

Said Douglas County and the City of Lawrence agree that they will pay the sum and amount of \$12.50 each with which shall be purchased extra tubes and equipment to be used at said fixed station. That aside from said extra equipment so furnished, it is agreed to be the duty of the City of Lawrence to furnish all equipment and make all repairs necessary on said fixed station except those which are provided to be made by party of the third part under the plans and specifications hereinafter referred to.

It is also agreed that aside from the replacement and repairs provided for in said plans and specifications that the City of Lawrence and the County of Douglas shall maintain said mobile units at their own expense.

It is further agreed by and between the City of Lawrence and Douglas County, Kansas, that the City of Lawrence shall furnish an operator for said fixed station and shall pay the entire cost of electricity for operating said station. Parties of the first and second part shall each obtain the necessary federal permits for the operation of their respective equipment except that the City of Lawrence shall obtain the necessary permit for the operation of said fixed station.

It is further agreed by and between all the parties hereto that the plans and specifications now on file with the city clerk of Lawrence, Kansas, and heretofore filed by party of the third part shall be and become a part of this contract and that said fixed station and all of the mobile units provided for herein shall be completely installed and equipped in all respects as provided by said plans and specifications, and said plans and specifications are hereby by reference made a part of this contract. Payments hereunder shall be made by the City of Lawrence and the County of Douglas to the party of the third part when said party shall have completed the installation of said fixed station and the two mobile units in cars of the City of Lawrence and one mobile unit in the car of the County of Douglas and when said fixed station and mobile units shall come into operation, under the necessary Federal permits, the County of Douglas shall pay third party for any additional units installed under its six-month option as above provided at the time of the installation of said units and when the same shall become operative under the necessary Federal permits.

Said fixed station shall be the property of the City of Lawrence, Kansas, and said mobile units shall belong to the City of Lawrence and the County of Douglas as they shall be installed in the respective cars of said parties.

IN WITNESS WHEREOF, the parties hereto have set their hands this 13th day of April, 1936.

City of Lawrence

By _____ Mayor.

Attest:

City Clerk

County of Douglas

By _____
Chairman, Board of County Commissioners.

Attest:

U. S. G. Plank

County Clerk

Party of the Third Part.

Moved by Earl T. Black that the Chairman of the Board be authorized to sign said contract on behalf of the county. This motion had a second in Chris Schaaek, and on vote it was so ordered.

Moved to adjourned until 9:30 A. M. of April 15.

ATTEST:

U. S. G. Plank

U. S. G. Plank,
County Clerk.

James F. Brass, Chairman of the Board
of County Commissioners.

April 15, 1936

At 9:30 A. M., the County Commissioners of Douglas County, Kansas, and the County Clerk, met in adjourned regular session.

The final list of bills for wages, materials and maintenance of the Poor were presented and ordered paid by the County Commissioners as per Allowance Record.

Chief Clerk, Leon G. Abele presented to the Board, a resolution requesting the transfer of 100 pounds of yarn from the KERC to Emergency Relief Set-up. Moved by Earl T. Black and seconded by Chris Schaaek that the request be granted. On vote it was so ordered all Commissioners voting "aye".

The County Clerk brought to the attention of the Board a request from the Bell Memorial Hospital at Rosedale, that a number of old bills, some dated back

*Open Ditch
Block 11 East
Lawrence*

Yarn Transfer