SESSION OF 2004

SUPPLEMENTAL NOTE ON HOUSE BILL NO. 2539

As Amended by Senate Committee of the Whole

Brief*

HB 2539 as amended would allow Kansas Development Finance Authority to issue bonds for research facilities, mortgage revenue or private activity bonds for housing, and for county hospitals. The following will explain the authorization for each type of issuance:

Issuance of Bonds for Research Facilities

HB 2539 would authorize the Kansas Development Finance Authority to issue bonds for profit or not-for-profit, agricultural business enterprise, industrial enterprise, or any other commercial enterprise, educational institution, or health care institution for research facilities. In addition, the Authority would be required to publish notices pursuant to the Tax Equity and Fiscal Responsibility Act of 1982 on their website, in addition to the Kansas Register.

Issuance of Mortgage Revenue or Private Activity Bonds for Housing

The bill would allow the Kansas Development Finance Authority (KDFA) to operate a first-time homebuyers program through the authority to issue mortgage revenue or private activity bonds for low and moderate income families.

The bill would amend the current statutory definition of housing development to include housing for families of moderate as well as low income and also would add several definitions related to housing in the KDFA Act.

The bill would remove a statement in current law that the KDFA Act shall not be construed to give the KDFA the authority to make loans

^{*}Supplemental notes are prepared by the Legislative Research Department and do not express legislative intent. The supplemental note and fiscal note for this bill may be accessed on the Internet at http://www.kslegislature.org

directly to individuals to finance housing developments. In its place, the bill would state that nothing in this act should be construed to authorize the authority to make loans directly to individuals to finance housing developments or home mortgage loans except that the authority is authorized to contract with lending institutions to originate, on behalf of or in the name of the authority, home mortgage loans secured by a junior lien made only to pay all or a portion of a mortgagor's required down payment or closing costs in connection with the acquisition of a home.

The bill would allow the KDFA to participate in and administer any state or federal tax credit programs. The bill also would expand the powers of the KDFA to include the following powers relative to home mortgage loans:

- Acquire home mortgage loans owned by lending institutions at such prices, terms, and conditions determined by the KDFA or its agent.
- Make and execute contracts with lending institutions for the
 origination and servicing of home mortgage loans on behalf of the
 authority and to pay the reasonable value of services rendered
 relative to the contracts. However, a lending institution would have
 the option to retain servicing on conventional home mortgage loans
 originated by such lending institution.
- Prohibits an out-of-state master servicer who does not originate a
 minimum of 50 home mortgage loans for the authority each year.
 In addition, master servicer contracts are limited to three years and
 a new bidding process is required every three years.
- Establish standards and requirements applicable to the purchase
 of home mortgage loans or the origination of home mortgage loans
 as may be necessary. The standards and requirements must be
 consistent with standards and requirements with which nongovernmental entities engaged in the purchase of home mortgage
 loans or the origination of home mortgage loans must comply.
- Authorize the sale or other disposition of any home mortgage loan, in whole or in part, at prices, terms, and times deemed necessary.
- · Pledge any revenues and receipts to be received from or in

connection with any home mortgage loans to the punctual payment of mortgage revenue bonds, interest, and redemption premiums.

 Pledge or grant security interests in any home mortgage loans, notes, revenues, or other property in favor of the holder or holders of mortgage revenue bonds.

The bill would specifically authorize the KDFA to issue bonds for the purpose of financing, acquiring, or originating home mortgage loans (i.e., mortgage revenue bonds). However, the bill would state that any moneys derived from the issuance of mortgage revenue bonds and not used directly to finance, acquire, or originate home mortgage loans would be required to be used to support programs or activities related to low or moderate income housing. In addition, the authority is required to publish in the *Kansas Register* notification of issuing bonds.

The bill would require the Secretary of Commerce to create an objective scoring matrix for the allocation of housing tax credits. This matrix would be established through the Joint Committee on Administrative Rules and Regulations.

Under the bill, the KDFA would not have to follow the same notice requirements for mortgage revenue bonds as for other private activity bonds issuances.

The bill would allow the KDFA to issue bonds to refund mortgage revenue bonds previously issued by a local government.

The bill would provide a rural set aside which would ensure that for at least 90 days after the issuance of mortgage revenue bonds, the KDFA would be required to reserve a minimum of 20 percent of the amount of the bond proceeds available to finance home mortgage loans for use in financing home mortgage loans in those areas of the state which are not included in any metropolitan statistical area.

Under the bill, the provisions of the Kansas Governmental Operations Accountability Law (KGOAL) would apply to the KDFA. The bill would require that the KDFA be subject to a KGOAL audit during the 2004 Legislative Session or during a Legislative Session designated by the Committee on Legislative Post Audit.

The bill would expand the KDFA board of directors from five to seven members, two of which would be individuals with housing expertise as determined by the Governor.

Issuance of Bonds for County Hospitals

Also, the bill would authorize the Kansas Development Finance Authority to issue bonds for county hospitals which may be financed with general obligation bonds. Current law does not provide for this issuance.

Background

The Senate Committee of the Whole amended House Substitute for SB 222 and part of HB 2289 into HB 2539. The following is a description of the history of each of these bills prior to this Committee of the Whole action.

HB2539

HB 2539 in its original form had no conferees. The fiscal note indicates that any principal and interest paid on research facility bonds would depend on the amount of the bonds issued and the maturity of the bonds. Repayment of the bonds would be made by the responsible institutions.

The Senate Committee amended the bill to require the Authority to publish notices pursuant to the Tax Equity and Fiscal Responsibility Act on their website, in addition to the Kansas Register as was previously required.

House Substitute for SB 222

The Senate Committee of the Whole amended the House Substitute for SB 222 into HB 2539. In the original SB 222, the Senate Committee made several amendments to the bill designed to ensure that the KDFA would not make direct mortgage loans to families in competition with commercial lenders. The Committee also amended

the bill to add two members with housing expertise to the KDFA board of directors.

The Senate Committee of the Whole amended the bill to place the KDFA under the provisions of the Kansas Governmental Operations Accountability Law (KGOAL) and require a KGOAL audit of the KDFA during the 2004 Legislative Session. The Senate Committee of the Whole also added the requirement that the Secretary of Commerce and Housing create an objective scoring matrix for the allocation of housing tax credits to be established through the Joint Committee on Administrative Rules and Regulations.

The House Committee amended the bill to conform to legislation passed during the 2003 Session. In addition, the Committee added the requirements for a master servicer and length of the master servicer contracts; requirement that standards be consistent with standards for non-governmental entities engaged in mortgage activities; requirement for publishing in the *Kansas Register*; and clarifying language that the authority cannot make direct loans to individuals to finance housing.

The Division of the Budget reports that SB 222, as introduced, would not result in a fiscal impact to the state. The fiscal note states that fees generated by the transaction would pay for KDFA expenses associated with the bill and that current KDFA staff would be able to manage the contemplated bond transactions.

HB 2289

HB 2289 was requested by the Kansas Development Finance Authority at the suggestion of the Sisters of Charity of Leavenworth Health Services Corporation. The President of KDFA appeared before the Committee in favor of the bill. There were no opponents to the bill testifying before the Committee.

The fiscal note prepared by the Division of the Budget indicates no fiscal impact to the state.

The House Committee amended the bill to authorize the Kansas Development Finance Authority to issue bonds for county hospitals which may be financed with general obligation bonds.