concur with the Legislature's decision to not implement the expansion of Medical and Therapeutic Services for community mental retardation clients, and I will direct the Secretary of Social and Rehabilitation Services to refrain from expenditure of this \$500,000.

Section 31 that reads as follows has been line-item

vetoed:

"Sec. 31.

KANSAS COMMISSION ON GOVERNMENTAL STANDARDS AND CONDUCT

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Additional operating expenditures

Provided, That expenditures shall be made from this account for the purchase of two microcomputers and two laser printers: Provided further, That expenditures from this account for such microcomputers and

printers shall not exceed \$6,266." The expansion of State General Fund expenditures is not justified in light of the revenues available to the state. The across-the-board cuts approved by the Legislature are a dramatic indication that revenues are insufficient to finance continuing increases in state expenditures. I have already approved a budget for this agency which exceeds my original recommendations.

tinue to seek ways to expand its fee fund resources. Section 37(d) that reads as follows has been line-

Further expansions of this budget should be from fee

fund revenues. It is recommended that the agency con-

item vetoed:

"(d) On the effective date of this act, the expenditure limitation established by the state finance council for the fiscal year ending July 1, 1993, on the motor carrier inspection fund of the Kansas highway patrol is hereby increased from \$5,788,609 to \$5,992,940.

In my amended expenditure recommendation from the Motor Carrier Inspection Fund, I recommended, and the Legislature concurred, with expenditures of \$5,539,373. However, in implementing the approved level of expenditures, two technical errors were made. Section 37(d) would set the limitation for the Motor Carrier Inspection Fund at \$5,992,940, or \$453,567 over the amount approved by the Legislature. In addition, the section establishes the expenditure limitation for FY 1994 rather than, as apparently intended, FY 1993. The veto of this section has no effect on reported expenditures. For these reasons, I veto this section.

Section 38 that reads as follows has been line-item

vetoed:

"Sec. 38.

ATTORNEY GENERAL—KANSAS BUREAU OF INVESTIGATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Fiscal Year 1994

The condition of the State General Fund precludes this expenditure increase at this time. This section was added to allow the KBI to handle a projected increase in DUI testing associated with the passage of 1993 HB 2355, which lowers the legal level of blood alcohol to less than .08 percent. I do not think it is necessary to appropriate additional State General Fund monies to the KBI for this purpose.

Section 42 that reads as follows has been line-item

vetoed:

"Sec. 42.

YOUTH CENTER AT BELOIT

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Fiscal Year 1994 Operating expenditures \$138,107

(b) On July 1, 1993, the position limitation established by section 14 of 1993 Senate Bill No. 42 for the above agency is hereby increased from 103.0 to 108.5."

Section 43 that reads as follows has been line-item vetoed:

"Sec. 43

YOUTH CENTER AT ATCHISON

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Fiscal Year 1994

Operating expenditures

\$334,912

(b) On July 1, 1993, the position limitation established by section 14 of 1993 Senate Bill No. 42 for the above agency is hereby increased from 127.5 to 142.0."

Although I agree that improvements need to be made to the youth centers' security coverage in residential cottages, I do not believe that additional FTE positions and funding are necessary to achieve improved security and safety. Furthermore, an increase in the funding base of the youth centers at this time would jeopardize any future expansion of the Juvenile

Offender Day Reporting System.

I recommended a budget for FY 1994 that included annualized funding for a Day Reporting System in order to divert non-violent juvenile offenders from the state youth centers to supervised community settings. As an offset to the additional community service expenditures, I recommended a modest downsizing of the youth centers located at Atchison and Beloit. In conjunction with the proposed downsizing, my recommendations would have redistributed existing staff at the youth centers to achieve a greater level of se-curity coverage on each campus. Unfortunately, the Legislature, in SB 42, has provided funding above my recommendations in order to keep the youth centers at Atchison and Beloit at full capacity.

As a result of this line-item veto, I am directing the Secretary of Social and Rehabilitation Services to study the following: (1) the feasibility of decreasing SRS placements at the youth centers and providing early community transitions for non-violent youths placed directly by the courts without additional legislation; (2) a reasonable plan for downsizing the youth centers; and (3) the number of Youth Service Specialist staff needed to provide adequate coverage at each of the youth centers with a minimal cost to the state.

Also included in this appropriation is 2.5 percent for teacher salary increases, which are vetoed along with the funding for double coverage. I intend to restore these amounts, \$21,760 for the Youth Center at Beloit and \$21,843 for the Youth Center at Atchison, in my revisions to the FY 1994 budget during the next budget

cycle.

Section 57 that reads as follows has been line-item vetoed:

"Sec. 57.

