The 1978 Legislature enacted Senate Bill 648, amending K.S.A. 82a-638 to add the following language:

"There is hereby created a state program of grants to rural water districts, the purpose of which is to assist in the provision of a water supply to individuals living in sparsely populated rural areas of the state and to small municipalities."

You advise that the "village" of Grantville, Kansas, recently applied for and was denied a grant under this act by the Division of Water Resources. Two of the reasons for denial, you advise, were that Grantville is not considered a municipality because it is not incorporated, and in addition, that the purpose of the legislation was to provide funds for construction necessary to bring water to a rural area or municipality rather than to finance the construction of a internal system such as would be the case in Grantville.
The 1978 amendment quoted above did not alter the existing language in the section, which provides in pertinent part thus:

"The board of directors of any rural water district operating under K.S.A. 82a-612 et seq. may apply to the division of water resources of the state board of agriculture for a state grant in an amount equal to but not exceeding the amount of any grant such rural water district would be authorized to receive from any federal agency as provided in K.S.A. 82a-619. After a review of the rural water district's application and a determination that the applicant is qualified for the state grant, the chief engineer of said division . . . may approve the state grant application."

Thus, only organized rural water districts are authorized grantees under this section. An unincorporated town or village is not an eligible grantee, nor, for that matter, is an incorporated municipality.

If you have further questions concerning this matter, please feel free to contact us.

Yours truly,

CURT T. SCHNEIDER
Attorney General

CTS:JRM:kj