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OOD CO., INC. REORDER No. 12618 B-6-7

The Board reviewed an agreement between the Board of Commissioners of Douglas County, Kansas and Frank L. and Ethel D. Unfred which indicates that it is necessary for Douglas County to stockpile CM-7 chips for the purpose of providing maintenance for County Roads 438 and 1041 in the northwest portion of Douglas County. By this document it is agreed by the Board of Commissioners to pay a lump sum of \$100 for the right to stone approximately 2600 tons of CM-7 upon the real estate owned by the Unfreds during the period of the 1978 maintenance season. The agreement is to remain in effect from the time the crushed stone is placed upon the land until the stone is removed from the premises, or the completion of the maintenance work on the two defined county roads, unless this agreement is extended in writing by the parties hereto. After review of this agreement it was moved by Mr. Neis that it be approved and a copy of this agreement placed in the commission files, seconded by Mrs. Bradley, and carried unanimously.

No further business, the Board adjourned to meet on Thursday, April 27, 1978. On Wednesday, April 26, 1978, the Board will be attending a meeting in Topeka with federal and state highway officials and others relative to Clinton Park-

ATTEST:

D. E. Mathia

County Clerk

Peter A. Whitenight

April 27, 1978

The Board of County Commissioners of Douglas County met in regular adjourned session with all members of the Board present.

Approved the minutes of the meeting of April 24, 1978.

Comm. Order! #1773

The Board approved Commissioners Cancellation Order No. 1773. Order is on file in the office of the County Clerk.

Comm. Order! #12-53-54

The Board approved Commissioners Cancellation Order No. 42, 53, and 54 to the Sheriff, Clerk of District Court, and Treasurer.

Personnel! Term. Mr. Delma Hildebiano Appraiser Don Gordon notified the Board that Mrs. Delmar Hildebrand terminated 14 April 1978.

Application to SRS

LeRoy McDermott, Coordinator of the Douglas County Drug Abuse Council, appeared before the Board to recommend that the Board approve an application to SRS for a grant titled "Douglas County Model Community Prevention System", which is designed to provide education and training to the citizens of our county in terms of prevention of substance abuse. The total amount of the grant application is \$41,206.40 with applicant's contribution to be \$9,767 of which \$4,200 will be a cash contribution and \$5,567 an in kind contribution assuming that the grant application is subsequently approved. The SRS contribution for the first year of the grant is to be \$31,439. After review of this grant proposal it was moved by Mrs. Bradley that it be forwarded to SRS for their review, seconded by Mr. Neis, and carried unanimously.

No further business, the Board adjourned to meet on Monday, May 1, 1978.

ATTEST:

Q & noThis

D. E. Mathia

County Clerk

Peter A. Whitenight

Chairman

May 1, 1978

The Board of County Commissioners of Douglas County met in regular adjourned session with all members of the Board present.

Approved the minutes of the meeting of April 27, 1978.

The Board approved Commissioners Cancellation Order No. 55, 56, and 57 to the Sheriff, Clerk of District Court, and Treasurer.

Sheriff Rex Johnson appeared before the Board to request that one of his employees, Kim Neis, be placed on a leave-of-absence without pay, due to an injury received while off duty, effective 1 May 1978. After discussion it was moved by Mrs. Bradley that this request be approved, seconded by Mr. Whitenight, and carried. Mr. Neis abstained.

The Board reviewed an agreement between the County of Douglas and Robert D. The Board reviewed an agreement between the County of Douglas and Robert D.

Agreement of Kroeker, a private attorney. By this agreement Mr. Kroeker agrees to perform all services generally performed by a juvenile prosecutor in the performance of his duties. For this work the County agrees to pay Mr. Kroeker at the functile Provenile rate of \$7500 per year during the term of this contract in equal installments, the first payment of which is to be made for the month of March 1978. The agreement indicates that the parties intend that an independent agreement of relationship will be herein created. Mr. Kroeker is not to be considered an employee of the County. It is understood that the County does not intend to use Mr. Krocker exclusively and is free to contract for similar services to be performed for others while he is under contract with County. The agree-