2018 Kansas Statutes

12-1666. Same; no-fund warrants; authorization for issuance; interest; conditions; form; issuance and sale; redemption; notice. The governing body of a public agency shall authorize each issue of no-fund warrants by resolution which states the amount to be covered by the warrants, the denomination of each warrant and rate of interest. No-fund warrants shall bear interest at a rate not exceeding the maximum rate of interest prescribed by K.S.A. 10-1009, and amendments thereto, mature when the federal aid is available, the total amount not to exceed in the aggregate the amount of money to be received as federal aid as shown by the commitment of the federal agency, shall be payable to the order of a payee, be payable at the office of the treasurer of the public agency, identify the commitment for federal aid and state that the no-fund warrant is payable therefrom and that, if the federal aid fails, payment will be made from tax funds available for the local program, and if none, a refunding no-fund warrant will be issued payable by not more than four annual tax levies for the purpose, or in the case of revenue producing facilities, from revenue of the facility. Such no-fund warrants shall be in substantially the following form:

(NAME OF PUBLIC AGENCY)No-fund Warrant Anticipating Federal Aid Local Program Relating to

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٧o	, 19	To the	Treasurer,	, Kansas	
]	Pay to the order of	_, the sum of	dollars (\$) upon receipt of county	, city or federal funds for
	, with interest thereon at the	rate of _ percent (%) per annum from	m the date hereof until paid	but for not longer than 30
lays	s after notice of call for redemption	is published in	·		
-	This warrant is one of a series issu	ued under authority	of K.S.A. 12-1662 et	t seq., and amendments the	reto, and authorized by and
ssue	ed under resolution, dated	, in anticipation	on of federal aid ac	cording to (identify docume	ents committing the federa
igen	ncy to aid for the program).				
]	If for any reason the anticipated f	ederal aid or any pai	rt thereof fails, this	warrant shall be paid from	current tax funds available
or th	the project, but if no tax funds are a	ıvailable, a refunding	no-fund warrant w	ll be issued, the principal ar	nd interest of which shall be
oaid :	d by a tax levied for the purpose.				
	If the no-fund warrant is for a reve				nticipated federal aid or any
oart 1	t thereof fails, this warrant and the	interest thereon shal	l be paid from rever	nue of the facility.	
		Officer of public agen	icy having authority	to sign warrants)	
Attes	est:				
	(Clerk or Secretary)				
Seal	al if public agency has seal)				
Coun	intersigned and recorded:				
					(Treasurer
]	No-fund warrants issued her	eunder may be is	sued to individua	al claimants for services	rendered or materials
iim	niched or may be cold at not le	oce than par and a	corned interest	st private cale, he made	navable to the order of

No-fund warrants issued hereunder may be issued to individual claimants for services rendered or materials furnished or may be sold at not less than par and accrued interest at private sale, be made payable to the order of the purchaser and the proceeds placed in the fund from which the local program is being financed. Such no-fund warrants and any refunding no-fund warrants shall be registered by the clerk or secretary and by the treasurer of the public agency. Interest shall be payable when due out of appropriate current funds or the general fund or bond or usual temporary note proceeds of the public agency and interest shall be included as a part of the public agency's share of the cost of the local program. When money is available to pay such warrants, the treasurer of the public agency shall publish in the official newspaper of the city, and of other public agencies in the official county newspaper, a call for redemption describing the warrants called and stating that money is available and that interest will cease 30 days after the publication of the call. The treasurer also shall notify by mail the payee of each warrant or the later owner if the treasurer has been notified of change of ownership and the name of the new owner.

History: L. 1967, ch. 422, § 5; L. 1970, ch. 64, § 14; L. 1978, ch. 64, § 4; L. 1980, ch. 67, § 4; L. 1983, ch. 49, § 49; May 12.