STATE FAIR BOARD

(a) There is appropriated for the above agency from

the following special revenue funds for the fiscal year specified, all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

> Fiscal Year 1994

Economic development initiatives fund-encampment building renovation project fund \$500,000

(b) On July 15, 1993, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$500,000 from the Kansas economic development initiatives fund of the department of commerce and housing to the economic development initiatives fund-encampment building renovation project fund

of the state fair board.

c) Subject to finance council authorization, to provide for any amounts required to be paid for all or part of the cost of renovations on the 4-H encampment building authorized by this act and expenses related thereto, the pooled money investment board is authorized and directed to loan to the state fair board sufficient funds therefor in amounts which in the aggregate do not exceed \$170,000. All such amounts of such loan shall be credited to the new encampment building renovation fund which is hereby created in the state treasury. The pooled money investment board is authorized and directed to use any moneys in the active accounts, inactive accounts or time deposits, open accounts, of the state of Kansas to provide the funds for such loan.

(d) Such loan shall bear interest from the date of the loan transfer or transfers under this section at an annual rate of interest which shall be at a rate equal to the rate prescribed by K.S.A. 75-4210, and amendments thereto, for inactive accounts of the state effective on January 1 of such year. Such loan shall not be deemed to be an indebtedness or debt of the state of Kansas within the meaning of section 6 of article 11

of the constitution of the state of Kansas.

(e) The state fair board may periodically certify to the pooled money investment board amounts to be transferred pursuant to this subsection. Upon certification to the pooled money investment board by the state fair board of the amounts of the loan authorized by subsection (c), the pooled money investment board shall transfer an amount certified by the state fair board from the state bank accounts described in subsection (c) to the new encampment building renovation project fund which in the aggregate do not exceed the amount specified in subsection (c).

(f) Subject to the limitations of this section, the state fair board shall determine and certify to the pooled money investment board, on or before the date of the first certification pursuant to subsection (e), the terms and conditions of repayment of the principal and interest of such loan amounts."

A total of \$151,056 has been provided from the State Fair Capital Improvements Fee Fund in FY 1994 for various repair and rehabilitation projects on the fairgrounds. These projects can be scaled down or eliminated and the funds can be used to address the major safety concerns of the 4-H encampment building.

I also find it necessary to veto those portions of Section 57 of the bill which allow the State Fair Board to borrow funds for the renovation of the 4-H encampment building. The State Fair Board is currently servicing debt of over \$600,000 resulting from the renovation of the grandstand at the fairgrounds. It is not clear how this new debt would be serviced, because no funding source is identified.

That portion of Section 66(a) that reads as follows

has been line-item vetoed:

"EDIF-Funston home fund......

Fiscal Year Fiscal Year 1993 1994 1994 \$24,500

Provided, That no expenditures shall be made from this fund by the state historical society: Provided further, That upon certification by the state historical society to the director of accounts and reports that title to the General Frederick Funston boyhood home in Allen county, Kansas has been transferred to a named person or persons or entity or entities assuming title in fee simple of such property with the specific intent of preserving the property, in accordance with the provisions established by 1993 House Bill No. 2521, the director of accounts and reports shall pay \$24,500 from the EDIF-Funston home fund to the named person or persons or entity or entities.

Section 66(d) that reads as follows has been lineitem vetoed:

"On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$24,500 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce and housing to the EDIF—Funston home fund of the state historical society."

I find it necessary to veto this appropriation from the EDIF. Reliance on the State of Kansas for purchase of historic sites by local organizations or individuals is not warranted. This veto would not preclude local individuals or organizations from receiving grants to develop and rehabilitate this property for use as an historic landmark.

That portion of Section 68(a) that reads as follows has been line-item vetoed:

Fiscal Year 1994

The condition of the State General Fund precludes this expenditure increase at this time. The appropriated amount in this line item includes \$15,000 for implementation of a bill that I have vetoed and the Legislature has sustained (SB 334). These funds were appropriated to begin modification of currently developed tests to implement the mastery of basic skills certificate contained in this vetoed bill. The balance of the appropriation, \$10,000, is intended to pay per diem expenses of the public members of the task force on community college funding contained in HB 2011. These per diem payments can be made from the Legislature's budget along with the payments for legislative members on the task force.

Section 77 that reads as follows has been line-item vetoed:

"Sec. 77.

KANSAS HUMAN RIGHTS COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year specified, the following:

Fiscal Year 1994 \$68,265

Operating expenditures

Provided, That expenditures from this account may be made for salaries and related expenses of two new special project investigator positions in addition to the three new special project investigator positions provided by 1993 Senate Bill No. 41: Provided, however, That no expenditures from this account shall be made if moneys for a total of six or more new special project investigator positions are otherwise appropriated for the fiscal year ending June 30, 1994."

I veto this provision which would add two new special project positions to the Kansas Human Rights Commission. My budget recommendations for FY 1994 included five special project positions to deal with complaint filings and a reported backlog of complaints. I believe the five positions I recommended will help solve the problem of the number of complaints and the continuing backlog in bringing matters of discrimination to closure. The positions I recommended will significantly assist the Commission as it continues to process discrimination complaints.

Section 78 has been line-item vetoed in its entirety. It is inappropriate to insert substantive legislation into an appropriations bill. Therefore, I veto Section 78

Dated May 14, 1993.

Joan Finney Governor

Doc. No. 013530

Reg. No.

1-2-30 1-2-34

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Amended

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Revoked

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